3) REGULATIONS ON MARINE FISHERIES

ь) Fisheries Bylaw 1960, No. 10

ANALYSIS

Title

8 1023 T

- Short title and commencement
- Definitions
- 3. Unlawful to sell Ikatauira. Penalty

FISHERIES BYLAW 1960, No. 10

A Bylaw to prohibit the sale of Ikatauira in the Island of Rarotonga. (16 May 1960.)

1. Short Title and Commencement - This Bylaw may be cited as the Rarotonga Fisheries Bylaw 1960 and shall come into force on the day it is assented to by the [High Commissioner] of the Cook Islands.

[The words "High Commissioner" were substituted for the words "Resident Commissioner" by S.3(4) of the Cook Islands Amendment Act 1965.]

2. Definitions - In this Bylaw:-

"Ikatauira" means the fry of the common species of lagoon fish.

"Sale" includes barter, and also includes offering or attempting to sell, or receiving for sale, or having in possession for sale, or exposing for sale, or sending or delivering for sale, or causing or allowing to be sold, offered, or exposed for sale.

3. Unlawful to sell Ikatauira. Penalty - It shall be unlawful for any person to sell Ikatauira and any such person who offends against this Bylaw shall on conviction be liable to a fine not exceeding £10.