



## CHAPTER 33

### An Act to amend the Lands and Forests Act

[Assented to, the 4th of April, 1931]

**HIS MAJESTY**, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

**1.** Section 91 of the Lands and Forests Act (Revised R. S., c. 44, Statutes, 1925, chapter 44) is amended by adding thereto, <sup>s. 91, am.</sup> after the first paragraph thereof, the following paragraph:

“Nevertheless, where lots under location tickets are con- <sup>Seizing of</sup>cerned, any employee authorized by the Department of <sup>timber.</sup> Colonization, Game and Fisheries may at once seize any timber cut without permit on such lots, and put the same under proper guard.”

**2.** The said act is amended by adding thereto, after <sup>R. S., c. 44,</sup> section 99a thereof, as enacted by the act 18 George V, <sup>s. 99b,</sup> chapter 26, section 2, the following section: <sup>added.</sup>

“**99b.** The Minister of Lands and Forests is, however, <sup>Special per-</sup>authorized to issue, without public auction and without <sup>mits.</sup> previous notice, special permits effective for a period of twelve months from the date of their issue, to cut timber on vacant Crown lands to an extent not exceeding one hundred and fifty thousand cubic feet per permit, in consideration of the payment of stumpage dues and according to the usual and special conditions specified by law and in the regulations in force and in the order-in-council authorizing the issuing of such special permit.

No person or company shall obtain, during the same year, <sup>Restriction.</sup> more than one of the special permits above-mentioned, nor a new permit without having fully paid up all monies which such person or company owes to the Crown.

Manufacturing, etc., in Province. All timber cut under such special permits must be manufactured or utilized within the Province of Quebec."

Coming into force. **3.** This act shall come into force on the day of its sanction."