[No. 225.

An Act to amend the Public Lands Act of 1853.

HEREAS it is expedient to amend the Laws concerning Preamble. the sale and settlement of the Public Lands: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

I. The twentieth and twenty-seventh sections of the Public Certain secŏ tions repealed. Lands Act of 1853, Chapter 159, are hereby repealed.

11. The certificate of the Commissioner of Crown Lands, or Certificate of his Officer authorized to that effect, of the purchase and Commissioner payment of the whole or of part of the purchase money of any de., to be evidence of

- 10 lands of which the legal estate is or shall be in the Crown, as right to poswell as any Location Ticket or License of occupation given by session of land the said Commissioner or his authorized Agent, shall bear date on tain actions, the day on which it is actually signed, and shall, until the sale is for protecting revoked, authorize the purchaser, location ticket or license holder, ^{1t.}
- 15 to take immediate possession of the land so sold, located or licensed, subject to the terms and conditions of the sale, location or license, and to maintain actions and suits in Law or Equity, against any wrongful possessor of or trespasser on such land, as fully and effectually as if Letters Patent granting the said
- 20 land to such purchaser, locatee or licensee had issued on the day of the date of such certificate, location ticket or license : and the production of such certificate, receipt, location ticket or license of occupation, purporting to be signed by the Commissioner or his authorized Agent, shall be primal facie evidence 25 of its genuineness.

III. But the foregoing clause shall in no way affect the Not to affect rights of Timber license holders, acquired under such license, timber license during the term thereof; And any extension of the period of holders. time granted by Order in Council for the renewal of such 30 license, shall be deemed, for the purposes of this Act, as part of

such original term.

IV. In all cases wherein by reason of false survey, the land what comsupposed to be conceded, has been or shall be found to be defi-cient, the Governor in Council may order a free grant of land be made for deficiency of 35 equal in value to that of the ascertained deficiency at the time hand, and in when the land so deficient was sold or granted, with interest what cases. on such value from the date of sale to the period when compensation is made; but no claim for compensation under this section, shall be entertained, unless the deficiency be equal to

40 one-tenth of the whole quantity described to be contained in the land sold or granted, and such claim be made within