### DEPARTMENT OF CROWN LANDS,

### TCRONTO, 23TH MAY, 1869.

NOTICE is hereby given, that the following Orders and Regulations have been made by His Excellency the Lieutenant-Governor in Council, under the "Free Grants and Homestead Act of 1863," and the "Public Lands Act of 1860," by Order in Council hearing date the 27th day of May instant

## ORDERS AND REGULATIONS

Made under "The Free Grants and Homestead Act of 1808," and "The Public Lands Act of 1800," by Order of His Excellency the Lieutenant-Governor in Council, dated 27th May, 1869.

1. The quantity of land to be located to any person as a Free Grant, under "The Free Grants and Homestead Act of 1863," subsequently to the 23rd day of January, 1869, shall be 100 acres; but in case it shall be made to appear to the satisfaction of the Commissioner of Grown Lands, that any person located, or to be located as aforesaid, has not by reason of rock, lakes or swamp, 100 acres that can be made available for farming purposes, the quantity located to such person may be increased in the discretion of the Commissioner of Crown Lands, to any number of acres, not exceed the table 200 acres to table 100 acres of the table table for the barbot be table 200 acres.

increased in the discretion of the Commissioner of Crown Lands, to any number of aeres, not exceed-ingrin the whole 200 aeres, so as to make 100 acres of such farming land; and the male head of a family located, or to be located, under said Act, since the said 23rd day of January, 1860, having children under eighteen years of age residing with him, may be located for in all 200 acres. 2. Any locate under said last mentioned Act, being the male head of a family as inforesaid, shall be allowed to purchase an additional 100 acres at 50 cents per acre cash, at the time of such locations subject to the same reservations and conditions, and the performance of the same settlement duties as are provided in respect of Free Grant locations by the 9th and 10th Sections of the said Act, except that actual residence and building on the land purchased will not be required. 3. Squatters upon land situate within any Township, or part of a Township, appropriated by Order in Council for Free Grants, and who had settled or improved upon such lands before the passing of the said Free Grants Act, shall be allowed to purchase said lands (not exceeding in quantity 200 acres to any one person), at 50 cents an acre cash, such sale to be subject to the same conditions and reser-vations as are provided by the 9th and 10th sections of said Act in respect of Free Grant locations. 4. The right is reserved to the Crown to construct on any land located under said act, or sold as

hereinhefore provided, any colonization road, or any road in lieu of, or partly deviating from any Recenting or province, any commitation road, or any road in neu of, or party deviating from any Government, allowance for road; also the right to take from such land any wood, gravel or other materials, required for the construction or improvement of any such road, without making any compensation for the hand or materials so taken, or for any njury occasioned by the construction of such road; and such rights may be exercised by the Commissioner of Crown Lands, or any one authorized by him for that purpose.

6. Holders of Timber Lieunces, their servants, and agents, are to have the right to haul their tim-ber or logs over the uncleared portion of any land located as a Free Grant, or purchased as before provided, and to make such roads thereon as may be necessary for that purpose, doing no unnecessary damage, and to use all sildes, portages, roads, or other works previously constructed or existing on any land so located or sold, and the right of access to, and free use of all streams and lakes there-tofore used, or that may be necessary for the passage of timber or logs; and all land necessary for such works is reserved.

6. All Plue Trees growing or being upon any land hereafter located as a Free Grant, under the so that the recession of being upon any that hereafter beated as a rece Grant, thild the sold Act, or sold under the precedulg regulations, shall be subject to any timber license in force at the time of such location or sale, or granted within five years subsequently thereto, and may at any time before the issue of the patent for such land, be cut and removed under the authority of any such timber license, while lawfully in force.

#### S. RICHARDS,

Commissioner of Crown Lands.

# DEPARTMENT OF CROWN LANDS,

TORONTO, 28711 MAY, 1869.

NOTICE is hereby given, that the following Order and Regulation have been made by Him Excellency the Lieutenant-Governor in Council, under "The Public Lands Act of 1800," by Order in Council, bearing date the 27th day of May instant.

# ORDER AND REGULATION

Made under "The Public Lands Act of 1860," by Order of His Excellency the Lieutenant-Governor in Council, dated 27th May, 1869:

All Pine Trees growing or being upon any Public Land hereafter to be sold, and which at the time of such sale, or previously, was included in any Timber License, shall be considered as reserved from such aale; and such land shall be subject to any Timber License, evering or including such land, in force at the time of such sale, or granted within three years from the date of such sale; and such the second secon while lavifully in force ; but the purchaser at such sale, or those claiming under him or her, may ent and use such trees as may be necessary for the purpose of building, fencing and fuel on the land so purchased, and may also cut and dispose of all trees required to be removed in actually clearing said land for cultivation, but no pine trees, except for the necessary building, fencing and fuel as aforesaid, shall be cut beyond the limit of such actual clearing before the issuing of the Pratent for such land, and all pine trees so cut and disposed of, (except for the necessary building, fencing and fuel as fuel as aforesaid, shall be subject to the payment of the same dues as are at the time payable by the -holders of licenses to cut timber or saw logs. All trees remaining on the land at the time the Patent issues, shall puss to the patentee. Provided, however, that this order shall not anyly to tany land to be sold as maining land, under

Provided, however, that this order shall not apply to any land to be sold as maning land, under "The General Mining Act of 1869," nor to land to be sold to any Free Grant locatee, under the regulations or Order in Council bearing date this day.

# S. RICHARDS.

Commissioner of Crown Lands.