

HOUSE BILL No. 4895

June 29, 1993, Introduced by Reps. Bodem, Kukuk, Hill, Brackenridge, Hammerstrom, Anthony, Porreca, Gernaat, Dalman, Stille, Middaugh, Alley, Gnodtke, Shepich, Jacobetti and Lowe and referred to the Committee on Agriculture and Forestry.

A bill to amend sections 2, 4, 5, and 6 of Act No. 126 of

the Public Acts of 1939, entitled

"An act to provide for the protection of state owned and tax delinquent lands; to prohibit the unauthorized removal of forest products or other property therefrom; to provide penalties for the violation of any of the provisions of this act; and to repeal certain acts relating thereto,"

being sections 322.132, 322.134, 322.135, and 322.136 of the

Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. Sections 2, 4, 5, and 6 of Act No. 126 of the
 Public Acts of 1939, being sections 322.132, 322.134, 322.135,
 and 322.136 of the Michigan Compiled Laws, are amended to read as
 follows:

5 Sec. 2. When any person shall violate any of the 6 provisions of IF A PERSON VIOLATES section 1 of this act and 7 when such THE trespass is found by the enforcing A LAW

01427'93

SKM

ENFORCEMENT officer to have been casual and involuntary, such THE LAW ENFORCEMENT officer may adjust and collect from said THE person THAT VIOLATED SECTION 1 the amount of damages caused
 by said THE trespass. THE FUNDS COLLECTED UNDER THIS SECTION
 SHALL BE CREDITED TO THE FOREST MANAGEMENT FUND.

6 Sec. 4. (1) When any person shall violate any of the pro-7 visions of IF A PERSON VIOLATES section 1 of this act, and 8 when such THE trespass is found by the court or jury to have 9 been wilful WILLFUL and the amount of damages does not exceed 10 \$200.00 \$100.00, such THE person shall be deemed IS guilty 11 of a misdemeanor, and on conviction thereof shall be punished 12 PUNISHABLE by a fine OF not exceeding MORE THAN \$100.00 and 13 costs of prosecution or by imprisonment in the county jail for 14 a period not to exceed NOT MORE THAN 90 days, or -by both. 15 such fine and imprisonment in the discretion of the court.

16 (2) AS USED IN THIS SECTION AND SECTION 5, "WILLFUL" IN
17 ADDITION TO ITS COMMONLY UNDERSTOOD MEANING INCLUDES THE FAILURE
18 OF A PERSON TO EXERCISE ORDINARY CARE IN DETERMINING WHETHER THE
19 LAND THAT HE OR SHE ENTERS IN VIOLATION TO SECTION 1 IS LAND
20 DESCRIBED IN SECTION 1.

Sec. 5. (1) When any person shall violate the provisions of IF A PERSON VIOLATES this act -, and when such THE tresmathematical and by the court or jury to have been wilful, WILLFUL and the amount of damages exceeds -\$200.00 \$100.00, -such THE person shall be deemed IS guilty of a felony, and on conviction thereof shall be punished PUNISHABLE by a fine of not less than -\$100.00 \$200.00 and not -exceeding \$505.00 MORE THAN

2

1 \$1,000.00 or imprisonment in the state prison for not more than
2 2 years, or both. such fine and imprisonment in the discretion
3 of the court.

4 (2) A PERSON WHO VIOLATES THIS ACT BY THE ILLEGAL REMOVING 5 OR CUTTING OF A FOREST PRODUCT IS LIABLE TO THE STATE FOR 5 TIMES 6 THE FAIR MARKET VALUE OF THE DAMAGES CAUSED BY THE UNLAWFUL ACT. 7 DAMAGES COLLECTED PURSUANT TO THIS SUBSECTION SHALL BE CREDITED 8 TO THE GAME AND FISH PROTECTION FUND CREATED IN THE HUNTING AND 9 FISHING LICENSE ACT, ACT NO. 86 OF THE PUBLIC ACTS OF 1980, BEING 10 SECTIONS 316.101 TO 316.902 OF THE MICHIGAN COMPILED LAWS.

11 Sec. 6. It shall be the duty of the Michigan state police 12 and A LAW ENFORCEMENT OFFICER, THE director of conservation 13 THE DEPARTMENT OF NATURAL RESOURCES, and any special assistants 14 ASSISTANT or conservation officers OFFICER appointed by said 15 THE director -, to SHALL enforce the provisions of this act. 16 and said THE LAW ENFORCEMENT OFFICER, THE director, AND THE 17 special assistants ASSISTANT or Conservation officers shall 18 OFFICER APPOINTED BY THE DIRECTOR have the same power to serve 19 criminal process as A deputy sheriffs SHERIFF, and shall have 20 the same right as A deputy sheriffs SHERIFF to require aid in 21 executing such process.

22 Any of said officers A LAW ENFORCEMENT OFFICER, THE DIREC-23 TOR OF THE DEPARTMENT OF NATURAL RESOURCES AND ANY SPECIAL 24 ASSISTANT OR CONSERVATION OFFICER APPOINTED BY THE DIRECTOR may 25 arrest, without warrant, <u>any</u> A person who is or has been 26 observed in the act of violating <u>the provisions of</u> section 1. 27 <u>hereof. Such officers</u> A PERSON MAKING AN ARREST may seize in

01427'93

3

1 the name of the people of the state - of Michigan - any of the 2 aforementioned forest products DESCRIBED IN THIS ACT THAT ARE 3 unlawfully cut or removed, or ALL EQUIPMENT USED IN THE UNLAW-4 FUL CUTTING, TAKING, OR TRANSPORTING, AND any other property 5 unlawfully removed wherever -same-may be- IT IS found within the 6 jurisdiction of the state -when IF in -their- THE discretion 7 -such OF THE PERSON MAKING THE ARREST THIS action is -deemed-8 CONSIDERED advisable or necessary to safequard the interests of 9 the state. Property -so- seized UNDER THE AUTHORITY OF THIS 10 SECTION may be disposed of -to the best-advantage of the state-11 AS REQUIRED UNDER SECTIONS 3 AND 4 OF ACT NO. 192 OF THE PUBLIC 12 ACTS OF 1929, BEING SECTIONS 300.13 AND 300.14 OF THE MICHIGAN 13 COMPILED LAWS. Whenever any of said officers shall make IF A 14 LAW ENFORCEMENT OFFICER FILES WITH A COURT OF COMPETENT 15 JURISDICTION an affidavit ALLEGING that -any- A person has com-16 mitted trespass on any of the lands -mentioned DESCRIBED in sec-17 tion 1 of this act or has in any other manner violated -the 18 provisions of said section 1, stating AND THE AFFIDAVIT STATES 19 the -approximate amount CURRENT MARKET VALUE of damages 20 -occasioned thereby CAUSED BY THE VIOLATION, and that -said THE 21 person is either not a resident of this state, or has absconded 22 - therefrom FROM THE STATE, or is about to abscond to avoid serv-23 ice of process, and such affidavit is presented to a court 24 having jurisdiction, THE COURT MAY ISSUE a writ of attachment. 25 shall be issued, and such THE affidavit attached thereto 26 SHALL BE ATTACHED TO THE WRIT OF ATTACHMENT, -as the commencement

4

1 of- AND THIS DOCUMENTATION COMMENCES suit against -such- THE

2 alleged trespasser.