ACTS

PASSED BY

THE GENERAL ASSEMBLY

OF THE

STATE OF LOUISIANA

AT THE

REGULAR SESSION

BEGUN AND HELD IN THE CITY OF BATON ROUGE ON THE
NINTH DAY OF MAY, 1910.

PUBLISHED BY AUTHORITY OF THE STATE.

BATON ROUGE
THE NEW ADVOCATE, OFFICIAL JOURNAL
1910
An Act making it a crime to willfully and feloniously cut, pull down, burn, destroy, kill or deaden, carry or float away, any trees, wood or timber growing or lying on the land of another, or lying in the water on the land of another, or to cause the same to be done without the consent of the owner, and fixing a penalty therefor.

Section 1. Be it enacted by the General Assembly of the State of Louisiana, That whoever shall willfully and feloniously cut, pull down, burn, destroy, kill or deaden, or carry or float away any tree, wood or timber growing or lying on the land of another, or lying in the water on the land of another, or cause same to be done without the consent of the owner or actual possessor thereof, on conviction shall be fined not less than One Hundred Dollars nor more than Five Hundred Dollars, or be imprisoned in the penitentiary or otherwise for not more than two years, at the discretion of the Court, and in default of payment of said fine and costs, he shall be imprisoned not less than twenty days nor more than four months.

Section 2. Be it further enacted, etc.; That all laws or parts of laws in conflict with the provisions of this Act be and the same are hereby repealed.

P. M. LAMBERMONT,
Lieutenant Governor and President of the Senate.
H. G. DUPRE,
Speaker of the House of Representatives
Approved: July 7, 1910.
J. Y. SANDERS,
Governor of the State of Louisiana

A true copy:
JOHN T. MICHEL,
Secretary of State.

An Act making it a crime for anyone willfully and knowingly to purchase timber in single sticks, cribs, blocks or rafts, in any lake, bayou, stream or river in this State, or in the woods, or delivered at any sawmill or other point in this State unpaid for by the seller or not owned by the seller, and providing for a written affidavit from the seller that such timber has been paid for or has been cut from the lands of the seller, and making the failure to exact such