



CHAPTER 26

An Act to amend the Lands and Forests Act with respect to timber limits

[Assented to, the 22nd of March, 1928]

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

1. Section 69 of the Lands and Forests Act (Revised R. S., c. 44, Statutes, 1925, chapter 44) is replaced by the following: s. 69, replaced.

“69. In all forests belonging to the Crown, no clean Extraordinary cutting and no operations constituting an exception to the regulations in force may be carried on without a special authorization from the Lieutenant-Governor in Council. s. 69, replaced.

No such authorization may be granted to the license-holder unless he makes application therefor to the Minister of Lands and Forests, and, at the same time, produces a working plan based on a proper inventory and made according to the instructions of the Minister. Authorization granted.

No authorization to do, in a forest belonging to the Crown, extraordinary cutting on account of windfalls, fire, epidemics of insects or cryptogamic diseases, may be granted to a license-holder unless he applies therefor to the Minister of Lands and Forests and produces a plan and a report showing the extent so affected and the volume of woods in course of destruction. Id., for extraordinary cutting.

2. The said act is amended by inserting therein, after section 99 thereof, the following section: R. S., c. 44, s. 99a, added.

“99a. All non-inventoried timber limits which will be leased after the 22nd of March, 1928, shall be inventoried within the delays fixed by the respective leasing conditions, same in conformity with the provisions of section 69 of this act.” Inventory of timber limits.

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