

AN BILLE IASCAIGH MHARA AGUS DLÍNSE MUIRÍ 2005 **SEA-FISHERIES AND MARITIME JURISDICTION BILL 2005**

LEASUITHE TUARASCÁLA REPORT AMENDMENTS

[No. 27*a* of 2005] [22 February, 2006]

DÁIL ÉIREANN

AN BILLE IASCAIGH MHARA AGUS DLÍNSE MUIRÍ 2005 —AN TUARASCÁIL

SEA-FISHERIES AND MARITIME JURISDICTION BILL 2005 —REPORT

Leasu Breise Additional Amendment

46*a***.** In page 34, to delete lines 41 to 46 and in page 35, to delete lines 1 to 10 and to substitute the following:

- "(6) Where a person is convicted summarily of an offence specified in a Table, in addition to any fine the court may impose under this section—
 - (a) in the case of a conviction under *section 8* or 9, or a first conviction under any other provision mentioned in a Table, it may order the forfeiture of all or any of the following found on the boat to which the offence relates, namely—
 - (i) any fish unlawfully caught, and
 - (ii) any fishing gear used in the commission of the offence or to which the offence relates, or
 - (b) in the case of a second or subsequent conviction under any provision (other than *section 8* or 9) mentioned in a Table, all or any of the following found on the boat to which the offence relates, namely—
 - (i) any fish unlawfully caught, and
 - (ii) any fishing gear used in the commission of the offence or to which the offence relates,

are as a statutory consequence of the conviction, forfeited.

Where the court decides under *paragraph* (a) not to order the forfeiture of all or any of the above it shall give reasons for not doing so.".

—An tAire Cumarsáide, Mara agus Acmhainní Nádúrtha.