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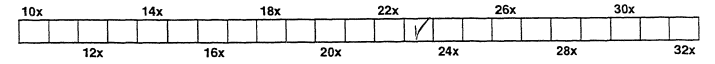
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DOMINION LANDS ACTS,

CONSOLIDATED MAY, 1876.

THE DOMINION LANDS ACTS.

35 VIC., CAP. 23 : 37 VIC., CAP. 19 : AND 99 VIC., CARECORD CONSOLIDATED MAY, 1876. OFF10E:

35 VICTORIA.

CHAP. 23.

WHEREAS it is expedient with a view to the proper and Preamble. efficient administration and management of certain of the public lands of the Dominion that the same should be regulated by statute: Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows :--

PRELIMINARY—INTERPRETATION.

1. This Act shall apply exclusively to the lands included Interpretain Manitoba and the North-West Territories, which lands tion. shall be styled and known as *Dominion Lands*; and this Act shall be known and may be cited as the "*Dominion Lands Act*," and the following terms and expressions therein shall be held to have the meaning hereinafter assigned them, unless such meaning be repugnant to the subject or inconsistent with the context; that is to say:

1. The term *Minister of the Interior*, means the Minister of "Minister of the Interior."

2. The term Surveyor-General, means the said officer, or in "Surveyorhis absence the chief clerk performing his duties for the time General." being.

3. The term Agent or Officer means any person or officer, "Agent." employed in connection with the administration and "Officer." management, sale or settlement of Dominion lands; and the term Local Agent means the Agent for Dominion lands employed as aforesaid, with respect to the lands in question; and the term Land Office means the office of any such Agent.

4. The term *Dominion Land Surveyor*, means a Surveyor "Dominion duly authorized under the provisions of this Act to survey Land Sur-Dominion lands. " Crown Timber Agent."

" Island."

" Belt."

" Clause."

"Sub-clause"

" Canada Gazette."

5. The term Crown Timber Agent means the local officerappointed to collect dues and to perform such other duties as may be assigned to such officer, in respect to the timber on Dominion lands.

6. The term Island, as used in connection with timber, means an isolated grove or clump of timber in Prairie.

7. The term Belt, as used in connection with timber, means a strip of timber along the shore of a lake, river or water-course.

8. The term Clause means a section of this Act distinguished by a separate number, and the term Sub-Clause, means a sub-division of any clause distinguished by a separate number in smaller type.

9. The term Canada Gazette means the Official Gazette of the Government published at Ottawa.

DOMINION LANDS OFFICE.

charged with the administration and management of the

through a Branch of the said Department, to be known and

papers, belonging to or deposited in the said office, attested under the signature of the Minister of the Interior, or of the Surveyor-General, and of plans or documents in any Dominion Lands or Surveys Office in Manitoba or the North-West Territories, attested under the signature of the Agent, or Inspector of Surveys, as the case may be, in charge of such office, shall be competent evidence in all cases in which the original records, documents, books, plans, or papers,

designated as " The Dominion Lands Office."

2. The Department of the Interior of Canada, shall be

1. Such administration and management shall be effected.

2. Copies of any records, documents, plans, books, or

Administration and management of Dominion lands.

Dominion lands.

Copies of Documents.

Employees not to pur-chase land or locate scrip.

could be evidence. 3 No person employed in or under the Dominion Lands. Office shall purchase any of such lands, except under authority of an Order in Council, or shall locate military bounty land warrants or land scrip, or act as the agent of any other person or persons- in such behalf.

SYSTEM OF SURVEY.

System of Survey.

Area of townships. Townships to contain thirty-six square miles exclusive of road allowances.

3. Subject always to the provisions hereinafter made with respect to special cases,-

1. The Dominion lands shall be laid off in quadrilateral Townships, containing thirty-six sections of one mile square in each, (except in the case of those sections rendered irregular by the convergence or divergence of meridians as here-=23,040 acres inafter mentioned) together with road allowances of one chain and fifty links in width, between all townships and sections.

Office.

2. The sections shall be bounded and numbered as shewn Sections, how bounded and numbered as shewn Sections, how bounded and numbered.

]	N.				
	31	32	33	31	35	36		
	30	29	28	27	26	25		
W.	19	20	21	22	23	24	E.;	
	18	17	16	15	14	13		
	7	8	9	10	11	12		
	6	5	4	3	2	. 1		
				S.				

3 The township therefore will, subject to deficiency or Townships to surplus from converging or diverging meridians, as the case measure on may be, measure on each side, from centre to centre of the each side 489 road allowances bounding the same, four hundred and eighty-nine chains; Provided that the Governor in Council proviso: as may hereafter, should the same be deemed expedient, to reduction reduce the width of the road allowances on township and of width of section lines in that part of the territory lying north of the ances, in cerline between townships eighteen and nineteen, and east of tain places. the tenth range east of the principal meridian, and west of the fourteenth range west of the said meridian.

4. The lines bounding townships on the east and west Lines boundsides shall in all cases be true meridians, and those on the ing townnorth and south sides shall be chords intersecting circles of ^{ships}. latitude passing through the angles of the townships.

5 The townships shall be numbered in regular order Townships northerly from the international boundary or forty-ninth shall be parallel of latitude, and shall lie in ranges numbered, in and shall lie Manitoba, east and west from a certain meridian line run in ranges. in the year 1869, styled the "Principal Meridian," drawn "principal northerly from the said forty-ninth parallel at a point ten Meridian." miles or thereabouts westerly from Pembina.

6. In the territories east and west of Manitoba such other Other governgoverning or guide meridians may be adopted and confirmed ing or guide by the Governor in Council as may from time to time become expedient.

7. The townships shall be laid out the precise width of Townships to four hundred and eighty-nine chains, as aforesaid, on the be 489 chains base lines hereinafter mentioned, and the meridians between wide on the townships shall be drawn from such bases, north or south to the depth of two townships, that is to say, to the correction lines hereinafter mentioned.

Base lines for townships.

8. The said forty-ninth parallel or international boundary shall be the first base line, or that for townships one and two. The second base line shall be between townships four and five, the third between townships eight and nine, the fourth between townships twelve and thirteen, the fifth between townships sixteen and seventeen, and so on northerly in regular succession.

Correction lines, what township lines to be.

9. The correction lines, or those upon which the "jog" resulting from want of parallelism of meridians shall be allowed, will be as follows, that is to say :-- On the line between townships two and three, on that between six and seven, on that between ten and eleven, and so on. In other words, they will be those township lines running east and west which are equi-distant from the bases, at the depth of two townships.

Division of sections.

10. Each section shall be divided into quarter sections of one hundred and sixty acres, more or less, subject to the provisions hereinafter made.

11. In the survey of any and every township, the defi-Allowances for deficiency ciency or surplus, as the case may be, resulting from conor surplus in the survey of vergence or divergence of meridians shall be allowed in the townships. range of quarter sections adjoining the west boundary of the township, and the north and south error in closing on the correction lines from the north or south shall be allowed in the ranges of quarter sections adjoining, and north or south respectively of the said correction lines.

Dimensions and area of irregular quarter sections, how to be returned.

12. The dimensions and area of the irregular quarter sections resulting from the provision in the next preceding clause, whether the same be deficient or in excess, shall, in all cases, be returned by the surveyor at their actual measurements and contents.

Country to be	13 . Preliminary to the subdivision into townships and
laid out into	castions of any given portion of country proposed to be laid
blocks of four townships	out for settlement, the same shall be laid out into blocks of
each in the	four townships each, by projecting the base and correction
first instance,	lines, and east and west meridian boundaries of each block.
and how.	
Corners.	1. On these lines, at the time of the survey, all township,
	section and quarter section corners shall be marked, which
	corners shall govern, respectively, in the subsequent sub-
	division of the block.
Posts and	2. Only a single row of posts or monuments to indicate
monumențs.	the corners of townships, or sections (except as hereinafter
	provided) shall be placed on any survey line. These posts

or monuments as an invariable rule (with the exception above referred to) shall be placed in the west limit of the road allowances, on north and south lines, and in the south limit of road allowances, on east and west lines; and in all cases shall fix and govern the position of the boundary corner between the two adjoining townships, sections, or quarter sections on the opposite side of the road allowance:

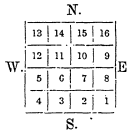
3. Provided that in the case of the township, section and Proviso as to quarter section corners on correction lines, posts or monu- correction ments shall in all cases be planted and marked independently for the townships on either side; those for the townships north of the line, in the north limit of the road allowance; and those for the townships south, in the south limit.

14. The township subdivision surveys of the Dominion Surveys to be lands, according to the system above described, shall be performed by carried out and shall be performed by contract at a certain rate per mile or per acre, fixed from time to time by the Governor in Council.

15. Legal subdivisions as applicable to the survey, sale Legal suband granting of the Dominion lands, shall be as follows: divisions of and it shall be sufficient that such legal subdivisions be severally, as the case may require, designated and described by such names or numbers and areas for letters patent, that is to say:—

- 1. A section or 640 acres;
 - A half-section or 320 acres;
 - A quarter-section or 160 acres;
 - A half quarter-section or 80 acres;
 - A quarter quarter-section or 40 acres.

2. To facilitate the descriptions for letters patent of less Quarter than a half-quarter section, the quarter-sections composing quarter secevery section in accordance with the boundaries of the same as planted or placed in the original survey, shall be supposed to be divided into quarter quarter-sections, or forty acres, and such quarter quarter-sections shall be numbered as shewn in the following diagram:



3. The area of any legal subdivision as above set forth, in Areas to be Letters Patent, shall be held to be more or less, and shall in more or less. each case be represented by the exact quantity as given to such subdivision in the original survey. Proviso: as to the laying out and description of lands in certain localities.

16. Provided that nothing in this Act shall be construed to prevent the lands upon the Red and Assineboine Rivers surrendered by the Indians to the late Earl of Selkirk from being laid out in such manner as may be necessary in order to carry out section thirty-two of the Act thirty-third Victoria, chapter three, or to prevent fractional sections or. lands bordering on any river, lake, or other water course or public road, from being divided; or such lands from being laid out in lots of any certain frontage and depth, in such manner as may appear desirable; or to prevent the subdivision of sections or other legal subdivisions into wood lots as hereinafter provided; or from describing the said lands upon the Red and Assineboine Rivers, or such subdivisions of fractional sections, or other lots, or wood lots, for patent, by numbers, according to a plan of record, or by metes and bounds, or by both, as may seem expedient.

DISPOSAL OF THE DOMINION LANDS.

LANDS RESERVED BY THE HUDSON'S BAY COMPANY.

Preamble.

17. Whereas by article five of the terms and conditions in the deed of surrender from the Hudson's Bay Company to the Crown, the said Company is entitled to one-twentieth of the lands surveyed into townships in a certain portion of the territory surrendered, described and designated as the "Fertile Belt":

And whereas by the terms of the said deed, the right to claim the said one-twentieth is extended over the period of fifty years, and it is provided that the lands comprising the same shall be determined by lot; and whereas the said Company and the Government of the Dominion have mutually agreed that with a view to an equitable distribution throughout the territory described, of the said onetwentieth of the lands, and in order further to simplify the setting apart thereof, certain sections or parts of sections, alike in numbers and position in each township throughout the said territory, shall, as the townships are surveyed, be set apart and designated to meet and cover such one-twentieth;

And whereas it is found by computation that the said onetwentieth will be exactly met, by allotting in every fifth township two whole sections of six hundred and forty acres each, and in all other townships one section and three quarters of a section each, therefore—

In every fifth township of the said territory; that is to say: in those townships numbered five, ten, fifteen, twenty, twenty-five, thirty, thirty-five, forty, forty-five, fifty, and so on in regular succession northerly from the international boundary, the whole of sections numbers eight and twenty-Hudson's Bay six, and in each and every of the other townships the whole of section number eight and the south half and north-

Preamble

Preamble.

Certain sections and parts of sections in certain townships to be known as Company lands.

west guarter of section twenty-six (except in the cases hereinafter provided for) shall be known and designated as the lands of the said Company.

18. Provided that the Company's one-twentieth of the The Comlands in fractional townships shall be satisfied out of one, or pany's oneother, or both, as the case may be, of the sections numbers fractional eight and twenty-six as above, in such fractional townships, townships. the allotment thereof to be effected by the Minister of the Interior and the said Company, or some person duly authorized by them respectively.

19. Provided further, that on the survey of a township Companymay being effected, should the sections so allotted, or any of them, select land in lieu of allotor any portion of them, be found to have been bona fide set- ted land found tled on under the authority of any Order in Council, or of to be settled upon under this Act, then if the Company forego their right to the sec-lawful authotions settled upon as aforesaid, or any one or more of such rity. sections, they shall have the right to select a quantity of land equal to that so settled on, and in lieu thereof, from any lands then unoccupied.

20. Provided also, as regards the sections and parts of sec- Company's tions as mentioned in clause seventeen, that where the same lands to form may be situate in any township withdrawn from settlement timber limits. and sale, and held as timber lands under the provisions hereinafter contained, the same shall form no part of the timber limit or limits included in such townships, but shall be held. to be the property of the Company.

2. Provided further, that one-twentieth of the revenue The Company derived from timber limits which may be granted in unsur- to be paid veyed territory within the fertile belt, as hereinafter pro- of the reve-vided, shall be annually, so long as the townships comprised nues from vided, shall be annually, so long as the townships comprised timber limits in the same remain unsurveyed, paid and accounted for to in unsurveyed the Company, such one-twentieth to cease or to be dimin-territory ished in proportion as the townships comprised, in such within the fertile belt. limits, or any of them, may be surveyed, in which event the Company shall receive their one-twentieth interest in the lands in such townships in sections eight and twenty-six as hereinbefore enacted: Provided, nevertheless, that on such Proviso. sections being surveyed as aforesaid, should the same or either of them prove to have been denuded of timber by the lessee, to the extent of one-half or more, then, in such case the Company shall not be bound to accept such section or sections so denuded, and shall have the right to select a section or sections to an equal extent in lieu thereof from any unoccupied lands in such township.

21 As townships are surveyed and the respective surveys Title to lands As townships are surveyed and the respective surveyed to pass to thereof confirmed, or as townships or parts of townships are company set apart and reserved from sale as timber lands, the Gover-without

tain cases. and under patents in other cases.

Patent in cer- nor of said Company shall be duly notified thereof by the Surveyor-General, and thereupon this Act shall operate to pass the title in fee-simple in the sections or three-quarter parts of sections to which the Company will be entitled. under clause seventeen, as aforesaid, and to vest the same in the said Company, without requiring a patent to issue for such lands; and as regards the lands set apart by lot, and those selected to satisfy the one-twentieth in townships other than the above, as provided in clauses eighteen and nineteen, returns thereof shall be made in due course by the Local Agent or Agents to the Dominion Lands Office, and Patents. shall issue for the same accordingly.

EDUCATIONAL ENDOWMENT.

Sections 11 and 29 in every surveved townas ân educament.

Such sections ject to right of purchase by private entry or preemption or homestead right.

Proviso: If such sections are on and improved.

22. And whereas it is expedient to make provision in aid of education in Manitoba and the North-West Territories. therefore sections eleven and twenty-nine in each and every ship set apart surveyed township throughout the extent of the Dominion tional endow. lands, shall be and are hereby set apart as an endowment for purposes of education.

1. The sections so dedicated shall be thereafter dealt with not to be sub- in such manner as may be prescribed by law, and the same are hereby withdrawn from the operation of the clauses in this Act relating to purchase by private entry, and to homestead rights, and it is hereby declared that no such right of purchase by private entry or homestead right shall be recognized in connection with the said sections or any part or parts thereof:

2. Provided, that on a township being surveyed, should such sections, or either of them, or any part of either, be found settled found to have been settled on and improved, then and in such case the occupant or occupants, conforming to the requirements of this Act shall be confirmed in such possession, and the Minister of the Interior shall select a quantity equal to that found to have been so settled on from the unclaimed lands in such township, and shall withdraw the land so selected from sale and settlement, and shall set apart and publish the same as school lands, by notice in the Canada Gazette.

MILITARY BOUNTY LAND CLAIMS.

Warrants to lands given for military services.

23. In all cases in which lands have heretofore been or be granted for shall hereafter be given by the Dominion for military services, warrants shall be granted in favor of the parties entitled to such land by the Minister of Militia and Defence, and such warrants shall be recorded in the Dominion Lands-Office in books to be kept for the purpose, and shall be located as hereinafter provided, and patents for the lands solocated shall be issued accordingly.

1. Such warrants may be located by the owners thereof, Such warin any of the Dominion lands open for sale, or may be located in received in payment for a homestead claim for the same num-lands open for ber of acres, or in payment in part or in full, as the case may in payment be, for the purchase at public or private sale of Dominion for lands. lands, at the value shewn upon their face, estimating the Only 20 per cent. of the number of acres in the warrant at the price mentioned landin any therein : Provided always that no greater area than twenty township, to be open for per cent. of the land, exclusive of School and Hudson Bay entry by Company lands, in any township shall be open for entry warrants. by military bounty warrants, issued after the passing of this Act.

2. In accepting warrants as so much purchase money, any As to wardeficiency shall be payable in cash. But should any pay- ed as purment by warrant or by amount in warrants, be in excess, the chase money. Government will not return any such excess.

3. In locating a warrant, should the same be for any ali-Astolocating quot part of a section, it must be located in a legal subdivi-warrants. sion of corresponding extent; for instance, a warrant calling for one hundred and sixty acres must be located in a certain quarter section intact.

24. Assignments of military bounty land warrants duly Assignment made and attested before any person entitled by law to take of military affidavits, shall be recognised as conveying the beneficial warrants. interest therein, but no assignment of the interest of the original owner (except in the case of Red River soldier's warrants as hereinafter mentioned) will be held as transferring such interest, unless the assignment be endorsed on the back of the warrant; and in subsequent assignments the warrant, unless the same has been lost (as hereinafter mentioned), must be attached to and form part of the claimant's or locatee's papers.

25. In all cases where an officer or soldier entitled to Warrant or military bounty land dies before the issue of the warrant, or patent to between the issue of the warrant and the location thereof, of legal reprethe warrant or the patent, or both, as the case may be, shall sentatives of deceased offiissue in favor of the legal representatives of such deceased cer or soldier. officer or soldier, according to the law of the Province or Territory where the lands in question lie, who shall be ascertained in such manner and by such Court, Commissioners or other Tribunal, as the Legislature of such Province shall prescribe by any Act passed for that purpose, and shall be certified to the Governor under such Act,—or if the lands be in any territory in which there is then no Legislature, then in such manner and by such Commissioners as the Governor in Council may from time to time direct,—and any Order in Council in that behalf may vest in any Commissioners under it, power to summon witnesses and examine them on oath, and to compel the production of documents, and

Cases arising under the provisions of this section red to the Court established by 36 Vic., cap. 6.

2. Provided that in the absence of any Court. Commissioners, or other Tribunal established by the Legislature of the Province or Territory within which the lands in quesmay be refer- tion lie, to determine the legal representatives of such deceased officer or soldier, the Minister of the Interior may refer any case arising under the provisions of this section to the Court authorised to be established under the Act passed in the thirty-sixth year of Her Majesty's reign, chapter six, intituled: "An Act respecting claims to Lands in Manitoba for which no Patents have issued," and the provisions thereof shall be and are hereby declared to be in this respect applicable to cases arising under this section.

New warrant may issue in lieu of warrant lost or destroyed.

26. Whenever any warrant for military bounty land issued in pursuance of this Act, is lost or destroyed, whether the same may 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 value in every respect with the original warrant, and in any and all such cases of re-issue, the original warrant, in whosesoever hands it may be, shall be null and void.

Free grant of 27. And whereas by one of the land by Order dated the 25th April, 1871, it is declared that:-27. And whereas by order of the Governor in Council,

25th April, 1871, confirmed.

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 or 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 confirmed, and the Minister of Militia and Defence is hereby authorized and required to issue the necessary warrants therefor accordingly.

Assignments of interest in such free nized.

28. And whereas effect could not be given to the above mentioned Order in Council, until the lands in Manitoba grants recog- had been surveyed, and in the meantime 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 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.

ORDINARY PURCHASE AND SALE OF LANDS.

29. Unappropriated Dominion lands, the surveys of which Surveyed Domay have been duly made and confirmed, shall, except as minion lands otherwise hereinafter provided, be open for purchase at the chase at \$1 rate of one dollar per acre; but no such purchase of more per acre. than a section, or six hundred and forty acres, shall be made by the same person; provided that whenever so ordered by Proviso. the Minister of the Interior, such unoccupied lands as may be deemed by him expedient from time to time may be withdrawn from ordinary sale or settlement and offered 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.

30. Payments for lands, purchased in the ordinary man-Payments for ner, shall be made in cash, except in the case of payment by lands to be in cash, as a scrip or in military bounty warrants as hereinbefore pro-rule. vided.

TOWN PLOTS. &C.

31. The Minister of the Interior shall have power, from Minister of time to time, to set apart and withdraw from purchase and Interior may from the homestead clauses of this Act any tract or tracts of of land for land which it may be considered by him expedient to lay town or vilout into town or village plots, and to cause the same to be surveyed and laid out, and the lots so laid out to be sold, either by private sale and for such price as he may see fit, or at public auction.

32. The Governor in Council may also set apart and Governor in appropriate such Dominion lands as he may deem expe- Council may dient for the sites of market places, gaols, court houses, lands for places of public worship, burying grounds, schools, benevo- other public lent institutions, senerge and for other like schools, benevolent institutions, squares and for other like public purposes, and at any time before the issue of letters patent therefor, may alter or revoke such appropriation as he deems expedient, and he may make free grants for the purposes aforesaid of the lands so appropriated, the trusts and uses to which they are to be subject being expressed in the letters patent.

HOMESTEAD RIGHTS, OR FREE GRANT LANDS.

Steps to be taken to secure a homestead right, and provisions respecting the same.

Persons entering for a homestead entitled to preemption, āt \$1 per acre, of any adjoining quarter section unclaimed.

Such preemption right to cease on forfeiture of homestead.

Proviso.

More than one settler.

If both have improved.

Interfering Claims.

Where lands surveyed, entry for a homestead must be made Settlers on unsurveyed lands must apply for same within

33. Any person, male or female, who is the sole head of a family, or any male who has attained the age of eighteen years, shall be entitled to be entered for one quarter-section or a less quantity of unappropriated Dominion lands, for the purpose of securing a homestead right in respect thereof. (Form A, Appendix. See page 42 hereof.)

1. The entry of a person as aforesaid for a homestead. right shall entitle him to receive at the same time therewith an entry for any adjoining quarter-section then unclaimed, and such entry shall entitle such person to take and hold possession of and cultivate such quarter-section in addition to his homestead, but not to cut wood thereon for sale or barter, and, at the expiration of the period of three years, or upon the sooner obtaining a patent for the homestead under the fifteenth sub-section of this section, shall entitle him to a pre-emption of the said adjoining quarter-section at the Government price of one dollar per acre; but the right to claim such pre-emption shall cease and be forfeited, together with all improvements on the land, upon any forfeiture of the homestead right under this Act:

Provided always, that the right to a pre-emption entry as above given shall not belong to any settler brought in under the provisions of sections fourteen and fifteen of the Act 37th Victoria, Cap. 19. (See page 46.)

2. When two or more persons have settled on and seek to obtain a title to the same land, the homestead right shall be in him who made the first settlement.

3. Provided that, in cases where both parties may have made valuable improvements, the Minister of the Interior may order a division of such land, in legal subdivisions, in such manner as may preserve to the said parties, as far as practicable, their several improvements, and further, may direct that what the land of each of such parties, as so divided, may be deficient of a quarter-section, shall be severally made up to them in legal subdivisions from unoccupied quarter-sections adjoining.

4. Questions as to the homestead right arising between different settlers shall be investigated by the Local Agent of the division in which the land is situated, whose report and recommendation, together with the evidence taken, shall be referred to the Minister of the Interior for decision :

5. Every person claiming a homestead right on surveyed land must, previously to settlement on such land, be duly entered therefor with the Local Agent within whose district before settle- such land may be situate, but in case of a claim from actual ment thereon. settlement in then unsurveyed lands, the claimant must file such application within three months after due notice shall have been received at the local office of such land having been surveyed, and the survey thereof confirmed, and proof of settlement and improvement shall be made to the local 3 months after agent at the time of filing such application:

6. Persons owning and occupying Dominion lands may be Occupants of entered for other land lying contiguous to their lands, but contiguous the whole extent of land, including that previously owned and occupied, must not exceed one hundred and sixty acres, and must be in legal sub-divisions:

7. In entries of contiguous lands, the settler must describe Affidavit to in his affidavit the tract he owns and is settled upon as his be made in original farm. Actual residence on the contiguous land contiguous entered is not required, but *bona fide* improvement and lands. cultivation of it must be thereafter shewn for the period required by the provisions of this Act:

8. A person applying for leave to be entered for lands Affidavit to with a view of securing a homestead right therein, must be made on make affidavit before the Local Agent according to the fol- for a homelowing form :---

"FORM B.

"Affidavit in support of Claim for Homestead Right.

"I, A.B., do solemnly swear (or affirm, as the case may be) Form of affithat I am over eighteen years of age; that I have not pre-davit in support of claim viously obtained a homestead under the provisions of the for homestead "Dominion Lands Act;" that the land in question belongs right. to the class open for homestead entry; that there is no person residing or having improvements thereon; and that my application is made for my exclusive use and benefit and with the intention to reside upon and cultivate the said land. So help me God."

9. Upon making this affidavit, and filing it with the Local Entry. Agent, and on payment to him of an office fee of ten dollars, for which he shall receive a receipt from the Agent, he shall be permitted to enter the land specified in the application.

10. No patent shall be granted for the land until the ex-No patent for piration of three years from the time of entering into pos-^{three years.} session of it, except as hereinafter provided.

11. At the expiration of three years the settler or his Patent to widow, her heirs or devisees, or if the settler leaves no issue on fulfilment of widow, his heirs or devisees, upon proof, to the satisfaction certain of the Local Agent, that he or his widow, or his or her representatives as aforesaid, or some of them, have (except in the case of entry upon contiguous lands as hereinbefore provided) resided upon and cultivated the land for the three years next after the filing of the affidavit for entry, or in the case of a settler on unsurveyed land, who may, upon the same being surveyed, have filed his application as provided in sub-section five, upon proof, as aforesaid, that he or his widow, or his or their representatives, as aforesaid, or some of them, have resided upon and cultivated the land for the three years next preceding the application for patent, shall be entitled to a patent for the land, provided such claimant is then a subject of Her Majesty by birth or naturalization :

Provided always, that the right of the claimant to obtain a patent under the said sub-section as amended, shall be subject to the provisions of section fifteen of the Act 37th Vic., chap. 19; Provided further, that, in the case of settlements being formed of immigrants in communities (such for instance as Mennonites or Icelanders) the Minister of the Interior may vary or waive, in his discretion, the foregoing requirements as to residence and cultivation on each separate quarter-section entered as a homestead.

12. When both parents die, without having devised the land, and leaving a child or children under age, it shall be lawful for the executors (if any) of the last surviving parent, or the guardian or guardians of such child or children, with the approval of a Judge of a Superior Court of the Province or Territory in which the lands lie, to sell the lands for the benefit of the infant or infants, but for no other purpose; and the purchaser, in such case, shall receive a patent for the land so purchased:

13. The title to lands shall remain in the Crown until the issue of the patent therefor, and such lands shall not be liable to be taken in execution before the issue of the patent:

14. In case it is proved to the satisfaction of the Minister of the Interior that the settler has voluntarily relinquished his claim, or has been absent from the land entered by him for more than six months in any one year without leave of absence from the Minister of the Interior, then the right to such land shall be liable to forfeiture, and may be cancelled by the said Minister, and the settler so relinquishing or abandoning his claim shall not be permitted to make more than a second entry :

15. Any person who has availed himself of the foregoing provisions may, before the expiration of the three years, obtain a patent for the land entered upon by him, including the wood lot, if any, appertaining to the same as hereinafter provided, on paying the Government price thereof at the date of entry, and making proof of settlement and cultivation for not less than twelve months from the date of entry :

16. Proof of actual settlement and cultivation shall be made by affidavit of the claimant before the Local Agent, corroborated on oath by two credible witnesses:

16a. The Minister of the Interior may at any time order an inspection of any homestead or homesteads in reference to which there may be reason to believe the foregoing provisions, as regards settlement and cultivation, have not been, or are not being carried out, and may, on a report of the facts, cancel the entry of such homestead or homesteads, and in the case of a cancelled homestead, with or without

Proviso.

Proviso, in case of settlement in communities.

When parents die without devising.

Title before patent.

Settler abandoning his claim.

Patent before three years on payment of price, &c.

Proof of improvement.

Inspection of homesteads.

Cancelled · homesteads improvements thereon, the same shall not be considered as not to be of right open for fresh entry, but may be held for sale of the considered land and of the improvements thereon in connection with a entry. fresh homestead entry thereof at the discretion of the Minister of the Interior:

17. All assignments and transfers of homestead rights Assignments before the issue of the patent, shall be null and void, but void. shall be deemed evidence of abandonment of the right; and the person so assigning or transferring shall not be permitted to make a second entry:

Provided that an assignment or transfer of a Homestead Assignments right before the issue of the Patent shall be valid if made for valid in certain cases. a charge created under section 15 of the Act 37th Victoria, Cap, 19. (See page 46,)

17*a*. Any person who may have obtained a homestead Person holdentry shall be considered, unless and until such entry may stead entry have been cancelled, as having an exclusive right to the may eject land so entered as against any other person or persons whomsoever, and may bring and maintain actions for trespass committed on the said land or any part thereof:

18. The above provisions relating to homesteads shall only Homestead apply to agricultural lands; that is to say, they shall not be applicable held to apply to lands set apart as timber limits, or as hay only to lands, or to lands valuable for stone or marble quarries, or lands. those strictly hay lands, or to those having water power thereon which may be useful for driving machinery.

GRAZING LANDS.

34. The Governor in Council may, from time to time, Unoccupied grant leases of unoccupied Dominion Lands for grazing purposes to any person or persons whomsoever for such term leased to neighbouring of years and at such rent in each case as may be deemed settlers for expedient; but every such lease shall, among other things, con-grazing purtain a condition by which, if it should thereafter be thought Conditions. expedient by the Minister of the Interior to offer the land covered thereby for settlement, the said Minister may, on giving the lessee two years notice, cancel the lease at any time during the term.

HAY LANDS.

35. Leases of unoccupied Dominion lands, not exceeding Dominion in any case a legal subdivision of forty acres, may be granted lands may be for the purpose of cutting hay thereon, to any person or perneighbouring sons whomsoever being *bona fide* settlers in the vicinity of settlers for such hay lands, for such term and at such rent fixed by the purpose of cutting hay public auction or otherwise as the Minister of the Interior thereon, but may deem expedient; but such lease, except as may be otherwise specially agreed upon, shall not operate to prevent; at the sale or settlement thereof.

any time during the term thereof, the sale or settlement of the lands described therein under the provisions of this Act, the lessee being paid in such case by the purchaser or settler, for fencing or other improvements made on such land, such sum as shall be fixed by the Local Agent, and allowed to remove any hay he may have made.

MINING LANDS.

Mines or lands.

36. No reservation of gold, silver, iron, copper or other minerals not mines or minerals shall be inserted in any patent from the to be reserved Crown granting any portion of the Dominion Lands.

37. Any person or persons may explore for mines or Any person may explore minerals on any of the Dominion Lands, surveyed or unsurmining lands. veyed, and not then marked or staked out and claimed or occupied, and may, subject to the provisions hereinafter contained, purchase the same.

38. Mining lands, if in surveyed townships, may be

acquired under the provisions herein contained, and shall be

sold in legal subdivisions. When situate in unsurveyed

territory and without the limits of the Fertile Belt, such

Mining lands in surveyed townships to be sold in legal subdivisions. land shall be sold in blocks to be called mining locations; Those in unsurveyed ter- and every such mining location, except as hereinafter proritory, with-out the limits vided, shall be bounded by lines due north and south and of the Fertile due east and west, astronomically; and each such location Belt, to be shall correspond with one of the following dimensions, sold in blocks shall correspond with be forty in width contain namely : eighty chains in length by forty in width, containto be called mining locaing three hundred and twenty acres,----or forty chains square, tions. Description of containing one hundred and sixty acres,----or forty chains in such blocks.

Proviso.

Rent.

Proviso: right exists.

Further prevision.

thereof institute a system of lease: 2. The rent payable to the Crown under any such lease shall be a royalty, not to exceed two and a half per cent., on the net profits of working:

1. Provided further that in case of certain lands proving to

be rich in minerals, the Minister of the Interior shall have the power to withdraw such lands from sale, and in lieu

length by twenty in width, containing eighty acres;

3. Provided further, that when there are two or more when no prior applicants for the same tract, and a prior right in either or any of the applicants is not established to the satisfaction of the Minister of the Interior, the same may be tendered for by the claimants on stated terms of lease, and sold to the highest bidder:

> 4. Provided also that in territory supposed to contain minerals, the Minister of the Interior may, in his discretion, reserve from sale, alternate locations, or quarter-sections, or other legal subdivisions with the view of subsequently offering the same either for sale or lease at public competition

39. Mining locations in unsurveyed territory shall be Mining locations surveyed by a Dominion Land Surveyor, and shall be con-tions to be surveyed by nected with some known point in previous surveys, or with Dominion some other known point or boundary (so that the tract may Land Surveyors. be laid down on the maps of the territory in the Dominion Lands Office) at the cost of the applicants, who shall be required to furnish, with their application, the Surveyor's plan, field notes and description thereof.

40. No distinction in price shall be made between lands Lands supsupposed to contain mines or minerals, and farming lands; posed to conbut both classes shall be sold at the uniform price of one to be sold at dollar per acre; provided that clause twenty-nine of this the same price as farming Act as regards offering lands at public sale shall apply to lands. coal and mineral lands also, when the same are in surveyed townships.

41. It shall also be lawful for the Minister of the Interior Minister of to exempt from the previous provisions of this Act, such of the Interior may exempt the Dominion lands upon or adjoining the banks of rivers or certain lands other waters as may be supposed to contain valuable "Bar," from the pre-"Bench," or "Dry" "Diggings" for gold or other precious sions. metals; and the Governor in Council shall regulate, from Duty of Governor in time to time, as the same may become necessary and expe- Council with dient, the nature and size of the claims containing such respect to diggings, and shall fix the terms and conditions upon which exempted; the same shall be held and worked, and the royalty payable in respect thereof, and shall appoint and prescribe the duties of such officers as may be necessary to carry out such regulations.

INDIAN TITLE.

42. None of the provisions of this Act respecting the As to lands settlement of agricultural lands, or the lease of timber lands, still under or the purchase and sale of mineral lands, shall be held to apply to territory the Indian title to which shall not at the time have been extinguished.

COAL LANDS.

43. Coal lands designated by the Government as such, Coal lands. are hereby withdrawn from the operation of this Act as regards the rights of squatters to homesteads on the Dominion lands in advance of the surveys.

44. The Minister of the Interior shall have power to pro-provision as tect any person or persons desiring to carry on coal mining to working of in unsurveyed territory, in the possession of the lands on which such mining may be carried on.---provided, that, hefore entering on the working of such mines, such person or persons make written application to the Local Agent to purchase such land; such application must be accompanied by a description by a Dominion Land Surveyor setting forth generally the situation and the dimensions of such land, and shall also be accompanied by payment of the price thereof, estimating the number of acres (which shall not exceed six hundred and forty) at the rate of one dollar per acre. Such application shall be filed by the agent receiving the same; and on the survey of the township containing the land applied for being effected, the claimant or claimants shall be entitled to a patent for such number of acres, in legal subdivisions, including and covering the mine worked, as shall correspond to the application and to the extent of land paid for:

Provided that all operations under this section shall be subject to the rights of the Hudson's Bay Company to sections eight and twenty-six as hereinbefore enacted: Provided further that the survey of the township within which such land may be situate, shall not be delayed beyond a period of five years after the date of the purchase of such land, without the consent of the Hudson's Bay Company thereto first had and obtained;

Provided further that such mine shall have been continuously worked, to the satisfaction of the Minister of the Interior, during the interim between the application and the survey; but if the same should at any time during such interim cease to be worked for twelve consecutive months, unless the lands in question be no longer valuable for mining purposes, then the claim of the parties to the land shall lapse, and the mine shall be forfeited to the Crown, together with any and all purchase-money which may have been paid to the Government on account thereof.

Coal lands may be exempted from sale and settlement. Provisions of Act.

45. The Minister of the Interior, with the view of preventing undue monopoly in coal lands, may, in his discretion, on a township being surveyed, exempt from the sale and settlement provisions of this Act the sections or other legal subdivisions of land which may be said to contain coal, except those on which mining may have been carried on under the next preceding clause; and the same shall be subsequently sold or otherwise dealt with in such manner as may be deemed expedient by the Governor in Council.

TIMBER AND TIMBER LANDS.

TIMBER IN TOWNSHIPS SURVEYED FOR SETTLEMENT.

Timber form. Ing islands or islands or belts in townships thrown open for settlement, ships thrown should be so disposed of as to benefit the greatest possible open for settlement. to better and to prevent petty monopoly, it is therebe disposed of fore enacted as follows:

Proviso : as to H.B. Co.

Proviso : as to survey.

1. The Minister of the Interior may direct that, in the sub- so as to benefit division of townships which may consist partly of prairie the greatest and partly of timber land, such of the sections or subdivisions berof settlers, of sections containing islands, belts, or other tracts of timber, and prevent shall be subdivided into such number of wood lots of not poly, and less than ten, and not more than twenty acres in each lot, as how. will afford, so far as the extent of wood land in the township may permit, one such wood lot to each quarter-section prairie farm in such township:

2. Provided that neither the sections and parts of sections in each township vested in the Hudson's Bay Company by this Act, nor those sections set apart herein for schools, shall be subject in any way to the operation of the next preceding sub-clause :

3. The division of such wood lots shall be by squared posts, numbered from one upwards, marked with a marking iron, and planted in the section lines bounding the timber tract so laid out; and each wood lot shall front on a section road allowance:

4. Provided, that in case an island or belt of timber be found in the survey of any township to lie in a quarter-section or several quarter-sections, but in such manner that no single quarter-section shall have more of such timber than twenty-five acres, such timber shall be taken to be appurtenant to such quarter-section or quarter-sections, and shall not be further divided into wood lots :

5. The Local Agent, as settlers shall apply for homestead Apportionrights in the township, and in the same order as such appli-ment of wood cations shall be made, shall, if so requested, apportion to each quarter-section so applied for, one of the adjacent wood lots, and such wood lot shall be paid for by the applicant at the rate of one dollar per acre, and shall be entered on the Local Agent's books and be returned by him as in connection with the homestead so entered; and on such homestead claimant fulfilling all the requirements of this Act in that behalf, but not otherwise, a patent shall issue to him for such wood lot:

6. Provided that any homestead claimant, who, previous Timber on to the issue of the patent shall sell any of the timber on his homestead claim, or on the wood lot appertaining to his claim, to saw- private use of mill proprietors or to any other than settlers for their own settlers only. private use, shall be guilty of a trespass, and may be prosecuted therefor before a Justice of the Peace, and upon conviction thereof, shall be subject to a fine or imprisonment, or both; and further, such person shall forfeit his claim absolutely.

(39 Vic. Cap. 19.)

18. Whereas, by the provisions of section ten of the Act Authorizing 37th Vic., Cap. 19, sub-section five of section forty-six of the the issue of patents for Dominion Lands Act," which provided for the apportion- free wood lots

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entered under subsection 5 of sec. 46 of Act of 1872.

ment of wood lots as free grants in connection with and in addition to homestead grants in certain cases, was repealed without reference to rights which might have been acquired under the same; and whereas it is expedient to protect such rights, it is hereby enacted, that any person to whom a wood lot was apportioned in connection with a homestead under the provisions of the said sub-section five of section forty-six of the Act last mentioned, having duly fulfilled the conditions of such homestead grant required by the said Act, shall receive a patent for such wood lot as a free grant, as provided in the said sub-section, the Act 37 Vic., cap. 19, to the contrary notwithstanding.

OTHER TIMBER AND TIMBER LIMITS.

Reservation of timber lands. 47. Any tract of land covered by forest timber may be set apart as timber lands, and reserved from sale and settlement.

Each township to form a **48**. Except where it may be thought expedient by the timber limit. Minister of the Interior to divide a township into two or more timber limits, the several townships composing any such tract shall each form a limit.

What "timber" includes under this heading. In the enactments and provisions under the present heading, *Timber and Tiv ber Lands*, the word "timber" includes all lumber, and all products of timber hereinafter mentioned, or of any other kind whatever, including firewood or bark.

Right of cutting timber to put up at a bonus per square mile, varying according to the be sold to highest bidder. bidder by competition, either by tender or at public auction.

Purchaser to have a lease for 21 years.

Conditions of lease.

Mills.

To take all timber. 51. The purchaser shall receive a lease granting the right of cutting timber on the land for twenty-one years, and containing the following conditions, with such others as shall have been embodied in the notice of sale, that is to say :--

1. The lessee to erect a saw mill or mills in connection with such limit and lease, and subject to any special conditions which may be agreed upon and stated in the lease, such mill or mills to be of capacity to cut at the rate of a thousand feet, board measure, in twenty-four hours, for every two and a half square miles of limits in the lease, or shall establish such other manufactory of wood goods as may be agreed upon as the equivalent of such mill or mills, and the lessee to work the limit, in the manner and to the extent provided in the lease, within two years from the date thereof, and during each succeeding year of the term :

2. To take from every tree he cuts down all the timber fit for use, and manufacture the same into sawn lumber or some 3. To prevent all unnecessary destruction of growing To prevent timber on the part of his men, and to exercise strict and destruction. constant supervision to prevent the origin or spread of fires:

4. To make returns to the Government monthly, or at such Monthly other periods as may be required by the Minister of the returns. Interior, or by regulations under this Act, sworn to by him or by his agent or employé cognizant of the facts, declaring the quantities sold or disposed of as aforesaid, of all sawn lumber, timber, railway car stuff, ship timbers and knees, shingles, laths, cordwood or bark, or any other product of timber from the limit, in whatever form the same may be sold or otherwise disposed of by him during such month or other period, and the price or value thereof:

5. To pay, in addition to the bonus, an annual ground rent Reat. of two dollars per square mile, and further a royalty of five per cent. on his monthly account:

6. To keep correct books of such kind and in such form Books. as may be provided by his lease or by regulation under this Act, and to submit the same for the inspection of the collector of dues whenever required, for the purpose of verifying his returns aforesaid :

7. The lease shall describe the lands upon which the Rights of lessee. timber may be cut, and shall vest in the lessee, during its continuance, the right to take and keep exclusive possession of the lands so described, subject to the conditions hereinbefore provided or referred to; and such lease shall vest in the holder thereof, all right of property whatsoever in all trees, timber, lumber and other products of timber, cut within the limits of the lease during the continuance thereof. whether such trees, timber and lumber or products be cut by authority of the holder of such lease or by any other person, with or without his consent; and such lease shall entitle the lessee to seize in replevin, revendication or otherwise, as his property, such timber where the same is found in the possession of any unauthorized person, and also to bring any action or suit at law or in equity against any party unlawfully in possession of any such timber, or of any land so leased, and to prosecute all trespassers thereon and other such offenders as aforesaid, to conviction and punishment, and to recover damages, if any: and all proceedings pending at the expiration of any such lease may be continued and completed as if the lease had not expired :

8. Such lease shall be subject to forfeiture for infraction of Forfeiture of any one of the conditions to which it is subject, or for any lease. fraudulent return; and in such case the Minister of the Interior shall have the right without any suit or other proceeding at law or in equity, or compensation to the lessee, to cancel the same, and to make a new lease or disposition of the limit described therein, to any other party, at any time during the term of the lease so cancelled : Provided. that the Minister of the Interior, if he sees fit, may refrain from forfeiting such lease for non-payment of dues, and may enforce payment of such dues in the manner hereinafter provided :

Ronowal of 10050

timber.

9. The lessee who faithfully carries out the above conditions shall have the refusal of the same limits, if not required for settlement, for a further term not exceeding twenty-one years, on payment of the same amount of bonus per square mile as was paid originally, and on such lessee agreeing to such conditions, and to pay such other rates as may be determined on for such second term :

10. Provided further that in cases where application Leases to cut may be made for limits on which to cut timber in unsurveyed. territory, the Governor in Council may, on the recommendation of the Minister of the Interior, authorize the same to be leased for such bonus as may be deemed fair and reasonable, such leases to be subject nevertheless to the foregoing conditions of this section, except as to that part of sub-section one, which provides for the erection of mills, which provision, in respect to limits in unsurveyed territory may, if considered expedient by the Minister of the Interior, be dispensed with.

52. If, in consequence of any incorrectness in survey, or other error or cause whatsoever, a lease is found to comprise granted or set lands included in one of prior date, or any lands sold, granted, leased, or lawfully set apart for any other purpose under this Act, the lease first mentioned shall be void in so far as it interferes with any such previous lease, sale, grant, or setting apart:

FURTHER OBLIGATIONS OF PARTIES OBTAINING LICENSES

Dues to the Crown to bear interest on limits. Such timber may be seized and sold in payment.

53. Any ground rent, royalty or other dues to the Crown, on timber cut within any such limit, which are not paid at and be a lien the time when they become due and payable, shall bear on timber cut interest at the rate of six per cent. per annum, until paid, and shall be a lien on any timber cut within such limits. And whenever the ground rent on any limit, or any royalty on any timber is not paid within three months after it becomes due under the lease or regulations in that behalf, the Crown Timber Agent may, with the sanction of the Minister of the Interior, seize so much of the timber cut on such limits, and in the possession of the lessee or on hispremises, whether sold or unsold, as will in his opinion be sufficient to secure the payment of such rent and royalty on the timber seized, and all interest and expenses of seizure and sale, and may detain the same as security for the payment thereof; and if such payment be not made within three months after such seizure, the Crown Timber Agent. may, with such sanction as aforesaid, sell such timber by

Lease of land previous!v leased, sold, apart, to be void.

public auction, and after deducting the sum due to the Crown, the interest thereon and expenses aforesaid, he shall pay over the balance, if any, to the lessee or owner of the timber.

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54. All timber cut under lease shall be liable for the pay-Timber cut ment of the Crown dues thereon, so long as and wheresoever be liable for the said timber or any part of it may be found (whether it dues, &c. be or be not manufactured into deals, boards or any other products); and all officers or agents employed in the collection of such dues may follow all such timber and may seize and detain the same wherever they are found until the dues thereon are paid or secured, and if payment be not made or secured within three months after such seizure, the timber may be sold by the Crown Agent, and the proceeds disposed of as provided by the next preceding clause.

55. And in case the payment of the Crown dues on any Mode of entimber has been evaded by any lessee or other party, by the forcing pay-ment in case removal of such timber or products out of Canada, or other- of removal of wise, the amount of dues so evaded, and any expenses timber out of Canada. incurred by such officer or the Government in enforcing payment of the said dues under this Act, may be added to the dues remaining to be collected on any other timber cut on Dominion lands by the same lessee or by his authority, and be levied and collected, or secured on such timber, together with such last mentioned dues, in the manner provided by clause fifty-three; or the amount due to the Crown, of which payment has been evaded, may be recovered by action at law, in the name of the Minister of the Interior, or his resident agent, in any Court having jurisdiction in civil cases to the amount.

56. The Minister of the Interior may, in his discretion, Bonds or take or authorize the taking of bonds or promissory notes for notes may be any money due to the Crown, interest and costs, as afore-dues, &c., but said, or for double the amount of all dues, fines and penalties without preand costs, incurred or to be incurred, and may then release on timber. any timber upon which the same would be leviable, whether under seizure or not; but the taking of such bonds or notes shall not affect the lien and right of the Crown to enforce payment of such money on any other timber cut on the same limit, if the sums for such bonds or notes are given are not paid when due.

LIABILITY OF PERSONS CUTTING WITHOUT AUTHORITY.

57. If any person without authority cuts, or employs or Penalty for induces any other person to cut or assist in cutting, any ber on Domtimber of any kind, on any Dominion lands wheresoever inion lands situate, or removes or carries away, or employs or induces, without

or assists any other person to remove or carry away any timber of any kind, so cut from any Dominion lands as aforesaid, he shall not acquire any right to the timber so cut, or any claim for remuneration for cutting the same, preparing the same for market, or conveying the same to or towards market; and when the timber has been removed out of the reach of the Crown Timber Officers, or it is otherwise found impossible to seize the same, he shall, in addition to the loss of his labor and disbursements, forfeit a sum not exceeding three dollars for each three, which, or any part of which he is proved to have cut, or carried away; and such sum shall be recoverable with costs, at the suit and in the name of the Crown, in any Court having jurisdiction in civil matters to the amount of the penalty ;- and in all such cases the burden of proof of his authority to cut and take the timber shall lie on the party charged, and the averment of the party seizing or prosecuting, that he is duly employed under the authority of this Act, shall be sufficient proof thereof, unless the defendant proves the contrary :

Seizure on affidavit, &c 1. Whenever satisfactory information, supported by affidavit made before a Justice of the Peace, or before any other competent officer or person, is received by the Crown Timber Officer or Agent, that any timber has been cut without authority on Dominion lands, and describing where the same can be found,—or if any Crown Timber Officer or Agent, from other sources of information, or his own knowledge, is aware that any timber has been cut without authority on such lands, the said agent, or officer, or either of them, may seize or cause to be seized in Her Majesty's name, the timber so reported or known to be cut, wherever it is found, and place the same under proper custody, until a decision can be had in the matter by competent authority :

2. And where the timber so reported or known to have been cut without authority, has been made up with other timber into a crib, dram, or raft, or in any other manner has been so mixed up at any mill or elsewhere, as to render it impossible or very difficult to distinguish the timber so cut without authority, from other timber with which it is mixed up, the whole of the timber so mixed shall be held to have been cut without authority, and shall be liable to seizure and forfeiture accordingly, until satisfactorily separated by the holder:

3. In case any timber cut without authority on Dominion lands, or any product thereof, is seized under the provisions of this Act by any Crown Timber Agent or officer, he may allow such timber or product thereof to be removed and disposed of, on receiving sufficient security, by bond or otherwise, to his satisfaction for the full value thereof, or for payment of double the amount of all dues, fines, penalties and costs incurred or imposed thereon as the case may be.

If the timber has been mixed with other timber.

May be released on security.

RESISTING SEIZURE—REMOVING TIMBER SEIZED—CON-DEMNATION OF SUCH TIMBER.

58 Any officer or person seizing timber in the discharge Officer seizing of his duty under this Act may, in the name of the Crown, timber may call in any assistance necessary for securing and protecting ance. the timber so seized; and if any person under any pretence, Resistance or either by assault, force or violence, or by threat of such force obstruction, or violence, in any way resists or obstructs any officer or person acting in his aid, in the discharge of his duty under this Act, such person shall be guilty of felony, and being convicted thereof, shall be punishable accordingly.

59. If any person, whether pretending to be the owner or Carrying not, either secretly or openly, and whether with or without away timber force or violence, takes or carries away, or causes to be taken out permisand carried away, without permission of the officer or person who seized the same, or of some competent authority, any timber seized and detained for any lawful cause under this Act, before the same has been declared by competent authority to have been seized without due cause, such person shall be deemed to have stolen such timber, being the property of the Crown, and to be guilty of felony, and being convicted thereof, shall be punishable accordingly.

60. All timber seized under this Act on behalf of the Timber seized Crown as being forfeited, shall be deemed to be condemned, shall be unless the person from whom it was seized, or the owner deemed to be thereof, within one month from the day of the seizure, gives default of notice to the seizing officer, or to the Crown Timber Agent owner claimor officer under whose authority the seizure was made, that one month. he claims or intends to claim the same; pending which the officer or agent seizing shall report the facts to the Minister of the Interior, who may order the sale of the said timber, by the said officer or agent, after a notice on the spot, or at the residence or office of the person from whom it was seized, of at least thirty days; or if, within fifteen days after the claim has been put in, the claimant shall not have instituted proceedings before a court of competent jurisdiction to contest the seizure; or, if the decision of the court be against him; or should the claimant fail duly to prosecute such proceedings in the opinion of the Judge before whom such case may be tried (and who may for that cause dismiss the suit on the expiration of three months from the date on which it was instituted, anything to the contrary hereinbefore enacted notwithstanding,) the timber may be confiscated and sold for the benefit of the Crown, by order of the Minister of the Interior, after a notice on the spot of at least thirty days : Provided, nevertheless, that in certain cases of Provise. timber being ascertained to have been cut without authority on any of the Dominion lands, or admitted to have been so cut

by the holder thereof, the Minister of the Interior, should he see cause for doing so, may impose and receive for the Crown a fine or penalty, to be levied on such timber, in addition to all costs incurred, and in default of such fine or penalty and costs being paid forthwith, may sell such timber by public sale after a notice of fifteen days, and may retain the whole proceeds of such sale, or the amount of the penalty and costs only, at the discretion of the Minister of the Interior.

GENERAL PROVISIONS.

Intheabsence of satisfactory explanations, timber as cut withor for dues.

61. Whenever any Crown Timber Agent, or other officer or agent of the Minister of the Interior, is in doubt as to whether any timber has, or has not, been cut withmay be seized out authority, or is, or is not, liable to Crown dues on the out authority, whole or any part thereof, he may enquire of the person or persons in possession or in charge of such timber as to when and where the same was cut: and if no satisfactory explanation, on oath or otherwise, as he may require, be given to him, he may seize and detain such timber until proof be made to the satisfaction of the Minister of the Interior, or of such Crown Timber Agent or officer, that such timber has not been cut without authority, and is not liable, in all or in part, to Crown dues of any kind : and if such proof be not made within thirty days after such seizure, such timber may be dealt with as timber cut without authority, or on which the Crown dues have not been paid according to the circumstances of the case, and the dues thereon may be recovered as provided in the fifty-fifth clause.

The burden of proof where timber was cut, or of payment of dues to lie on claimant.

62. And whenever any timber is seized for non-payment of Crown dues or for any cause or forfeiture, or any prosecution is brought for any penalty or forfeiture under this Act, and any question arises whether the said dues have the owner or been paid on such timber or whether the said timber was cut on other than any of the Dominion lands aforesaid, the burden of proving payment, or on what land the said timber was cut, shall lie on the owner or claimant of such timber, and not on the officer who seizes the same or the party bringing such prosecution.

SLIDES, &C.

Right to slides, &c., not to be affected by of land, unless expressly mentioned.

63. No sale or grant of any Dominion lands shall give or convey any right or title to any slide, dam, pier, or boom, or other work, for the purpose of facilitating the descent of sales or grants timber or saw-logs, previously constructed on such land, or on any stream passing through or along such land, unless it be expressly mentioned in the letters patent or other documents establishing such sale or grant, that such slide, dam, pier, or boom or other work, is intended to be thereby sold or granted :

1. The free use of slides, dams, piers, booms or other works Free use of on streams, to facilitate the descent of lumber and saw-logs, ^{slides not} and the right of access thereto for the purpose of using the same and keeping them in repair, shall not in any way be interrupted or obstructed, by, or in virtue of, any sale or grant of Dominion lands made subsequent to the construction of such works.

64. The free use, for the floating of saw-logs and other Free use of timber-rafts and drams, of all streams and lakes that may be streams and necessary for the descent of timber from Dominion lands, affected. and the right of access to such streams and lakes, and of passing and repassing on or along the land on either side thereof, and wherever necessary for such use thereof, and over all existing or necessary portage roads past any rapids or falls, or connecting such streams or lakes, and over such roads, other than road allowances, as owing to natural obstacles may be necessary for the taking out timber or saw-logs from Dominion lands, and the right of constructing slides where necessary, shall continue uninterrupted, and shall not be affected or obstructed by, or in virtue of, any sale or grant of such lands.

PATENTS.

65. A Deputy Governor may be appointed by the Gover-Patent may nor General, who shall have the power in the absence or be signed by under instructions of the Governor General, to sign letters Governor. patent of Dominion lands; and the signature of such Deputy Governor to such patents shall have the same force and virtue as if such patents were signed by the Governor General.

66. Whenever a patent has been issued to or in the name Patent issued of a wrong party, or contains any clerical error, misnomer or be cancelled. wrong or defective description of the land thereby intended to be granted, or there is in such patent an omission of the conditions of the grant, the Minister of the Interior may (there being no adverse claim) direct the defective patent to be cancelled and a correct 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.

67. In all cases in which grants or letters patent have Remedy in issued for the same land, inconsistent with each other, cases of sales through error, and in all cases of sales or appropriations of land inconsisthe same land inconsistent with each other, the Minister of tent with the Interior may order a new grant equivalent in value to the land of which any grantee or purchaser is thereby deprived, at the time the same was granted; or may, in cases of sale, cause repayment to be made of the purchase-money. with interest : or when the land has passed from the original purchaser, or has been improved before the discovery of the error, or when the original grant was a free grant, the Minister of the Interior may assign land or grant a certificate entitling the party to purchase Dominion lands of such value as to him, the said Minister of the Interior, may seem just and equitable under the circumstances; but no claim under this clause shall be entertained unless it is preferred within five years after discovery of the error.

68. Whenever by reason of false survey, or error in the books or plans in the Dominion Lands Office, any grant, sale or appropriation of land is found to be deficient, the Minister of the Interior may order a free grant equal in value to the ascertained deficiency at the time such land was granted or sold; or in case any parcel of land contains less than the quantity of land mentioned in the patent therefor, the Minister of the Interior may order the purchase-money of so much land as is deficient, with interest thereon from the time of the application therefor, to be paid back to the purchaser; or if the land has passed from the original purchaser, then the purchase-money which the claimant (provided he was ignorant of the deficiency at the time of his purchase) has paid for so much of the land as is deficient, with interest thereon, from the time of the application therefor, to be paid to him in land or in money, as he, the said Minister of the Interior, may direct; or, in case of a free grant, he may order a grant of other land, equal in value to the land so intended as a free grant, at the time such grant was made; but no such claim shall be entertained unless application has been made within five years from the date of the patent, nor unless the deficiency is equal to one-tenth of the whole quantity described as being contained in the particular lot or parcel of land granted.

Patents issued through fraud, or in error or improvidence may be decreed to be void.

69. In all cases wherein patents for lands have issued through fraud, or in error, or improvidence, any court having competent jurisdiction in cases respecting real property in the Province or place where such lands are situate, may, upon action, bill or plaint respecting such lands, and upon hearing of the parties interested, or upon default of the said parties after such notice of proceeding as the said Court shall order, decree such patent to be void; and upon the registry of such decree in the Office of the Registrar-General of the Dominion, such patent shall be void to all intents.

70. When any settler, purchaser or other person refuses Remedy in cases of or neglects to deliver up possession of any land after forrefusal to deliver up feiture of the same under the provisions of this Act, or whenever any person is wrongfully in possession of Dominion possession of forfeited land

Proviso.

Remedy in cases of defi ciency in quantity of land sold or granted.

Proviso.

land, and refuses to vacate or abandon possession of the same, or to vacate the Minister of the Interior may apply to a Judge of any fully held. Court having competent jurisdiction in cases respecting real property in the Province or place in which the land lies, for an order in the form of a writ of ejectment, or of *habere* facias possessionem, and the said Judge, upon proof to his satisfaction that such land was so forfeited, and should properly revert to the Crown, shall grant an order upon the settler or person or persons in possession, to deliver up the same to the Minister of the Interior, or person by him authorized to receive such possession; and such order shall have the same force as a writ of *habere facias possessionem*, and the Sheriff shall execute the same in like manner as he would execute the said writ in an action of ejectment or petitory action.

71. The Minister of the Interior shall keep a book for Assignments registering, at the option of the parties interested, any assign-of rights to ment of rights to Dominion land which are assignable under lands to be this Act, upon proof to his satisfaction that such assignment registered. is in conformity with this Act; and every assignment so registered shall be valid against any other previously made but subsequently registered, or unregistered; but any assignment to be registered must be unconditional, and all conditions on which the right depends must have been performed, or dispensed with by the Minister of the Interior before the assignment is registered.

72. On any application for a patent by the heir, assignee, Patent may devisee or legal representative of a party dying entitled to favor of resuch patent, the Minister of the Interior may receive proof presentative of the facts in such manner as he may see fit to require, and of party dying upon being' satisfied that the claim has been justly estab- thereto. lished may allow the same and cause a patent to be issued accordingly; but nothing in this clause shall limit the right of the party claiming a patent to make his application as provided for in clause twenty-five of this Act.

SURVEYS AND SURVEYORS.

WHO SHALL BE COMPETENT TO SURVEY THE DOMINION LANDS.

73. No person shall act as a surveyor of Dominion Qualifications lands unless he shall, previously to the passing of this Act, required of have been duly qualified by certificate, diploma or commis- Land Sursion to survey the Crown lands in some one of the Provinces veyors. of the Dominion, or shall have become qualified under the provisions hereinafter set forth, that is to say:--

1. Except such persons as at the time of the passing of Exceptions this Act hold certificates, diplomas or commissions to practice as surveyors, as hereinbefore set forth, no person shall be competent to act professionally as a surveyor of Dominion lands in Manitoba, or the North-West Territories, unless he shall undergo an examination before the Board of Examiners hereinafter mentioned, or be exempt from undergoing such examination hereinafter contained, and receive a commission certifying that he is qualified to act as such.

2. Persons so qualified shall be styled "Dominion Land Surveyors."

BOARD OF EXAMINERS.

74. There shall be a Board of Examiners for the examina

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Surveyor General with eight colleagues, ap-pointed by to form Board.

Members of Board to be

Secretary of

Board of Ex-

aminers.

sworn.

tion of candidates for such commissions as Dominion Lands Surveyors, or as articled pupils, to consist of the Surveyor the Governor General and eight other competent persons to be appointed from time to time by Order in Council, and the meetings of the Board shall commence on the second Monday in the months of May and November in each year, and may be adjourned from time to time, and the place of meeting shall be at Ottawa, or at some place in Manitoba or the North-West Territories, as the same shall from time to time be fixed, and made public by notice in the Canada Gazette.

1. Each member of the said Board shall take an oath of office, according to form C., to be administered by a judge of any one of the Superior Courts in any Province of the Dominion, who is hereby authorized and required to administer such oath; and any three of the said members shall form a quorum.

(Form C, on page 42 hereof.)

2. The said Board shall from time to time appoint a fit and proper person to be Secretary thereof, who shall keep a record of its proceedings.

ARTICLED PUPILS

(39 Vic., Cap. 19.)

Qualifications required of pupils prearticled.

28. No person shall be admitted as an articled pupil with any Dominion Land Surveyor unless he has previously vious to being passed an examination before the Board of Examiners, or before one of the members thereof, or before some Surveyor deputed by the Board for the purpose, as to his ability to write English correctly, and also as to his knowledge of vulgar and decimal fractions, the extraction of the square and cube roots, of the first three books of Euclid, the rules of plane trigonometry, the mensuration of superficies, and use of logarithms, and has obtained a certificate of such examination and of his proficiency, from such Board.

(39 Vic., Cap. 19.)

29. Applicants for such examination, previous to being Notice of their desire to be articled, shall give notice to the Secretary of the Board of examined to their desire to present themselves for examination, wherebe given to

Style.

upon such officer shall instruct them accordingly, as to the Secretary of mode in which they must proceed. Board.

ADMISSION OF DOMINION LANDS SURVEYORS.

75. No person shall receive a commission from the said Qualifications Board authorizing him to practice as a Dominion Land Sur- for commis-sion as Dovevor until he has attained the full age of twenty-one years minion Land and has passed a satisfactory examination before the said Surveyor. Board on the following subjects, that is to say:-Euclid, first four books, and propositions first to twenty-first, of the sixth book; plane trigonometry, so far as it includes solution of triangles; the use of logarithms, mensuration of superficies, including the calculation of the area of right-lined figures by latitude and departure, and the dividing or laying off land; a knowledge of the rules for the solution of spherical triangles; and of their use in the application to surveying of the following elementary problems of practical astronomy:

1. To ascertain the latitude of a place from an observation of a meridian altitude of the sun or of a star:

2. To obtain the local time from an observed altitude of the sun or a star:

3. From an observed azimuth of a circumpolar star, when at its greatest elongation from the meridian, to ascertain the direction of the latter.

He must be practically familiar with surveying operations and capable of intelligently reporting thereon, and be conversant with the keeping of field notes, their plotting and representation on plans of survey, the describing of land by metes and bounds for title, and with the adjustments and methods of use of ordinary surveying instruments, and must also be perfectly conversant with the system of survey as embodied in the "Dominion Lands Acts," and with the manual of standing instructions and regulations published from time to time for the guidance of Dominion Land Surveyors.

(39 Vic., Cap. 19.)

31. Candidates for examination for commissions as Candidates Dominion Land Surveyors may, at their own request, in may at their own request. addition to the foregoing, be examined as to the knowledge be examined they may possess of the following subjects relating to in higher surhigher surveying, qualifying them for the prosecution of veying. extensive governing or topographic surveys or those of geographic exploration, that is to say :---

1. Algebra, including quadratic equations, series, and calculation of logarithms:

2. The analytic deduction of the formulas and series, of plane and spherical trigonometry:

3. The plane co-ordinate geometry of the point, straight line, transformation of co-ordinates, circle and ellipse.

4. Projections, the theory of those usually employed in the delineation of spheric surface:

5. Method of trigonometric surveying, of observing the angles and calculating the sides of large triangles on the earth's surface, and of obtaining the differences of latitude and longitude of points in a series of such triangles, having a regard to the effect of the figure of the earth.

6. The portion of the theory of practical astronomy relating to the determination of the geographic position of points on the earth's surface, and the directions of lines on the same, that is to say:--

Methods of determining latitude :---

a. By circum-meridian altitudes.

b. By differences of meridional zenith distance (Talcott's method.)

c. By transits across prime vertical.

Determination of azimuth :---

a. By extra meridional observations.

b. By meridian transits.

Determination of time :---

a. By equal altitudes.

b. By meridian transits.

Determination of differences of longitude :---

a. By electric telegraph.

b By moon culminations.

7. The theory of the instruments used in connection with the foregoing, that is to say: The sextant or reflecting circle, altitude and azimuth instrument, astronomic transit, zenith telescope, and the management of chronometers; also of the ordinary meteorological instruments, barometers mercury and aneroid, thermometers ordinary and self-registering, anemometer, and rain gauges,—and on their knowledge of the use of the same

8. Elementary mineralogy and geology, so far as respects a knowledge of the more common characters by which the mineral bodies that enter largely into the composition of rocks are distinguished, with their general properties and conditions of occurrence; the ores of the common metals and the classification of rocks; and the geology of North America so far as to be able to give an intelligent outline of the leading geological features of the Dominion:

desiring such Provided that candidates desiring the above extended higher examination to examination shall inform the Board thereof, when giving give due the notice called for by section eighty-three of the "Dominnotice thereof ion Lands Act."

(39 Vic., Cap. 19.)

Candidates

Dominion Land Surveyors may, on giving two Act, may, if desirous of so doing, and having given notice in writing to the Secretary, at least two months previous to months the meeting of the Board, of such desire, be examined as to notice, be their knowledge of the higher branches of surveying, and higher surother subjects, under the preceding section, and all candidates veying. for such examination, whether holding commissions pre-All successful viously or otherwise, on passing the same, shall have the examinations to be certifact certified by the Board.

76. No person shall be entitled to be examined before Conditions such Board (except as hereinafter provided) unless he shall precedent to have previously served regularly and faithfully for and for commisduring the period of three successive years, under articles in sion. writing, in the Form D, duly executed before two witnesses, as pupil to a Land Surveyor lawfully practising during the said period as a Dominion Lands Surveyor, nor unless he shall produce a certificate from such practising Surveyor of his having so served during the said period, and also shall produce satisfactory testimony as to his character for probity and sobriety.

(Form D, page 43 hereof.)

77. It shall not be necessary for any person who may, after Future Prothe passing of this Act, become duly qualified by diploma, Surveyors to certificate or commission to survey the Crown lands in some be entitled to one of the Provinces of the Dominion, to serve under articles examination for commisas aforesaid to entitle such person to examination by the sions as Dosaid Board for a commission as a Dominion Land Surveyor, Surveyors but such person shall be entitled to such examination with- without havout any further service, at any regular meeting of the Board, ing served under articles and if found competent shall receive such commission : to a Domin-Provided, nevertheless, that in case such person should not ion Land Surveyor. on the first examination be found qualified, the Board may grant him a second examination after he shall have passed through such further course of theory or practice as may have been recommended by the Board: Provided further that any person who may have acquired a certificate, diploma or commission in any one of the Provinces of the Dominion where the course and examination prescribed are similar to those in clause seventy-five of this Act, shall not be required to be re-examined by the Board, but shall, upon proof of the facts, and payment of the admission fee fixed, by the sub-clause four of this Act, receive from the Board a commission as a Dominion Land Surveyor.

78. No person claiming to be examined before the said Duplicate o Board as having served the necessary period fixed by this articles of Act under articles to a Dominion Land Surveyor shall have be transmit-Act under articles to a Dominion Land Salveyor Share ted to Secre-the right to such examination, unless he shall have transmitted ted to Secre-tary within to the Secretary of the Board within three months of the three months date of such articles, a duplicate thereof, together with a fee after their of two dollars for receiving and fling the same and the date. of two dollars for receiving and filing the same; and the

fied by the Board.

examination

said Secretary shall acknowledge by post the receipt of such papers and shall carefully file and keep the same with the records of the Board.

79. If any Dominion Land Surveyor dies or leaves the Pupil of a Dominion Land minion Land Dominion or is suspended or dismissed, his pupil may complete his term under articles as aforesaid with any other complete his term with Dominion Land Surveyor. another.

Assignment of articles of clerkship.

tice.

80. Any Dominion Land Surveyor may by an instrument in writing transfer a pupil, with his own consent, to any other Dominion Land Surveyor, with whom such pupil may serve the remainder of his term.

81. Any person who may have been duly admitted as a Surveyors in H. M. Dominsurveyor of lands in any part of Her Majesty's Dominions ion= other than Canada, other than Canada, shall be entitled to an examination by entitled to the said Board, and to a commission if found qualified, on examination his producing a written certificate of a Dominion Land atter six menths' prac- Surveyor that such person has within the previous two years served for six months with him continuously engaged in surveying the Dominion lands, and that he considers such person as in every way qualified to pass an examination for a commission as a Dominion Land Surveyor.

82. Any person who shall have followed a regular course Graduates of colleges and of study in all the branches of education required by this Act universities to be entitled for admission as a Dominion Land Surveyor through the to examina-tion after one regular sessions for at least two years, in any college or year's service, university where there may be organized a complete course of such instruction, and who has thereupon received from such college or university a certificate, diploma, or degree, vouching therefor, shall not be obliged to serve three years as aforesaid, but shall be entitled to examination after one year's service under articles with a Dominion Land Surveyor as aforesaid.

Candidates for examination to give notice to secretary.

83. Every person desiring to be examined before the said Board for a commission as a Dominion Land Surveyor shall give due notice thereof in writing to the Secretary at least two months previous to the meeting of the Board, enclosing with such notice the fee of two dollars.

Table of fees **81**. The following fees shall be paid under the provisions payable under of this Act :--this Act.

1. To the Secretary of the Board, by each pupil, on giving notice of his desire for examination preliminary to being articled, one dollar.

2. To the Secretary of the Board, as the fee due on such examination, ten dollars, and a further sum of two dollars for certificate.

3. To the Secretary of the Board by each pupil, at the time of transmitting to such Secretary the Indentures or Articles of such pupil, two dollars.

4. To the Secretary of the Board, by each candidate for final examination, with his notice thereof, two dollars.

5. To the Secretary of the Board, by each applicant obtaining a Commission, as his fee thereon, two dollars.

6. To the Secretary of the Board, as an admission fee by the candidate receiving the Commission, twenty dollars, which sum shall also cover any certificate by the Board in the case of a candidate passing the higher examination; but such amount as also the ten dollars required to be paid under subsection two of this section, shall be paid to the Receiver General to the credit of Dominion Lands.

S5. Each of the members in attendance at the said Board Allowances during examinations, and the Secretary, shall receive five to members dollars for each day's sitting, and the actual travelling and Examiners, living expenses incurred by such member, and consequent and to Sur-upon such attendance, and in the case of the examination of puted by a pupil, previous to being articled, by a member of the Board to Board, or by a Surveyor deputed by the Board for such pur-pupils. pose, such member or such Surveyor shall be paid five dollars for such examination, and the Minister of the Interior is hereby authorized and required to pay such sums: Pro-Proviso. vided, that no member of the Board, if at the time of the meeting, he be over one hundred miles distant from the place of meeting, shall receive any allowance for being present at such meeting, unless such member shall have been previously specially notified to attend the same by the Secretary.

S6. The Board may examine any candidate on oath (which Board may oath may be administered by any one of the Examiners) examine can-didate on as to his actual practice in the field, and with regard to his oath. instruments

87. Each person passing the examination prescribed by successful this Act shall receive a commission from the Board in candidates to accordance with Form E in the schedule to this Act, and missions, and each applicant after receiving such commission shall, jointly give security and take and severally with two sufficient sureties to the satisfaction oath of office. of the Board, enter into a bond in the sum of one thousand dollars, to Her Majesty, Her heirs and successors, conditioned for the due and faithful performance of the duties of his office, and shall take and subscribe the oath of allegiance, and the following oath, before the Board of Examiners, any one of whom is hereby empowered to administer the same : "I, do solemnly swear (or affirm as the case may be) that I will faithfully discharge the duties of a 31

Dominion Land Surveyor according to law, without favour, affection or partiality. So help me God."

(Form E, page 45 hereof.)

1. Until the above formalities, shall have been gone through the said commission of Dominion Land Surveyor shall have no effect.

2. The said oaths of allegiance and of office shall be deposited in the Dominion Lands Office.

3. The said bond shall be deposited and kept in the manner prescribed by law with regard to the bonds given for the like purposes by other public officers of the Dominion, and shall be subject to the same provisions, and shall inure to the benefit of any party sustaining damage by breach of any condition thereof; and the commission shall be registered in the office of the Registrar General of the Dominion.

Board may suspend or dismiss negligent or corrupt Dominion Land Surveyor.

88. The said Board may, in their discretion, suspend or dismiss from the practice of his profession any Dominion Land Surveyor whom they may find guilty of gross negligence or corruption in the execution of the duties of his office; but the Board shall not suspend or dismiss such Surveyor without having previously summoned him to appear in order to be heard in his defence, nor without having heard the evidence offered either in support of the complaint, or on behalf of the Surveyor inculpated.

STANDARD OF MEASURE.

Standard of the English measure of length and to be procured by Dominion Land Surveyors.

S9. The measure of length used in the surveys of the Dominion Lands, shall be the English measure of length, and every Dominion Land Surveyor shall be in possession copies thereof of a subsidiary standard thereof, which subsidiary standard, tested and stamped as correct by the Department of Inland Revenue, shall be furnished him by the said Department, on payment of a fee of three dollars therefor; and all Dominion Land Surveyors shall from time to time regulate and verify by such standard the length of their chains and other instruments for measuring.

HOW TO RENEW LOST CORNERS AND OBLITERATED LINES.

Cases where the original cannot be found, provided for.

90. In all cases when any Dominion Land Surveyor is employed to run any dividing line of limit between sections, mound, post employed to full any dividing fine of minit between sections, or monument or other legal subdivisions, or wood lots, and the mound, post or monument, erected, marked or planted in the original survey to define the corner of such section, or other legal subdivisions or wood lot, cannot be found, he shall obtain the best evidence that the nature of the case may admit of respecting such corner mound, post or monument; but if the same cannot be satisfactorily ascertained, then he shall measure the true distance between the nearest undisputed

corner mounds, posts or monuments and divide such distance into such number of sections or other legal sub-divisions, or wood lots (as the case may be), as the same contained in the original survey, giving to each a breadth proportionate to that intended in such original survey, as shewn on the plan and field notes thereof of record in the Dominion Lands Office; and if any portion of the township or section line (as the case may be) on which such corner mound, post or monument was or should have been planted in the original survey should be obliterated and lost then the Dominion Land Surveyor shall renew such township or section line (as the case may be) and shall draw and define the same on the ground, in such manner as to leave each and every of the adjoining sections or other legal subdivisions (as the case may be) of a width and depth proportionate to that severally returned for such section or legal subdivision in the original survey, and shall erect, plant or place such intermediate mounds, posts or monuments as he may be required to erect, plant or place in the line so ascertained, having due respect to any allowance for a road or roads, and the corner or division, or limit so found shall be the true corner or division or limit of such section or other legal subdivision or wood lot.

HOW LEGAL SUBDIVISIONS ARE TO BE SURVEYED AND LAID OUT.

91. In all cases when a Dominion Land Surveyor is Method of employed to lay out a given half-section or quarter-section, be adopted by he shall effect the same by connecting the opposite original Dominion quarter-section corners (should the same be existing, or if Land Surquarter-section corners (should the same be existing, or if Land Surthe same be not existing, by connecting the several points ployed to lay in lieu thereof found in accordance with the preceding out a given clause) by straight lines; and in laying out other and minor or quarterlegal subdivisions, in any quarter-section, or any wood lot, section. he shall give such legal subdivision or wood lot, as the case may be, its proportionate share of the frontage and interior breadth of such quarter-section, and connect the points so found, by a straight line; and the lines or limits so drawn as above on the ground, shall in the respective cases be the true lines or limits of such half-section or quartersection or other legal subdivision, or wood lot, whether the same shall or shall not correspond with the area expressed in the respective patents for such lands.

TO DRAW DIVISION LINES IN FRACTIONAL SECTIONS.

92. The dividing lines or limits between legal sub-Dividing lines divisions or wood lots in fractional sections shall be drawn to be drawn from the original corners (or the points representing such corners. corners, as defined on the ground in accordance with the provisions of this Act.) in the section line intended as the front of such subdivision or wood lot, at right angles to such section line.

ORIGINAL BOUNDARY LINES.

93. All boundary lines of townships, sections, or legal

Boundaries placed under the authority of any Order in Council to

subdivisions, towns or villages, and all boundary lines of of this Act, or blocks, gores and commons, all section lines and governing points, all limits of lots surveyed, and all mounds, posts. or be deemed the monuments, run and marked, erected, placed or planted at true ones, &c. the angles of any townships, towns, villages, sections or other legal subdivisions, blocks, gores, commons and lots or parcels of land, under the authority of this Act, or of any Order of the Governor in Council, shall be the true and unalterable boundaries of such townships, towns and villages, sections or other legal subdivisions, blocks, gores, commons and lots or parcels of land respectively, whether the same upon admeasurement be, or be not found to contain the exact area or dimensions mentioned or expressed in any patent, grant or other instrument in respect of any such township, town, village, section or other legal subdivision, block, gore, common, lot or parcel of land.

Townships, &c., to comprise all the ed within their boundaries.

94. Every township, section or other legal subdivision, town, village, block, gore, common, lot or parcel of land, shall space include consist of the whole width included between the several mounds, posts, monuments or boundaries respectively so erected, marked, placed or planted as aforesaid, at the several angles thereof, and no more or less, any quantity or measure expressed in the original grant or patent thereof notwithstanding.

As to aliquot parts of town-ships, &c.

95. Every patent, grant or instrument purporting to be for any aliquot part of any section, or other legal subdivision, block, gore, common, lot or parcel of land, shall be construed. to be a grant of such aliquot part of the quantity the same may. contain on the ground, whether such quantity be more or less than that expressed in such patent, grant or instrument.

Road allowances in towns, &c., to be public highways.

96. In every town and village in Manitoba, or the North-West Territories, which may be surveyed and laid out under the provisions of this Act, all allowances for any road, street, lane, lot or common, laid out in the original survey of such. town or village, shall be public highways and commons; and all mounds, posts or monuments, placed or planted in the original survey of such town or village, to designate or define any allowance for a road, street, lane, lot or common, shall be the true and unalterable boundaries of such road, street, lane, lot or common; and all Dominion Land Surveyors, employed to make surveys in such town or village, shall follow and pursue the same rules and regulations in

respect of such surveys as are by law required of them when employed to make surveys in townships.

97. For better ascertaining the original corner or limits of Dominion any township, section or other legal subdivision, lot, or tract Land Surveyors may of land, every Dominion Land Surveyor acting in that capa- examine witcity, may administer an oath or oaths to each and every person whom he may examine concerning any corner, mound, post, monument or other boundary, or any original land mark, line, limit or angle, of any township, section or other legal subdivision, lot or tract of land which such Dominion Land Surveyor is employed to survey.

EVIDENCE BEFORE SURVEYORS.

98. When any Dominion Land Surveyor is in doubt as Course to be to the true corner, boundary or limit of any township, sec- adopted by tion, lot or tract of land which he is employed to survey, and Land Surhas reason to believe that any person is possessed of any im-veyors to ascertain portant information touching such corner, boundary or limit, boundaries or of writing, plan or document tending to establish when doubt-the true position of such corner, boundary or limit, then if such person does not willingly appear before, and be examined by such Dominion Land Surveyor, or does not willingly produce to him such writing, plan or document, such Dominion Land Surveyor may apply to any Justice of the Peace for an ordinary subpæna as witness, or a subpæna duces tecum, as Sulpænas the case may require, accompanying such application by an may be issued. affidavit or solemn declaration to be made before such Justice of the Peace, of the facts on which the application is founded, and such Justice may issue a subpana accordingly, command ing such person to appear before the Dominion Land Survevor at a time and place to be mentioned in the subpana, and (if the case require it) to bring with him any writing, plan or document mentioned or referred to therein.

1. Such subpana shall be served on the person named How subpatherein by delivering a copy thereof to him or by leaving the maximum be same for him with some grown person of his family at his residence, exhibiting to him or such grown person the original.

2. If the person commanded to appear by such subpana Consequences after being paid his reasonable expenses, or having the same of disobeying tendered to him, refuses or neglects to appear before the Surveyor at the place and time appointed in the subpana, or to produce the writing, plan or document (if any) therein mentioned or referred to, or to give such evidence and information as he may possess touching the boundary or limit in question, a warrant by the Justice for the arrest of such person may be issued, and he may be punished accordingly by fine not exceeding one hundred dollars, or imprisonment not exceeding ninety days, or both, in the discretion of such Justice. Evidence taken by Dominion Land Surveyors to be reduced to writing and signed, &c.

99 All evidence taken by any Dominion Land Survevor as aforesaid shall be reduced to writing, and shall be read over to the person giving the same, and be signed by such person; or if he cannot write, he shall acknowledge the same as correct before two witnesses, who shall sign the same, as also the Dominion Land Surveyor, and such evidence shall, and any document or plan prepared and sworn to as correct before a Justice of the Peace, by any Dominion Land Surveyor, with reference to any survey by him performed, may be filed and kept at the Registry Office of the place in which the lands to which the same relates are situate, subject to be produced thereafter in evidence in court.

When Dominion Land Surveyors may pass over private lands.

100. Any Dominion Land Surveyor when engaged in the performance of his duties as such, may pass over, measure along, and ascertain the bearings of any township or section line, or other Government line, and for such purposes may pass over the lands of any person whomsoever, doing no actual damage to the property of such person.

PROTECTION TO SURVEYORS.

101. If any person in any part of the Dominion lands interrupts, molests or hinders any Dominion Land Surveyor, while in the discharge of his duty as a Dominion Land Surveyor, such person shall be guilty of a misdemeanor, and being thereof lawfully convicted in any court of competent jurisdiction, shall be punished either by fine or imprisonment, or both, in the discretion of such court, such imprisonment being for a period not exceeding two months, and such fine not exceeding twenty dollars, without prejudice to any civil remedy which such Dominion Land Surveyor or any other party may have against such offender for damages occasioned by such offence.

other landmarks placed by Dominion Land Surveyor.

Penalty for 102. If any person knowingly and wilfully pulls down, pulling down defaces, alters, or removes any mound, post or monument original or erected planted are build in 102. If any person knowingly and wilfully pulls down, erccted, planted or placed in any original survey under the provisions of this Act, or under the authority of any Order in Council, such person shall be deemed guilty of felony; and if any person knowingly and wilfully defaces, alters or removes any other mound or land mark, post or monument. placed by any Dominion Land Surveyor to mark any limit, boundary or angle of any township, section or other legal subdivision, lot or parcel of land in Manitoba, or the North-West Territories, such person shall be deemed guilty of a misdemeanor, and being convicted thereof before any competent court, shall be liable to be punished by fine or imprisonment, or both, at the discretion of such court, such fine not to exceed one hundred dollars, and such imprison-

Penalty for molesting a Dominion Land Surveyor in the discharge of his duty.

ment not to be for a longer period than three months, without any prejudice to any civil remedy which any party may have against such offender or offenders for damages occasioned by reason of such offence: Provided that nothing in this ^{Proviso.} Act shall extend to prevent Dominion Land Surveyors, in their operations, from taking up posts or other boundary marks when necessary, after which they shall carefully replace them as they were before.

103. Every Dominion Land Surveyor shall keep exact and Dominion regular journals and field notes of all his surveys of Domin-Land Surveyors to ion lands, and file them in the order of time in which the keep journals surveys shall have been performed, and shall give copies and field thereof to the parties concerned when so required, for which furnish copies he is hereby allowed the sum of one dollar for each copy, if to parties the number of words therein do not exceed four hundred; but if the number of words therein exceed four hundred, he is allowed ten cents additional for every hundred words over and above four hundred words.

104. There shall be allowed to every Dominion Land Allowance to Surveyor summoned to attend any court, civil or criminal, Land Surfor the purpose of giving evidence in his professional capa-veyor for city as a Surveyor, for each day he so attends (in addition to a witness. his reasonable travelling and living expenses), and to be taxed and paid in the manner by law provided, with regard to the payment of witnesses attending such court, five dollars.

GENERAL PROVISIONS.

105. The Governor in Council shall, at any time here-Governor in after, subject to then existing rights, as defined or created withdraw under this Act, withdraw from the operation of this Act, Indian resuch lands as have been reserved for Indians or may be serves and Half Breed such lands as have been reserved for instrume of the set been required to satisfy the Half-Breeds claims, created under lands from section thirty-one of the Act thirty-three Victoria, chapter the operation of this Act, three, and also land to such extent as may be required for and may railway purposes, and further, may, from time to time, make alter price of lands and such orders as he may deem necessary to carry out the pro-terms of sale visions of this Act according to their true intent, or to meet and settlement thereof. any cases which may arise, and for which no provision is made by this Act, and may, from time to time, alter or revoke the same and make others in their stead, and such orders shall be published in the Canada Gazette, and in such newspapers as the Minister of the Interior may direct, and shall be laid before Parliament within the first ten days of the session next after the date thereof.

106. All affidavits, oaths, solemn declarations or affirm-Before whom ations required to be taken or made under this Act may be affidavits, &c., may be taken.

taken before the Judge or Clerk of any County or Circuit Court, or any Justice of the Peace, or any Commissioner for taking affidavits, or any Dominion Lands Agent or officer, or any person specially authorized to take such affidavits by the Minister of the Interior.

Affirmation in lieu of oaths. **107**. In any case where an affidavit or oath is required by this Act, a solemn affirmation may be administered and made instead of an oath, by any person who is by law permitted in civil cases to make a solemn affirmation instead of taking an oath.

PREVIOUS ORDERS IN COUNCIL.

Proceedings under certain Orders in Council confirmed. **108**. All proceedings properly taken under the respective Orders in Council, on the subject of the *Public Lands in the Province of Manitoba*, dated the twenty-fifth of April, one thousand eight hundred and seventy-one, and the twentysixth of May following the said date, are hereby confirmed, and the said respective orders, except the provision therein respecting pre-emption rights, which is hereby repealed and done away with (and except such of the provisions thereof as may be inconsistent with the provisions of this Act, and which are hereby revoked), shall be and remain in force: Provided that this enactment shall in no way affect the provisions of the Act passed in the thirty-sixth year of Her Majesty's reign, Chapter thirty-eight.

FORM A.—See Clause 33.

APPLICATION FOR A HOMESTEAD RIGHT.

I, , of , do hereby apply to be entered, under the provisions of the *Act respecting the Public Lands* of the Dominion, for quarter quarter-sections, numbers and forming part of section number of the Township of containing acres, for the purpose of securing a homestead right in respect thereof.

FORM C.-See Clause 74, Sub-Clause 1.

OATH OF MEMBERS OF BOARD OF EXAMINERS."

I, A.B., do solemnly swear (or affirm as the case may be) that I will faithfully discharge the duty of an Examiner of Candidates for commissions as Dominion Land Surveyors, according to law, without favor, affection or partiality. So help me God.

Proviso.

FORM D.-See Clause 76.

ARTICLES OF PUPIL TO DOMINION LAND SURVEYOR.

THESE ARTICLES OF AGREEMENT, made the day of one thousand eight hundred and between A.B., of , a Dominion Land Surveyor (or, as the case may be), now practising in the capacity of a Dominion Land Surveyor, of the one part, and C.D. of , and E.F. son of the said C.D. of the other part, witness :--

That the said E.F. of his own free will, and by and with the consent and approbation of the said C.D. doth, by these presents, place and bind himself pupil to the said A.B., to serve him as such from the day of the date hereof, for and during and until the full end and term of three years fromhence next ensuing, and fully to be completed and ended.

And the said C.D. doth hereby, for himself, his heirs, executors and administrators, covenant with the said A. B., his executors, administrators and assigns, that the said E. F. shall well, and faithfully, and diligently, according to the best and utmost of his power, serve the said A. B. as his pupil in the practice or profession of a Dominion Land Surveyor which he the said A. B. now followeth, and shall abide and continue with him from the day of the date hereof, for and during and unto the full end of the said term of three years.

And that he, the said E. F., shall not, at any time during such term, cancel, obliterate, injure, spoil, destroy, waste, embezzle, spend or make away with any of the books, papers, writings, documents, maps, plans, drawings, field notes, moneys, chattels or other property of the said A. B., his executors, administrators or assigns, or of any of his employers; and that, in case the said E. F. shall act contrary to the last mentioned covenant, or, if the said A. B., his executors, administrators or assigns, shall sustain or suffer any loss or damage by the misbehaviour, neglect, or improper conduct of the said E. F., the said C. D., his heirs, executors, administrators or assigns, and make good and reimburse him or them the amount or value thereof.

AND FURTHER, that the said E. F. shall at all times keep the secrets of the said A. B. in all matters relating to the said business and profession, and will, at all times during the said term, be just, true and faithful to the said A. B. in all matters and things, and from time to time pay all moneys which he shall receive of or belonging to or by order of the said A. B. into his hands, and make and give true and fair accounts of all his acts and doings whatsoever in the said business and profession, without fraud or delay, when and so often as he shall thereto be required; and will readily and cheerfully obey and execute his lawful and reasonable commands, and shall not depart or absent himself from the service or employ of the said A. B., at any time during the said term, without his consent first had and obtained, and shall, from time to time, and at all times during the said term, conduct himself with all due diligence, and with honesty and sobriety.

And the said E. F. doth hereby, for himself, covenant with the said A.B., his executors, administrators and assigns, that he the said E.F. will truly, honestly, and diligently serve the said A.B. at all times, for and during the said term, as a faithful pupil ought to do in all things whatsoever in the manner above specified.

IN CONSIDERATION WHEREOF, and of of lawful money by the said C.D. to the said A.B., paid at or before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) the said A.B., for himself, his heirs, executors and administrators, doth covenant with the said C.D., his heirs, executors and administrators, that the said A.B. will accept and take the said E.F. as his pupil, and that he the said A.B. will, by the best ways and means he may or can, and to the utmost of his skill and knowledge, teach and instruct, or cause to be taught and instructed, the said E.F. in the first six books of Euclid, in plane trigonometry, in mensuration of superficies, in the keeping of field notes, in plotting and map drawing, in spherical trigonometry, in astronomy and geology, in practical surveying operations and in the use of instruments, and generally in the art, practice and profession of a Dominion Land Surveyor, which he the said A.B. now doth, and shall at all times during the said term, use and practise, and also will provide the said E.F, with all the necessary and reasonable expenses incurred in transacting or performing the business of the said A.B., and also will, at the expiration of the said term, give to the said E.F., a certificate of servitude, and use his best means and endeavours, at the request, costs and charges of the said C.D. and E.F., or either of them, to cause and procure him the said E.F. to be examined before the Board of Examiners of candidates for commissions as Dominion Land Surveyors: Provided the said E.F. shall have well; faithfully and diligently served his said intended pupilage.

And for the true performance of all and every the covenants and agreements aforesaid, according to the true intent and meaning thereof, each of them the said A.B. and C.D., doth bind himself, his heirs, executors and administrators, unto the other, his heirs, executors, administrators and assigns, in the penal sum of Five Hundred Dollars, firmly by these presents.

A. B. (Seal.) C. D. (Seal.) E. F. (Seal.)

SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF

G. H. J. K.

FORM E.—See Clause 87.-

COMMISSION AS DOMINION LAND SURVEYOR.

This is to certify to all whom it may concern that, A.B., of , hath duly passed his examination before the Board of Examiners, and hath been found duly qualified to fill the office and perform the duties of Dominion Land Surveyor, he having complied with all the requirements of the law in that behalf. Wherefore he, the said A.B. is hereby duly admitted to the said office, and commissioned for the discharge of the duties thereof, and is by law authorized to practice as a Dominion Land Surveyor in Manitoba and the North-West Territories.

In Witness whereof, We, the President and Secretary of the said Board, have signed this Commission, at , on this day of , one thousand eight hundred and

> C. D., Surveyor General. E. F., Secretary.



37 VICTORIA.

CHAP. 19.

Provision in settling large tracts without expense to government, by bringing in settlers.

14. If any person or persons undertake to settle any of the case of parties public lands of the Dominion free of expense to the Government, in the proportion of one family to each alternate quarter section, or not less than sixty-four families in any one township, under the Homestead provisions of the Act hereby amended, the Governor in Council may withdraw any such township from public sale and general settlement; and may, if he thinks proper, having reference to the settlement so effected and to the expense incurred by such person or persons in procuring the same, order the sale of any other and additional lands in such township to such person or persons at a reduced price, and may make all necessary conditions and agreements for carrying the same into effect.

Such parties may obtain a stead for sums advanced to set- . tlers.

15. The expenses, or any part thereof, incurred by any lien on home- person or persons, for the passage money or subsistence in bringing out an immigrant, or for aid in erecting buildings on the homestead or in providing farm implements or seed for such immigrant, may, if so agreed upon by the parties, be made a charge on the homestead of such immigrant, and in case of such immigrant attempting to evade such liability by obtaining a homestead entry outside of the land withdrawn under the provisions of the next preceding section, then, and in such case, the expense incurred on behalf of such immigrant, as above, shall become a charge on the homestead so entered, which, with interest thereon, must be satisfied before a patent shall issue for the land : provided, as follows :

Proviso.

Proviso.

Proviso.

Proviso.

(a.) That the sum or sums charged for the passage money and subsistence of such immigrant shall not be in excess of the actual cost of the same as proved to the satisfaction of the Minister of the Interior:

(b.) That an acknowledgment by such immigrant of the debt so incurred shall have been filed in the Dominion Lands Office :

(c.) That, in no case, shall the charge for principal moneys advanced against such homestead exceed in amount the sum of two hundred dollars ;

(d.) That no greater rate of interest than six per cent. per annum shall be charged on the debt so incurred by such immigrant.

ASSIGNMENTS.

16. The Surveyor General shall keep a book for register-surveyor-ing, at the option of parties interested, the particulars of any General to assignment made, as well by the original nominee, pur-ter of assignchaser, or locatee or lessee of Dominion Lands, or his heir or ments. legal representative, as by any subsequent assignee, and upon such assignment being produced with the affidavit of due execution thereof, and of the time and place of such execution, and the names, residences, and occupations of the witnesses, the said Surveyor General shall cause the material particulars of every such assignment to be registered in such book of registry, and shall cause to be endorsed on every such assignment a certificate of such registration, and every such assignment so registered shall be valid against any one previously executed, and subsequently registered or unregistered, but all assignments to be registered must be unconditional, and all the conditions of sale, grant or loca- Conditions of tion, must have been complied with, or if dispensed with, registration. then so dispensed with by the Minister of the Interior, before such registration is made.

, 17. If any subscribing witness to any such assignment is If any sub-deceased, or cannot be found, the said Surveyor General scribing wit-may register such assignment on the production of an affi- of found. davit proving the death or the absence of such witness, and the hand-writing of the party making such assignment.

TOWNSHIP PLANS AND PATENT LISTS.

18. The Surveyor General shall transmit to the Registrar Surveyorof every county and registration district, and division, in General to Manitoba and the North-West Territories, a copy of the plan tain informaof each township or parish within such county, district or tion to regis-division, which has been previously surveyed, and the survey ties, &c. of which has been confirmed, and shall also at the same time transmit a list of all Dominion lands, within such county, district or division, for which patents may have previously issued; and further, shall, as early as possible in each year thereafter, transmit to such Registrar a copy of the map of each township in such county, district or division, surveyed in the year next preceding, together with a list of the lands in such county, district or division, patented during such All of such copies of plans, maps and lists of lands Certified by vear. patented shall be certified by the Surveyor General.

LAND SCRIP.

19. Whereas by the fifth sub-section of the thirty-second Certain Orsection of the Act passed in the thirty-third year of Her ders in Coun-Majesty's reign, chapter three, it is provided that the rights ing the issue

of scrip for land rights confirmed.

Further authority to issue scrip. of common and of cutting hay held and enjoyed by the settlers in the Province of Manitoba may be commuted by grants of land from the Crown; and whereas the method of commuting the said rights by an issue of scrip redeemable only in land is most convenient and expedient; and whereas it is also expedient to affirm the principle that rights to Dominion land may be satisfied by an issue of scrip; therefore, the Orders of the Governor in Council, dated respectively the sixth day of September, 1873, and the seventeenth day of April, 1874, providing for the issue of scrip in commutation of the rights of common and of cutting hay in Manitoba, are hereby confirmed.

20. The Governor in Council may, if deemed by him expedient, satisfy any claim which may hereafter arise to grants of Dominion lands, by an issue of scrip redeemable only by its receipt in payment for such land.

TARIFF OF FEES.

Fees for documents furnished from Surveyor-General's office. 21. The Governor in Council may establish a tariff of fees to be charged for all copies of maps, township plans and field notes; also for registering assignments; and all fees received under such tariff shall be accounted for by the Surveyor General, and shall form part of the Revenue from Dominion Lands.



39 VICTORIA.

CHAP. 19.

FOREST TREE CULTURE.

20. Any person, male or female, being a subject of Her who may Majesty by birth or naturalization, and having attained the obtain claim age of eighteen years shall be entitled to be entered for one ing. quarter-section or less quantity of unappropriated Dominion How much lands as a claim for forest tree planting.

21. Application for such entry shall be made in Form F. Manner of in the schedule hereto, and the person so applying shall obtaining make an affidavit before the local agent according to Form treeplanting. G. in the schedule hereto, and shall pay at the time of applying an office fee of ten dollars for which he or she shall receive a receipt and also a certificate of entry, and shall thereupon be entitled to enter into possession of the land.

22. No patent shall issue for the land so entered until No patent to the expiration of six years from the date of entering into issue until procession thereof, and any assignment of such land, shall six years from possession thereof; and any assignment of such land shall date of entry. be null and void, unless permission to make the same shall have been previously obtained from the Minister of the Interior.

23. At the expiration of six years the person who ob- Conditions, tained the entry, or, if not living, his or her legal representa- before obtain-tive or assigns shall receive a patent for the land so entered, ing a patent. on proof to the satisfaction of the Local Agent, as follows :---

1. That eight acres of the land entered had been broken and prepared for tree planting within one year after entry, an equal quantity during the second year, and sixteen additional acres within the third year after such date ;---

2. That eight acres of the land entered had been planted with forest trees during the second year, an equal quantity during the third year, and sixteen additional acres within four years from the date of entry, the trees so planted not being less than twelve feet apart each way ;---

3. That the above area, that is to say, one-fifth of the land has, for the last two years of the term, been planted with timber, and that the latter has been regularly and well cultivated and protected from the time of planting :

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;

provided that in cases where the land entered is less in extent than one quarter-section or one hundred and sixty, acres, then the respective areas required to be broken and planted under this and the two next preceding sub-sections shall be proportionately less in extent.

Claim liable to forfeiture, on failure in conditions.

24. If at any time within the period of six years as above, the claimant fails to do the breaking up or planting or either as required by this Act or any part thereof, or fails to cultivate, protect, and keep in good condition such timber, then and upon such event the land entered shall be liable to forfeiture, in the discretion of the Minister of the Interior, and may be dealt with in the same manner as homesteads which may have been cancelled for non-compliance with the law as set forth in sub-section sixteen a, inserted in section thirty-three of the "Dominion Lands Act," respecting homesteads, by the Act of 1874.

Proviso.

The entry of a quartersection for connection with homestead may be substituted, in whole one for treeplanting.

25. Provided that no person who may have obtained preemption entry of a quarter-section of land in addition to his homestead entry under the provisions of sub-section one, of section thirty-three of the said "Dominion Lands Act," as amended by the Act of 1874, and by this Act, shall have the right to enter a third-quarter section as a tree-planting claim, preemption in but such person, if resident upon his homestead, may have the option of changing the pre-emption entry of the quartersection or of a less quantity of such quarter section, for one under the foregoing provisions, and on fulfilling the preor in part, for liminary conditions as to affidavit and fee, may receive a certificate for such quarter-section, or for such quantity thereof as may have been embraced in the application, and thereupon the land included in such change of entry shall become subject in all respects to the provisions of this Act relating to tree-planting.

Holder of

26. Any person who may have been entered for a treeentry of claim planting claim under the foregoing provisions, and whose ing may eject right may not have been forfeited for non-compliance, with trespassers, the conditions there is the list the conditions thereof, shall have the same rights of possession, and to eject trespassers from the land entered by him as are given to persons on homesteads under sub-section seventeen a, of section thirty-three of the "Dominion Lands Act," and the title to land entered for a tree-planting claim shall remain in the Government until the issue of a patent therefor, and such land shall not be liable to be taken in execution before the issue of the patent.

FORM F.

Application for Land for Forest Tree Culture. I, A.B., do hereby apply to be entered under the provisions respecting forest tree culture of the Act passed in the thirtyninth year of Her Majesty's reign, intituled "An Act to amend the Dominion Lands Acts," for the of Section in Township number, in the

of the

Meridian, for the purpose of cultivating forest trees thereon.

Range

FORM G.

Affidavit in support of Claim for Forest Tree Culture.

I, A.B., do solemnly swear (or affirm, as the case may be,) that I am over eighteen years of age; that I have not previously obtained an entry of land for forest tree culture, the extent of which, added to that now applied for, will exceed in all one hundred and sixty acres; that the land now in question is open prairie and without timber, and is unoccupied and unclaimed, and belongs to the class open for entry for tree culture (or, instead of the above, after the word "question," as the case may be, say, "consists of the "quarter-section heretofore entered by me as a pre-emption "right, under the provisions of sub-section one of section "thirty-three of the "Dominion Lands Act") and that the application is made for my exclusive use and benefit. So help me God.

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