No.

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744	0.	
30	Parish Schools,	Brunswick.
31		Johnston.
32		Wickham.
33		Petersville.
34		Hampstead.
35		Canning.
36		Waterborough.
37		Chipman.
38		Fredericton.
39		St. Mary.
40	ditto,	Douglas.
41	ditto,	Kingsclear.
42	ditto, -	Prince William.
43		Queensbury.
44	ditto,	Dumfries.
45	ditto.	Southampton.
10	unter	20 a champion

SURVEYS have been made of Settlement Lands, of good quality, in the following situations: and all persons who may desire fur ther information regarding them, are requested to make application to the respective Deputy Surveyors.

Acres.	Situation.	County.	Deputy Surveyor.
2,448	Nackawicac River,	York,	John Davidson.
2,000	Eel River,	Carleton,	H. M. G. Garden.
2,000	Clones Settlement,	Queen's	Samuel Mahood.
4,000	Newburg Settlement,	Carleton,	H. M. G. Garden.
10,000	Grand Falls,	Ditto,	Ditto.
34,000	Mechanics' Settlement,	Westmorland and King's,	S. S. Wilmot and J. Cunningham.
7,100	Miramichi Road,	Gloucester,	A. M'Niel.
•,	South Branch Oromocto,	Charlotte,	Andrew Blair.
8,000	East side Nashwalk,	York,	Allan M'Lean.
9,000	Victoria Settlement,	Sunbury and Queen's,	Samuel Mahood.
10,000	S. side New Canaan River,	Queen's,	S. Fairweather.
4,000	Williamston,	Carleton,	H. M. G. Garden.
4,000	Trout Creek,	King's,	N. Arnold.
11,000	Saint Martins,	Saint John,	T. O'Keleher.
5,000	Upham,	King's,	Ditto.
3,000	Inniskillen Settlement,	Queen's,	Samuel Mahood.
4,000	Restook Portage,	Carleton,	H. M. G. Garden.
5,000	Tattigouche River,	Gloucester,	A. M'Niel.
4,000	Lyon Stream,	York,	B. R. Jouett.
2,000	Howard Settlement,	Do.	John Davidson.

THOS. BAILILE, Surveyor General.

Crown Land Office, March 10, 1843.

REGULATIONS FOR THE DISPOSAL OF CROWN LANDS. [By Orders of His Excellency the Lieutenant Governor in Council, 1st December, 1842, and 27th February, 1843.]

1st.-No Land to be sold unless in locations previously surveyed under the directions of the Government.

2nd.—Purchasers of Lots of 50 acres and under, not being indebted to the Crown for any Land previously purchased, may be allowed to claim credit for the purchase money, upon giving Bonds to the Crown, payable with interest annually in advance, at the rate of six per cent. and paying the first year's interest at the time of sale, together with three-pence per acre for the expense of survey made before sale, upon executing which Bond, a grant to be passed to the purchaser. The attention of persons desirous of purchasing more than fifty acres is also called to the fourth article of the Regulations, by which they will observe, that no part of such purchase is to be on credit, but the whole purchase money is to be paid down at the time of sale.

By order of the Lieutenant Governor.

WM. F. ODELL.

Secretary's Office, 2nd December, 1842.

CROWN LAND OFFICE, March 28, 1843.

THE Lands applied for by the undermentioned persons, will be offered for sale by Public Auction at this Office, on Monday the5th day of June next.—(See Advertisement.)

John Hamilton, C. Lousier, Peter Breedo, Sr., John LeBretton, John M'Iver, Donald M'Iver, Wm. Johnston, Ronald M'Donald, Hugh M'Donald, John Beattie, M. Graham, John Ellis, James Casey, Wm. Rust, John Townley, John D. Cantillon,

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A. M'Cormick, P. L. Richard, A. Murray, Jr., P. O'Moynin, Sandy Arnold, Peter Mulvey, Tho. Long, John Sharon, Geo. Rankin, Tho. Liston, A. Spence, Wm. Buzza, Z. T. J. Northrop, Wm. M'Carric, B. M'Laghlin.

The Petitions of the undermentioned are deferred for want of Survey:-

Patrick Power, H. G. Howard, J. Warren, J. Morrison, L. Landry, Tho. Kerr.

THOS. BAILLIE, Surveyor General, &c.

CROWN LAND OFFICE, March 29, 1843.

HE undermentioned tracts of vacant Crown Land, will be offered for sale by Public Auction at this Office, at 12 o'clock in the forenoon, on Monday the 5th day of June next.

TERMS:—The purchase money to be paid within 14 days after the time of sale. Upset price, 3s. per acre, and in all cases where the applicants may have defrayed the expense of survey, or made improvements upon the land, the purchaser will be required to pay therefor, in addition to the purchase money, and at the same time.

RESTIGOUCHE.

70 acres, part of lot 3, south of Dalhousie town.

3rd—In default of regular payment of the interest annually when due, or under other circumstances injurious to the effective settlement of the Land, the Bonds will be put in suit.

4th.—Persons purchasing more than fifty acres, must pay the whole amount of the purchase money down at the time of sale, it being clearly understood that the fifty acres is the limit of the Government credit to any individual settler.

5th.—Persons who have occupied and improved without title or permission, portions of Crown Land included within any surveyed location, are not to expect any compensation or consideration for such improvements, but if they become purchasers of such portion. they may have credit for the purchase money to the extent of fifty acres, in common with other settlers, and receive titles on executing Bonds, and paying interest as aforesaid.

6th.—Reserves to be made in every location of lines of road, and allotments for Schools and places of Worship, which Reserves will not be allowed to be broken or sold.

Persons desirous of forming a settlement, may make application at the Crown Land Office, stating their names, and pointing out the situation where they may wish to settle, when, if approved of, a survey will be ordered, and the lots, when surveyed, will, after due notice in the Royal Gazette, be put up for sale at Public Auction, at an upset price to be fixed by the Government.

Purchasers at such sale are distinctly to understand, that they must come prepared, either by themselves or their agent, to pay the first year's interest on the purchase money at the time of sale, and that no grant will be passed, or permission given to occupy the land, without such payment being made, nor until the Bond for payment of the purchase money shall have been duly executed and delivered; and that the Bonds will be peremptorily enforced against any purchaser who may neglect to clear and settle the land, or who shall be found cutting off and dispesing of the Timber without making efficient settlement. GLOUCESTER. 107 acres, lot 29, block 18, Saumarez. 107 acres, lot 30, block 18, Saumarez. 107 acres, lot 35, block 18, Saumarez.

NORTHUMBERLAND.

100 acres, lot 14, block 9, Alnwick.
100 acres, lot 15, block 9, Alnwick.
95 acres, lot 31, block 9, Alnwick.
95 acres, lot 32, block 9, Alnwick.
95 acres, lot 33, block 9, Alnwick.
50 acres, lot 0, block 17, Alnwick.
100 acres, lot 20, block 2, Newcastle.
100 acres, lot 21, block 2, Newcastle.
50 acres, Bay du Vin River, application of John Townley.
50 acres, lot 0, block 1, Otter Brook, application of M'Cormick.

KENT.

82 acres, on Kouchibouguasis River, application of P. L. Richard. 200 acres, south of Cocagne River, application of A. Murray, Jr.

WESTMORLAND.

100 acres, lot 15, block 9, Moncton, application of P. O'Moynin.

CHARLOTTE.

30 acres, east half of lot 3, L'Etang head.

KING S.

120 acres, Norton, lot 10, 3d tier, and vacancy in rear of 8 and 9. 160 acres, lot 38, block 2, Studholm, application of Tho. Long. 200 acres, head of Kenebekasis, application of Alex. Moore.

QUEEN'S.

110 acres, rear of Wm. Martin, Coote Hill.

100 acres, lot 39, block 2, Johnston.

100 acres, lot 47, block 3, Johnston.

100 acres, lot 36, north side New Canaan River.

SUNBURY.

50 acres, opposite lot 49, three tree creek.

CARLETON.

110 acres, lot 29, west side Portage Road, Andover. 100 acres, lot 30, east side Portage Road, Andover.

THOS. BAILLIE, Surveyor General.