

such terms as to the Governor General in Council, or others duly authorized by the Governor General in Council, shall recommend and adjudge.

Act not to restore locations mentioned in the list of 4th April, 1839, &c.

III. And be it enacted, That nothing contained in the second section of this Act shall be construed to have the effect of restoring or confirming any locations contained in a certain schedule of unpatented lands published by the Commissioner of Crown Lands, and bearing date the fourth day of April, eighteen hundred and thirty-nine, which were found upon inspection unoccupied and unimproved, and in regard to which the Governor General has not admitted the claims of any persons who have asserted claims thereto, either as original locatees, or as deriving claim from them, but that such lands shall be set apart for sale, and be disposed of as ordinary Crown Lands, except in cases where the Governor in Council may consider applicants equitably entitled to obtain original locations, or they shall prove themselves to be entitled to pre-emption in purchase.

Right to obtain a Patent declared assignable in certain cases.

IV. And be it enacted, That any person whose right to obtain a Patent for lands has been, or hereafter shall have been established by any commission under and by virtue of the Act passed in the eighth year of Her Majesty's Reign, and commonly known as the "*Heir and Devisee Act*," may by an instrument in writing assign, transfer and convey his right and interest to, or in the land to which he has or shall have established his right as aforesaid, and such assignment as well as all subsequent assignments, shall or may be registered, agreeably to the provisions of the thirtieth section of the Act passed in the session held in the fourth and fifth years of Her Majesty's Reign, and intituled "*An Act for the disposal of Public Lands*;" and the last assignee shall be entitled to a patent upon proving compliance with all the conditions to which the original location was subject.