

providing for the subsistence of the settler and his family, to erecting and insuring buildings on the homestead, and to breaking land and providing horses, cattle, furniture, farm implements, seed grain, &c.

For the further protection of the settler it is provided that the time for payment of the first installment of interest on any such advance shall not be earlier than the 1st November in any year, and shall not be within less than two years from the establishment of the settler upon the homestead, and also that the settler shall not be bound to pay the capital of such advance within a less period than four years from the date of his establishment on the homestead.

4. The odd-numbered sections are at present reserved for the purpose of being granted as land subsidies in aid of the construction of colonization railways in Manitoba and the North-west Territories, except in special cases otherwise ordered by the Minister of the Interior.

5. Payments for land may be made in cash or by such scrip as has been issued by the Department of the Interior for that purpose.

6. A homestead settler, whose land is destitute of timber, may, upon payment of an office fee of 25 cents, procure from the Crown timber agent a permit to cut the following quantities of timber free of dues: 30 cords of dry wood, 1,800 lineal feet of building timber, 2,000 poplar fence rails and 400 roof poles. Any settler may obtain a permit, on payment of the same fee, to cut burnt or fallen timber of a diameter up to 7 inches, inclusive, for fuel or fencing, for his own use.

In cases where there is timbered land in the vicinity available for the purpose, the homestead settler, whose land is without timber, may purchase a wood lot, not exceeding in area twenty acres, at the price of \$5 per acre cash.

7. Licenses or permits to cut timber on surveyed or unsurveyed land are granted, after competition, to the highest tenderer.

8. The price per acre for coal lands is: for land containing lignite or bituminous coal, \$10, and for anthracite coal, \$20. The land may be sold by public competition or to the applicant.

When two or more parties apply to purchase the same land, tenders may be invited between the applicants, or it may be sold by public competition by tender or auction, as may be deemed expedient, at the upset price of coal lands.

9. Leases of grazing lands in Manitoba and the North-west Territories and within the railway belt in British Columbia may be granted. Leases shall be for a period of not exceeding twenty-one years, and no single lease shall cover a greater area than 100,000 acres.

The lessee is obliged, within each of the three years from the date of granting the lease, to place upon his leasehold not less than one-third of the whole amount of stock which he is required to place upon the tract leased, namely one head of cattle for every twenty acres of land covered by the lease, and shall, during the rest of the term, maintain cattle thereon in that proportion.

After placing the prescribed number of cattle upon his leasehold, the lessee may purchase land within the tract leased for a home, farm or corral.

Any portion of the land forming a grazing tract authorized to be leased subsequent to the 12th January, 1886, unless otherwise provided in any lease thereof, is open for homestead or purchase from Government at the