

Public Harbors, General Hospitals, Asylums for the Insane, Asylums for the Deaf and Dumb, and generally for other public purposes, and may by Patent grant the same subject to such trusts and uses as by Order in Council shall be directed, and may make free grants for the purposes aforesaid ; but no appropriation for any such purpose shall be held to be final and irrevocable until made by Patent ; and it shall be competent at any time previously to the completion of the Patent, to revoke such appropriation, and otherwise dispose thereof. 5

Free grants limited. XXXIV. No such grant for any one such public purpose shall exceed the extent of twenty acres. 10

Free grants for Model Farms. XXXV. The Governor in Council may, for the purposes of Model or Industrial Farms, grant and appropriate to the Municipal Council or Agricultural Society within whose County it may be situate, any extent of disposable Public Lands not exceeding two hundred acres, and may by Letters Patent make grants in trust, subject to any such conditions as the Governor in Council may see fit to impose. 15

Free grants on new roads to actual settlers. XXXVI. The Governor in Council may make free grants, to actual settlers, of Public Lands upon or in the vicinity of any public roads opened through the new settlements, under such regulations as shall be made by Order in Council ; but no such free grant shall exceed one hundred acres. 20

#### SALES, AND LICENSES OF OCCUPATION AND ASSIGNMENTS THEREOF. 25

Price, how fixed. XXXVII. The Governor in Council may from time to time fix the price per acre of the public lands, the terms of payment and the conditions of settlement.

Licenses of occupation and their effect. XXXVIII. The Commissioner of Public Lands may issue, under his hand, to any person wishing to purchase and become a settler on any public land, a license of occupation ; and such settler may take possession of and occupy the land therein comprised, subject to the conditions of such license, and may maintain suits in law or equity against any wrongdoer or trespasser, as effectually as he could do under a patent,---And such license of occupation shall be *prima facie* evidence for the purpose of proving possession by the settler or his registered assignee in any such suit ;---And every such settler or his assignee, upon the fulfilment of the conditions of his license, shall be entitled to a deed in fee for the land comprised therein, which deed shall be transmitted to him free of expense. 30 35 40

Receipts for purchase money to avail as location tickets. XXXIX. All certificates or receipts granted by the Commissioner of Crown Lands, or by any duly authorized agent, for money received on the sale of any of the Public Lands, or any location ticket, shall have the same force, and 45