

costs; but if there be any surplus, it shall be returned to the proprietor of such Township, lot, half lot or parcel of land, or to his agent, and for the purposes of this Act any lot or half lot of land shall be deemed unoccupied and uncultivated, unless there be some person resident thereon, or at least ten acres cleared, fenced, and under cultivation. 5

What shall be wild lands.  
As to service of notice on the proprietor.

VII. And be it enacted, That in case the proprietor of such Township, lot, half lot or parcel of land, shall not reside in the District in which such Township, lot, half lot or parcel of land shall lie, the writ of summons may be validly served on his agent or attorney, or if he have no such agent, then by leaving a copy thereof for him at the County Registry Office addressed to him as the proprietor of a certain lot or parcel of land, describing it, but without naming him. 15