proof to his satisfaction that the land in respect of which the application is made was held under a License of Occupation. and that such License has been revoked by the Governor in Council, shall and may grant an order upon the settler or 5 person, or persons in possession, to deliver up the same to the Commissioner of Crown Lands, or his Agent, and such order shall have the same force and effect as a Writ of Habere facias possessionem, and the Sheriff shall and may receive such order and execute the same in like manner as he would receive and 10 execute the said Writ in an action of Ejectment.

X. In all cases where claims to locations of land have been Land may be forfeited under the Orders in Council of

resumed when

or which may hereafter be declared claim is deforfeited by order in Council it shall and may be lawful for the feited. Crown to resume such land under this Act, in manner and form 15 aforesaid; and such land, when so resumed, shall be subject to the provisions of this Act and be disposed of accordingly; Provided always, that the Governor in Council may, upon the Proviso. special merits of any case extend a right of pre-emption, to the original locatee, his heirs or assignees, upon such terms 20 and for such price as to him may seem just under the cir-

XI. It shall be lawful for the Governor in Council to A certain sum reserve out of the proceeds of the School Lands in any County may be reasonable a sum not exceeding one fourth of such proceeds, as a proceeds of 25 fund for public improvements within the County, to be ex-School Lands pended under the direction of the Governor in Council, and for public improvements also to reserve out of the proceeds of unappropriated Crown in the County. Lands in any County a sum not exceeding

cumstances of the case.

as a fund for public improvements within the County, to be 30 also expended under the direction of the Governor in Council: Provided always, that the particulars of all such sums, and the Proviso. expenditure thereof shall be laid before Parliament within the first ten days of each Session.

XII. It shall be lawful for the Governor in Council from This Act may 35 time to time as he shall deem expedient to declare that be extended time to time as ne snall deem expedient to declare that to Indian the provisions of this Act or any of them shall extend and Lands, by apply to the Indian lands under the management of the Chief orderin Coun-Superintendent of Indian affairs, and the said Chief Super-cilintendent, shall in respect to the lands so declared to be 40 under the operation of this Act, have and exercise the same powers as the Commissioner of Crown Lands may have and exercise in respect to Crown Lands.

XIII. The Commissioner of Crown Lands shall cause Lists of lists of the Crown, School and Clergy Lots for sale in the se- Crown,
45 veral Townships in Canada, to be made out from time School and Clergy Lands to time and advertised and exhibited in such manner as he