

sales of all  
lands of which  
the legal estate  
is in the  
Crown.

section of the said Act extends and shall be deemed to have at all times extended to sales of Clergy Reserves, Crown Reserves, School Lands, and generally to sales of all lands of what nature, kind or description soever, of which the legal estate is or shall be in the Crown, and the sale thereof is or shall be made by any Department of the Government or any officer thereof, for and on behalf of Her Majesty, Her Heirs or Successors, whether such land be held by Her Majesty for the public uses of the Province, or in the nature of a trust for some charitable or other public purpose, and whether such receipts be for partial payments or in full payment of the land. 5 10

Location  
Tickets to con-  
fer certain le-  
gal rights on  
the nominees.

III. And be it enacted, That Location Tickets or licenses of occupation for Crown or other Public Lands, given by the Commissioner of Crown Lands, or by any authorised Agent of the Department of Crown Lands, shall also bear date on the day on which they are actually signed, and shall in like manner authorize the nominees thereof, to take immediate possession of the lot or lots therein described, and as long as the said Location Ticket or license of occupation be not revoked by an Order in Council, to maintain suits in law or equity against any wrongful possessor or trespasser on such land, as fully and effectually as if the Patent Deed had issued on the day of the date of such Location Ticket or license of occupation. 20 25

Claims to land  
or scrip to be  
established  
within one  
year, or forfeit-  
ed.

IV. And be it enacted, That all claims to scrip or land, whether of minors or others, and all other claims to land or scrip founded upon Orders in Council or regulations still in force, shall be established to the satisfaction of the Governor in Council, within one year after the passing of this Act, or in default thereof they shall be for ever forfeited. 30

Forfeiture of  
lands on which  
monies remain  
unpaid or set-  
tlement duties  
unperformed.

V. And be it enacted, That all lands upon the grant of which fees were payable, and which fees are now due, or upon which settlement duties remain to be performed or the performance of such settlement duties to be proved, shall be forfeited at the end of two years from the passing of this Act, unless such fees shall be duly paid, and such settlement duties duly performed, and the performance thereof proved to the satisfaction of the Governor in Council within the said period: Provided always, that nothing in this Act contained shall be held to apply to free grants of fifty acres, made upon the lines of public roads, as provided by the twenty-sixth section of the Act hereby amended. 35 40 45

Proviso; as to  
free grants on  
certain Roads.

More than one  
agent may be  
appointed for  
one locality or  
more than one

VI. And be it enacted, That it shall and may be lawful for the Governor to appoint one or more Agent or Agents for the sale of Public Lands in each Municipal District or County, or for such locality or localities as may be deemed 50