Indians, whereby persons other than Indians are permitted to reside upon such lands, shall be absolutely void.

18. If any persons other than Indians or those intermarried Removal of unwith Indians do, without the license of the Secretary of State, authorized persons, settling on the secretary of State, settling on the secretary of State, settling on the secretary of State, authorized persons, settling on the secretary of State, or such officer or person as he may thereunto depute and authorize, shall, on complaint made to him, and on proof of the fact to his satis-10 faction, issue his warrant signed and sealed, directed to the

sheriff of the proper county or district, or if the said lands be not situated within any county or district, then directed to any literate person willing to act in the premises, commanding him

forthwith to remove from the said lands or roads, or allowances 15 for roads, all such persons and their families, so settled, residing upon or occupying the same; and such sheriff or other person shall, accordingly, remove such persons, and for that purpose shall have the same powers as in the execution of criminal process; but the provisions in this and the four next 20 following sections shall extend to such Indian lands only, as the

Governor, from time to time, by Proclamation published in the Canada Gazette, declares and makes subject to the same, and so long only as such proclamation remains in force.

19. If any person after having been removed as aforesaid Arrest and 25 returns to, settles upon, resides upon, or occupies, any of the said imprisonment of persons so lands or roads or allowances for roads, the Secretary of State removed, if or any officer or person deputed and authorized, as afore-they return to said, upon view, or upon proof on oath made before him the lands. or to his satisfaction, that the said person has returned to,

30 settled or resided upon or occupied any of the said lands or roads or allowances for roads, shall direct and send his warrant signed and sealed, to the Sheriff of the proper County or District, or to any literate person therein, and if the said lands be not situated within any County, then to any literate person, com-

35 manding him forthwith to arrest such person and commit him to the Common Gaol of the said County or District or to the Common Gaol of the nearest County or District to the said lands, if the said lands be not within any County or District, there to remain for the time ordered by such warrant, but which 40 shall not exceed thirty days.

20. Such Sheriff or other person shall accordingly arrest sheriff, &c., to the said party, and deliver him to the Gaoler or Sheriff of the arrest such proper County or District who shall receive such person, and persons. imprison him in the said Common Gaol for the term aforesaid, 45 there to remain without bail and without being entitled to the

liberties or limits of the said Gaol.

21. The said Secretary of State, or such officer or person Judgment; as aforesaid, shall cause the judgment or order against the it shall be final.