

to and in the same manner as any sums now granted by law for the purpose of Protestant superior education in this Province.

Powers of Lieutenant-Governor in carrying out such agreements.

5. The Lieutenant-Governor in Council is authorized to enforce wherever necessary all claims that may become due to the Government of the Province owing to the execution of the aforesaid agreements.

Property known as "Jesuits' Estates" may be disposed of by Lieutenant-Governor in Council.

6. The Lieutenant-Governor in Council is hereby authorized to dispose, in the manner he deems most advantageous to the Province, of the whole of the property, moveable and immoveable, interests and rights, generally whatsoever of the Province upon the said property known as the Jesuits' Estates.

48 V., c. 10 to apply.

7. The act of the Legislature 48 Victoria, chapter 10, notwithstanding section 5 of the said act, and notwithstanding any other act to the contrary, shall apply to the said estates, the proceeds whereof may be applied also notwithstanding any act to the contrary, for the above mentioned purposes, or for any other purposes approved by the Legislature.

Application of proceeds arising from disposal of such property.

C A P . X I V .

An Act to amend the Act 48 Victoria, chapter 7, respecting Agriculture.

[Assented to 12th July 1888.]

WHEREAS the establishment of an experimental station, with a laboratory of agricultural chemistry attached, would be of great benefit to the farmers of this Province, inasmuch as such an institution would, by scientific inquiries and analyses and experimental culture, soundly instruct the agricultural public upon seeds and manures suitable for the various kinds of soil, as also upon the numerous problems concerning vegetable and animal production ; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

48 V., c. 7, amended.

1. Section 5 of the act 48 Victoria, chapter 7, is amended by striking out in section 86*a*, therein mentioned, all the words after the word "September" in the fourth and fifth lines thereof, to the end of the said section, and by replacing them by the following "shall be wholly or in part applied

Application of

towards the establishment of an experimental station, with a laboratory of agricultural chemistry attached ; which institution, before being recognized and subsidized, must have established, to the satisfaction of the Lieutenant-Governor in Council, that it is in a position to advantageously carry out the object of its foundation, and the surplus, if any, of the said balance, shall be expended in encouraging such societies or undertakings, whose operations are of a nature to further the advancement of agricultural interests, which the Lieutenant-Governor shall, upon the recommendation of the Minister of Agriculture, indicate.

portion of grant for agriculture to establishment of experimental station.
Application of surplus.

C A P . X V .

An Act respecting the sale and management of public lands, timber and mines, the clearing of land and the protection of forests.

[Assented to 12th July, 1888.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

PUBLIC LANDS.

1. Upon the conditions and for the price regulated and established by the Lieutenant-Governor in Council, the Crown Lands' Agent, if there is no contestation, is bound to grant a location ticket to any person who asks to purchase a lot of public lands for colonization purposes,; if the lot asked for is for sale and not already granted; such grant is however subject to the approval of the Commissioner of Crown Lands and shall not prejudice the right of the latter to sell the lands under the Quebec General Mining Act, as well as fire-wood lots under existing regulations and sugary lands under the following provisions.

Agents bound to grant location tickets for lands asked for, if for sale and not already granted.
Approval of commissioner and rights to sell &c. provided for.

2. Section 10 of the act 36 Victoria, chapter 9, is replaced by the following :

36 V., c. 9, s. 10.

" 10. The Commissioner of Crown Lands may dispose of lots suitable only for the working of sugaries without obliging the purchasers to fulfil thereon the conditions of settlement ;

Sale of lots for sugaries, settlement duties not required.

Such sales, which in no case can include more than one hundred acres to the same person, must be made after a special valuation determined by the Commissioner upon the report of the agents after an inspection made at

Conditions and number of acres to be sold.