

may have effected, as soon as any transaction of the kind may have taken place; and should they fail to give due notification to the Superintendent General of Indian Affairs, he may rule the forfeiture of such license or licenses comprising the limit or limits so transferred.

Sec. 32. Limit-holders, in order to enable them to obtain advances necessary for their operations, shall have a right to pledge their limits as security without a bonus becoming payable. Such pledge, in order to affect the limit against the debtor, shall require to be noted on the back of the license by an authorized officer of the Department of Indian Affairs. But if the party giving such pledge should fail to perform his obligations towards his creditors, the latter on establishing the fact to the satisfaction of the Superintendent General of Indian Affairs, may obtain the next renewal in his or their own name, subject to payment of the bonus, the transfer being then deemed complete.

Limit-holders may pledge limit.

Limit, how affected by pledge.

Party giving pledge failing to perform his obligations.

Sec. 33. Transfers of timber berths are to be in writing, and if not found objectionable by the Department of Indian Affairs, are to be valid from the date on which they may be deposited in the hands of the latter; but no transfer is to be accepted while the party transferring is in default for non-payment of dues on timber to the Crown.

Transfers of berths, how made.

SURVEYS.

Sec. 34. The Department of Indian Affairs shall, at the joint written request of conterminous license-holders, issue instructions stating how the boundaries of such limits should be run to be in conformity with existing licenses. The surveys shall be performed at the expense of the parties requiring them, who must cause copies of the plans and field notes of the surveys to be delivered to the said Department subject to approval, to be paid for and kept of record by the department.

Boundaries, how established.

Boundaries so established at the joint request of the parties interested shall be fixed and permanent, and shall in no case be altered.

Sec. 35. If a limit-holder refuses to join his neighbour to have the boundaries defined, the party wishing to have the survey made shall be entitled to have it performed at his own expense, under instructions which shall be furnished to him for that purpose, as provided in the foregoing section.

Refusal of limit-holder to join his neighbour to have boundaries defined.

On the completion of the survey, notice of the same shall be given in writing to the adverse party at his residence or place of business. And if within one year after such noti-

On completion of survey, notice to be given.