

found to have been so settled on, but the said Company, or some person duly authorized on their behalf, shall have the right to select a quantity of land equal to that so settled on, and in lieu thereof, from any lands in such township then unoccupied and unclaimed.

5

Company's  
lands to form  
no part of  
timber limits.

**20.** Provided also, as regards the sections and parts of sections as mentioned in clause *seventeen*, that where the same may be situate in any township withdrawn from settlement and sale, and held as timber lands under the provisions hereinafter contained, the same shall form no part of the timber limit or limits included in 10 such townships, but shall be held to be the property of the Company intact.

Title to lands  
to pass to Com-  
pany without  
Patent in cer-  
tain cases, and  
under patents  
in other cases.

**21.** As townships are surveyed and the respective surveys thereof confirmed, or as townships or parts of townships are set apart and reserved from sale as timber lands, the Governor of the 15 said Company shall be duly notified thereof by the Surveyor General, and thereupon this Act shall operate to pass the title in fee simple in the sections or three-quarter parts of sections to which the Company will be entitled under clause *seventeen*, as aforesaid, and to vest the same in the said Company, without 20 requiring a patent to issue for such lands; and as regards the lands set apart by lot, and those selected to satisfy the one-twentieth in townships other than the above as provided in clauses *eighteen and nineteen*, returns thereof shall be made in due course by the Local Agent or Agents to the Dominion Lands 25 Office, and patents shall issue for the same accordingly.

#### EDUCATIONAL ENDOWMENT.

Sections 11 and  
29 in every  
surveyed  
township set  
apart as an  
educational  
endowment.

Such sections  
not to be sub-  
ject to right  
of purchase  
by private  
entry or  
pre-emption  
or homestead  
right.

Proviso. [

**22.** And whereas it is expedient to make provision in aid of public Educational Institutions in Manitoba, and the North-West Territories, therefore sections eleven and twenty-nine in each and every surveyed township throughout the extent of the Dominion lands, shall be and are hereby set apart as an endowment for 30 purposes of education.

1. The sections so dedicated shall be thereafter dealt with in such manner as may be prescribed by law, and the same are hereby withdrawn from the operation of the clauses in this Act relating to purchase by private entry, and to pre-emption and homestead 35 right, and it is hereby declared that no such right of purchase by private entry or homestead or pre-emption right shall be recognized in connection with the said sections or any part or parts thereof:

2. Provided, that on a township being surveyed, should such 40 sections, or either of them, or any part of either, be found to have been settled on and improved, then and in such case the occupant or occupants, conforming to the requirements of this Act shall be confirmed in such possession, and the Secretary of State shall select a quantity equal to that found to have been so settled on 45 from the unclaimed lands in such township, and shall withdraw the land so selected from sale and settlement, and shall set apart and publish the same as school lands, by notice in the *Canada Gazette*.