

and imprisonment as enacted by section *fifty-three* of this Act ; and if the adjudication have been made to the profit of such secret association or of the originators of the said intrigue it shall be declared void.

5 LXXXIV. All wood and timber cut and carried away in contravention of the regulations for the preservation and working of the forests of the public domain made under the authority of this Act, may be seized and declared forfeited to the Crown by the agents or officers of the Land Department,
10 in such manner as shall be prescribed by the orders of the Governor in Council.

Timber carried away without permission to be seizable.

MISCELLANEOUS.

LXXXV. The occupant by permission of the Government of any of the Public Lands for which no patent has been issued, shall be entitled to demand that the timber dues which may
15 be collected out of any timber cut upon such Land be applied in payment of the purchase money ; and all such occupants after having previously obtained authority so to do from the Commissioner of Public Lands, may sell the timber standing upon such Land, provided that in such case
20 the total amount then due for such Land, shall be paid in the manner prescribed by the Commissioner.

Occupant of land by permission entitled to timber on it : and may sell with leave.

LXXXVI. A sum not exceeding one fifth, shall be reserved out of the proceeds of the public lands in any County, as a fund for public improvements within the County, and shall be ex-
25 pended under the direction of the Governor in Council.

Fund out of land sales for improvements.

LXXXVII. The Governor in Council if he deems it expedient, may declare that the provisions of this Act, shall extend and apply to the Indian lands under the management of the Chief Superintendent of Indian Affairs ; and the said Chief Super-
30 intendent shall in respect to the lands so declared to be under the operation of this Act, have and exercise the same powers as the Commissioner of Public Lands may have and exercise in respect of public lands.

Act may be made to apply to Indian Lands.

LXXXVIII. All affidavits required under this Act may be taken
35 before the Judge or Clerk of any Court, or Justice of the Peace, or Commissioner for taking affidavits, or before the Commissioner of Public Lands or the Assistant Commissioner or any Agent of the Land Department.

Affidavits under this Act, how taken.

LXXXIX. Whereas doubts have been raised whether
40 reservations marked down on maps of Survey or Diagrams of Townships, but which reservation have not been specially sanctioned by order in Council, do or do not constitute an actual dedication of Public Land for the objects and purposes designated on such maps or diagrams, it is enacted that the

As to lands marked for certain purposes or diagrams but not patented.