game sanctuaries or refuges shall be unlawful except as hereinafter provided, and any person violating any provision of this Act or any of the rules and regulations made under the provisions of this Act shall be deemed guilty of a misdemeanor and shall upon conviction in any United States court be fined in a sum of not exceeding $100 or imprisonment not exceeding six months, or both.

Sec. 3. That the Secretaries of Agriculture and Commerce shall execute the provisions of this Act, and they are hereby jointly authorized to make all needful rules and regulations for the administration of such fish and game sanctuaries or refuges in accordance with the purpose of this Act, including regulations not in contravention of State laws for hunting, capturing, or killing predatory animals, such as wolves, coyotes, foxes, pumas, and other species destructive to livestock or wild life or agriculture within the limits of said fish and game sanctuaries or refuges: Provided, That the present jurisdiction of the States shall not be altered or changed without the legislative approval of such States.

Approved, March 10, 1934.

[CHAPTER 55.]

AN ACT

To promote the conservation of wild life, fish, and game, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Agriculture and the Secretary of Commerce are authorized to provide expert assistance to and to cooperate with Federal, State, and other agencies in the rearing, stocking, and increasing the supply of game and fur-bearing animals and fish, in combating diseases, and in developing a Nation-wide program of wild-life conservation and rehabilitation.

Sec. 2. The Secretary of Agriculture and the Secretary of Commerce are authorized to make such investigations as they may deem necessary to determine the effects of domestic sewage, trade wastes, and other polluting substances on wild life, with special reference to birds, mammals, fish, and shellfish, and to make reports to the Congress of their investigations with recommendations for remedial measures. Such investigations shall include studies of methods for the recovery of wastes and the collation of data on the progress being made in these fields for the use of Federal, State, municipal, and private agencies.

Sec. 3. (a) Whenever the Federal Government through the Bureau of Reclamation or otherwise, impounds water for any use, opportunity shall be given to the Bureau of Fisheries and/or the Bureau of Biological Survey to make such uses of the impounded waters for fish-culture stations and migratory-bird resting and nesting areas as are not inconsistent with the primary use of the waters and/or the constitutional rights of the States. In the case of any waters heretofore impounded by the United States, through the Bureau of Reclamation or otherwise, the Bureau of Fisheries and/or the Bureau of Biological Survey may consult with the Bureau of Reclamation or other governmental agency controlling the impounded waters, with a view to securing a greater biological use of the waters not inconsistent with their primary use and/or the constitutional rights of the States and make such proper uses thereof as are not inconsistent with the primary use of the waters and/or the constitutional rights of the States.
Consultation with
Fisheries Bureau as to
fish conservation before
any future dam con-
struction.

Plans for improving
wild life resources to be
prepared.

Promulgation and
enforcement.

Studies of wild life,
etc., resources to be
made by designated
bureaus.

Cooperation of other
agencies.

Proviso.
Consent required.

Land, etc., donations
permitted.

Proviso.
Subject to consent of
State.

Creating additional
bureau, etc., forbidden.

(b) Hereafter, whenever any dam is authorized to be constructed,
either by the Federal Government itself or by any private agency
under Government permit, the Bureau of Fisheries shall be consulted,
and before such construction is begun or permit granted, when
deemed necessary, due and adequate provision, if economically
practicable, shall be made for the migration of fish life from the
upper to the lower and from the lower to the upper waters of said
dam by means of fish lifts, ladders, or other devices.

Sec. 4. The Office of Indian Affairs, the Bureau of Fisheries, and
the Bureau of Biological Survey are authorized, jointly, to prepare
plans for the better protection of the wild-life resources, including
fish, migratory waterfowl and upland game birds, game animals and
fur-bearing animals, upon all the Indian reservations and unallotted
Indian lands coming under the supervision of the Federal
Government. When such plans have been prepared they shall be
promulgated by the Secretary of the Interior, the Secretary of
Commerce, and the Secretary of Agriculture, who are authorized to
make the necessary regulations for enforcement thereof and from
time to time to change, alter, or amend such regulations.

Sec. 5. The Bureau of Biological Survey and the Bureau of
Fisheries are hereby authorized to make surveys of the wild-life
resources of the public domain, or of any lands owned or leased by
the Government, to conduct such investigations as may be necessary
for the development of a program for the maintenance of an adequate
supply of wild life in these areas, to establish thereon game farms
and fish-cultural stations commensurate with the need for replenish-
ing the supply of game and fur-bearing animals and fish, and, in
cooperation with the National Park Service, The Forest Service, or
other Federal agencies, the State agencies, to coordinate and establish
adequate measures for wild-life control on such game farms and
fish-cultural stations: Provided, That no such game farm shall
hereafter be established in any State without the consent of the
legislature of that State.

Sec. 6. In carrying out the provisions of this Act the Federal
agencies charged with its enforcement may cooperate with other
Federal agencies and with States, counties, municipalities, individ-
uals, and public and private agencies, organizations, and
institutions, and may accept donations of lands, funds, and other
aids to the development of the program authorized in this Act:
Provided, however That no such donations of land shall be accepted
without consent of the legislature of the State in which such land
may be situated: Provided, That no authority is given in this Act
for setting up any additional bureau or division in any department
or commission, and shall not authorize any additional appropriation
for carrying out its purposes.

Approved, March 10, 1934.