

1935 Utah Fishing Law

FISH AND GAME

CHAPTER 32

S. B. No. 91.

(Passed March 14, 1935. In effect May 14, 1935.)

FISH AND GAME

POWERS OF COMMISSIONER

*An Act to Amend Section 30-0-6, Revised Statutes of Utah, 1933, Relating to the General Powers and Duties of Fish and Game Commissioner.*

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

Section 1. **Section Amended.**

Section 30-0-6, Revised Statutes of Utah, 1933, is hereby amended to read as follows:

**30-0-6. General Powers and Duties of Commissioner.**

The fish and game commissioner shall have control and supervision of the waters, forests and lands of the state for the collection, propagation, culture and distribution of fish and game, and shall distribute all game, fish fry and spawn received or controlled by him fairly and equitably among the several counties. He shall have full control of all property of the state acquired and held for the purposes contemplated by this title; and he shall have full power, by general or special orders, rules or regulations, or otherwise, to fully regulate and control the importation of game birds, game animals and fish, whether imported fresh, frozen, canned, smoked, alive or otherwise, through inspection, quarantine, license or otherwise.

Approved March 26, 1935.

CHAPTER 33

S. B. No. 28.

(Passed February 5, 1935. In effect February 16, 1935.)

FISH AND GAME COMMISSIONER EMPOWERED TO BORROW MONEY

*An Act Empowering the State Fish and Game Commissioner to Borrow Money From the State Land Board and From the State Industrial Commission, and Authorizing Each of the Latter to Loan, From Funds in Their Custody Available for Investment, Money for Use in Connection With Public Projects and Providing for the Repayment Thereof.*

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

**Section 1. Authority-Purpose-Source.**

To enable the state fish and game department to purchase and acquire lands, water rights, materials, and other property and rights, necessary for use in the development and construction of public projects within the state for the collection, propagation, culture and distribution of fish, wild fowl and game, and to qualify such work and projects to receive contributions of federal emergency relief funds and labor, the fish and game commissioner, by and with the consent of the board of examiners, is hereby authorized to borrow from the state land board and from the state industrial commission, and for such purpose the state land board and the industrial commission are hereby authorized to loan to the fish and game commissioner, from funds in their custody which they are authorized to invest, such sums of money as they may agree upon, subject to the limitations and conditions hereinafter stated.

**Section 2. Interest - Repayment - Limit of Indebtedness.**

Such loans shall be made at such rate of interest and on such terms of repayment and for such length of time, not exceeding twenty years, as may be agreed upon; provided, that out of the regular income of the fish and game department each year, it shall set up a sinking fund sufficient to meet the amortized payments as they shall become due; and provided further, that the fish and game commissioner shall not incur or have outstanding a total indebtedness in excess of \$100,000.

**Section 3. Covered Into State Treasury.**

All moneys borrowed under the provisions of this act shall be covered into the state treasury to the credit of the fish and game commissioner to be drawn on and expended by said commissioner, subject to the approval of the board of examiners, only for the purposes herein provided.

This act shall take effect upon approval.

Approved February 16, 1935.

Read about the history of all of Utah's fishing laws and regulations on <https://junesucker.com>