

SUMMARY

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Canadian Mining Regulations.

NOTICE:

THE following is a summary of the Regulations with respect to the manner of recording claims for *Mineral Lands*, other than Coal Lands, and the conditions governing the purchase of the same.

Any person may explore vacant Dominion Lands not appropriated or reserved by Government for other purposes, and may search therein, either by surface or subterranean prospecting, for mineral deposits, with a view to obtaining a mining location for the same, but no mining location shall be granted until actual discovery has been made of the vein, lode or deposit of mineral or metal within the limits of the location of claim.

A location for mining, except for Iron or Petroleum, shall not be more than 1500 teet in length, nor more than 600 feet in breadth. A location for mining Iron or Petroleum shall not exceed 160 acres in area.

On discovering a mineral deposit any person may obtain a mining location, upon marking out his location on the ground, in accordance with the regulations in that behalf, and filing with the Agent of Dominion Lands for the district, within sixty days from discovery, an affidavit in form prescribed by Mining Regulations, and paying at the same time an office fee of five dollars, which will entitle the person so recording his claim to enter into possession of the location applied for.

At any time before the expiration of five years from the date of recording his claim, the claimant may, upon filing proof with the Local Agent that he has expended \$5500.00 in actual mining operations on the claim, by paying to the Local Agent therefor \$5 per acre cash and a further sum of \$50 to cover the cost of survey, obtain a patent for said claim as provided in the said Mining Regulations.

Copies of the Regulations may be obtained upon application to the Department of the Interior.

A. M. BURGESS.

Deputy of the Minister of the Interior.

DEFARTMENT OF THE INTERIOR, Ottawa, Canada, December 19th, 1887.