manner and with the same effect as if unmarried. insane husband or wife be under guardianship, the guardian's letters of authority, or a duly certified copy thereof, shall be recorded in the office of the register of deeds of the county in which such real estate shall be situated; and such guardian's approval of the conveyance shall be indorsed thereon. Without such approval the conveyance shall not affect the rights of the insane husband or wife.

"Any corporation may convey its real estate by an agent corporations." appointed by resolution of its directors or governing

board."

This act shall take effect and be in force from SEC. 2. and after its passage.

Approved April 20, 1891.

CHAPTER 76.

[H. F. No. 773.]

AN ACT TO AMEND TITLE TWO (2) OF CHAPTER FORTY-ONE (41) OF GENERAL STATUTES OF ONE THOUSAND EIGHT HUNDRED AND SEVENTY-EIGHT (1878).

General Statutes 1878, amending Chap. 41, Title 2.

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

Section 1. That title two (2) of Chapter forty-one (41) of General Statutes of one thousand eight hundred and seventy-eight (1878) be and is hereby amended by adding thereto a section, to be numbered and to read as follows:

"Sec. 13A. Every agreement for extending the time of Agreement for payment for manual labor, performed or to be performed, in cutting, hauling, banking or driving logs, beyond the date cutting, banking or driving logs, beyond the date cutting, banking and driving logs. of the completion of such labor, shall be void unless such ing logs must be agreement is in writing, subscribed by the party to be charged therewith and expressing the true consideration therefor, and unless at the time of the completion of such labor or the making of such contract the person, partnership or corporation for whom such labor shall be performed shall execute and deliver to the person performing the same, his or its negotiable promissory note for the compensation therefor, with interest, due at such time as may be agreed upon; Provided, That it shall not be competent for any such laborer to waive any of the provisions of this act, nor shall the right of such laborer to a lien upon any property to secure the payment for such labor be waived by the acceptance of such note, but such right of lien shall pass with the note and vest in and be enforceable by the holder thereof."

This act shall take effect and be in force from SEC. 2. and after its passage.

Approved April 21, 1891.

At end of ses son, negotiable note must be given for pay-

Laborer cannot waive his rights nor lose his lien by taking note.