

those who have qualified. and of good character, who have passed a satisfactory examination and are recommended as being qualified to perform the duties of culler.”

Coming into force. **22.** This act shall come into force on the day of its sanction.

C H A P. 37

An Act respecting lands set apart for Indians

[Assented to, 21st of March, 1922]

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

Usufruct of certain public lands set apart for Indians. **1.** The Lieutenant-Governor in Council may reserve and set apart, for the benefit of the various Indian tribes of this Province, the usufruct of public lands described, surveyed and classified for such purpose by the Minister of Lands and Forests.

Superficies. The extent of such public lands shall not exceed, in all, three hundred and thirty thousand acres in superficies.

Transfer. The usufruct of the lands described, surveyed and classified by the Minister of Lands and Forests shall be transferred, gratuitously and on the conditions he may determine, by the Lieutenant-Governor in Council to the Government of Canada to be administered by it in trust for the said Indian tribes.

Usufruct inalienable. Such usufruct shall be inalienable, in whole or in part, and the lands subjected thereto shall return to the Government of this Province, without any formality whatsoever, from and after the day when the Indians to whom they have been assigned in usufruct by the Government of Canada cease to occupy them as usufructuaries.

Return of lands affected. Mining rights excluded. Mining rights shall not be included in such concession, notwithstanding the absence of any mention to this effect.

Where territory under license. Nor shall any such reserve be granted or taken out of any territory under license to cut timber, unless the consent of the license-holder shall be first obtained.

Coming into force. **2.** This act shall come into force on the day of its sanction.

