



AN BILLE UM SHÁBHÁILTEACHT MHUIRÍ 2004
MARITIME SAFETY BILL 2004

*Mar a leasaíodh sa Roghchoiste um Chumarsáid, Muir agus
Acmhainní Nádúrtha*

*As amended in the Select Committee on Communications, Marine
and Natural Resources*

ARRANGEMENT OF SECTIONS

PART 1

PRELIMINARY AND GENERAL

Section

1. Short title, collective citation and commencement.
2. Interpretation.
3. Repeals.
4. Expenses.

PART 2

PERSONAL WATERCRAFT AND RECREATIONAL CRAFT

5. Definitions (*Part 2*).
6. Bye-laws relating to regulation and control of craft.
7. Procedure for making bye-laws and publication.
8. Requirement to cease operating craft or to remove it from waters in certain circumstances.
9. Seizure of craft in interests of safety, etc.
10. Operating craft without reasonable consideration.
11. Power to stop, board and inspect craft, etc.
12. Obstruction.
13. Power of arrest.
14. Forfeiture.

[No. 30c of 2004]

Section

15. Prohibition from operating craft.
16. Fixed payment notice.
17. Authorised persons.
18. Exemptions from bye-laws under *section 6*.
19. Prosecution of offences, recovery of costs and payment of fines.

PART 3

PROHIBITIONS RELATING TO VESSELS — CODES OF PRACTICE FOR THE SAFE OPERATION OF VESSELS, ETC.

20. Prohibition on sailing unseaworthy vessels.
21. Seizure of unseaworthy vessels.
22. Weighing of goods vehicles before loading onto ships.
23. Careless navigation or operation of vessels.
24. Dangerous navigation or operation of vessels.
25. Exclusion.
26. Defence.
27. Conduct endangering vessels, structures or individuals.
28. Prohibition on operating vessels while under influence of alcohol or drugs.
29. Drunkenness, etc., of passengers or members of crew.
30. Control of consumption of alcohol or drugs on board vessel.
31. Prohibition on disruptive behaviour on vessels.
32. Prohibition on endangering vessels or persons on board.
33. Directions to passengers on board passenger boats and ships.
34. Nautical publications.
35. Codes of practice for vessels.
36. Use of codes of practice in criminal proceedings.
37. Authorised persons.
38. Power to stop, board and inspect vessels, etc.
39. Power of arrest.
40. Suspension or cancellation of certificate of competency of master, etc., of ship in certain circumstances.

Section

41. Prosecution of summary offences.
42. Recovery of costs of Minister.
43. Non-application of *Part 3* to warships, etc.
44. Definitions (*Part 3*).

PART 4

SAFETY REGULATIONS — PASSENGER BOATS, FISHING VESSELS AND
PLEASURE CRAFT

45. Safety regulations — passenger boats, fishing vessels and pleasure craft.
46. Miscellaneous amendments to Act of 1992.

PART 5

AMENDMENT OF CERTAIN ENACTMENTS

47. Amendment of Harbours Act 1946.
 48. Amendment of Fishery Harbour Centres Act 1968.
 49. Amendment of Canals Act 1986.
 50. Amendment of Shannon Navigation Act 1990.
 51. Amendment of Harbours Act 1996.
-

ACTS REFERRED TO

Canals Act 1986	1986, No. 3
Fisheries Act 1980	1980, No. 1
Fishery Harbour Centres Act 1968	1968, No. 18
Fishery Harbour Centres Acts 1968 to 1998	
Harbours Act 1946	1946, No. 9
Harbours Act 1996	1996, No. 11
Harbours Acts 1946 to 1976	
Harbours Acts 1996 and 2000	
Local Government Act 2001	2001, No. 37
Maritime Jurisdiction Act 1959	1959, No. 22
Maritime Jurisdiction (Amendment) Act 1988	1988, No. 9
Mercantile Marine Act 1955	1955, No. 29
Merchant Shipping (Certification of Seamen) Act 1979	1979, No. 37
Merchant Shipping (Investigation of Marine Casualties) Act 2000	2000, No. 14
Merchant Shipping (Miscellaneous Provisions) Act 1998	1998, No. 20
Merchant Shipping Act 1894	57 & 58 Vict., c. 60
Merchant Shipping Act 1992	1992, No. 2
Merchant Shipping Acts 1894 to 2000	
National Monuments Acts 1930 to 2004	
Shannon Navigation Act 1990	1990, No. 20
Wildlife (Amendment) Act 2000	2000, No. 38
Wildlife Act 1976	1976, No. 39



AN BILL UM SHÁBHÁILTEACHT MHUIRÍ 2004
MARITIME SAFETY BILL 2004

BILL

entitled

- 5 AN ACT TO PROVIDE FOR THE REGULATION AND CON-
TROL OF CERTAIN FAST POWERED WATERCRAFT
AND CODES OF PRACTICE FOR VESSELS, TO PRO-
HIBIT CERTAIN ACTS ON OR WITH VESSELS, TO
AMEND THE HARBOURS ACT 1946, THE FISHERY
10 HARBOUR CENTRES ACT 1968, THE CANALS ACT 1986,
THE SHANNON NAVIGATION ACT 1990, THE MER-
CHANT SHIPPING ACT 1992 AND THE HARBOURS ACT
1996 AND TO PROVIDE FOR RELATED MATTERS.

BE IT ENACTED BY THE OIREACHTAS AS FOLLOWS:

15

PART 1

PRELIMINARY AND GENERAL

- 1.—(1) This Act may be cited as the Maritime Safety Act 2005.
(2) The Act of 1992, the Act of 2000 and *Parts 2, 3 and 4* may be cited together as the Maritime Safety Acts 1992 to 2005.
Short title,
collective citation
and
commencement.
- 20 (3) The Merchant Shipping Acts 1894 to 2000 and this Act (other than *Part 5*) may be cited together as the Merchant Shipping Acts 1894 to 2005.
(4) The Harbours Acts 1946 to 1976 and *section 47* may be cited together as the Harbours Acts 1946 to 2005.
25 (5) The Fishery Harbour Centres Acts 1968 to 1998 and *section 48* may be cited together as the Fishery Harbour Centres Acts 1968 to 2005.
(6) The Canals Act 1986 and *section 49* may be cited together as the Canals Acts 1986 and 2005.
30 (7) The Shannon Navigation Act 1990 and *section 50* may be cited together as the Shannon Navigation Acts 1990 and 2005.

(8) The Harbours Acts 1996 and 2000 and *section 51* may be cited together as the Harbours Acts 1996 to 2005.

(9) This Act comes into operation one month after the day of its passing.

Interpretation.

2.—(1) In this Act—

5

“Act of 1992” means Merchant Shipping Act 1992;

“Act of 2000” means Merchant Shipping (Investigation of Marine Casualties) Act 2000;

“Irish waters” includes the territorial seas, the waters on the landward side of the territorial seas, and the estuaries, rivers, lakes and other inland waters (whether or not artificially created or modified) of the State; 10

“inland waters of the State” and “territorial seas of the State” have the meanings assigned to them in the Maritime Jurisdiction Act 1959 (as amended by the Maritime Jurisdiction (Amendment) Act 1988); 15

“Minister” means Minister for Communications, Marine and Natural Resources.

(2) In this Act—

(a) a reference to a section or Part is a reference to a section or Part of this Act, unless it is indicated that reference to 20 some other enactment is intended,

(b) a reference to a subsection, paragraph or subparagraph is a reference to the subsection, paragraph or subparagraph of the provision in which the reference occurs, unless it is indicated that reference to some other provision is 25 intended, and

(c) a reference to any enactment is, unless the context otherwise requires, to be read as a reference to that enactment as amended or extended by or under any subsequent enactment including this Act. 30

Repeals.

3.—Sections 33 to 37 (inserted by section 44(11) of the Act of 2000) of the Act of 1992 are repealed.

Expenses.

4.—The expenses incurred by the Minister and the Minister for the Environment, Heritage and Local Government in the administration of this Act shall, to such extent as may be sanctioned by the 35 Minister for Finance, be paid out of moneys provided by the Oireachtas.

PART 2

PERSONAL WATERCRAFT AND RECREATIONAL CRAFT

Definitions (*Part 2*).

5.—In this Part, unless the context otherwise requires—

40

“Act of 1968” means Fishery Harbour Centres Act 1968;

“Act of 1976” means Wildlife Act 1976;

“Act of 1996” means Harbours Act 1996;

“authorised person” means a person or class of persons appointed under *section 17* as an authorised person or authorised persons for the purposes of this Part;

“authority” means a local authority, a harbour authority or Waterways Ireland, as the case may require;

“craft” means personal watercraft or recreational craft when operated by a mechanical means of propulsion;

10 “fishery harbour centre” has the meaning assigned to it by the Act of 1968;

“functions” includes powers and duties;

“functional area” in the case of a local authority, includes—

15 (a) inland waters, the foreshore and coastal waters adjoining its functional area, and

(b) inland waters, the foreshore and coastal waters adjoining its functional area which adjoin the functional area of another local authority, with the agreement of that other local authority,

20 but excluding waters under the control or management of a harbour authority or Waterways Ireland;

“harbour authority” means—

(a) in the case of a harbour to which the Act of 1996 applies, a harbour company,

25 (b) in the case of a harbour to which the Harbours Acts 1946 to 1976 apply, the harbour authority concerned,

(c) in the case of a fishery harbour centre to which the Act of 1968 applies or any other harbour under the control or management of the Minister, the Minister,

30 (d) in the case of a harbour under the control or management of a local authority, the local authority concerned,

(e) in the case of a harbour under the control or management of Iarnród Éireann-Irish Rail, that company;

“harbour company” means a company referred to in section 7 of the Act of 1996;

“local authority” means—

(a) in the case of an administrative county, the council of the county, and

(b) in the case of a city, the council of the city;

40 “National Monuments Acts” means National Monuments Acts 1930 to 2004;

“natural heritage area” means—

- (a) a European site (within the meaning of Regulation 2 (inserted by section 75(a) of the Wildlife Act 2000) of the European Communities (Natural Habitats) Regulations 1997 (S.I. No. 94 of 1997)),
- (b) an area proposed as a natural heritage area and the subject of a notice under section 16(2) of the Wildlife Act 2000, 5
- (c) an area designated as a natural heritage area by a natural heritage order under section 18 of the Wildlife Act 2000,
- (d) land established by order under section 15 (as amended by section 26 of the Wildlife Act 2000) of the Act of 1976, 10
- (e) land recognised by order under section 16 (as amended by section 27 of the Wildlife Act 2000) of the Wildlife Act 1976, or
- (f) land designated as a refuge for flora or fauna or both by order under section 17 (as amended by section 28 of the Wildlife Act 2000) of the Act of 1976; 15

“personal watercraft” means a craft (other than a recreational craft) of less than 4 metres in length which uses an internal combustion engine having a water jet pump as its primary source of propulsion, and which is designed to be operated by a person or persons sitting, standing or kneeling on, rather than within the confines of, a hull; 20

“prescribed” means prescribed by regulations made by the Minister;

“recreational craft” means a craft of not more than 24 metres in length (measured in accordance with the ISO standard EN ISO 8666:2002 — Small craft — Principal data) intended for sports and leisure purposes; 25

“reserved function” is to be read in accordance with section 131 of the Local Government Act 2001;

“Wildlife Act 2000” means Wildlife (Amendment) Act 2000.

Bye-laws relating to regulation and control of craft.

6.—(1) Bye-laws may be made regulating or controlling the operation of craft or craft of a specified class by— 30

- (a) a local authority, in waters in its functional area, other than waters referred to in *paragraph (b)* (except where the harbour authority concerned agrees) or *paragraph (c)*, 35
- (b) a harbour authority, in or on waters under its control or management, or
- (c) Waterways Ireland, in or on waters under its control or management,

in respect of any or all of the following matters— 40

- (i) the prohibition or restriction in the waters or such part of the waters specified in the bye-laws of the operation generally or for any particular purpose of craft or specified classes of craft in such places or at such times (if any) or for such periods (if any) as specified in the bye-laws— 45

5 (I) in the interests of the safety of persons using the waters generally or at certain times,

(II) to prevent nuisance to or injury to persons or damage to watercraft or other property on the waters, or

5 (III) subject to subsection (7), to protect—

(A) a natural heritage area, or

(B) a monument or wreck protected under the National Monuments Acts,

10 (ii) matters relating to launching, mooring or berthing craft,

10 (iii) conditions to be observed by operators of craft with regard to the waters or the adjacent area in which craft are used or launched, or

15 (iv) maximum speed limits at which craft may be operated.

(2) A person who operates a craft in waters prohibited by a bye-law made under subsection (1)(i) is guilty of an offence and is liable on summary conviction to a fine not exceeding—

(a) €1,000, in the case of a first offence, or

(b) €2,000, in the case of a second or subsequent offence.

(3) A person who fails to comply with bye-laws made under subsection (1)(ii), (iii) or (iv) is guilty of an offence and is liable on summary conviction to a fine not exceeding €1,000.

(4) A person who allows himself or herself to be carried on or towed by a craft in waters in which it is prohibited by bye-laws under subsection (1)(i) to operate such craft is guilty of an offence and is liable on summary conviction to a fine not exceeding €1,000.

(5) An authority which prohibits the operation of craft under subsection (1)(i) shall erect and maintain notices giving details of the prohibition in conspicuous places on or near the waters concerned.

(6) The making of bye-laws under this section by a local authority is a reserved function.

(7) An authority shall consult with the Minister for the Environment, Heritage and Local Government before making bye-laws regulating or controlling the operation of craft in or adjacent to—

(a) a natural heritage area, or

35 (b) a monument or wreck protected under the National Monuments Acts.

7.—(1) Not less than one month before making bye-laws an authority shall publish a notice in one or more newspapers published in the State and circulating in the area to which the proposed bye-laws relate—

Procedure for making bye-laws and publication.

(a) indicating that it is proposed to make such bye-laws and stating the purpose of the bye-laws,

- (b) indicating the times at which and the period (which shall be not less than one month) during which a copy of the draft bye-laws will be available for public inspection, free of charge, at such place as is specified in the notice,

(c) stating that a copy of the draft will be given to any person applying therefor on payment of such specified sum, if any, as the authority may have fixed, and

(d) stating that the authority will consider any submissions in relation to the draft which are submitted to the authority in writing by any person before such date as may be specified, not being less than 7 days after the end of the period for inspection of the draft.

(2) An authority shall, during the stated period referred to in subsection (1)(b), being not less than one month, keep a copy of the draft bye-laws open for public inspection, free of charge, during ordinary office hours at the place specified in the notice in that behalf and shall provide a copy of the draft to any person applying therefor on payment of such reasonable sum, if any, being a sum (not exceeding the reasonable cost of making the copy) as may be fixed by the authority.

(3) An authority shall consider any submissions made to it under subsection (1) and not withdrawn and may then make the bye-laws either in accordance with the draft or subject to such changes as the authority may, at its discretion, determine.

(4) Bye-laws shall come into operation on such day as may be specified therein or, if no such day is so specified, on the thirtieth day after the day on which the bye-laws are made.

(5) An authority shall, whenever required so to do by any court produce to the court a true copy of any bye-laws made by it and verify the copy to the court by having endorsed on it a certificate signed by an officer of the authority, whose official position it shall not be necessary to prove, by which the bye-laws were made and the court shall receive the copy in evidence and thereupon the copy shall, unless the contrary is shown, be sufficient evidence of the bye-laws.

(6) Bye-laws shall, as soon as may be after they have been made, be published by the authority which made them in the *Iris Oifigiúil* and notice of their making and of the place where copies of the bye-laws may be purchased or inspected shall be published by the authority in one or more newspapers circulating in the area to which the bye-laws relate.

(7) A notice referred to in subsection (6) shall include—

- (a) a statement of the general purposes for which the bye-laws were made,
 - (b) the date on which they come into force,
 - (c) a statement that a copy of the bye-laws may be inspected, free of charge, during ordinary office hours, at the principal offices of the authority, and 45
 - (d) a statement that a copy of the bye-laws will be given to any person applying therefor on payment of a specified fee, not exceeding the reasonable cost of making such 50 copy.

5 (8) An authority shall keep a copy of any bye-laws made by it open for public inspection, free of charge, during ordinary office hours, at the principal offices of the authority, and shall give a copy of the bye-laws to any person applying therefor on payment of such reasonable sum, if any, being a sum (not exceeding the reasonable cost of making the copy) as may be fixed by the authority.

(9) Failure to publish notice of the making of or to make available a copy of bye-laws does not invalidate the bye-laws.

10 (10) (a) An authority shall maintain a register of bye-laws made by it.

(b) The register shall be available for public inspection at the principal offices of the authority during normal office hours.

15 (11) In this section “bye-laws” means bye-laws made under section 6.

8.—(1) Where an authorised person or a member of the Garda Síochána has reasonable grounds for believing that a person is operating a craft—

Requirement to cease operating craft or to remove it from waters in certain circumstances.

(a) on waters where it is prohibited by law to use a craft,

20 (b) in contravention of bye-laws made under section 6 or of section 10, 23 or 24, or

(c) in or on waters in circumstances (whether or not such bye-laws are contravened) which the authorised person or member considers that the craft poses—

25 (i) a risk or danger to persons, or property or a serious nuisance to persons, in, on or adjacent to the waters, or

(ii) a risk of damage to or interference with a natural heritage area or a monument or wreck protected under the National Monuments Acts,

30 he or she may require the person to—

(I) cease operating the craft, or

35 (II) remove or cause to be removed or allow an authorised person or a member of the Garda Síochána to remove the craft from the waters concerned.

(2) A person who, without reasonable excuse, fails to comply with a requirement under subsection (1) is guilty of an offence and is liable on summary conviction to a fine not exceeding €2,000.

40 9.—(1) Where an authorised person or a member of the Garda Síochána has reasonable grounds for believing that a person is committing or has committed an offence under section 6, 8, 10, 23 or 24, he or she may—

Seizure of craft in interests of safety, etc.

(a) where he or she reasonably considers it is in the interests of public safety, or

(b) to prevent—

- (i) a danger to persons or property or nuisance to persons, or
- (ii) damage to or interference with a natural heritage area or a monument or wreck protected under the National Monuments Acts,

5

seize (using reasonable force, if necessary) and detain the craft to which the alleged offence relates until such time, in the interests of safety of persons or property in or on the waters concerned or to stop any nuisance to persons in or on the waters or to prevent damage to or interference with a natural heritage area or a monument or wreck protected under the National Monuments Acts, as the authorised person or member considers reasonable.

10

(2) Where a craft has been detained under *subsection (1)*, a reasonable charge may be made for the craft to be released to cover any reasonable expenses involved in the seizure or detention.

15

Operating craft without reasonable consideration.

10.—(1) A person shall not operate a craft in Irish waters—

- (a) without reasonable consideration for other persons using or adjacent to those waters, or
- (b) at a speed which is unreasonable in the circumstances or place, such as in the confines of a harbour or close to persons in or on the waters.

20

(2) A person who contravenes *subsection (1)* is guilty of an offence and is liable on summary conviction to a fine not exceeding €1,000.

25

Power to stop, board and inspect craft, etc.

11.—(1) An authorised person or a member of the Garda Síochána for the purpose of enforcing this Part may stop, board and inspect a craft in, on or adjacent to Irish waters.

25

(2) An authorised person or a member of the Garda Síochána may request of a person stopped under *subsection (1)* or whom the authorised person or member suspects is committing or has committed an offence under this Part to give his or her name and address.

30

(3) A person who—

- (a) without reasonable excuse, fails to stop a craft when required under *subsection (1)* or allow its inspection, or
- (b) refuses to give his or her name or address when requested under *subsection (2)* or gives a name or address which is false or misleading,

35

is guilty of an offence and is liable on summary conviction to a fine not exceeding—

40

- (i) €1,000, in the case of a first offence, and
- (ii) €2,000, or imprisonment for a term not exceeding one month or both, in the case of a second or subsequent offence.

12.—A person who obstructs or impedes an authorised person or a member of the Garda Síochána in the exercise of his or her functions under this Part is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 3 months or both. Obstruction.

5

13.—(1) A member of the Garda Síochána who reasonably suspects that a person is committing or has committed an offence under this Part or *section 23* or *24* involving the careless or dangerous navigation or operation of a craft may arrest without warrant the person. Power of arrest.

10 (2) (a) Subject to *paragraph (b)*, an authorised person who reasonably suspects that a person has committed or is committing an offence under this Part or *section 23* or *24* involving the careless or dangerous navigation or operation of a craft may—

15 (i) within the functional area of the authority which appointed him or her, or
 (ii) in the functional area of another authority, with the agreement of that other authority,

arrest without warrant the person.

20 (b) An authorised person is not entitled to exercise the power referred to in *paragraph (a)* unless he or she has received (whether before or after the commencement of this Act) training and instruction which, in the opinion of the authority concerned, after consultation with the Garda Síochána, is such as will provide guidance to him or her in the exercise of that power.

25 (c) An authority shall endorse on the warrant it furnishes to an authorised person appointed by it a statement to the effect that the person has received the training and instruction referred to in *paragraph (b)*.

30 (d) Where an authorised person arrests a person under *paragraph (a)* he or she shall, as soon as practicable, deliver the person into the custody of a member of the Garda Síochána to be dealt with according to law.

35 (e) The arrest of a person under *paragraph (a)* does not prejudice the re-arrest under statute or otherwise of that person by a member of the Garda Síochána.

14.—(1) Where the owner of, or of a share in, a craft, or a person permitted by the owner to operate the craft, is convicted on indictment of an offence under *section 24* involving the dangerous navigation or operation of the craft, the court concerned may, in addition to any penalty that it may impose under that section, order the craft with its equipment, fittings and furnishings, or the appropriate share of it, to be forfeited to the authority within whose functional area the offence was committed and may make such other order as it considers necessary or expedient for the purpose of giving effect to the forfeiture.

40 (2) Whenever an order is made under *subsection (1)*, an authorised person or a member of the Garda Síochána may, for the purpose 45 of giving effect to it—

50

Fixed payment notice.

- (a) seize and detain the craft,
- (b) do such other things as are authorised by the order or are necessary.

(3) In this section “owner”, in relation to a craft, includes a person in possession of the craft under a hire-purchase agreement or a letting agreement. 5

Prohibition from operating craft.

15.—(1) A person who is convicted of—

- (a) within a period of 2 consecutive years, a second or subsequent offence under this Part or an offence under *section 23* involving the careless navigation or operation of a craft, or 10
- (b) an offence under *section 24* involving the dangerous navigation or operation of a craft,

in addition to the penalty imposed by the court under the relevant provision is prohibited from operating a craft in Irish waters— 15

- (i) in the case of an offence referred to in *paragraph (a)*, for not more than 2 years, or
- (ii) in the case of an offence referred to in *paragraph (b)*, for such period as the court sees fit.

(2) A person who has been prohibited under *subsection (1)* for a period exceeding 6 months may, at any time and from time to time after the expiration of 3 months from the beginning of the period of the prohibition and before the expiration of that period, apply to the court which made the order, for the removal of the prohibition, and that court, if it considers (having regard to all such matters which appear to it to be relevant, including the character of the applicant, his or her conduct after conviction and the nature of the offence) that circumstances exist which justify such a course, may by order remove the prohibition as from a specified date not earlier than 6 months after the beginning of the period of the prohibition. 20 25 30

(3) Where an application under *subsection (2)* is refused, a fresh application shall not be made within 6 months of the refusal.

(4) A person who operates a craft in Irish waters while prohibited under *subsection (1)* from operating a craft in Irish waters is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 3 months or both. 35

16.—(1) Where an authorised person or a member of the Garda Síochána has reasonable grounds for believing that a person is committing or has committed an offence under *section 6, 8, 10, 11 or 12* he or she may serve the person with a notice, in the prescribed form, stating that— 40

- (a) the person is alleged to have committed the offence, and
- (b) the person may during the period of 21 days beginning on the date of the notice make to the authority concerned 45 at the address specified in the notice a payment of—

5 (i) €150, for a contravention of section 6 (2), 8 (2), 11 (3),
or 12(1), and

10 (ii) €50, for a contravention of section 6 (3) or (4) or 10
(2),

15 or such other amount that, for the time being, stands pre-scribed, in lieu of any of those amounts, and accompanied by the notice, and

20 (c) a prosecution in respect of the alleged offence will not be instituted during the period specified in the notice and, if the payment specified in the notice is made during that period, no prosecution in respect of the alleged offence will be instituted.

25 (2) Where notice is given under subsection (1)—

30 (a) a person to whom the notice applies may, during the period specified in the notice, make to the authority con-cerned at the address specified in the notice the payment specified in the notice accompanied by the notice,

35 (b) the authority specified in the notice may receive the pay-ment, issue a receipt for it and retain the money paid, and any payment received shall not be recoverable in any circumstances by the person who made it,

40 (c) a prosecution in respect of the alleged offence shall not be instituted in the period specified in the notice, and if the payment specified is made during that period, no pros-ecution in respect of the alleged offence shall be instituted.

(3) In a prosecution for an offence under this Part the onus of proving that a payment pursuant to a notice under this section has been made lies on the defendant.

45 (4) Every regulation made under subsection (1) shall be laid before each House of the Oireachtas as soon as may be after it is made and, if a resolution annulling the regulation is passed by either such House within the next 21 days on which that House has sat after the regulation is laid before it, the regulation shall be annulled accordingly, but without prejudice to the validity of anything pre-viously done thereunder.

(5) Any payment received by the Minister under this section in respect of a fishery harbour centre shall be paid into the Fishery Harbour Centres Fund.

50 17.—(1) An authority may appoint in writing such persons or per- Authorised persons.
sons of such classes as it sees fit to be authorised persons for the purposes of this Act.

55 (2) The Minister may appoint such persons or persons of such classes as he or she sees fit to be authorised persons to exercise the functions of an authorised person under this Part in any Irish waters.

(3) An authorised person appointed by a local authority may exercise the functions conferred on an authorised person under this Part within the functional area of the local authority which appointed the authorised person.

(4) An authorised person appointed by Waterways Ireland may exercise the functions of an authorised person under this Part in or on any waters or land under the control or management of Waterways Ireland.

(5) An authorised person appointed by a harbour authority to which the Harbours Acts 1946 to 1976 apply may exercise the functions of an authorised person under this Part within the harbour of that harbour authority. 5

(6) An authorised person appointed by a harbour company may exercise the functions of an authorised person under this Part within the company's harbour. 10

(7) An authorised person appointed by the Minister in respect of a fishery harbour centre may exercise the functions of an authorised person under this Part in the fishery harbour centre to which the appointment relates. 15

(8) An authorised person appointed by Iarnród Éireann-Irish Rail in respect of a harbour under the control or management of that company may exercise the functions of an authorised person under this Part in respect of the harbour to which the appointment relates.

(9) Every authorised person appointed under this section shall be furnished with a warrant of his or her appointment as an authorised person and when exercising any power conferred on him or her by this Act as an authorised person shall, unless in uniform, if requested by a person affected, produce the warrant or a copy thereof to that person. 20 25

(10) An authorised person may be assisted in the exercise of his or her functions under this Act by such persons as the authorised person considers necessary.

(11) An authorised person appointed under subsection (2) or a member of the Garda Síochána may for the purposes of enforcing this Part enter upon any Irish waters or land adjoining the waters. 30

(12) An authorised person appointed by a particular authority may, for the purposes of enforcing this Part, with the agreement of another authority, enter upon any waters within the functional area or under the control or management of that other authority or land adjoining those waters. 35

Exemptions from
bye-laws under
section 6.

18.—Bye-laws made under section 6 do not apply to craft operated in the course of duty of—

- (a) the authority concerned,
- (b) the Garda Síochána, 40
- (c) the Defence Forces,
- (d) the Revenue Commissioners,
- (e) the Central Fisheries Board or a Regional Fisheries Board (within the meaning of the Fisheries Act 1980),
- (f) the Irish Coast Guard, 45
- (g) the Commissioners of Irish Lights, or

(h) the Royal National Lifeboat Institution,

or any craft involved in bona fide law enforcement, emergency or rescue missions.

5 **19.—(1)** Proceedings for a summary offence under this Part may be brought and prosecuted by the authority concerned.

Prosecution of offences, recovery of costs and payment of fines.

10 (2) Any costs of an authority incurred in connection with the prosecution of a person for an offence under this Part for which the person is convicted may be recovered by the authority, in a court of competent jurisdiction, as a debt due and payable by the convicted person to the authority.

 (3) Any fine in respect of an offence prosecuted summarily by an authority under this Part shall be paid to the authority which prosecuted the offence.

15 (4) Any payment of a fine received by the Minister in respect of an offence committed in a fishery harbour centre shall be paid into the Fishery Harbour Centres Fund.

PART 3

PROHIBITIONS RELATING TO VESSELS — CODES OF PRACTICE FOR THE SAFE OPERATION OF VESSELS, ETC.

20 **20.—(1)** If a vessel, having regard to the nature of the service for which she is intended, goes out or attempts to go out to sea or into waters in such an unseaworthy state that the life of any person is likely to be or is endangered, then, the person in command or in charge, and the owner, of the vessel and any person sending her to sea, who knows or could have discovered by the exercise of ordinary care that the vessel is in such an unseaworthy state, is guilty of an offence.

Prohibition on sailing unseaworthy vessels.

30 (2) A person guilty of an offence under this section is liable—

 (a) on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months or both, or

 (b) on conviction on indictment to a fine not exceeding €250,000 or to imprisonment for a term not exceeding 2 years or both.

35 (3) In a prosecution for an offence under this section it is a defence for the defendant to show that—

 (a) the vessel going out to sea or into waters in an unseaworthy state was, under the circumstances, reasonable and justifiable, or

40 (b) he or she used all reasonable means to ensure the vessel was seaworthy.

21.—(1) Where—

- (a) a member of the Garda Síochána or an authorised person has reasonable grounds for believing that a vessel, or
- (b) an authorised person appointed under *Part 2* by an authority (within the meaning of *Part 2*) has reasonable grounds for believing that a personal watercraft or recreational craft (within the meaning of *Part 2*),

5

is unseaworthy and is going out or has gone out to sea or into waters and he or she considers that the vessel is liable to founder or be in such a defective condition as to be unsafe for persons on board or other users of Irish waters, he or she may order the vessel to go to a port or harbour or a place of refuge or seize (using reasonable force, if necessary) and detain the vessel in the interest of safety of persons, until—

10

- (i) such time as the vessel—

15

- (I) if it is a pleasure craft is made to his or her satisfaction seaworthy, or

- (II) if it is a vessel other than a pleasure craft or being a pleasure craft and he or she considers it necessary, is made seaworthy to the satisfaction of a surveyor of ships (within the meaning of section 724 of the Merchant Shipping Act 1894) by a certificate issued in that behalf by the surveyor and produced to him or her,

20

- (ii) arrangements (including arrangements for the repair, disposal, salvage or berthing) have been made by the person in command or in charge or the owner of the vessel which the member or authorised person is satisfied with, or

25

- (iii) the conclusion of any proceedings in respect of the vessel brought under this Act.

30

(2) Where a vessel has been detained under *subsection (1)*, a reasonable charge may be made for her to be released to cover any reasonable expenses involved in the seizure and detention and any survey of the vessel.

(3) Where a vessel is detained under *subsection (1)* and the vessel is not made seaworthy, within a reasonable stated period, to the satisfaction of a member of the Garda Síochána or an authorised person (within the meaning of *subsection (1)*) the member or person may give notice in writing, stating that after the expiration of 5 days, or such further period as is specified in the notice, it is intended to dispose of the vessel, unless representations are made within that time to him or her by the owner or his or her representative of the vessel.

35

(4) Where the member or an authorised person having considered any representations under *subsection (3)* decides to dispose of the vessel he or she shall give notice in writing to the owner of the decision.

45

(5) The owner of a vessel detained under *subsection (1)* or to whom a notice to dispose of the vessel has been given under *subsection (4)* may within 7 days of the detention or being given the notice, appeal to the District Court within whose District Court area is the

50

port, harbour or place where the vessel was detained or first brought after its detention, against the detention or notice.

5 (6) Where no appeal has been made within the period of 7 days against a notice under subsection (4), the notice has effect upon the expiration of the period.

(7) In hearing an appeal under subsection (5) the court may confirm the detention or allow the disposal or order the release of the vessel (with or without conditions).

10 (8) Any proceeds of the disposal of a vessel under this section remaining after the deduction of any reasonable expenses and court costs, shall be paid to the owner of the vessel.

22.—(1) (a) A goods vehicle, trailer or semi-trailer of a prescribed weight shall not be loaded onto a ship in a harbour in the State unless valid information in accordance with subsection 15

15 (2) as to its weight (“vehicle weight information”) is provided by the operator of the vehicle beforehand to the master of the ship. This information shall be used by the master of the ship to determine whether or not the vehicle can be safely loaded and accommodated on the ship and, if so, to ensure the proper loading and accommodation of the vehicle on the ship.

20 (b) Paragraph (a) does not apply to a motor vehicle which is used only for loading trailers or semi-trailers onto, and unloading them from, a ship.

25 (2) (a) Vehicle weight information in respect of a goods vehicle, trailer or semi-trailer shall consist of—

30 (i) a certificate or a machine-readable record obtained from a weighbridge or other weighing machine situated within the harbour premises of the harbour at which the ship is to be loaded, or

(ii) data transmitted electronically by such a weighbridge or other weighing machine,

giving the weight of the vehicle, trailer or semi-trailer and any load being carried by it, and shall relate—

35 (I) in the case of a goods vehicle, to the vehicle and its load, if any (but excluding its driver and any passenger carried by it), and

40 (II) in the case of a trailer or semi-trailer, to it and its load and, if it is being pulled by a tractor, that of the tractor pulling it.

(b) Reference to the load of a vehicle in paragraph (a) includes reference to—

(i) any water, fuel or accumulators used for the purpose of power for the propulsion of the vehicle, and

(ii) any loose tools and loose equipment.

(c) In exceptional circumstances, information obtained, with the consent of the Minister, from a weighbridge or other

Weighing of goods vehicles before loading onto ships.

weighing machine situated outside the premises of the harbour at which the ship is berthed, may be accepted as valid information as to weight.

(3) The certificate, records and data referred to in *subsection (2)* shall be retained by the owner of the ship concerned, in accordance with arrangements specified by the Minister in a Marine Notice, and shall be made available in legible form to the Department on request during the period, being a period of not more than 12 months, provided for in those arrangements.

5

(4) A person who—

10

(a) supplies information for the purpose of this section which he or she knows or has grounds for believing that it is false, or

(b) forges or interferes with any document purporting to be a certificate or record referred to in *subsection (2)* or uses any such document or altered certificate or record or altered data with intent to deceive,

15

is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding one month or both.

20

(5) The Minister may by regulations exempt from compliance with *subsection (1)* or (3) a class or type of ship, and subject to any conditions, specified in the regulations.

(6) Every regulation made under this section shall be laid before each House of the Oireachtas as soon as may be after it is made and, if a resolution annulling the regulation is passed by either such House within the next 21 days on which that House has sat after the regulation is laid before it, the regulation shall be annulled accordingly, but without prejudice to the validity of anything previously done thereunder.

25

30

(7) In this section—

“harbour premises” in relation to any harbour, means the docks, landing places and other works and land for the time being vested in, belonging to or administered by a harbour authority (within the meaning of *Part 2*);

35

“Marine Notice” means a notice described as such and includes a subsequent Marine Notice amending or replacing a Marine Notice;

“goods vehicle” means a mechanically propelled vehicle constructed or adapted primarily for the conveyance of goods or burden of any description;

40

“prescribed” means prescribed by regulations made by the Minister;

“trailer” and “semi-trailer” means a trailer or semi-trailer constructed or adapted primarily for the conveyance of goods or burden of any description.

Careless navigation
or operation of
vessels.

23.—(1) A person shall not in Irish waters navigate or operate a vessel without due care and attention to persons in or on those waters or on land, within the State, adjacent to those waters.

45

(2) A person who, without reasonable excuse, contravenes *subsection (1)* is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding one month or both.

- 5 **24.**—(1) A person shall not in Irish waters navigate or operate a vessel in a manner (including at a speed) which, having regard to all the circumstances of the case (including the condition of the vessel or class of vessel, the nature, condition and use of the waters and the amount of maritime traffic, or number of people, which or who then 10 actually are, or might reasonably be expected then to be, on or in those waters) is dangerous to persons in or on those waters or land, within the State, adjacent to those waters.

Dangerous navigation or operation of vessels.

(2) A person who, without reasonable excuse, contravenes *subsection (1)* is guilty of an offence and—

- 15 (a) where the contravention causes death or serious bodily harm to another person, is liable, on conviction on indictment, to imprisonment for a term not exceeding 5 years or to a fine not exceeding €100,000 or both, and

- 20 (b) in any other case, is liable, on summary conviction, to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months or both.

- 25 (3) Where, when a person is tried on indictment or summarily for an offence under this section, the jury, or in the case of a summary trial the District Court, is of opinion that the person was not guilty of an offence under this section but was guilty of an offence under section 20, the jury or court may find the person guilty of an offence under that section and the person may be sentenced accordingly.

- 30 **25.**—*Sections 23 and 24 do not apply to a crew member, other than the skipper, who is not helming a pleasure craft which is a yacht or sailing boat powered wholly or mainly by sail.* Exclusion.

26.—In a prosecution for an offence under *section 23 or 24* it is a Defence. defence for the defendant to show that—

- 35 (a) he or she was acting under direct instructions from the person in command or in charge of the vessel concerned or a person in charge of him or her and it was not unreasonable in the circumstances to so act,

- (b) he or she had been instructed by that person to perform a task which he or she could not reasonably perform or had not been adequately instructed to perform, or

- 40 (c) he or she took all reasonable steps to avoid the collision or incident to which the prosecution relates but due to—

- (i) the nature of the vessel and the service for which she was intended, or

- 45 (ii) the weather, tidal or navigational conditions prevailing at the time of the collision or incident,

it was not possible to stop the vessel or change course in time to avoid the collision or incident and it was not reasonable to do so.

Conduct endangering vessels, structures or individuals. **27.**—(1) This section applies to the person in command or in charge, or another member of the crew, of an Irish ship in waters anywhere or any other vessel while in Irish waters. 5

(2) If a person to whom this section applies, while on board his or her vessel or in her immediate vicinity—

(a) does any act which causes or is likely to cause—

(i) the loss or destruction of or serious damage to his or her vessel or machinery, navigation equipment or safety equipment on board the vessel, 10

(ii) the loss or destruction of or serious damage to any other vessel or any structure, or

(iii) the death of or serious injury to any person, 15

or

(b) omits to do anything required—

(i) to preserve his or her vessel or machinery, navigation equipment or safety equipment on board the vessel from being lost, destroyed or seriously damaged, 20

(ii) to preserve any person on board his or her vessel from death or serious injury, or

(iii) to prevent his or her vessel from causing the loss or destruction of or serious damage to any other vessel or any structure, or the death of or serious injury to 25 any person not on board his or her vessel,

and the act or omission was deliberate or amounted to a breach or neglect of duty or the person to whom this section applies was under the influence of alcohol or a drug or any combination of drugs or drugs and alcohol at 30 the time of the act or omission, that person is, subject to subsection (4), guilty of an offence.

(3) A person guilty of an offence under this section is liable—

(a) on summary conviction, to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months or 35 both, or

(b) on conviction on indictment, to a fine not exceeding €100,000 or to imprisonment for a term not exceeding 2 years or both.

(4) In a prosecution for an offence under this section it shall be a 40 defence to prove—

(a) that the defendant could have avoided committing the offence only by disobeying a lawful command, or

- (b) that in all the circumstances the loss, destruction, damage, death or injury in question or, as the case may be, the likelihood of its being caused either could not reasonably have been foreseen by the defendant or could not reasonably have been avoided by him or her, or
- (c) if the act or omission alleged against the defendant constituted a breach or neglect of duty, the defendant took all reasonable steps to discharge that duty.

(5) In this section—

10 “breach or neglect of duty”, except in relation to a person in command or in charge, includes any disobedience to a lawful command;

“duty”—

- (a) in relation to a person in command or in charge or another member of the crew, means any duty falling to be discharged by him or her in his or her capacity as such, and
- (b) in relation to a person in command or in charge, includes his or her duty with respect to the good management of his or her vessel and his or her duty with respect to the safety of operation of his or her vessel, or machinery and equipment on board;

20 “structure” means any fixed or movable structure (of whatever description) other than a vessel.

28.—(1) A person being in command or in charge or another member of the crew of a vessel in Irish waters anywhere shall not 25 operate or control or attempt to operate or control the vessel or carry out any task or duty in relation to such operation or control while he or she or the other is under the influence of alcohol or a drug or any combination of drugs or drugs and alcohol to such an extent as to be incapable of properly controlling or operating the 30 vessel or carrying out the task or duty.

Prohibition on
operating vessels
while under
influence of alcohol
or drugs.

(2) A person who fails to comply with *subsection (1)* is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 3 months or both.

35 **29.**—(1) (a) The person in command or in charge of a vessel may—
 40 (i) refuse to permit to board the vessel a person who, in the opinion of the person in command or in charge, is, by reason of being under the influence of alcohol or a drug or any combination of drugs or drugs and alcohol, in such a condition or misconducts himself or herself in such a manner, as to cause injury or serious offence or annoyance to persons on the vessel, to cause damage to the vessel or to obstruct, impede or molest a member of the crew of the vessel, or
 45 (ii) put such a person ashore at any convenient place.
 (b) A person who, under *paragraph (a)*, has been refused permission to board, or been put ashore from, a vessel shall

Drunkenness, etc.,
of passengers or
members of crew.

not be entitled to be repaid any fare paid by him or her in respect of any voyage or excursion to which his or her attempted boarding of, or presence on, the vessel related.

(2) If a person in command or in charge or another member of the crew of a vessel is, while on duty, under the influence of alcohol or a drug or any combination of drugs or drugs and alcohol to such an extent that his or her ability to discharge his or her duties is impaired, he or she is guilty of an offence and liable on summary conviction to a fine not exceeding €5,000.

5

Control of consumption of alcohol or drugs on board vessel.

30.—(1) A person on board a vessel in Irish waters or an Irish ship in waters anywhere shall not consume alcohol or take a drug or any combination of drugs or drugs and alcohol while on board the vessel in circumstances which could affect the safety of persons or create a disturbance or serious nuisance on board the vessel or affect the safety of other persons using Irish waters or constitute a nuisance to such persons.

10

(2) A person in command or in charge of a vessel in Irish waters or an Irish ship in waters anywhere shall take all reasonable steps to ensure that all persons on board comply with *subsection (1)*.

15

(3) A person who fails to comply with *subsection (1)* is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 3 months or both.

20

Prohibition on disruptive behaviour on vessels.

31.—(1) A person on board a vessel in Irish waters or an Irish ship in waters anywhere who, without justification, engages in behaviour that is likely to cause serious offence or annoyance to any person on board the vessel, at any time after having been requested by a member of the crew of the vessel to cease such behaviour, is guilty of an offence.

25

(2) A person on board a vessel in Irish waters or an Irish ship in waters anywhere who engages in behaviour of a threatening, abusive or insulting nature whether by word or gesture with intent to cause a breach of the peace or being reckless as to whether a breach of the peace might be occasioned is guilty of an offence.

30

(3) A person guilty of an offence under this section is liable on summary conviction—

35

- (a) in the case of an offence under *subsection (1)*, to a fine not exceeding €2,000, or
- (b) in the case of an offence under *subsection (2)*, to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months or both.

40

Prohibition on endangering vessels or persons on board.

32.—(1) A person on board a vessel in Irish waters or on an Irish ship in waters anywhere who through any deliberate or reckless action or by reason of being under the influence of alcohol or a drug or any combination of drugs or drugs and alcohol puts at risk or endangers the safety, security or seaworthiness of the vessel or the lives or safety of persons on board is guilty of an offence.

45

(2) A person guilty of an offence under *subsection (1)* is liable—

(a) on summary conviction, to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months or both, or

(b) on conviction on indictment, to a fine not exceeding €100,000 or to imprisonment for a term not exceeding 2 years or both.

(3) In a prosecution of an offence under this section it is a defence for the defendant to show that he or she could have avoided committing the offence only by disobeying a lawful command.

10 **33.**—(1) The person in command or in charge of a passenger boat or passenger ship or another vessel carrying passengers in Irish waters, or being an Irish ship carrying passengers in waters anywhere, or a person in uniform on board, authorised by him or her or the owner of the boat or ship, may give directions to passengers on board, which in the circumstances are reasonable, in relation to the safety or security of, or safety or security procedures on board, the boat or ship or for the purposes of complying with *section 30 (2)*.

15 Directions to passengers on board passenger boats and ships.

20 (2) A direction under this section shall not be given to a passenger in relation to anything which is a duty or task of the crew of the boat or ship or which would be unreasonable or inappropriate for him or her to carry out.

25 (3) A passenger who, without reasonable excuse, fails to comply with a direction given to him or her under *subsection (1)* is guilty of an offence and is liable on summary conviction to a fine not exceeding €500.

(4) In this section—

“passenger” and “passenger boat” have the meanings assigned to them, respectively, in section 2 of the Act of 1992;

“passenger ship” means a ship carrying more than 12 passengers.

30 **34.**—(1) The Minister may make regulations specifying such charts, nautical directions or information or other nautical publications as appear to him or her to be necessary or expedient for the safe operation of vessels and such regulations may require—

Nautical publications.

35 (a) Irish ships, or such class or description of such ships as is specified in the regulations, to carry either at all times or on such voyages as is so specified,

40 (b) vessels which are not Irish ships, or such class or description of such vessels as is so specified, to carry at any time while they are in Irish waters or such of those waters as is so specified,

either a copy of all, or a copy of such as are so specified, of the charts, nautical directions or information or other nautical publications so specified.

45 (2) If a vessel goes or attempts to go out to sea or into other Irish waters without carrying one copy of any chart, nautical directions or information or other nautical publication which it is by regulations under this section required to carry, the master and the owner of the

vessel are each guilty of an offence and liable on summary conviction to a fine not exceeding €5,000.

(3) The Merchant Shipping (Carriage of Nautical Publications) Regulations 1985 (S.I. No. 282 of 1985) if in operation on the commencement of this Act continue in force as if made under this section. 5

(4) In this section “copy” includes a copy in electronic form which is capable of being read in legible form by the person in command or in charge on board the vessel concerned at all times during the navigation or operation of the vessel. 10

Codes of practice
for vessels.

35.—(1) For the purpose of providing practical guidance to persons in command or in charge of, manning or sailing on vessels with respect to—

- (a) seamanship,
- (b) the safe operation, the safety of their passengers and crews and the seaworthiness of vessels, 15
- (c) the prevention of the abuse of alcohol and drugs and the safe use of alcohol on board vessels,
- (d) the prevention of pollution or nuisance to other persons or interference with natural or archaeological heritage areas of importance, or 20
- (e) the requirements or prohibitions by or under the *Merchant Shipping Acts 1894 to 2005*,

the Minister may, following consultation with such persons as he or she considers relevant, prepare and publish codes of practice for such persons. 25

(2) The Minister shall, before publishing a code of practice or any amendment to it, publish in such manner, as he or she considers appropriate, a draft of the code or the amendment. A person may, not later than one month or such further period allowed by the Minister being not later than 3 months, from the publication, make representations in writing to the Minister in relation to the draft. Having considered any representations and following such consultations with such persons as he or she considers relevant, the Minister may make the code of practice or the amendment with or without modification. 30 35

(3) Where the Minister publishes a code of practice or any amendment to a code of practice, he or she shall publish a notice of the publication in the *Iris Oifigiúil* and the notice shall—

- (a) identify the code,
- (b) specify the matters in relation to the matters referred to in subsection (1) in respect of which the code or the amendment is published, and 40
- (c) specify the date on which the code or amendment comes into operation.

(4) The Minister may, following consultation with any person he or she considers relevant, amend or revoke any code of practice or any part of a code of practice. 45

(5) Where the Minister revokes a code of practice or any part of a code of practice, he or she shall publish a notice of the revocation in the *Iris Oifigiúil*.

5 (6) The Minister shall make available for public inspection, without charge on the Department's website on the internet and at the principal office of the Department and at such other places as the Minister considers appropriate, during normal working hours—

- 10 (a) a copy of each code of practice, and
(b) where a code of practice has been amended, a copy of the code as amended.

(7) It is the duty of persons in command or in charge of or manning vessels to be aware of and follow any code of practice relating to the vessel.

15 **36.—(1)** Where a code of practice has been published and there are any proceedings for an offence under the *Merchant Shipping Acts 1894 to 2005* and—

Use of codes of practice in criminal proceedings.

- 20 (a) the code of practice appears to the court to give practical guidance to the safe operation, or any of the matters referred to in subsection (1) or the observance of the requirement or prohibition alleged to have been contravened, the code is admissible in evidence, or
(b) where it is shown that any act or omission of the defendant alleged to constitute the offence—
25 (i) is a failure to observe a code of practice, or
(ii) is a compliance with that code,

then such failure or compliance is admissible in evidence.

30 (2) A document published by the Department and purporting to be a code of practice or a part of a code of practice or any amendment to a code of practice is admissible as evidence in any proceedings referred to in subsection (1).

37.—(1) The Minister may appoint in writing such persons or persons of such classes as he or she sees fit to be authorised persons for the purposes or specified purposes of this Part.

Authorised persons.

35 (2) An authorised person or a member of the Garda Síochána may be assisted in the exercise of his or her functions under this Part by such persons as he or she considers necessary.

40 (3) An authorised person (other than an officer of the Defence Forces holding commissioned naval rank) shall be furnished with a warrant of his or her appointment as an authorised person and when exercising any power conferred on him or her by this section as an authorised person, shall, unless in uniform, if requested by a person affected, produce the warrant or a copy of it to that person.

45 (4) A person who obstructs a member of the Garda Síochána or an authorised person in the exercise of his or her powers under this Part is guilty of an offence and is liable on summary conviction to a

fine not exceeding €5,000 or to imprisonment for a term not exceeding 3 months or both.

Power to stop,
board and inspect
vessels, etc.

38.—(1) An authorised person or a member of the Garda Síochána for the purpose of enforcing this Part may stop, board and inspect a vessel in or on Irish waters or on land, within the State, adjacent to those waters. 5

(2) An authorised person or a member of the Garda Síochána may request of a person on a vessel stopped and boarded under subsection (1) and whom the authorised person or member suspects is committing or has committed an offence under this Part to give 10 his or her name and address.

(3) A person who—

- (a) without reasonable excuse, fails to stop a vessel when required under subsection (1) or allow its inspection, or
- (b) refuses to give his or her name or address when requested 15 under subsection (2) or gives a name or address which is false or misleading,

is guilty of an offence and is liable on summary conviction to a fine not exceeding—

- (i) €1,000, in case of a first offence, and 20
- (ii) €2,000, or imprisonment for a term not exceeding one month or both, in the case of a second or subsequent offence.

Power of arrest.

39.—(1) A member of the Garda Síochána or an authorised person being an officer of the Defence Forces holding commissioned 25 naval rank who reasonably suspects that a person is committing or has committed an offence under this Part may arrest without warrant the person.

(2) (a) The person in command or in charge of a vessel or a person authorised by him or her or the owner of the vessel 30 who reasonably suspects that a person is committing or has committed an offence under section 30, 31, 32, 31 or 33 may arrest without warrant the person.

(b) A person authorised under this subsection is not entitled to exercise the power referred to unless he or she is in 35 uniform and has received (whether before or after the commencement of this Act) training and instruction which in the opinion of the person or if he or she is authorised by another, the person authorising him or her, after consultation with the Garda Síochána, is such as will 40 provide guidance to him or her in the exercise of that power.

(3) Where an authorised person referred to in subsection (1) or a person referred to in subsection (2) arrests a person under that subsection he or she shall, as soon as practicable, deliver the person into 45 the custody of a member of the Garda Síochána to be dealt with according to law. The arrest of the person does not prejudice his or her re-arrest under statute or otherwise by a member of the Garda Síochána.

40.—(1) On conviction of a person under this Part, the court may at its discretion, in addition to any other penalty to which any such person may be liable, suspend or cancel a certificate of competency held by the person and require the holder to surrender the certificate to the Minister.

Suspension or cancellation of certificate of competency of master, etc., of ship in certain circumstances.

5 (2) Where a certificate of competency has been suspended or cancelled under subsection (1), the court may, upon application to it, if it thinks the circumstances so warrant, direct the Minister to re-issue and return the certificate suspended or cancelled or it may reduce the period of suspension.

10 (3) Any certificate of competency suspended or cancelled under this section shall be delivered to the Minister as soon as practicable after it is suspended or cancelled.

(4) A person who fails to comply with subsection (3) is guilty of an offence and is liable on summary conviction to a fine not exceeding €500.

(5) In this section "certificate of competency" means a valid certificate of competency issued by the Minister under section 3 of the Merchant Shipping (Certification of Seamen) Act 1979.

41.—Proceedings for an offence under this Part may be prosecuted summarily by the Minister. Prosecution of summary offences.

42.—Any costs of the Minister incurred in or on connection with the prosecution of a person for an offence under this Part for which a person is convicted may be recovered by the Minister as a debt due and payable to the Minister by the convicted person. Recovery of costs of Minister.

25 43.—This Part does not apply to—

 (a) a warship, naval auxiliary or other vessel in the service of
 the Defence Forces or the navy or military of another
 state, or

 (b) a vessel being used for coast guard, customs or police or
 rescue purposes.

30

Non-application of
Part 3 to warships,
etc.

44.—(1) In this Part— Definitions (Part 3).

“authorised person” means person or class of persons appointed under section 37(1) as an authorised person or authorised persons for the purposes of this Part;

35 "code of practice" means a code of practice prepared and published under *section 35*;

“Department” means Department of Communications, Marine and Natural Resources;

“Irish ship” has the meaning assigned to it by section 9 of the Merchant Marine Act 1955;

“master” in relation to a ship, means the person being, for the time being, in command or in charge of the ship;

“operate” in relation to a vessel, means—

- (a) doing anything which relates directly to the helming, steering, sailing or navigation of the vessel, or
- (b) operating nautical equipment relating to the vessel’s intended purpose or use at sea or in waters (including the opening or closing of any part of the vessel or raising or lowering any ramp or gangway to facilitate the boarding onto, or disembarkation from, the vessel of passengers or vehicles);

5

“owner” in relation to a vessel, means the person registered under the Mercantile Marine Act 1955 as her owner, or, if no person is so registered, the person who owns the vessel, and includes any part-owner, charterer, hirer, manager or operator of the vessel; 10

“pleasure craft” has the meaning assigned to it by section 20 (as amended by *section 45*) of the Act of 1992; 15

“ship” includes any description of vessel used in navigation not propelled by oars;

“vessel” includes any ship or boat and any other vessel used in navigation and personal watercraft and recreational craft;

“unseaworthy” in relation to a vessel, means she— 20

- (a) being unfit to go out to sea or into waters, by reason of—

- (i) the condition of the vessel’s hull, rigging, equipment or machinery, or
 - (ii) undermanning or overloading or improper loading, or

- (b) does not comply with regulations made under the *Merchant Shipping Acts 1894 to 2005* relating to the safety of the vessel and persons on board (and in particular in relation to standards of seaworthiness, construction and maintenance and life-saving, fire-fighting, radio and navigation equipment). 25 30

(2) In this Part (other than *sections 23 and 24*) a reference to a ship or vessel in Irish waters which is to a ship or vessel registered outside the State is a reference to the ship or vessel while in a port, harbour or other place in the State or within the territorial seas of the State while proceeding to or from any such port, harbour or place. 35

PART 4

SAFETY REGULATIONS — PASSENGER BOATS, FISHING VESSELS AND PLEASURE CRAFT

Safety regulations
— passenger boats,
fishing vessels and
pleasure craft.

45.—(1) The Act of 1992 is amended by substituting for sections 18, 19 and 20 (as amended by section 44 of the Act of 2000) the following: 40

“Safety of
passenger
boats and their
passengers and
crews.

18.—(1) The Minister may, by regulations, make such provision as the Minister thinks necessary or expedient for the purpose of ensuring—

5 (a) the safety of—

- (i) passenger boats,
- (ii) the passengers and crews of passenger boats, and
- (iii) other persons, and of property, from injury or damage caused by, resulting from or arising out of the use of passenger boats,

10 or

15 (b) that the use of a passenger boat does not create a disturbance or constitute a nuisance.

20 (2) Without prejudice to the generality of subsection (1), regulations under subsection (1) may—

25 (a) require passenger boats to comply with specified standards of seaworthiness (including stability),

30 (b) require passenger boats to comply with specified standards of construction and maintenance,

35 (c) require specified classes of passenger boats to carry one or more of the following, that is to say, specified life-saving, fire-fighting, radio and navigation equipment,

40 (d) prohibit the having on board or the carriage of passengers by vessels, or specified classes of vessels, the subject of licences unless there are in force policies of insurance under which the owners of the vessels or, if the vessels are on hire, the persons to whom they are on hire are insured to a specified extent against specified risks,

45 (e) make provision for ascertaining and testing the standards of competence of masters and of any other members of the crews of vessels the subject of licences, whether by examination, interview or otherwise, and the prohibition of those who do not reach such standards of competence as the Minister considers appropriate from working as masters or, as the case may be, other members of the crews of such vessels and the prohibition of owners of such vessels from employing as captains or other members of the crews of the vessels those who do not reach such standards as aforesaid,

(f) provide for the registration of passenger boats or specified classes of passenger boats and the licensing or certification of masters or persons in control of or operating passenger boats or passenger boats of a specified class, 5

(g) regulate the use of passenger boats or specified classes of passenger boats by reference to the age or other qualifications of masters or persons in control of or operating passenger boats or passenger boats of a specified class, 10

(h) regulate or prohibit the use of passenger boats or specified classes of passenger boats in particular circumstances, and the consumption of alcohol or drugs by masters or persons in control of or operating passenger boats or passenger boats of a specified class, 15

(i) require and regulate the use of personal flotation devices on specified classes of passenger boats, 20

(j) regulate vehicles or prohibit classes of vehicles being carried on board a passenger boat designed to carry vehicles, 25

(k) regulate or prohibit the carriage of goods or materials of a specified class on passenger boats or on passenger boats of a specified class,

(l) regulate the number of persons that may be carried on passenger boats of a specified class, and 30

(m) regulate or prohibit the towing of anything by or from passenger boats or passenger boats of a specified class. 35

(3) Regulations under this section may make provision for such consequential, incidental, ancillary and supplementary matters (including the enforcement of the regulations and, with the consent of the Minister for Finance, the charging of fees) as the Minister considers necessary or expedient. 40

(4) Different provision may be made in regulations under this section for different classes of passenger boats or persons on or using passenger boats. 45

(5) (a) If in respect of a vessel there is a contravention of a regulation under this section (other than subsection (2)(d)), the owner and (if the vessel is in use) the master of the vessel is each guilty of an offence and each is liable on summary conviction to a fine not exceeding 50

€5,000 or to imprisonment for a term not exceeding 6 months, or to both.

5 (b) If, in respect of a vessel, there is a contravention of a regulation under subsection (2)(d), the owner of the vessel (or, if the vessel is on hire, the person to whom it is on hire) and the master of the vessel is each guilty of an offence and is each liable—

10 (i) on summary conviction, to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months or to both, or

15 (ii) on conviction on indictment, to a fine not exceeding €100,000 or to imprisonment for a term not exceeding 2 years or to both.

20 Safety of fishing vessels and their crews.

19.—(1) The Minister may, by regulations, make such provision as the Minister thinks necessary or expedient for the purpose of ensuring—

25 (a) the safety of—

(i) fishing vessels,

(ii) the crews of fishing vessels, and

(iii) other persons, and of property, from injury or damage caused by, resulting from or arising out of the use of fishing vessels,

or

30 (b) that the use of a fishing vessel does not create a disturbance or constitute a nuisance.

(2) Without prejudice to the generality of subsection (1), regulations under this section may—

35 (a) require fishing vessels or specified classes of fishing vessels to comply with specified standards of seaworthiness (including stability),

40 (b) require fishing vessels or specified classes of fishing vessels to comply with specified standards of construction and maintenance,

45 (c) require fishing vessels or specified classes of fishing vessels to carry one or more of the following, that is to say, specified life-saving, fire-fighting, radio and navigation equipment,

(d) make provision for periodic surveys of fishing vessels or specified classes of

fishing vessels and their equipment and the prohibition of the use for fishing of fishing vessels that have not been surveyed in accordance with the regulations or that, following such a survey, are declared by the person who carried it out to be unsafe for use for fishing, angling in the sea or angling in fresh water, and for appeals against such declarations and against other findings of such surveys, 5
10

- (e) make provision for ascertaining and testing the standards of competence of skippers and of any other members of the crews of fishing vessels or specified classes of fishing vessels, whether by examination, interview or otherwise, and the prohibition of those who do not reach such standards of competence as the Minister considers appropriate from working as skippers or, as the case may be, other members of the crews of such vessels and the prohibition of owners of such vessels from employing as skippers or other members of the crews of such vessels those who do not reach such standards as aforesaid, 15
20
25
- (f) require and regulate the use of personal flotation devices on specified classes of fishing vessels, and 30
- (g) regulate or prohibit the towing of anything (other than fishing nets) by or from fishing vessels or fishing vessels of a specified class. 35

(3) Regulations under this section may make provision for such consequential, incidental, ancillary and supplementary matters (including the enforcement of the regulations and, with the consent of the Minister for Finance, the charging of fees by the Minister) as the Minister considers necessary or expedient. 40

(4) Different provision may be made in regulations under this section for different classes of fishing vessels. 45

(5) If in respect of a fishing vessel there is a contravention of a regulation under this section, the owner and (if the vessel is in use) the master of the vessel is each guilty of an offence and each is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months, or to both. 50

Safety of pleasure craft and their occupants. 20.—(1) The Minister may, by regulations, make such provision as he or she thinks necessary or expedient for the purpose of ensuring— 55

- (a) the safety of—
- (i) pleasure craft,
 - (ii) the occupants of pleasure craft, and
 - (iii) other persons, and of property, from injury or damage caused by, resulting from or arising out of the use of pleasure craft,

5 or

- 10 (b) that the use of a pleasure craft does not create a disturbance or constitute a nuisance.

(2) Without prejudice to the generality of subsection (1), regulations under subsection (1) may—

- 15 (a) require pleasure craft or specified classes of pleasure craft to comply with specified standards of seaworthiness (including stability),

- 20 (b) require pleasure craft or specified classes of pleasure craft to comply with specified standards of construction and maintenance,

- 25 (c) require pleasure craft or specified classes of pleasure craft to carry specified life-saving, fire-fighting, radio and navigation equipment,

- 30 (d) make provision for periodic survey of specified classes of pleasure craft and their appliances and equipment and the prohibition of the use of specified classes of pleasure craft that have not been surveyed in accordance with the regulations or that, following such a survey, are declared by the person who carried it out to be unsafe for use and for appeals against such declarations or against other findings of such surveys,

- 35 (e) provide for the registration of specified classes of pleasure craft and the licensing or certification of masters or persons in control of or operating pleasure craft or specified classes of pleasure craft,

- 40 (f) regulate the use of pleasure craft or specified classes of pleasure craft by reference to the age or other qualifications of masters or persons in control of or operating pleasure craft or pleasure craft of a specified class,

(g) regulate or prohibit the use of pleasure craft or specified classes of pleasure craft in particular circumstances, and the consumption of alcohol or drugs by masters or persons in control of or operating pleasure craft or pleasure craft of a specified class, 5

(h) prohibit the use of pleasure craft or specified classes of pleasure craft unless there are in force policies of insurance under which the owners of the pleasure craft or, if the pleasure craft are on hire, the persons to whom they are on hire are insured to a specified extent against specified risks relating to the use of the pleasure craft, 10
15

(i) require and regulate the use of personal flotation devices on specified classes of pleasure craft,

(j) regulate the number of persons that may be carried on pleasure craft of a specified class, and 20

(k) regulate or prohibit the towing of anything by or from pleasure craft or pleasure craft of a specified class. 25

(3) Regulations under this section may make provision for such consequential, incidental, ancillary and supplementary matters (including the enforcement of the regulations and, with the consent of the Minister for Finance, the charging of fees by the Minister) as the Minister considers necessary or expedient. 30

(4) Different provision may be made in regulations under this section for different classes of pleasure craft or persons on or using pleasure craft. 35

(5) If in respect of a pleasure craft there is a contravention of a regulation under this section, the owner and (if the craft is in use) the master of the craft is each guilty of an offence and each is liable on summary conviction to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months, or to both. 40

(6) In this section ‘pleasure craft’ means vessels used otherwise than for profit and used wholly or mainly for sport or recreation but includes mechanically propelled vessels that are on hire pursuant to contracts or other arrangements that do not require the owners of the vessels to provide crews or parts of crews for them.”. 45
50

(2) The Act of 1992 is amended by substituting for *section 27* the following:

- 5 “Fixed payment notice.”
- 10 27.—(1) The Minister may prescribe that this section applies to a contravention or a particular contravention of regulations made under section 18 (other than subsection (2)(d)), 19 and 20.
- 15 (2) Where an authorised officer has reasonable grounds for believing that a person is committing or has committed an offence under section 18, 19 or 20 in relation to a contravention of regulations made under section 18, 19 or 20 to which this section applies he or she may serve on the person a notice stating that—
- 20 (a) the person is alleged to have committed the offence in respect of the contravention,
- 25 (b) the person may during the period of 21 days beginning on the date of the notice make to the organisation specified at the address specified in the notice a payment of €150, or such other amount prescribed under subsection (5), accompanied by the notice, and
- 30 (c) a prosecution in respect of the alleged offence will not be instituted during the period specified in the notice and, if the payment specified in the notice is made during that period, no prosecution in respect of the alleged offence will be instituted.
- 35 (3) Where notice is given under subsection (2)—
- 40 (a) a person to whom the notice applies may, during the period specified in the notice, make to the organisation specified at the address specified in the notice the payment specified in the notice accompanied by the notice,
- 45 (b) the organisation specified may receive the payment, issue a receipt for it and retain the money so paid, and any payment so received shall not be recoverable in any circumstances by the person who made it,
- 50 (c) a prosecution in respect of the alleged offence shall not be instituted in the period specified in the notice, and if the payment so specified is made during that period, no prosecution in respect of the alleged offence shall be instituted.

(4) In a prosecution for an offence under section 18, 19 or 20 the onus of proving that a payment pursuant to a notice under this section has been made lies on the defendant.

(5) The Minister may prescribe another amount, or different amounts in respect of different contraventions or different classes of vessels, in lieu of the amount specified in subsection (2)(b). 5

(6) In this section ‘organisation’ means the Department of Communications, Marine and Natural Resources or such other person as specified in a notice issued under this section.”. 10

(3) Regulations made under section 18, 19, 20 and 27 of the Act of 1992 which are in force immediately before the commencement 15 of this Act continue in force after such commencement and are deemed to have been made under section 18, 19, 20 or 27, as the case may be, inserted by this section.

Miscellaneous
amendments to Act
of 1992.

46.—The Act of 1992 is amended—

(a) in section 6(2)— 20

(i) paragraph (a), by substituting “€5,000” for “£1,000”,
and

(ii) paragraph (b), by substituting “€100,000” for
“£10,000”,

(b) in section 8(6)— 25

(i) paragraph (a), by substituting “€5,000” for “£1,000”,

(ii) paragraph (b), by substituting “€100,000” for
“£10,000”, and

(iii) paragraph (c), by substituting “€100,000” for
“£100,000”, 30

(c) in section 9, by inserting after subsection (2) the following:

“(2A) Where the Minister revokes or suspends a certificate in respect of a particular vessel, and is of opinion that it is in the interests of safety that the holder of the certificate should not be the holder of a certificate or licence in relation to other vessels, then the Minister may revoke or suspend any other certificate or licence held by the holder in relation to any other vessel.”, 35

(d) in section 10(2)—

(i) paragraph (a), by substituting “€1,000” for “£500”, 40
and

(ii) paragraph (b), by substituting “€5,000” for “£1,000”,

(e) in section 11(2)—

(i) paragraph (a), by substituting “€5,000” for “£1,000”, and

(ii) paragraph (b), by substituting “€100,000” for “£10,000”,

5 (f) in section 12(2)—

(i) paragraph (a), by substituting “€5,000” for “£1,000”, and

(ii) paragraph (b), by substituting “€100,000” for “£100,000”,

10 (g) in section 13(3)—

(i) paragraph (a)(i), by substituting “€5,000” for “£1,000”,

(ii) paragraph (a)(ii), by substituting “€100,000” for “£100,000”,

15 (iii) paragraph (b), by substituting “€2,000” for “£500”, and

(iv) paragraph (c), by substituting “€5,000” for “£1,000”,

(h) in section 14(2)—

(i) paragraph (a), by substituting “€5,000” for “£1,000”, and

(ii) paragraph (b), by substituting “€100,000” for “£5,000”,

(i) in section 14A(3) (inserted by section 4(c) of the Merchant Shipping (Miscellaneous Provisions) Act 1998)—

25 (i) paragraph (a), by substituting “€5,000” for “£1,500”, and

(ii) paragraph (b), by substituting “€100,000” for “£10,000”,

(j) in section 15(7)—

30 (i) paragraph (a), by substituting “€5,000” for “£1,000”,

(ii) paragraph (b), by substituting “€100,000” for “£5,000”, and

(iii) paragraph (c), by substituting “€100,000” for “£50,000”,

35 (k) in section 16, by inserting after subsection (2) the following:

40 “(2A) Where the Minister revokes or suspends a licence in respect of a particular vessel under subsection (2), and is of opinion that it is in the interests of safety that the holder of the licence should not be the holder of a licence or certificate in relation to other vessels, then the Minister may revoke or suspend any other licence or

certificate held by the holder in relation to any other vessel.”,

- (l) in section 17(3)—
- (i) paragraph (a), by substituting “€500” for “£200”, and
 - (ii) paragraph (b), by substituting “€2,000” for “£500”, 5
- (m) in section 25(3), by substituting “€5,000” for “£1,000”, and
- (n) in section 30, by substituting “€5,000” for “£1,000”.

PART 5

AMENDMENT OF CERTAIN ENACTMENTS

Amendment of
Harbours Act 1946.

47.—The Harbours Act 1946 is amended— 10

- (a) by substituting for section 48 the following:

“Cleaning, etc., 48.—Subject to compliance with the law
of harbour. for the time being in force, a harbour auth-
ority may take such measures as they think
fit for cleaning, scouring, deepening, 15
improving and dredging their harbour and
the approaches to it.”,

and

- (b) in section 60—

- (i) by substituting for subsection (12) the following: 20

“(12) A person guilty of an offence under this
section is liable on summary conviction to a fine not
exceeding €5,000.”,

and

- (ii) by inserting after subsection (13), the following: 25

“(14) (a) Where an officer of a harbour auth-
ority authorised for the purposes of
this subsection has reasonable
grounds for believing that a person is
committing or has committed an 30
offence under subsection (12) of this
section he or she may serve the person
with a notice, in the form specified by
the harbour authority in bye-laws
under this section, stating that— 35

- (i) the person is alleged to have commit-
ted the offence, and
- (ii) the person may during the period of 21
days beginning on the date of the
notice make to the harbour authority 40
at the address specified in the notice

a payment of €150, accompanied by the notice, and

- (iii) a prosecution in respect of the alleged offence will not be instituted during the period specified in the notice and, if the payment specified in the notice is made during that period, no prosecution in respect of the alleged offence will be instituted.

10 (b) Where notice is given under paragraph (a)
of this subsection—

- (i) a person to whom the notice applies may, during the period specified in the notice, make to the harbour authority at the address specified in the notice the payment specified in the notice, accompanied by the notice,
 - (ii) the harbour authority may receive the payment, issue a receipt for it and retain the money paid, and any payment received shall not be recoverable in any circumstances by the person who made it,
 - (iii) a prosecution in respect of the alleged offence shall not be instituted in the period specified in the notice, and if the payment specified in the notice is made during that period, no prosecution in respect of the alleged offence shall be instituted.

(c) In a prosecution for an offence under this subsection the onus of proving that a payment pursuant to a notice under this subsection has been made lies on the defendant.”

48.—Section 4 of the Fishery Harbour Centres Act 1968 is amended—

- (a) by substituting for paragraph (a) of subsection (6) the following:

“(a) A person who contravenes an order or bye-law under this section is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000.”

and

- 45 (b) by inserting after subsection (9) the following:

“(10) (a) Where an officer of the Minister authorised for the purposes of this subsection has reasonable grounds for believing that a person is committing or has committed an offence under subsection (6)(a) of this section, he or

she may serve the person with a notice, in the form specified by the Minister in bye-laws under this section, stating that—

- (i) the person is alleged to have committed the offence, and 5
 - (ii) the person may during the period of 21 days beginning on the date of the notice make to the Minister at the address specified in the notice a payment of such amount specified in bye-laws under this section, 10 accompanied by the notice, and
 - (iii) a prosecution in respect of the alleged offence will not be instituted during the period specified in the notice and, if the payment specified in the notice is made 15 during that period, no prosecution in respect of the alleged offence will be instituted.
- (b) Where notice is given under paragraph (a) of this subsection— 20
- (i) a person to whom the notice applies may, during the period specified in the notice, make to the Minister at the address specified in the notice the payment specified in the notice accompanied by the notice, 25
 - (ii) the Minister may receive the payment, issue a receipt for it and retain the money paid, and any payment received shall not be recoverable in any circumstances by the person who made it, 30
 - (iii) a prosecution in respect of the alleged offence shall not be instituted in the period specified in the notice, and if the payment specified is made during that period, no prosecution in respect of the 35 alleged offence shall be instituted.
- (c) In a prosecution for an offence under this subsection the onus of proving that a payment pursuant to a notice under this subsection has been made lies on the defendant. 40
- (d) Any payment received by the Minister under this subsection shall be paid into the Fishery Harbour Centres Fund.”.

Amendment of
Canals Act 1986.

49.—The Canals Act 1986 is amended—

- (a) in section 7, by inserting after subsection (1) the following: 45
- “(1A) (a) If Waterways Ireland proposes to make bye-laws under subsection (1), it shall publish a notice of the proposal in one or more newspapers circulating in the vicinity of the canal or

other canal property to which the proposal relates.

5 (b) A notice under paragraph (a) shall contain a statement in general terms of the purposes for which the proposed bye-laws are to be made and an intimation that—

10 (i) a copy of the draft bye-laws is open for public inspection at a place specified in the notice, and

15 (ii) a person may submit to Waterways Ireland objections to the draft bye-laws at any time during the period of 21 days commencing on the day of the first publication of the notice.

20 (c) Waterways Ireland shall, during the period of 21 days, keep a copy of the draft bye-laws open for public inspection at the place specified in the notice.

25 (d) Any person who objects to the draft bye-laws may submit his or her objections to Waterways Ireland in writing at any time during the period of 21 days. Waterways Ireland shall consider the objections.

30 (e) On the expiration of the period of 21 days, Waterways Ireland shall, as it thinks proper, refrain from making the bye-laws or, with the consent of the Minister for Community, Rural and Gaeltacht Affairs, make the bye-laws either without modification or with such modification, as it thinks proper.

35 (f) A copy of the bye-laws for the time being in force under subsection (1) in relation to a canal or other canal property shall be made available by Waterways Ireland for inspection by the public at the public offices of Waterways Ireland during ordinary office hours. Waterways Ireland shall make available to the public at such price (if any) as may be determined by it copies of bye-laws for the time being in force relating to a canal or other canal property.”;

40 (b) in section 7—

(i) by substituting for subsection (3), the following:

45 “(3) A person who contravenes a bye-law under subsection (1) (other than paragraph (i)) is guilty of an offence and is liable on summary conviction to a fine not exceeding €5000.”,

(ii) by deleting subsection (4), and

(iii) by inserting after subsection (7) the following:

50 “(8) Waterways Ireland may recover as a simple contract debt in any court of competent jurisdiction

from any person by whom it is payable any amount due and owing under bye-laws made under subsection (1)(i).”,

and

(c) by inserting after section 7, the following:

5

“Fixed
payment
notice.

7A.—(1) Where an authorised officer of Waterways Ireland has reasonable grounds for believing that a person is committing or has committed an offence under section 7, he or she may serve the person with a notice, in the form specified by Waterways Ireland in bye-laws under section 7 stating that—

10

(a) the person is alleged to have committed the offence, and

15

(b) the person may during the period of 21 days beginning on the date of the notice make to Waterways Ireland, at the address specified in the notice a payment of €150, accompanied by the notice, and

20

(c) a prosecution in respect of the alleged offence will not be instituted during the period specified in the notice and, if the payment specified in the notice is made during that period, no prosecution in respect of that alleged offence will be instituted.

25

(2) Where notice is given under subsection (1)—

(a) a person to whom the notice applies may, during the period specified in the notice, make to Waterways Ireland at the address specified in the notice the payment specified in the notice, accompanied by the notice,

35

(b) Waterways Ireland may receive the payment, issue a receipt for it and retain the money paid, and any payment received shall not be recoverable in any circumstances by the person who made it,

40

(c) a prosecution in respect of the alleged offence shall not be instituted in the period specified in the notice, and if the payment specified in the notice is made

50

during that period, no prosecution in respect of the alleged offence shall be instituted.

(3) In a prosecution for an offence under section 7 the onus of proving that a payment pursuant to a notice under this section has been made lies on the defendant.”.

50.—The Shannon Navigation Act 1990 is amended—

Amendment of Shannon Navigation Act 1990.

(a) in section 3, by inserting after subsection (1) the following—

“(1A) (a) If Waterways Ireland proposes to make bye-laws under subsection (1), it shall publish a notice of the proposal in one or more newspapers circulating in the vicinity of the Shannon navigation to which the proposal relates.

(b) A notice under paragraph (a) shall contain a statement in general terms of the purposes for which the proposed bye-laws are to be made and an intimation that—

(i) a copy of the draft bye-laws is open for public inspection at a place specified in the notice, and

(ii) a person may submit to Waterways Ireland objections to the draft bye-laws at any time during the period of 21 days commencing on the day of the first publication of the notice.

(c) Waterways Ireland shall, during the period of 21 days, keep a copy of the draft bye-laws open for public inspection at the place specified in the notice.

(d) Any person who objects to the draft bye-laws may submit his or her objections to Waterways Ireland in writing at any time during the period of 21 days. Waterways Ireland shall consider the objections.

(e) On the expiration of the period of 21 days, Waterways Ireland shall, as it thinks proper, refrain from making the bye-laws or, with the consent of the Minister for Community, Rural and Gaeltacht Affairs, make the bye-laws either without modification or with such modification, as it thinks proper.

(f) A copy of the bye-laws for the time being in force under subsection (1) in relation to the Shannon navigation shall be made available by Waterways Ireland for inspection by the public at the public offices of Waterways Ireland during ordinary office hours. Waterways Ireland shall make available to the public, at such fee

(if any) as may be determined by it, copies of bye-laws for the time being in force relating to the Shannon navigation.”;

- (b) in section 3, by substituting for subsection (5), the following:

5

“(5) A person who contravenes a bye-law under subsection (1) (other than paragraph (l)) is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000.

(5A) Waterways Ireland may recover as a simple contract debt in any court of competent jurisdiction from any person by whom it is payable any amount due and owing under bye-laws made under subsection (1)(l).”,
10

and

- (c) by inserting after section 3, the following:
15

“Fixed
payment
notice.

3A.—(1) Where an authorised officer of Waterways Ireland has reasonable grounds for believing that a person is committing or has committed an offence under section 3, he or she may serve the person with a notice, in the form specified by Waterways Ireland in bye-laws under section 3, stating that—
20

(a) the person is alleged to have committed the offence, and
25

(b) the person may during the period of 21 days beginning on the date of the notice make to Waterways Ireland, at the address specified in the notice, a payment of €150, accompanied by the notice, and
30

(c) a prosecution in respect of the alleged offence will not be instituted during the period specified in the notice and, if the payment specified in the notice is made during that period, no prosecution in respect of that alleged offence will be instituted.
35
40

(2) Where notice is given under subsection (1)—

(a) a person to whom the notice applies may, during the period specified in the notice, make to Waterways Ireland at the address specified in the notice the payment specified in the notice, accompanied by the notice,
45
50

- (b) Waterways Ireland may receive the payment, issue a receipt for it and retain the money paid, and any payment received shall not be recoverable in any circumstances by the person who made it,

(c) a prosecution in respect of the alleged offence shall not be instituted in the period specified in the notice, and if the payment so specified is made during that period, no prosecution in respect of the alleged offence shall be instituted.

(3) In a prosecution for an offence under section 3 the onus of proving that a payment pursuant to a notice under this section has been made lies on the defendant.”.

20 51.—The Harbours Act 1996 is amended—

Amendment of Harbours Act 1996.

(a) by substituting for subsections (1) and (2) of section 6 the following:

“(1) A person guilty of an offence under section 46, 50, 52, 53, 60 or 77 is liable—

(a) on summary conviction, to a fine not exceeding €5,000 or to imprisonment for a term not exceeding 6 months or both, or

(b) on conviction on indictment, to a fine not exceeding €1,000,000 or imprisonment for a term not exceeding 2 years or both.

(2) A person guilty of an offence under this Act (other than section 46, 50, 52, 53, 60 or 77) is guilty of an offence and is liable on summary conviction to a fine not exceeding €5,000.”,

35 (b) by inserting after section 6 the following:

“Fixed
payment
notice.

6A.—(1) Where a member of a company's harbour police (within the meaning of section 54), has reasonable grounds for believing that a person is committing or has committed an offence under section 42, 47, 48, 49, 61, 66, 71, 76, or 92(10) in the harbour for which he or she is such a member, he or she may serve the person with a notice, in the form specified by the company in bye-laws under section 42, stating that—

(a) the person is alleged to have committed the offence, and

(b) the person may during the period of 21 days beginning on the date

of the notice make to the company concerned at the address specified in the notice a payment of—

- (i) €300, in respect of committing an offence, other than an offence under section 42 or 71, or 5
- (ii) such other amount, of not more than €300 but not less than €50, as specified in bye-laws made under section 42, in respect of committing an offence under section 42 or 71, as 10
the case may be, 15

or such other amount in lieu of any of those amounts as stands specified in regulations made by the Minister, accompanied by 20
the notice, and 25

- (c) a prosecution in respect of the alleged offence will not be instituted during the period specified in the notice and, if the payment specified in the notice is made during that period, no prosecution in respect of the alleged offence will be instituted. 30

(2) Where notice is given under subsection (1)—

- (a) a person to whom the notice applies may, during the period specified in the notice, make to the company at the address specified in the notice the payment specified in the notice accompanied by the notice, 35

- (b) the company specified in the notice may receive the payment, issue a receipt for it and retain the money paid, and any payment received shall not be recoverable in any circumstances by the person who made it, 40
45

- (c) a prosecution in respect of the alleged offence shall not be instituted in the period specified in the notice, and if the payment so specified is made during that period, no prosecution in respect of the alleged offence shall be instituted. 50
55

(3) In a prosecution for an offence under a provision mentioned in subsection (1) the onus of proving that a payment pursuant to a notice under this section has been made lies on the defendant.”,

5

and

- (c) in section 42, by inserting after subsection (3) the following:

10 under subsection (1) it shall publish a notice of the proposal in one or more newspapers circulating in the vicinity of the harbour to which the proposal relates.

15 (b) A notice under paragraph (a) shall contain a statement in general terms of the purposes for which the proposed bye-laws are to be made and an intimation that—

20 (i) a copy of the draft bye-laws is open for public inspection at a place in the harbour specified in the notice, and

25 (ii) a person may submit to the company objections to the draft bye-laws at any time during the period of 21 days commencing on the day of the first publication of the notice.

(c) The company shall, during the period of 21 days, keep a copy of the draft bye-laws open for public inspection at the place specified in the notice.

30 (d) Any person who objects to the draft bye-laws may submit his or her objections to the company in writing at any time during the period of 21 days. The company shall consider the objections.

35 (e) On the expiration of the period of 21 days, the company shall, as it thinks proper, refrain from making the bye-laws or make the bye-laws either without modification or with such modification, as it thinks proper.

40 (5) A copy of bye-laws for the time being in force under subsection (1) in relation to a harbour shall be made available, by the company which made them, for inspection by the public at the harbour during ordinary office hours. The company shall make available to the public at such price (if any) as may be determined by the company copies of bye-laws for the time being in force relating to the harbour.”.

45