

HIGHWAY OR PROPERTY OF ANOTHER, OR PROCURE, DIRECT, OR INDUCE THE PAINTING, FIXING, OR PLACING OF THE ADVERTISEMENT OR SIGN.

(D) PRESUMPTION OF LIABILITY OF ADVERTISEMENT.—FOR THE PURPOSE OF ENFORCING THIS SECTION, THE PRESENCE OF ANY ADVERTISEMENT, SIGN, NOTICE, OR OTHER WRITING, OTHER THAN A NOTICE POSTED PURSUANT TO LAW, UPON THE PUBLIC HIGHWAY OR PRIVATE PROPERTY ADJACENT TO IT CONSTITUTES PRIMA FACIE EVIDENCE THAT IT WAS PAINTED, PLACED, FIXED, OR ERECTED AT THE DIRECTION OF, OR WITH THE CONSENT AND APPROVAL OF, THE PARTY OR HIS AGENT OR REPRESENTATIVE IN THE STATE WHOSE NAME, BUSINESS, LOCATION, OR MERCHANDISE IS ADVERTISED THEREON.

REVISOR'S NOTE: This section is new language derived from Article 66C, section 366 of the Code. This section has been redrafted into four subsections for the purpose of clarity.

5-408. USE OF TREES FOR PLANTING ON STATE FOREST RESERVE.

ANY TREES GROWN IN STATE NURSERIES, NOT REQUIRED FOR ROADSIDE PLANTING, MAY BE USED FOR PLANTING ON THE STATE FOREST RESERVE OR FURNISHED TO ANY LANDOWNER OF THE STATE AT NOT MORE THAN THE COST OF PRODUCTION. THE TREES SHALL BE PLANTED FOR CONSERVATION PURPOSES ACCORDING TO PLANS APPROVED BY THE SECRETARY UNDER RULES AND REGULATIONS PROMULGATED BY THE DEPARTMENT.

REVISOR'S NOTE: This section presently appears as Article 66C, section 367 of the Code. The only changes made are in style.

5-409. LIABILITY TO AGGRIEVED PARTIES FOR CUTTING, BURNING, OR INJURING MERCHANTABLE TREES OR TIMBER.

ANY PERSON, HIS AIDERS, ABETTORS, AND COUNSELLORS, WHO WILLFULLY, NEGLIGENTLY, RECKLESSLY, WRONGFULLY, OR MALICIOUSLY ENTERS UPON LANDS OR PREMISES OF ANOTHER WITHOUT PERMISSION OF THE OWNER OF THE LANDS OR PREMISES, IN ORDER TO CUT, BURN, OR OTHERWISE INJURE OR DESTROY, OR CAUSE TO BE CUT, BURNED, OR OTHERWISE INJURED, OR DESTROYED, ANY MERCHANTABLE TREES OR TIMBER ON THE LAND IS LIABLE TO THE PARTY INJURED OR AGGRIEVED IN AN AMOUNT DOUBLE THE VALUE OF THE TREES OR TIMBER CUT, BURNED, OR OTHERWISE