under the treaty with Great Britain relative to the Oregon Territory, to claim both under this grant and the treaty, but merely to secure them the election, and confine them to a single grant of land.

Grants of land to white persons emigrating Oregon between Dec. 1, 1850, and Dec. 1, 1853.

SEC. 5. And be it further enacted, That to all white male citizens of the United States, or persons who shall have made a declaration of intention to become such, above the age of twenty-one years, emigrating to and settling in said Territory between the first day of December, eighteen hundred and fifty, and the first day of December, eighteen hundred and fifty-three; and to all white male American citizens, not hereinbefore provided for, becoming one and twenty years of age, in said Territory, and settling there between the times last aforesaid, who shall in other respects comply with the foregoing section and the provisions of this law, there shall be, and hereby is, granted the quantity of one quarter section, or one hundred and sixty acres of land, if a single man; or if married, or if he shall become married within one year from the time of arriving in said Territory, or within one year after becoming twenty-one years of age as aforesaid, then the quantity of one half section, or three hundred and twenty acres, one half to the husband and the other half to the wife in her own right, to be designated by the surveyor-general as aforesaid: Provided always, That no person shall ever receive a patent for more than one donation of land in said Territory in his or her own right: Provided, That no mineral lands shall be located or granted under the provisions of this act.

Proviso.

Within three commencement of a settlement, each settier to notify the surveyor-general of the location of his tract.

éral to keep a book in which to to settle disputed boundaries. Proviso.

Within twelve claiming land to prove to the surveyor-general etc., has been commenced.

granted.

Sec. 6. And be it further enacted, That within three months after months after the the survey has been made, or where the survey has been made before or after the settlement commenced, then within three months from the commencement of such settlement, each of said settlers shall notify the surveyor-general, to be appointed under this act, of the precise tract or tracts claimed by them respectively under this law, and in all cases it shall be in a compact form; and where it is practicable so to do, the land so claimed shall be taken as nearly as practicable by legal subdivisions; but where that cannot be done, it shall be the duty of the said surveyor-general to survey and mark each claim with the boundaries as claimed, at the request and expense of the claimant; the charge for the same in such case not to exceed the price paid for surveying the Surveyor-gen- public lands. The surveyor-general shall enter a description of such claims in a book to be kept by him for that purpose, and note, temponot the tracts rarily, on the township plats, the tract or tracts so designated, with the designated, and boundaries; and whenever a conflict of boundaries shall arise prior to issuing the patent, the same shall be determined by the surveyorgeneral: Provided, That after the first December next, all claims shall be bounded by lines running east and west, and north and south: And Further proviso. provided, further, That after the survey is made, all claims shall be made in conformity to the same, and in compact form.

SEC. 7. And be it further enacted, That within twelve months after months aftersurvey, or settlement, all persons the settlement, then within twelve months from the time the settlement was commenced, each person claiming a donation right under this act shall prove to the satisfaction of the surveyor-general, or of such other that cultivation, officer as may be appointed by law for that purpose, that the settlement and cultivation required by this act had been commenced, specifying the time of the commencement; and at any time after the expiration of four years from the date of such settlement, whether made under the laws of the late provisional government or not, shall prove in like Four years' reidence to be manner, oy two disinterested witnesses, the fact of continued residence
idence to be manner, oy two disinterested witnesses, the fact of continued residence sidence to be manner, by two distinctions with section of this act; and upon proved, before and cultivation required by the fourth section of this act; and upon patents for the such proof being made, the surveyor-general, or other officer appointed land shall be be law for that purpose shall issue certificates under such rules and by law for that purpose, shall issue certificates under such rules and