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Fredericton Globe.

J MACHUM, Publisher and Propritor FREDERICTON, N. B. SEP. 2, 1893

THE CROWN LAND SALES.

The sale of expiring licenses of the Crown Lands of the Province during this week has been the most successful one ever held, and has attracted a very large number of lumbermen to the city. The licenses lately expired existed for a period of ten years past, so that the last sale must have taken place in 1883. The licenses granted this week are to extend The New York bank statement on Monfor a period of twenty-five years, so that day morning showed an increase in rethe next sale will be held in 1918, when many of those now living will be considerably older. The stumpage dues amount to \$100 per thousand; and there were other circumstances which conspired to render the late sale very advantageous to lumbermen. As a consequence there 000 below the legal requirements. Bankwas a very large number of those interested in lumber business in the city during the week; which some compute as high as five hundred. The hotels were crowd. week. ed to their utmost capacity, the sales were well attended, and as a consequence bidding upon some of the blocks went up pretty high. Altogether the government has realized about \$80,000 from the sale. hring Sea award, which will enable our There was of course, considerable inter est attending the bidding upon some of is unanimous:the lots, and the price realized for the more valuable and coveted p rtions was the same time the interests of the Crown three mile limit. Six of the seven arbitablishment of a provision in the licenses Morgan, one of the United States mem

THE NORMAL SCHOOL.

A very large number of students wh arrived in the city to attend the ensuing term at the Normal School which opened yesterday, emphasizes the great and increasing importance of this institution to the people of the province. They seem to realize more and more every year o what a practical nature are the benefits conferred upon them through its instrumentality. It not only fits young men and women for the teaching and training of the rising generations, but supplies them also with a means of earning a comfortable living. It gives them capital and education at one and the same time. Its chief recommendation is the comparative briefness and cheapness of the course required by its curriculum, considerations which place its advantages within the reach of the poor as well as the wealthy. But the great yearly increase in the numbers attending at its terms is becoming a matter of serious consideration to the government and the Board of Education. Should the increase continue at the present rate, it will not be long before increased accommodation will have to be provided, and there is some talk of building huge domitories and living houses for the purpose of providing students with a place to live where they might be under the direct super-

PITTS.

vision of the principal.

porter," as Martin Butler calls him, is are found outside the three mile limit, Farmer says he was not there at all could be no such property or right of pro-And still he has the assurance to revile tection in wild animals. The court de-

scribe of the Herald, because HE was not jurisdiction or right as the nation claims. present. This is but another example of the Reporter man's falsehoods. Only in this instance it is a white lie he has told and not one of his patent fast black, diabolical, prevarications.

THE FINANCIAL SITUATION.

In the House of Representatives Washington, on Tuesday last, Mr. Wil son, of West Virginia, introduced a bi repealing the silver coinage clauses of the Sherman act, which was passed by the overwhelming majority of one hundred. This indicates that the feeling of the country is strongly in favor of the repeal of the Sherman act. Mr. Wilson's measure has gone to the Senate, where its fate is somewhat uncertain, as the Senate is not so strongly in favor of repeal as the House of Representatives But there is very little doubt that the matter will be settled by the repeal o the Sherman act before much time has elapsed. The influence of the President will be exerted in this direction.

The certainty that the Sherman act would THE PROVINCIAL EXHIBITION be repealed had a good effect upon secretary circles, and this, with other causes, helped to an improved state of feeling. serve of \$5,308,125. Loans decreased \$2,932 800; specie increased, \$4,578,100, and legal tenders increased, \$774,000 Deposits increased, \$177,500, and there was an increase in circulation of \$1,042, 000. But the reserve is yet about \$6,500 ers generally expressed themselves as well pleased with the statement which is quite an improvement over that of last

THE BEHRING SEA AWARD.

The following is a summary of the Be readers to see for themselves how far it

rights did Russia assert and exercise in enormous. One gentleman paid \$221 per Behring Sea or the fisheries therein prior mile for one lot, and \$173 for another, to the cession of Alaska? The United the prominent men of the city are interwhile the largest price received for any States counsel argued that Russia claimlot was \$301 per mile. The result of the. ed and exercised exclusive jurisdiction. government's stumpage resolutions of last British counsel maintained the contrary. winter has exceeded their expectations. The court decided that Russia did in 1821 The extension of the time of duration of claim jurisdiction to the extent of 100 the leases from ten to twenty-five years miles from shore, but that the claim of has increased the sum received by the Russia was withdrawn in 1826, from government, and has placed the lumber which time until the cession of Alaska, interest of the province upon a more nearly half a century after, Russia assertsolid and advantageous footing, while at ed no jurisdiction beyond the ordinary have been properly guarded by the es- trators agree on this finding. Senator retaining in the government the power bers of the court dissents.

to increase the stumpage at the end of The second question is, how far were Russian claims recognized by Great Britain? To this question, which is closely connected with the first, the court Mr. Morgan alone dissenting, answers that Great Britain recognized no claims of jurisdiction in Behring Sea:

The third point to be determined was whether the body of water now known as Behring sea was included in the phrase 'Pacific ocean' used in the treaty of 1825 between Great Britain and Russia. Some of United States contentions raised in the directions of the undersigned as Administratrix correspondence assumed that the Behring as not included. The seven arbitra tors decided that it was. This point also cession of Alaska Russia held and exercised any exclusive jurisdiction in Behring sea. United States counsel claimed that Russia had done so, while British counsel argued the contrary. The court, Mr. Morgan dissenting, holds that Russia has not exercised such jurisdiction.

The fourth point to be determined was whether the claims of Russia in Behring sea and its seal fisheries passed unimpaired to the United States by the ces sion of Alaska. There was no dispute on this question. The United States counsel, who held that Russia had exclusive jurisdiction, maintained that the Russian rights passed to the United States.

The British counsel, who maintained that there were no such agreement, did not dispute that the United States had acquired them all. The court finds unanimously that whatever rights Russia had

now belong to the United States. Question five, whether the United Mr. Herman Hoodlum Hercules Pitts, States have any right of protection of prothe "bullet-headed editor of the Re. perty in the fur seals, when such seals now called upon to explain how he came was the one which took up the most time to lead his readers to believe that he was in the argument. United States consul present and heard Rev. A. F. Thompson's argued at great length in the affirmative. ill-starred sermon in the Kirk. The British counsel contended that there

On this point both United States arbitrators, Judge Harlen and Senator Morgan, give dissenting opinions. The British, Italian, French and Swedish arbitrators agree to the finding.

Having decided the points submitted, the court proceeded to frame regulations for future sealing operations. These rules as framed, are approved by four of the seven arbitrators namely, the members of the court from France, Italy and Sweden, and Lord Hannen from Great Britain. The two United States arbitrators and Sir John Thompson dissent.

The final decision and award is signed

by the seven members of the court. It will be observed that the court is unanimous in three votes. In three votes Senator Morgan of the United States is the only dissenter. In two votes the two United States counsel are the only dissenters, while in one the dissenters are both United States men and Sir John Thompson of Canada.

It gives us great pleasure to inform our readers that the latest information from the managers of the provincial exhibition to be held here on the 19th 20th and 21st instant, indicates that it is to be, without any doubt, a splendid success. The a position to satisfy all demands made upon it for exhibiting space. The finan- OFFICES:-Queen Street, Opp. Normal cial arrangements enable them to guar- School. antee the best of satisfaction to their patrons. There is to be no exhibition this year in Woodstock, and the grant appropriated for that purpose by the government will in all probability be available for the needs of the exhibition here. Added to that is the fact that the date has been fixed early enough in the season to give some hope of fine weather, a blessing which has not attended the previous efforts of the society. There has been no lack of energetic effort put The first question was: What exclusive forward in the direction of pushing the affair towards a successful consummation. The management is in good hands. All ested in the matter. It has been well advertised. And the programme as at present arranged gives promise to supplying plenty of interest and amusement to those who attend. When we remember that the previous annual exhibitions of a great many disheartening circumstances, such as lack of funds, bad weather &c., we have no donbt that the coming show will eclipse them all. Already there have been large numbers of applications for space received. The races on the 20th and 21st will be exciting and well patronized, and the indications are that the crowd of visitors from other points in the province will be unusually

Administrators' Sale!

THERE will be sold at Public Auction at the late residence of James Sheilds deceased at the Parish of Maugerville in the County of Sunbury, on Saturday the seventh day of October next at the hour of three o'clock in the afternoon by the and Administrator Cum Testamento Annexo of the Last Will and Testament of the said James Sheilds deceased, in pursuance of the powers vested in the said Administratincluded the question whether since the ors by a certain Decretal Order of the Supreme Court in Equity made in the matter of the Estate of the said James Sheilds deceased, on the twenty second day of June, A. D. 1893, the lands and premises mentioned and described in the said Decretal Order as follows: "The 'said Real Estate being situate in the Parish "of Mangerville in the County of Sunbury "and bounded as follows, on the upper or "North-westerly side by lands owned or "occupied by John J. Ladds and formerly 'conveyed by Charles Brown and wife to "Frederick Ladds, on the rear or North-"easterly side by the base line of the Mauger-"ville lots on the lower or South-easterly side "by ands owned by George A. and Alfred A "Treadwell and on the front or South-west-'erly side by the Saint John River," together with the interest of the said James Sheilds deceased in all buildings and outhouses there. on standing and being.

For terms of Sale and other particulars apply to C. E. Duffy, Barrister, Fredericton, N.

Dated at Maugerville July 24th, A. D., 1893 ISABELLA SHEILDS, Administratrix GEO. A. TREADWELL Administrator of the Estate of James Sheilds deceased with the last will of the said James Sheilds deceased annexed. July 29-2 m.

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JAS. T. SHARKEY, Barrister & Attorney.

FREDERICTON, N. B. Fredericton, N. B., April 5.

C. E. DUFFY, Barrister - at - Law.

OFFICES: West Side of Carleton St., Second Door from Queen St. Fredericton, N. B., April 5.

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redericton, N. B., April 5.

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