No. 404, S.]

[Published July 25, 1929.

CHAPTER 330.

AN ACT to amend the second paragraph of subsection (10) of section 24.01 and section 28.01 of the statutes, relating to state forest lands, and making an appropriation.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The second paragraph of subsection (10) of section 24.01 and section 28.01 of the statutes are amended to read: (24.01) (10) (Second paragraph) State park lands are not held for sale and are not subject to the provisions of this chapter. For the purpose of blocking up state forest areas the conservation commission is authorized to sell isolated parcels of state forest lands as defined in chapter 28 or the timber thereon. The conservation commission shall recommend any descriptions of land to be so disposed of to the commissioners of public lands, and said commissioners of public lands shall sell any or all parcels so recommended in accordance with chapter 24. All moneys received from such sales shall be paid into the state treasury to the credit of the reforestation fund and are appropriated for the purchase of additional state forest lands or for the improvement or development of such areas.

The state forests embrace all lands granted to the state by an act of congress entitled "An act granting lands to the state of Wisconsin for forestry purposes," approved June 27, 1906; all lands granted to the state by an act of congress entitled "An act granting unsurveyed and unattached islands to the state of Wisconsin for forestry purposes," approved August 22, 1912; and all lands heretofore granted or conveyed to the state by the Nebagamon Lumber Company for forestry purposes and all lands classified in section 24.01 as lands purchased for forest reserve. With the consent and approval of the state conservation commission of Wisconsin additions to the state forest may be made by grant, devise or conveyance constituting a voluntary donation to the state for the express purpose of enabling it to use such added lands as parts of its forests. No such proffered donation shall be accepted until the title of the donor has been examined and approved by the attorney-general.

SECTION 2. This act shall take effect upon passage and publication.

Approved July 24, 1929.