a further sum of \$50 to cover the cost of survey, obtain a patent for

said claim, as provided in the said mining regulations.

11. On 3rd April, 1889, judgment was given by the Judicial Com-Regulamittee of the Privy Council, declaring that the right to administer tions, the minerals within the railway belt in British Columbia was vested Belt, B.C. in the Government of that province. In order to dispose of the anomalous condition of affairs that consequently arose, viz., that the jurisdiction over the lands was vested in the Dominion Government, and the right to administer the minerals in that of the province, the following arrangement, ratified by Order in Council of 28th February, 1890, was agreed upon between the two Governments:-

No disposition of lands containing minerals (except coal lands) shall be made by the Dominion Government, other than by patent in fee simple, thereby bringing the minerals at once under the administration

of the provincial mining laws.

All lands containing minerals (except coal lands and Indian reserves) offered for sale by the Dominion Government, shall be open for purchase by the Provincial Government at the price of \$5 per acre.

Any lands sought to be acquired by the Provincial Government. under the last clause shall be set apart from alienation by the Dominion, upon the Provincial Government making a written application for the same. Such lands to be surveyed (if not already done) by a Dominion land surveyor, at the expense of the Provincial Govern-

Nothing in the agreement shall apply to coal lands.

The agreement may be terminated at any time by either Govern-

All minerals, including gold and silver, within Indian reserves, shall be administered by the Department of Indian Affairs.

PROVINCIAL CROWN LAND REGULATIONS.

ONTARIO.

Commissioner of Crown Lands, Toronto, Ont.

Any head of a family, whether male or female, having children under 18 years of age, can obtain a grant of 200 acres; and a single man over 18 years of age, or a married man having no children under 18 residing with him, can obtain a grant of 100 acres. These lands are mostly covered with forest, and are situate in the northern and north-western parts of the province.

Such a person may also purchase an additional 100 acres at 50 cents per acre, cash. The settlement duties are—to have 15 acres on each grant cleared and under crop at the end of the first five years, of which at least 2 acres are to be cleared annually; to build a habitable house,