ments, and of all Burial Grounds, and Churches and Chapels now belonging to and used, held, occupied, possessed or enjoyed by the said Remigius Gaulin, or his Church, in communion with the Church of Rome as aforesaid, and of all Churches and Chapels now being erected, or to be hereafter erected, in his Diocese, shall be and are hereby declared to be vested in him, and his Successor or Successors, for the time being, for the purposes aforesaid; the Acts of Parliament commonly called the Statutes of Mortmain, or other Acts, Laws and usages to the contrary notwithstanding.

III. And be it enacted, That all Deeds or Wills of any Real Estate made and executed by or in favor of either of the said Bodies Corporate, or his Successor or Successors for the time being, (except leases for a term not exceeding twenty one years,) shall be duly registered according to the Law, within twelve calendar months after the making and execution thereof, otherwise the

same shall be void and of none effect. IV. And be it enacted, That it shall be lawful for any person or persons within either of the said Dioceses of Toronto or Kingston, in whom, or in whose name or names, any Lands, Tenements and Hereditaments are now, or shall or may be hereafter vested in trust or otherwise, for the benefit of the said Roman Catholic Churches, or either of them, from time to time to convey, assign, or transfer, by Deed under his hand or their hands and seals, in the usual legal way, all or any of the same Lands, Tenements and Hereditaments, unto the Bishop for the time being, of the Diocese in which such Real Estate is situate to be holden by the said Bishop, and

his Successor or Successors, for the purposes aforesaid, as provided by this Act.

Rome aforesaid.

V. And be it enacted, That it shall not be lawful for either of the said Bishops, or for their Successor and Successors for the time being, to make or execute any deed, conveyance, lease or assignment of the whole or any part of the Lands, Tenements and Hereditaments acquired or held, or to be hereafter acquired by him, under and by virtue of this Act, or the title to which is confirmed to him by this Act, without the consent in writing of his Coadjutor and senior Vicar General, and in case there shall happen to be no Coadjutor or Vicar General, or in case the said Coadjutor or Vicar General or either of them, shall be incapacitated by sickness, infirmity, or any other cause, or shall happen to be necessarily absent at the time, then of two Clergymen, to be selected or named by the Bishop of each respective Diocese; such selection or nomination, and such consent, to appear upon the face of the deed or other instrument, in writing, intended to be executed by the parties, and to be testified by the said Bishop and Coadjutor, and senior Vicar General, or such two Clergymen as aforesaid, being made parties to and signing and sealing all the deeds, conveyances, leases, assignments, or other instruments, in the presence of two credible witnesses, as consenting parties thereto, respectively.

VI. And be it enacted, That nothing in this Act contained shall extend or be construed to extend in any manner to confer any spiritual jurisdiction or ecclesiastical rights whatsoever, upon either of the said Bishops hereinbefore mentioned, or upon his or their Successor or Successors, or other ecclesiastical person of the said Church or Churches in communion with the Church of

VII. And be it enacted, That this Act shall extend only to that part of this Province which formerly constituted the Province of Upper Canada, (except that the said Corporate Bodies may respectively acquire, hold, and enjoy, Lands and Hereditaments in any part of this Province, for the purposes aforesaid,) and shall not in any wise extend to or affect that part of the Province formerly known as Lower Canada.

VIII. And be it enacted, That in case either of the said Bishops, or any new Bishop of any new Diocese that may be erected as aforesaid, or their or his Successor or Successors, shall, from sickness, infirmity, or any other cause, become incapable or incapacitated to perform his duties in his Diocese, then his Coadjutor, or the person or persons administering the Diocese, shall have the same powers as are by this Act conferred upon the Bishops of the said respective Dioceses.

IX. And be it enacted, That whenever it may be deemed expedient to erect any new Diocese or Dioceses in that part of the Province formerly called Upper Canada, the Bishop or Bishops of such new Diocese or Dioceses, and his or their Successor or Successors for the time being, shall have the same powers as are by this Act conferred upon the said Bishops of Toronto and Kingston, respectively.

X. Saves the rights of Her Majesty, &c.

XI. Makes it a public Act.

N. B.—Certain clauses inapplicable to New Brunswick have been omitted.

IN COUNCIL, 9th April, 1845. 66 RDERED that the Surveyor General be instructed that " Applications for the Renewal of Licences to cut Timber " upon old Ground, under the 8th Clause of the Regulations for "the disposal of Timber, dated 8th June, 1844, are only to be " received between the 23d and 30th instant, both inclusive; but "that these Licences are not to be issued until the first day of "July next."

NOTICE.

ERSONS making Application for Renewal under the above Order, are required to state only the number of the Licence, and a separate Application for Renewal must be made for each.

THOS. BAILLIE, Sur. Gen.

CROWN LAND OFFICE, June 2, 1845. (67)HE undermentioned Lots of Crown Land will be offered for sale by Public Auction on Tuesday the first day of July next, by the respective Deputies at their Offices, agreeably to the Regulations of 11th May, 1843; and no Sale on credit will be made to any person who is indebted to the Crown for previous purchases :-

RESTIGOUCHE. By Deputy Hunter, at Dalhousie.

80 acres, lot 25, Colebrooke, G. M'Guire, Junior.

80 acres, lot 26, G. M'Guire, Senior. J. S. Morse.

80 acres, lot 28, 200 acres, lot 45, block I, Durham, M. Doyle.

J. Doyle, Junior. 170 acres, lot 46,

200 acres, lot 48, M. Devereaux.

66 80 acres, lot W, Jt. M'Bride.

66 80 acres, lot V, D. Cook.

GLOUCESTER.

By Deputy M. Niel, at Bathurst.

65 acres, lot 24, block 42, Caraquet, P. Goddin, Junior. 66 78 acres, lot 25, C. Cormier.

100 acres, lot 12, S. Branch of Pokemouche, J. Duke.

60 acres, lot Y, South of Adam's Brook, L. Landry.

NORTHUMBERLAND.

By Deputy Peters, at Chatham.

45 acres, lot O, block 61, Blissville, A. M'Cormick.

83 acres, lot 2, block 8, Alnwick, V. Allen. 100 acres, lot X, Bartibog, J. Corcoran.

By Deputy Layton, at Richibucto.

100 acres, lot 52, block Z, Richibucto, J. Cochrane.

WESTMORLAND.

By Deputy Palmer, at Dorchester.

190 acres, lot 7, block 13, Salisbury, E. Stiles.

120 acres, lot 10, block 4, Salisbury, S. Binney. 155 acres, lot W, block U, Botsford, W. Walsh.

140 acres, lot 24, block 9, Moncton, Ann Perrigo.

100 acres, lot 8, concession 3, Moncton, M. M'Farling.

70 acres, lot O, block H, Moncton, P. Green.

115 acres, lot 5, block H, Moncton, Jacob Trites.

SAINT JOHN. By Deputy Cunningham, at St. John.

114 acres, lot O, Ten Mile Creek, James Bell.

100 acres, lot X, block 8, St. Martins, Joseph Sloan and J. Harvey.

200 acres, lots 16, 17, block 30, Lancaster, J. Mooney.

85 acres, lot 15, block 30, Lancaster, T. Mooney.

By Deputy Mahood, at St. Andrews.

200 acres, lots 25, 26, block 1, East Tryon Settlement, S. M'Farlan, 3d an acre survey.