in good faith to eradicate and destroy said pests shall be exempt from the provisions hereof as to the lands upon which he or they are so proceeding.

Sec. 7. Whenever the state board of forestry, shall determine that control work within the designated zone or district of infestation is no longer necessary, said board by resolution may dissolve said district or zone, and whenever the owners of sixty per cent or more of the lands within said district or zone of infestation shall petition said state board of forestry to dissolve said district or zone for the reason that control work is no longer necessary or feasible, then the said board shall by resolution dissolve the same.

Sec. 8. Every owner in any such zone or district who is a member of a cooperative association of timberlands now existing or which may hereafter be formed, and which actively engages in the destruction, control and eradication of the said insect pests and pine beetles, using methods approved by the state board of forestry, shall be exempt from provisions of this act.

Sec. 9. For the purposes of this act any land shall be considered timberland which has enough timber, standing or down, to constitute, in the judgment of the state board of forestry, an insect or pine beetle infestation breeding ground of a nature to constitute a menace, injurious and dangerous to timber or forest growth in the district or zone under consideration.

Sec. 10. The word 'owner' as used in this act shall include individuals, partnerships, corporations and associations.

CHAPTER 83.

An act granting to the city of San Rafael the salt marsh, tide and submerged lands of the State of California, within the present boundaries of said city, including the right to wharf out therefrom, and regulating the management, use and control thereof.

[Approved May 2, 1923.]

The people of the State of California do enact as follows:

Section 1. There is hereby granted to the city of San Rafael, a municipal corporation of the State of California, and to its successors, all the right, title and interest of the State of California, held by said state by virtue of its sovereignty, in and to all the salt marsh, tide and submerged lands, whether filled or unfilled, within the present boundaries of said city, and situated below the line of mean high tide of the Pacific ocean, or of any harbor, estuary, bay or inlet within said boundaries, to be forever held by said city, and by its successors in trust for the uses and purposes, and upon the express conditions following, to wit:
CHAPTER 84.

An act authorizing the state highway commission to use certain land belonging to the State of California in Sonoma county for highway purposes.

[Approved May 2, 1923.]

The people of the State of California do enact as follows:

SECTION 1. The state highway commission is hereby authorized to use the following described land or so much thereof.