

1927

c 290 Private Forest Reserves Act

Ontario

© Queen's Printer for Ontario, 1927

Follow this and additional works at: <http://digitalcommons.osgoode.yorku.ca/rso>

Bibliographic Citation

Private Forest Reserves Act, RSO 1927, c 290

Repository Citation

Ontario (1927) "c 290 Private Forest Reserves Act," *Ontario: Revised Statutes*: Vol. 1927: Iss. 3, Article 61.

Available at: <http://digitalcommons.osgoode.yorku.ca/rso/vol1927/iss3/61>

CHAPTER 290.

The Private Forest Reserves Act.

1. In this Act,—

Interpretation.

- (a) "Minister" shall mean the Minister of Lands and Forests; "Minister."
- (b) "Owner" shall mean and include any person having any right, title, interest or equity in any land; "Owner."
- (c) "Private Forest Reserve" shall mean land declared to be a private forest reserve under this Act. 1919, c. 68, s. 2. "Private Forest Reserve."

2. The Lieutenant-Governor in Council may, on the recommendation of the Minister, and with the consent of the owner of any land covered with forest or suitable for forestation or re-forestation, declare such land to be a private forest reserve. 1919, c. 68, s. 3. Declaring forest land private forest reserve.

3. Such declaration shall be registered by such owner in the proper registry office for the division in which such land is situated. 1919, c. 68, s. 4. Registration of declaration.

4. The effect of such declaration when registered shall be to constitute such land in perpetuity a private forest reserve. 1919, c. 68, s. 5. Effect of declaration.

5. The title and ownership of every private forest reserve shall, notwithstanding such declaration, remain in the owner so consenting, save that such owner and his personal representatives and successors in title shall be precluded in perpetuity from cutting or removing any trees upon such private forest reserve, except upon the consent of the Minister; provided such owner may at any time remove dead or fallen wood or trees. 1919, c. 68, s. 6. Title to remain in owner.

6. The Minister may, from time to time, arrange for the forestation or re-forestation of any portion of a private reserve. 1919, c. 68, s. 7. Arrangements for forestation and re-forestation.

7. The Minister may, by regulation or otherwise, prohibit cattle from being allowed to run in the whole or any part of such private forest reserve, and may make such other regulations for the preservation of trees as may be deemed necessary. 1919, c. 68, s. 8. Prohibiting cattle from running at large.