BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Section 1. There is added to chapter 48, Laws of 1965 and to chapter 77.32 ROW a new section to read as follows:

It shall be unlawful for any person to fish for or take steelhead without first having procured from the director a seal to be known as a supplemental steelhead seal, which shall be procured, in addition to any other license, to fish for steelhead required by law. This seal shall be in the possession of all persons while engaged in fishing for steelhead.

The seal shall be prepared by and under the supervision of the director, and it shall bear the name "Department of Game of the State of Washington", the time period for which it is issued, and any other distinguishing marks deemed necessary by the director. The procuring fee shall be two dollars and shall be in addition to other license fees prescribed by law: PROVIDED, That this fee shall not apply to juveniles and free license holders. All moneys received from the issuance or sale of the seal provided herein shall be paid into the state game fund.

Any person violating any of the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be punished by a fine not less than twenty-five dollars nor more than two hundred fifty dollars or by imprisonment in the county jail for not less than ten days nor more than thirty days or by both such fine and imprisonment.

Passed the House March 14, 1969
Passed the Senate March 24, 1969
Approved by the Governor April 2, 1969
Filed in office of Secretary of State April 2, 1969

CHAPTER 18
[Engrossed House Bill No. 40]
GAME AND GAME FISH--PROTECTED WILDLIFE


BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
Section 1. Section 77.12.020, chapter 36, Laws of 1955 and RCW 77.12.020 are each amended to read as follows:

The commission shall, from time to time, investigate and determine the habits and distribution of the various species of wild animals, wild birds, and game fish native to or capable of being adapted to the climatic conditions of the state, and classify the wild animals as game animals, predatory animals, ((and)) fur-bearing animals, and protected wildlife, and classify the wild birds as game birds including migratory game birds and upland game birds, predatory birds, nongame birds, and harmless or song birds.

Sec. 2. Section 77.12.030, chapter 36, Laws of 1955 and RCW 77.12.030 are each amended to read as follows:

The commission may regulate the propagation and preservation of all game animals, fur-bearing animals, protected wildlife, game birds, nongame birds, harmless or song birds, and game fish, and the collection of game fish spawn, and the distribution thereof, and the distribution of fry and adult game fish in any of the rivers, lakes, and streams of the state, and may import such spawn, fry, and adult fish as may be deemed advisable, and, when so propagated, taken or imported, distribute the same to the various counties as necessities and adaptabilities may require.

The commission may authorize or prohibit the importation of wild animals, wild birds and game fish, and regulate and license the sale and transportation thereof within the state.

Sec. 3. Section 77.12.040, chapter 36, Laws of 1955 and RCW 77.12.040 are each amended to read as follows:

The commission shall, from time to time, adopt, promulgate, amend, or repeal, and enforce, reasonable rules and regulations governing the time, place and manner, or prohibiting the taking of the various classes of game animals, fur-bearing animals, protected wildlife, and predatory animals, game birds, predatory birds, nongame birds, and harmless or song birds, and game fish in the respective areas and throughout the state and the quantities, species, sex and
size of such animals, birds and fish that may be taken.

The commission may establish within the state by rule and regulation game reserves and closed areas wherein all hunting and trapping for game animals, game birds, protected wildlife and fur-bearing animals, may be prohibited and game fish reserves and closed waters wherein all fishing for game fish may be prohibited.

Passed the House March 14, 1969
Passed the Senate March 24, 1969
Approved by the Governor April 2, 1969
Filed in office of Secretary of State April 2, 1969

CHAPTER 19
[House Bill No. 41]
GAME FISH--DEFINITION

AN ACT Relating to game and game fish; and amending section 77.08.020, chapter 36, Laws of 1955 and RCW 77.08.020.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 77.08.020, chapter 36, Laws of 1955 and RCW 77.08.020 are each amended to read as follows:

As used in this title or in any rule or regulation of the commission, "game fish" include any Salmo irideus commonly known as rainbow trout, Salmo clarkii commonly known as cutthroat trout (coastal), Salmo gairdnerii commonly known as steelhead, Salvelinus fontinalis commonly known as Eastern brook trout, Oncorhynchus nerka (kennerly) commonly known as silver trout, Cristivomer namaycush commonly known as mackinaw trout, Micropterus salmoides commonly known as large-mouth black bass, Micropterus dolomieu commonly known as small-mouth black bass, Prosopium williamsoni commonly known as white fish, Perca flavescens commonly known as yellow perch, Pomixis annularis commonly known as white crappie, Pomixis sparoides commonly known as black crappie, Helioperca incisor commonly known as bluegill sunfish, Eupomotis gibbosus commonly known as Pumpkinseed sunfish, Ameiurus nebulosus commonly known as catfish, Thymallus montanus commonly known as Montana grayling, Salvelinus malma spectabilis commonly known as Dolly Varden trout or Western char or bull trout, Salmo clarkii lewisi commonly known as cutthroat trout, or Montana black-