

with a statement of the fines imposed and costs of the same; the Justice of the Peace or Clerk of the Court which imposes said fine in any and every case shall in writing inform the Comptroller of the Treasury of the fine, upon whom laid and the amount of said fine, with date of same. Anyone who shall violate any provisions of this section shall be deemed guilty of a misdemeanor and, upon conviction thereof before any Judge or Justice of the Peace in this State, shall be fined not less than twenty-five dollars, nor more than three hundred dollars, in the discretion of the Court or Justice of the Peace before whom such person shall be tried, or be imprisoned in the county jail for not less than one month, nor more than six months. And no part of a fine or cost so collected shall be paid or allowed by the Court to any State's Attorney as a fee where said State's Attorney receives a fixed salary for his services.

19. No steamer or power boat of any kind shall be used or employed in catching or taking oysters in the waters of the State with scoop, dredge or similar instrument, and the captain of any boat licensed to take or catch oysters with scoop, dredge or similar instrument, who shall have on his boat, so licensed, any engine or motor of any kind, whether attached to said boat or not, which is adapted to or can be used in the propulsion of said boat, shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined not less than fifty dollars nor more than three hundred dollars, and no other boat shall be used in catching oysters with scoop, dredge or similar instrument without first having been licensed, as hereinafter provided.

23. After granting such license, the Comptroller shall receive two dollars and eighty-five cents for every gross ton the boat shall measure, and where any license issued by authority of any county, the Clerk of the Circuit Court for the county shall receive for such license from the applicant the said two dollars and eighty-five cents per ton for every gross ton the boat may measure, except boats of less than five tons gross measurement, when the license shall be eight dollars for each of said boats, said measurements to be gross tonnage of custom-house measurement, but no allowance or deduction shall be made or allowed by reason of dunnaging, and the captains or masters shall always have such license on board of their boats, and shall exhibit the same wherever it shall be demanded by any duly authorized officer. It shall be the duty of the commander of the State Fishery Force and any officer under his command, at any time that he or they shall deem it proper, to inspect and verify the measurements of any boats, and their gross tonnage and the measurement ascertained by such officer