CHAPTER 10.
[H. B. 35.]

FOOD FISH AND SHELLFISH—PRIVILEGE OR CATCH FEES—COLUMBIA RIVER.

An Act relating to food fish and shellfish; amending section 75.32.030, chapter 12, Laws of 1955 as amended by section 12, chapter 212, Laws of 1955, and RCW 75.32.030; amending section 75.32.070, chapter 12, Laws of 1955, and RCW 75.32.070; and repealing sections 75.32.010 and 75.32.040, chapter 12, Laws of 1955, and RCW 75.32.010 and 75.32.040.

Be it enacted by the Legislature of the State of Washington:

SEC. 1. Section 75.32.030, chapter 12, Laws of 1955 as amended by section 12, chapter 212, Laws of 1955, and RCW 75.32.030 are each amended to read as follows:

Canners, curers, freezers, wholesale dealers and retail dealers of food fish and shellfish, other than oysters, and manufacturers of food fish and shellfish byproducts, other than oyster byproducts, shall pay a privilege fee equal to two percent of the primary market value on all fresh or frozen chinook and silver salmon which they receive, handle, deal in, or deal with as original receiver in the state, and they shall pay a privilege fee equal to one percent of the primary market value on all other fresh or frozen food fish and shellfish or part thereof, except oysters, which they receive, handle, deal in or deal with, as original receiver in the state: Provided, That any person or sales agency selling fresh or frozen food fish or shellfish previously landed in the state to others residing outside the state of Washington, shall be responsible for and shall pay the privilege taxes herein provided.

SEC. 2. Section 75.32.070, chapter 12, Laws of 1955, and RCW 75.32.070 are each amended to read as follows:
A catch fee shall be paid by every person taking food fish or shellfish, or parts thereof, from the waters or beaches of this state for commercial purposes, and the fee shall be equal to two percent of the primary market value of all fresh or frozen chinook and silver salmon so taken, and one percent of the primary market value of all other species of food fish and shellfish, or parts thereof: Provided, That catch taxes shall not be paid by those taking shellfish from licensed oyster or clam farms: Provided further, That it is not the intent of the state of Washington to collect privilege fees or catch fees on fish and shellfish previously landed from the Columbia River district in Oregon, on which privilege fees have already been paid, and which are transshipped to this state. An official certification of payment of Oregon privilege fees must be furnished the Washington department of fisheries in these instances.

Sec. 3. Sections 75.32.010 and 75.32.040, chapter 12, Laws of 1955, and RCW 75.32.010 and 75.32.040 are each repealed.

Passed the House April 2, 1963.
Passed the Senate April 5, 1963.
Approved by the Governor April 16, 1963.