New warrants may issue in lieu of warstroyed.

26. Whenever any warrant for Military Bounty land issued in pursuance of this Act, is lost or destroyed, whether the same may rants loster de- or may not have been sold and assigned by the original owner, the Minister of Militia and Defence, such loss or destruction having been proved to his satisfaction, may, and he is hereby required to cause a new warrant of like tenor to be issued in lieu thereof, in favor of the person to whom the warrant belonged at the time of its loss or destruction, if he be still living, or of his legal representatives as aforesaid, if he be no longer living, which new warrant may be assigned, located, and patented, and shall be of like 10 value in every respect, with the original warrant, and in any and all such cases of reissue, the original warrant, in whosesoever hands it may be, shall be null and void.

Free grant of land by Order in Council of 25th Aprll, firmed.

27. And whereas by order of the Governor in Council, dated

the 25th April, 1871, it is declared that,-

The officers and soldiers of the 1st or Ontario and the 2nd or Quebec Battalion of Rifles, then stationed in Manitoba, whether in the service of Depôt companies, and not having been dismissed therefrom, should be entitled to a free grant of land without actual residence, of one quarter section, such grant is hereby con- 20 firmed, and the Minister of Militia and Defence is hereby authorized and required to issue the necessary warrants therefor accordingly:

of interest in suchfreegrants recognized,

28. And whereas effect could not be given to the above mentioned Order in Council, until the lands in Manitoba had been 25 surveyed, and in the mean time many of the said men so entitled as above have assigned their interest in such free grants,—such assignments duly made and attested, and having the certificate of discharge in the case of non-commissioned officers or private soldiers attached thereto, and filed in the Dominion Lands office 30 before the issue of the warrant, shall be held to transfer in each case the interest of the man so entitled in the warrant when issued, which latter, in every such case, shall be attached, after registry, to the assignment on file, and held for delivery to the party entitled thereto, or for location. 35

## ORDINARY PURCHASE" AND SALE OF LANDS.

per acre.

29. Unappropriated Dominion lands, the surveys of which lands open for may have been duly made and confirmed, shall, except as otherpurchase at \$1 wise hereinafter provided, be open for purchase at the rate of one dollar per acre; but no such purchase of more than a section, or six hundred and and forty acres, shall be made by the same person; 40 provided that whenever so ordered by the Secretary of State, such unoccupied lands as may be deemed by him expedient from time to time shall be put up at public sale (of which sale due and sufficient notice shall be given) at the upset price of one dollar per acre, and sold to the highest bidder.

## PAYMENTS FOR LANDS.

cash, as a rule.

30. Payments for lands, whether purchased in virtue of prelands to be in emption rights, or in the ordinary manner, shall be made in cash, except in the case of payment in military bounty warrants as hereinbefore provided.