## A PROCLAMATION.

To fuch as are defireus to Settle on the Lends of the Crown in the Province of Upper Canada:

## BY HIS EXCELLENCY

## GRAVES SIMCOE, ESQUIRE;

Lieutenant Governor and Commander in Chief of the faid Praviace,

and Co'-el Commandies His Muyesty's Forces &c. &c. &c



EIT KNOWN to all concerned, that His Majelly hath by His Royal Commission and Instructions to the Governor, and in his absence to the Lieutenant Governor or Terson administering the Government for the time being of the faid Province of Upper Canada, given Authority and Command to grant the Lands of the Crown in the same by Patent under the Great Seal therees; and

it being expedient to publish and declare the Royal Intention respecting such grants and Patents, I do accordingly hereby make known the Terms of Grant and Settlement to be: First.—That the Crown Lands to be granted be parcel of a Township: If an Inland Township, of Ten Miles square, and if a Township on navigable Waters, of Nine Miles in Front and Twelve Miles in Depth, to be run out and marked by His Majesty's Surveyor

or Deputy Surveyor General, or under his Sanction and Authority.

SECOND.—That only such Part of the Township be granted as shall remain, after a Refervation of one, Seventh part thereof, for the support of a Protestant Clergy, and one other

Seventh part thereof, for the future disposition of the Crown.

Third.—That no Farm Lot shall be granted to any one Person which shall contain more than Two Hundred Acres; yet the Governor, Lieutenant Governor Person ad ninistering the Government, is allowed and permitted to grant to any Person or Persons such further Quantity of Land as they may defire, not exceeding One Thousand Acres over

and above what may have been before granted to them.

Four rit.—That every Petitioner for Lands make it appear, that he or she is in a Condidition to cultivate and improve the same, and shall besides taking the usual Oaths, subscribe a Declaration (before proper per ons to be for that purpose appointed) of the Tenor of the Words following, viz. "IA.B. 30 promise and declare that I will maintain and defend the Words following, viz. "IA. B. 20 promise and declare that I will maintain and defend "to the utmost of my power the authority of the King in his Parliament as the Supreme Legislature of this Province."

Fight.—That applications for Grants be made by Petition to the Governor, Lieutenant Governor, or Person administering the Government for the time being, and where it is advisable to grant the prayer thereof a Warrant shall issue to the proper Odicer for a survey thereof, returnable within Six Months with a Plot annexed, and be followed with a Patent granting the same, if desired, in Tree and Common Soccase, upon the terms and conditions in the Royal Instructions expressed, and herein after suggested.

Sixth.—That all Grants referve to the Crown all Coals, commonly called Sea Coals, and Mines of Gold, Silver, Copper, Tin, Iron, and Lead; and each Patent contain a Clause for the Refervation of Timber for the Royal Navy of the Tenor following:

"And provided allo, that their has been approved to the Tract of Parcel of Land hereby granted to

"the faid and his Heirs, be within any Reservation heretofore made and marked for Us, Our Heirs and Successors by Our Surveyor General of Woods, or his lawful Deputy; he which Case, this Our Grant for such Part/of the Land hereby given and his Heirs for every as aforested, and which thell upon " granted to the said" and his Heirs for ever as aforesaid, and which shall upon a "furvey thereof being made, be found within any such Reservation, shall be null and "void, any thing herein contained to the contrary notwithlanding."

SEVENTH.—That the Two Sevenths referred for the Crown's future Disposition, and the Support of a Protestant Clergy, be not severed Tracts each of One Seventh part of the Township, but such Lots or Farms therein, as in the Surveyor General's Return of the Survey of the Township, shall be described as set apart for these purposes, between the other Farms of which the said Township shall confit, to the Intent that the Lands to be reserved may be nearly of the like value with an equal quantity of the other parts to be granted out as afore-mentioned.

That the respective Patentees are to take the Estates granted to them severally free of Quit Rent and of any other Expences, than such Fees as are or may be allowed to be demanded and received by the different Officers concerned in passing the Patent and re-

cording the fame, to be stated in a Table authorized and established by the Government and publickly fixed up in the several Offices of the Clerk of the Countril, of the Surveyor General, and of the Secretary of the Province.

Ninth.—That every patent be entered upon Record within Six Months from the Date thereof, in the Secretary's or Register's Offices, and a Docket thereof in the Auditor's Office.

Tenth.—Whenever it shall be thought adviseable to grant any given quantity to one Person of One Thousand Acres or under, and the same cannot be found by Reason of the said Reservations and prior Grants within the Township in the Petition expressed the same faid Reservations and prior Grants within the Township in the Petition expressed, the same or what shall be requisite to make up to such Person the Quantity advised, shall be located to him, in some other Township upon a new Petition for that purpose to be preferred.

And of the faid feveral Regulations, all Persons concerned are to take Notice, and govern

themfelves accordingly

under my Hand and Seal in the City of Quebec, the Seventh Day of February, in the Thirty-lecond Year of His Majesty's Reign, and in the Year of Our Lord One Thousand seven hundred and ninety-two.

OHN GRAVES SIMCOE.

By His Excellency's Command, THOs. TALBOT, Acting Secretary.