

such amounts as the Superintendent General of Indian Affairs may consider sufficient to ensure the proper working of the limit, the due fulfilment by him or them of the conditions of the license, and the due observance of all the regulations of the Department in respect to the timber to be cut. The giving of such security shall not, however, in any way prejudice the right of the Superintendent General of Indian Affairs, or his agent, to levy upon any timber cut or owned by the holder or holders of the license, or to cancel the said license should there appear to him to be sufficient cause for so doing.

Licenses to be  
granted in  
triplicate.

Sec. 26. Licenses are to be granted on the following form, in triplicate, and the description of each berth is to be written on the back thereof, and is to be dated and signed by the Deputy Superintendent General of Indian Affairs, as well as the license itself, the duplicate to be kept of record by the local Indian Agent.

#### FORM OF LICENSE.

Sec. 27. *License to Cut Timber on Indian Lands.*

(Royal Arms.)

Form of  
license.

By authority of the 43rd Chapter of the Revised Statutes of Canada and amendments thereto, and for and in consideration of the payments made, and to be made to the credit of Indian funds, I do hereby give unto

and unto agents  
and workmen, full power and license to cut  
upon the location described upon the back hereof,  
and to hold and occupy the said location to the exclusion of  
all others, except hereinafter mentioned :—from

19 , to thirtieth day of April, 19 , and no  
longer : with the right of conveying away the said timber  
through any ungranted or waste Indian lands.

And by virtue of this license the said licensee has right  
by the said statute, to all timber cut by others in trespass  
on the ground hereby assigned, with full power to seize  
and recover the same anywhere within the Dominion of  
Canada.

But this license is subject to the following conditions,  
viz. :—

That the dues to which the timber cut under its authority  
are liable, shall be paid as follows, namely :

That all lots sold prior, and all lots sold subsequently, to  
the date hereof, and which have been settled upon and  
are being cleared for cultivation, shall be exempt from the  
operation of this license, excepting in so far as pine and