

forestry, department of conservation, by any such purchaser or permit holder, or by any one representing him, shall constitute a gross misdemeanor.

The permit shall provide that *the director of the division of forestry, department of conservation*, shall have power to order suspension of all operations under the permit at any time, and any timber cut or removed during such suspension is hereby declared to be cut in trespass. The permit shall further provide that the timber board may cancel the permit at any time when in its judgment the conditions thereof have not been complied with, and such cancellation shall constitute repossession of the timber by the state. The purchaser shall remove his equipment from such land within ninety days thereafter. The permit shall further provide that if the purchaser at any time fails to pay any obligations to the state under all or any other permits, then any or all his permits may be cancelled. The permits shall also provide that any timber removed in violation of the terms of the permit or of any law shall constitute trespass. A provision shall be contained in the permit that the statute of limitations shall not prevent the bringing of any action or proceeding, either civil or criminal, growing out of any violation of any provision of this act, and no statute of limitations shall so operate. The permit shall provide that the purchaser and his successors in interest shall burn or otherwise dispose of all slashings, or other refuse resulting from cutting operations, in the manner now or hereafter provided by law. The permit shall further provide that at any time the state may bring an action or suit to restrain, enjoin, and prohibit the further cutting or removal of timber or the further entry of the permit holder or his representatives upon any of the lands covered by the permit, whenever in the opinion of the attorney general any of the terms of the permit are being or have been violated, which suit shall be without prejudice to any other action or proceeding on behalf of the state.

Any permit failing to conform to the requirements of this section shall be void on its face. All permits shall be filed for record with *the director of the division of forestry, department of conservation*. The timber board, state forester, attorney general and *director of the division of forestry, department of conservation*, or any of them, are hereby specifically empowered to enforce all provisions and all conditions contained in any timber permit executed pursuant to the provisions of this act."

Approved April 23, 1937.

CHAPTER 369—H. F. No. 325

An act to amend Mason's Minnesota Statutes of 1927, Section 6356, relating to bond and duties of appraisers.

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

Section 1. Law amended.—Mason's Minnesota Statutes of 1927, Section 6356, hereby is amended so as to read as follows:

"6356. **Bond of appraiser.**—At the time of the appointment of any such state appraiser he shall give a bond to the state in a penal sum of not less than \$1,000 conditioned for the faithful performance of his duties, which bond shall be approved by the attorney general, and together with the oath as hereinbefore provided for, be filed in the office of secretary of state. *Provided that a bonded District Ranger or Fire Patrolman certified by the Director of Forestry to be a competent timber appraiser, shall have all the power and authority of any such state appraiser without giving further bond than his bond as a District Ranger, or Fire Patrolman.* Such bonds shall be paid for out of monies appropriated for the supervision of state timber.

Every such state appraiser is hereby authorized to arrest any person found trespassing, or to have trespassed, upon state lands and deliver him to the sheriff of the county, and such state appraiser shall immediately enter a complaint before a court of competent jurisdiction in said county charging the person so arrested with such trespass, and the person so charged shall be arraigned and given a hearing on such complaint.

Such state appraiser shall wear when upon duty a badge of office to be designated and provided by the *Director of Division of Forestry.*

It is hereby declared a misdemeanor for any person not a duly appointed and acting state appraiser to wear a badge or to impersonate or claim to be a state appraiser.

Whenever an appraisal or valuation is made upon lands suited for agricultural purposes, such state appraiser shall place an estimate and valuation of any timber thereon, and make a separate report thereof; such report shall be made from his field notes made on the land and be by him entered in his own hand in a book kept for that purpose, and shall be made a part of the record of the *Director of the Division of Forestry office*, such entry shall be dated when made and sworn to upon the record at the same time the state appraiser shall file in the *Director of the Division of Forestry* all plats and field notes made by him, and affix his signature to each said plat and to each said page of the field notes. Such records shall show that said state appraiser was actually upon the land when such estimate and valuation was made.

No such report shall embrace more than one section or fractional section of land according to the government survey thereof,

and shall show the amount of timber upon each forty acre tract or subdivision; provided, however, that as ownership may appear to each subdivision of land so appraised in the various trust funds of the state, so shall all appraisements, sales, and accountings therefor be done according as such title may appear as of record in the office of the *Director of the Division of Forestry* and provided further, that where appraisals, sales, and accountings heretofore made have not been made in accordance with this provision, the *Director of the Division of Forestry* is authorized to make such apportionment to the various funds as he may deem equitable and just to each such fund, and such apportionment is hereby legalized and confirmed.

The report shall state the amount of each kind of timber, the value per thousand feet, and the value per piece of all such timber.

In making such estimate and valuation the appraiser shall take into consideration distance of the timber from the nearest lake, stream, or railroad, and the character of the land, what amount, if any, of the timber has been burned, and the extent and character of such burning; the situation of the timber relative to risks from fire or damage of any kind, and the injury which will result in the prospective price that may be obtained in the future by reason of the removal of timber operations contiguous to or in the community of, such tract, thereby leaving such tracts isolated and the value of the timber to the State thereby lessened.

Approved April 23, 1937.

CHAPTER 370—S. F. No. 576

An act to amend Chapter 349, Laws of 1933, Sections 1, 2, 4, 5, 7, 8 and 11, and to add a new section, to be numbered 12, relating to the licensing of plumbers.

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

Section 1. Law amended.—That Chapter 349, Session Laws of 1933, Section 1, be amended to read as follows:

“Section 1. **State Board of Health to supervise plumbing.**—
(a) The State Board of Health may by *regulation* prescribe minimum standards which shall be uniform, and which standards shall thereafter be effective for all new plumbing installations, including additions, extensions, alterations and replacements connected with any water or sewerage disposal system, owned or operated by or for