

shall be entered names of all persons to whom certificates are issued under this act, and said register shall be at all times open to public inspection.

SEC. 12. Said board shall have power to revoke any certificate of registration granted by it under this act for (A) conviction of crime; (B) habitual drunkenness for six (6) months immediately before a charge duly made; (C) gross incompetency, or (D) contagious or infectious disease; *provided*, that before any certificate shall be so revoked the holder thereof shall have notice in writing of the charge or charges against him, and shall at a day specified in said notice, at least five (5) days after the service thereof, be given a public hearing and full opportunity to produce testimony in his behalf and to confront the witnesses against him. Any person whose certificate has been so revoked may, after the expiration of ninety (90) days, apply to have the same re-granted, and the same shall be re-granted to him upon a satisfactory showing that the disqualification has ceased.

Revocation
of certificates.

SEC. 13. To shave or trim the beard or cut the hair of any person for hire or reward received by the person performing such service, or any other person, shall be construed as practicing the occupation of barber within the meaning of this act.

SEC. 14. Any person practicing the occupation of barber without having obtained a certificate of registration, as provided by this act, or wilfully employing a barber who has not such a certificate, or falsely pretending to be qualified to practice such occupation under this act, or violation of any of the provisions of this act, is guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not less than ten (10) dollars or more than one hundred (100) dollars, or by imprisonment in the county jail not less than ten (10) days or more than ninety (90) days.

Penalty for
violating
provisions of
this act.

SEC. 15. This act shall take effect and be in force from and after its passage.

Approved April 21, 1897.

CHAPTER 187.

H. F. No. 908.

An act empowering any incorporated city or village in this state to raise, preserve and maintain the waters of lakes and bodies of water adjoining their corporate limits.

Preservation
of bodies of
water.

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

Cities and villages authorized to maintain.

SECTION 1. That any incorporated city or village of this state adjoining whose territory or corporate limits there exists any lake or other body of water, is hereby authorized and empowered to adopt such measures for the raising and preservation of the height of the waters in said lakes as shall be by the board of trustees of said cities or villages deemed necessary; and for such purpose they may dam the outlets and divert the courses of adjacent streams of water so as to cause the same to flow into and through the said lakes.

Consent of property owners.

SEC. 2. None of the waters of any of said lakes shall be raised, or the waters of any stream be diverted from its natural course under the authority conferred hereby until said incorporated city or village shall obtain the consent in writing of all property owners whose property will be damaged or injured by the said raising or diverting, and shall have filed such consent together with a release of such or any damages occasioned by the same in the office of the recorder of said incorporated city or village; or until said incorporated city or village shall have acquired by condemnation proceedings as hereinafter provided the right to flow or otherwise injure any lands of any of the owners which may be injured thereby and whose voluntary consent cannot be obtained or procured.

When consent of owners is not given.

SEC. 3. The right to raise the waters in said lakes or to divert the course of said streams for that purpose, or either of them, and to flow the lands of any owners whose consent cannot be obtained otherwise, may be had and obtained and compensation paid therefor by proceeding by petition signed by the president and recorder or other executive officers of said incorporated cities or villages, and in the manner provided as near as may be in chapter 65 of the general laws 1889, being sections 2620 to 2632 inclusive, of the general statutes of 1894.

Provided, that none of the provisions of this act shall apply to any lake or lakes now, or heretofore, used for driving or floating saw logs, or the waters of which are used, or have been heretofore used, in aiding in the driving or sluicing of saw logs.

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

Approved April 21, 1897.