been revoked or cancelled as aforesaid, or that such person is wrongfully in possession of Public Land, shall grant an Order upon the purchaser, lessee or person in possession, to deliver up the same to the Commissioner of Crown Lands, or person by him authorized to receive the same; and such Order shall have the same force as a Writ of Habere facius possessionem, or writ of possession; and the Sheriff, or any Bailiff or person to whom the same may be entrusted for execution by the Commissioner of Crown Lands, shall execute the same in like manner as he would execute such Writ in an Action of Ejectment or Possessory Action:

2. Whenever any rent payable to the Crown on any lease of Commissioner Public Lands is in arrear, the Commissioner of Crown Lands, or or his agent any Agent or Officer appointed under this Act and authorized or other officer may issue by the Commissioner of Crown Lands to act in such cases, may distress warissue a warrant, directed to any person or persons by him rant for rent named therein, in the shape of a distress Warrant as in ordi- of public lands nary cases of Landlord and Tenant; and the same proceedings may be had thereon for the collection of such arrears as in the said last mentioned cases; or an action of debt as in ordinary Or action may cases of rent in arrear may be brought therefor in the name be brought. of the Commissioner of Crown Lands; but demand of rent shall not be necessary in any case;

3. When by law or by any deed, lease or agreement relating How notices to any of the lands herein referred to, any notice is required to required in be given, or any Act to be done, by or on behalf of the Crown, respect of such notice may be given and Act done by or by the authority Crown Lands. such notice may be given and Act done by or by the authority of the Commissioner of Crown Lands; and the said Commis-Powers of sioner of Crown Lands may, in respect of the Ordnance lands, Commissioner transferred to the Province, exercise all the powers which, be-fore the transfer of said lands to the Province, were vested in ferred to the the Principal Officers of Her Majesty's Ordnance prior to the province. passing of the Act 19, 20 V. c. 45.

PATENTS ISSUED IN ERROR.

22. Whenever a Patent has been issued to or in the name Erroneous paof the wrong party, through mistake in the Crown Lands De- tents may be partment, or contains any clerical error, or misnomer, or wrong concelled and description of the land thereby intended to be granted, the issued when Commissioner of Crown Lands, (there being no adverse claim,) there is no may direct the defective Patent to be cancelled and a correct adverse claim. one to be issued in its stead, which corrected Patent shall relate back to the date of the one so cancelled, and have the same effect as if issued at the date of such cancelled Patent.

23. In all cases in which grants or letters patent have In cases of issued for the same land inconsistent with each other through double or inerror, and in all cases of sales or appropriations of the same consistent land inconsistent with each other, the Commissioner of Crown purchase mo-Lands