

possible by the local Agent in the same manner as other advertised lands, subject to such modification of price and terms as may from time to time be deemed proper by the Governor in Council, to the first applicant who complies with the conditions required, the first locatee 5 excepted, who shall in no case be allowed to re-purchase at private sale, unless paying up the whole of the arrears due with interest up to the date of such sale.

Sale not to be to the former locatee unless he pay in full.

No such sale within six months,

Proviso; lot to be withdrawn on payment in full by locatee.

What shall be held to be compliance with the terms of purchase or lease.

Interpretation clause.

XI. Provided always and be it enacted, That no sale shall be made under the provisions of this Act, until after 10 the expiration of six calendar months from the passing thereof: and provided further, that if the original locatee or purchaser of any lot so advertised for sale, shall at any time before the day of sale pay one of the instalments due on the said lot with interest accrued thereon, 15 then it shall be the duty of the Commissioner of Crown Lands to withdraw the said lot from the intended sale, and the said original locatee or purchaser shall be held to comply with the conditions of his purchase or lease so long as he continues to pay yearly one of the instalments 20 due with interest, or three years rent or interest for lots on lease or on quit rent, otherwise the lot shall again be liable to be sold as aforesaid, for the remaining instalments due.

XII. And be it enacted, That the words "Commis- 25 sioner of Crown Lands" in this Act or in any other Act relating to the administration of the Public Lands of this Province, shall also be held to mean the Assistant Commissioner of Crown Lands or any other officer duly commissioned to perform the duties assigned to the Com- 30 missioner of Crown Lands.