

Liens and judgments.

SEC. 8. No liens created by the statutes of this state, whether mechanics or material men or laborers or for supplies or any other liens except those of judgment against owners of interests in said lands, shall attach to the lands on or in which operations for producing from the veins, lodes or deposits of iron, iron ores, minerals or mineral ores of all kinds, coal, clay, sand, gravel or peat, are carried on under and in accordance with this act.

Actions to open mines and partition.

SEC. 9. Actions for operation of property in all cases where lands are held by a plurality of owners, are opened, operated and developed for the purpose of obtaining therefrom the products of the veins, lodes and deposits of iron, iron ores, minerals, mineral ores of any kind, coal, clay, sand, gravel and peat under the provisions of this chapter, shall be held to apply only to the output of said workings, and decrees of partition shall be made by the courts to apply only to the division of the output of said workings of said lands, and the veins, lodes and deposits aforesaid therein.

SEC. 10. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

SEC. 11. This act shall take effect and be in force from and after its passage.

Approved April 18, 1893.

## CHAPTER 38.

S. F. No. 457.

Railroad ties and cedar poles.

*An act to provide for the assorting and delivering of railroad ties and cedar poles by boom companies, and fixing the compensation therefor.*

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

Boom companies to sort ties and cedar poles.

SECTION 1. That all corporations owning and operating any boom or booms for handling, storing and assorting logs and timber floating upon any of the navigable waters of this state, shall assort according to their respective marks, and deliver to their respective owners, all railroad ties and all cedar poles that shall come into their respective booms. All railroad ties and all cedar poles of ten feet or less in length shall be delivered in cribs of not less than thirty-two pieces each, and all cedar poles of greater length than ten feet shall be delivered in brails or cribs; ties of different kinds of wood shall be placed in separate cribs.

Fees for same.

SEC. 2. Any such corporation shall be entitled to receive for such assorting as is provided for in section one of this act, the following compensation:

For all railroad ties assorted and delivered as aforesaid, two cents for each and every tie.

For all cedar poles so assorted and delivered, four cents for each pole: provided, that if such cedar poles be cut

into lengths of ten feet or less, then for all such short lengths such corporation shall only receive one and one-half cents for each pole.

All such compensation shall be collected in the same manner, shall be due and payable at the same time, and any such corporation shall have the same lien therefor, and such lien may be enforced in the same manner as the charter or other law governing such corporation now provides for the collection of other compensation, or tolls, for services to be performed in handling, assorting and delivering saw logs.

SEC. 3. The provisions of this act shall not apply to any such corporation whose charter provides any other or different rate of compensation than that hereinbefore provided.

Not to affect previous fees in charters.

SEC. 4. This act shall take effect and be in force one year after its passage.

Act takes effect in one year.

Approved April 6, 1893.

## CHAPTER 39.

H. F. No. 220.

*An act to provide for doorkeepers, cloak-room keepers and pages at the opening of the Senate and House of Representatives.*

Doorkeepers, etc., of the legislature.

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

SECTION 1. At the opening of each session of the legislature of the state of Minnesota, it shall be the duty of the janitor of the state capitol to employ two doorkeepers, one cloakroom keeper and two pages to serve during the organization of the senate and until the president of the senate or the senate by resolution or otherwise shall have made regular appointments to fill such places; and two doorkeepers, three cloakroom keepers and four pages to serve during the organization of the house of representatives and until the speaker of the house, or the house by resolution or otherwise, shall have made the regular appointments to fill said places, and thereupon the services of the persons so employed shall cease; and the janitor shall certify to the number of days the said employes served in their respective places, and the amount due them for such service. Doorkeepers and cloakroom keepers to be paid at the rate of three dollars per day, and the pages to be paid at the rate of two dollars per day for the actual time of such service rendered.

Authorizes janitor to appoint temporary officers.

Compensation.

SEC. 2. No person or persons who may aid or assist in the senate or house of representatives during its organization as doorkeepers, cloakroom keepers, pages, filekeepers, gallery-keepers, committee-room keepers, or who may after the organization of either branch be appointed or elected to fill any position referred to in this section,

Janitor to certify for payment.