

ROYAL GAZETTE.

Aublished by Authority.

FREDERICTON, NEW BRUNSWICK, WEDNESDAY, OCTOBER 16, 1844.



By His Excellency Sir WILLIAM MACBEAN GEORGE COLEBROOKE, K. H., Lieutenant Governor and Commander in Chief of the Province of New Brunswick,

W. M. G. COLEBROOKE.

A PROCLAMATION.

HEREAS the General Assembly of this Province stands prorogued to the last Tuesday in this instant month of September; I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued to the third Tuesday in December next.

> Given under my Hand and Seal at Fredericton, the twentieth day of September, in the year of our Lord one thousand eight hundred and forty four, and in the eighth year of Her Majesty's Reign.

By His Excellency's Command.

WM. F. ODELL.

[Circular.]

(Copy)

Downing Street, 26th August, 1844

Sir,-A question having recently arisen whether Clergymen in Holy Orders or other Ministers of Religion in the British Colonies, on obtaining leave of absence, should receive that indulgence on the same terms as those which apply to the cases of similar Officers in the Civil Service of the Crown, I have thought it necessary, with the concurrence of the Lords Commissioners of the Treasury, to lay down the following Rule for general observance on this subject.

The Clergy or Ministers of Religion in the Colonies may be considered as all falling within the two classes of beneficiaries or stipendiaries—that is, they are all, either in possession of Benefices, the emoluments of which are fixed by and depend upon positive Laws; or, they are in the receipt of Stipends, which the Queen, or Officers acting under Her Majesty's authority, may diminish, suspend, or take away, without the infringement of any such Law. It is to the last of these two classes only that any rule regarding the pecuniary conditions on which leave of absence is to be granted can apply. But in reference to Clergymen or Ministers of Religion of that class, the regulations respecting the stoppage of the half Salaries of secular Officers in the Civil Service of the Crown must be considered as strictly applicable.

To whatever extent the authority of the Queen or of Her Majesty's Officers may be competent to enforce it, the further rule must also be enforced, that no Clergyman or Minister of Religion must be permitted to absent himself from the Colony in which he serves, until adequate and satisfactory provision shall have been made for the performance of his Clerical duties during his absence.

I have the honor, &c.

(Signed)

STANLEY.

Lieut. Governor Sir Wm. Colebrooke, &c. &c. &c.

SECRETARY'S OFFICE, 8th September, 1844. LL Persons entrusted with the expenditure of Public Money, or having Accounts of any kind with the Government, are desired to send their Accounts, with proper Vouchers, direct to the Auditor General at Fredericton, and not to the Secretary's Office.

By Order of the Lieutenant Governor.

WM. F. ODELL.

NOTICE.

TARRANTS on the Province Treasury, Nos. 161 to 250 inclusive, Series 1844, bearing Interest, will be paid on demand at this Office.

B. ROBINSON, P. T.

Treasury, Saint John, 5th October, 1844.

By Command of His Excellency the Lieutenant Governor in Council, Dated 25th day of September, 1844.

UBLIC NOTICE is hereby given to the purchasers of allotments of Land on Credit in the MECHANICS' and CORK Settlements, that all Lots which may remain unoccupied and unimproved will be open to application for re-sale on the 1st day of March, 1845.

THOS. BAILLIE, Surveyor General. Crown Land Office, 28th September, 1844.

IN COUNCIL, September 25, 1844. HE answers to the Petitions of the undermentioned Persons are as follow:-

Adam and Davidson, not allowed.

F. Belfontaine,

John Connolly, a Warrant to issue in his favor for £5 6 8. Thomas Cox, not allowed.

John Cockburn, (transfer from W. Cockburn,) allowed, on pay-

ment of an Instalment forthwith. Bridget Dowd, 20s. deposit to be allowed towards Petitioner's

proposed purchase. Andrew Dobson, not allowed, and Petitioner to be notified to

quit the premises. Fras. Elliott, (transfer from A. Darcus.) allowed, on payment of an Instalment forthwith.

William Fleming, cannot be allowed under the existing Law. Geo. Gillaspy, Warrant to issue in his favor for £2 5s., being the deposit and survey money.

Deputy Garden, must apply by Petition to the Governor and Council, specifying the situation and quantity.

Deputy Garden, (for seizing dues,) to stand over for further information as to the facts reported by the Surveyor General.

Martin Gleason, not allowed.

George Hayward, do. John Heughan, (transfer to N. Lister,) allowed, on payment of an Instalment forthwith.

Owen Mullally, John Long to be called on to produce his Deed from "Denny," of the lot in Waterloo Settlement.

Donald Morrison, cannot be allowed under the existing Law. William Mugford, the money paid for him and M'Coubry to be applied towards payment of the Instalments due.

George Marr, not allowed. John M'Kenzie, allowed, on payment of an Instalment forthwith. J. H. M'Allister, (return of tonnage paid for excess,) not allowed. E. Nowlan, (transfer from M. Jirior,) allowed on payment of an

Instalment forthwith. Valentine Pickard, (transfer to J. Sloan,) allowed, on payment of an Instalment forthwith, and giving bonds for the balance.

Joseph Y. Pomeroy, not allowed. Joseph Roberts, cannot be allowed under the existing Law. Robert Spence, (return of tonnage paid in excess,) not allowed. James Spence, ditto, ditto ditto. John Spence, ditto

ditto, ditto. William Steves, lease to be offered at Public Auction, on the same terms as the former sale.

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