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APPENDIX.

and be laid before the Legislature within the first ten days of the session next after the date thereof.

XXVI. That in any application for a patent by the heir, assignee, or devisee of the original nominee of the Crown, it shall be lawful for the Commissioner of Crown Lands to receive proof in such manner as he may direct and require in support of any claim for a patent when the original nominee is dead, and, upon being satisfied that the claim has been equitably and justly established, to report the same to the Governor in Council, and if approved the patent may issue to the party named in the order in Council founded on such report or to his assignee; anything in the Act passed in the eighth year of Her Majesty's reign, and chaptered eight, to the contrary notwithstanding: Provided always, that nothing in this clause contained shall limit the right of the party claiming a patent, to make his application at any time to the Commissioners appointed under the Act last cited

XXVII. Whenever it shall be made to appear to the satisfaction of the Commissioner of Crown Lands, that any clergy reserve lot heretofore sold or leased has been abandoned by the original purchaser or lessee, or that such purchaser or lessee has permitted any instalment or any portion of rent to remain unpaid for the period of five years or upwards, or when it shall be made manifest that it is not the intention of the original purchaser or lessee or his assignee to fulfil the conditions of such sale or lease by reason of the principal and interest or the rent amounting in the aggregate to a sum beyond the actual marketable value of the lot, it shall be lawful for the Commissioner of Crown Lands, having first obtained an order in Council to that effect, to re-sell such lot as if no sale or lease had ever been made thereof, and the new purchaser shall have the same privileges and right of entry under any licence or certificate from the Commissioner of Crown Lands, as would pertain to any licence or certificate granted for any other sale of clergy lands under this Act: Provided always, that all such new sales shall be on the condition that one-fifth of the purchase money shall be paid in hand, and the remaining four-fifths in four equal annual instalments with interest.

XXVIII. The holder or person entitled to any land scrip not redeemed, shall be entitled to claim land in lieu of such scrip, as he could before the First day of August, One thousand eight hundred and fifty-one, and any such scrip shall be received in payment of any debt now due, or hereafter to fall due to the Crown, on any land sale: Provided always, that the term for receiving any outstanding scrip for that purpose shall not extend

beyond the First day of July, One thousand eight hundred and fifty-four.

XXIX. All licences of occupation, certificates or receipts heretofore granted by the Commissioner of Crown Lands, for money received by him on the sale of Indian, Crown, school, or clergy lands, or any location ticket, shall have the same force and effect, and shall enure to the benefit of the party to whom the same was granted, or to his assignee, in the same manner and to the same extent, as the instrument in the form of a licence of occupation mentioned in the sixth section of this Act.

XXX. The Interpretation Act shall apply to this Act.

I hereby certify that the foregoing is a true copy of a Bill passed by the Legislative Council and Legislative Assembly of Canada, and assented to by his Excellency the Governor-General on Tuesday the Fourteenth day of June One thousand eight hundred and fifty-three.

Clerk Legislative Council.