

ALBERT.

By Deputy Stiles, at Hopewell.

- 126 acres, lot 20, block 4, Harvey, Robert Stiles.
 100 acres, lot O, block 5, Harvey, A. Steeves.
 150 acres, lot 41, block 5, Harvey, R. O'Brine.
 150 acres, lot 42 and 76, block 5, Harvey, S. Bleakney.
 50 acres, lot 75, block 5, Harvey, J. Steves.

By Deputy Cunningham at Saint John.

- 100 acres, lots 10 and 11 South, range 5, Harvey, R. Cameron, 3d an acre survey.
 100 acres, lots 12 and 13 South, range 5, Harvey, R. Peers, 3d an acre survey.

SAINT JOHN.

By Deputy Cunningham, at Saint John.

- 98 acres, lot 19, block D, St. Martin, Daniel Robinson.
 96 acres, lot J, block B, St. Martin, James Henry.
 200 acres, lot 10, Martin's Head, St. Martin, P. O. Byram.
 200 acres, lot 15, Martin's Head, St. Martin, G. Christy.

KINGS.

By Deputy Fairweather, at Bellisle.

- 100 acres, lot E, block 17, Studholm, G. Hallett.
 100 acres, lot W, block U, Studholm, W. M'Fee.

QUEENS.

By Deputy Colling, at Gagetown.

- 150 acres, lot 24, block P, Gagetown, J. Thompson.
 100 acres, lot V, Victoria, D. Cawfield, 3d an acre survey.
 100 acres, lot 91, Victoria, W. Ebbet, Junior, 3d an acre survey.
 100 acres, lot 81, Victoria, J. Ebbet, 3d an acre survey.
 100 acres, lot 82, Victoria, W. Ebbet, Junior, 3d an acre survey.
 100 acres, lot 92, Victoria, E. Ebbet, Junior, 3d an acre survey.
 100 acres, lot 32, North Clones, George Dunn.
 100 acres, lot N, block 59, Chipman, J. Mitchell.
 48 acres, lot T, block 60, Chipman, H. Clark.
 100 acres, lot 6, Victoria, P. Salvage, 3d an acre survey.

SUNBURY.

At the Crown Land Office, Fredericton.

- 105 acres, lot 61, Burton, W. Case.
 100 acres, lot 62, Burton, George A. Chase.
 55 acres, lot 63, Burton, R. Case.
 50 acres, lot 25, block O, Burton, J. Thompson.
 100 acres, lot 32, Victoria, M. Jones, 3d. an acre survey.
 100 acres, lot 98, block 40, Blissville, W. Sheehan.
 105 acres, lot 50, block 44, Sheffield, J. Stewart.

YORK.

At the Crown Land Office, Fredericton.

- 100 acres, lot 12, block 4, Durham, William Seward.
 100 acres, lot 13, block 4, Durham, John Pond, Junior.
 100 acres, lot 14, block 4, Durham, J. W. Henderson.
 100 acres, lot 6, East Howard Settlement, A. Stitham.
 100 acres, lot 17, block 24, Portage Road, J. Nyhane.

CARLETON.

By Deputy Garden, at Woodstock.

- 62 acres, lot Y, 4th tier, South Richmond, H. Graham.
 50 acres, lot Z, 4th tier, South Richmond, T. Nesbitt.
 83 acres, lot 39, block 1, Wicklow, S. Wormwood.
 100 acres, lot 125, block 9, Andover, C. Johnston.
 100 acres, lot 17, block 11, Andover, M. Cassidy.
 100 acres, lot 18, block 11, Andover, T. Corbett.
 280 acres, lot 53, block 11, Andover, M. Curren, (deduction is made for the part purchased by Gilfeather.)
 500 acres, lot 52, block 12, Andover, John Hall.
 106 acres, lot 32, block 2, Brighton, H. A. Bulyea.
 100 acres, lot 43, block 2, Brighton, M. Crane.
 100 acres, lot 44, block 2, Brighton, P. Smith.
 100 acres, lot 45, block 2, Brighton, J. Smith.
 100 acres, lot 26, block 18, Kent, M. Hayes.
 97 acres, lot 28, block 18, Kent, B. Gee.
 100 acres, lot 37, block 18, Kent, W. Taylor.
 100 acres, lot 50, block 18, Kent, A. Taylor.
 200 acres, lot 29, block 50, Perth, T. Dixon.

[4w]

THOS. BAILLIE, Sur. Gen.

(No. 130.)

IN COUNCIL, October 17th, 1846.

THE answers to the Petitions of the undermentioned Persons are as follows:—

Hugh Clark.—Not complied with.

Patrick Reddington.—Complied with.

Deputy James Davidson.—No allowance can be made, except for reserved Roads, as already ordered.

T. H. Carman.—Credit for the £8 15s. to be allowed in the name of Helen J. Waitt.

H. S. & A. M'Allister.—To be granted to the parties as prayed for, as Tenants in Common.

John Kerr.—Not allowed.

John Millican. do.

James Kerr. do.

H. Burke & J. Cullen.—Not allowed.—Must make claim at the sale of the Land for their improvements agreeably to the Regulations.

J. Burden & S. Lenentine.—Their Bonds to be cancelled on

payment of 3s. per ton to the Receiver General, and 1s. per ton additional to the Seizing Officer, as his dues.

Samuel Gardner.—The Deputy to proceed to seizure and condemnation of the Timber according to Law, unless Coyle pays his expenses, and makes immediate satisfactory arrangement with Gardner.

Deputy Carruthers.—The Deputy to proceed to seizure and condemnation of the Timber according to Law, unless Mr. M'Leod pays his expenses, and makes immediate satisfactory arrangement with Taylor, if he has purchased.

Wm. Scoullar.—The Order of the 12th September is confirmed.

S. Langin.—Mr. Burpe to be required to make selection of ground for his Reserve from his own Licences.

Valentine Pickard.—The land to be sold agreeably to the Regulations, subject to Mr. M'Pherson's Licence for this year.

Thomas T. Smith.—Not complied with for the reasons stated in the Law Officer's Report. (The £5 to be returned).

Thomas Jones.—(Petition, 13th October.)—Not complied with.

The Petitions of the following persons are allowed, agreeably to the Act, entitled "An Act to authorize the granting of Mill Reserves in certain cases," and the Mileage is required to be paid to the Receiver General on or before the 15th day of November next:—

Allen Steeves,	for	5,000 acres.
Lewis Steeves, Junior,	"	9,000
J. W. M. Irish & others,	"	9,000
Gilmour, Rankin & Co.	"	9,000
R. M'Leod,	"	5,000
J. Tracey, Junior,	"	9,000
R. Hayne,	"	2,500
W. S. Teakles, for 5,000 acres.	(To be bounded by a line midway between the two streams.)	

(2w)

THOS. BAILLIE, Sur. Gen.

(No. 131.)

CROWN LAND OFFICE, October 17th, 1846.

PUBLIC NOTICE is hereby given, That unless the Mileage be paid on or before the 15th of November next, upon all Mill Reserves allowed in Council on the 12th September last, the approvals in favor of the defaulters shall be considered null and void.

(4w)

THOS. BAILLIE, Sur. Gen.

(No. 132.)

CROWN LAND OFFICE, October 17th, 1846.

THE right of Mining for twenty five years on one or more Mining Ground or Lot in the County of Queen's, (subject to Hiram Pond's prior right of selection of one ground) agreeably to the following Regulations and Conditions, will be offered for sale by Public Auction, at this Office, on Wednesday the 23rd day of December next.—Upset price on each Lot, £50.—Sale to commence at noon.

(9w)

THOS. BAILLIE, Sur. Gen.

REGULATIONS AND CONDITIONS.

1st. That the upset price on each Lot be £50 (fifty pounds,) and the whole amount of the purchase money on each Lot to be paid on the day of sale to the Receiver General or other person authorised to receive the same.

2d. That the right of Mining on each Lot be separately put up for the term of twenty five years, at a fixed rent of five per cent. on the value of the Minerals raised, with the exception of Coal, on which a Duty of one shilling currency per chaldron shall be paid quarterly, on the 1st January, 1st April, 1st July, and 1st October, in each year, to the Receiver General, or an Agent for that purpose to be appointed by the Government.

3d. That two years be given to each purchaser, from the day of sale, to explore his Mining ground, within the Lot purchased by him, which ground so to be selected is in no case to exceed three miles square. But no Mining operations are to be commenced or prosecuted until the lease be taken out.

4th. That the purchaser of each Lot, after having explored and selected his ground, shall cause a Survey and Plan thereof to be made by some duly authorised Deputy Surveyor of the Province, and filed in the Office of the Surveyor General; and that after such Plan shall have been confirmed at the said Office, a lease of the Mines comprised therein shall be forthwith made out in accordance therewith.

5th. That after the said lease is executed and delivered, the lessee shall be allowed to work the said Mines for three years, free of any rent or charge.

6th. That if the lessee shall not have actually commenced Mining within two years after the date of the lease, the same shall be forfeited.

7th. That if the Rent be behind or unpaid for the space of thirty days after the same shall become due, the lease shall be forfeited.

8th. That the lease contain a clause of renewal; and that the Government may take the improvements at a valuation to be made by arbitrators mutually chosen by the Surveyor General for the time being, and by the lessee or his assigns.

9th. That in no case shall a lease be executed for more than three miles square.

10th. That if the lessee or his assigns shall neglect to work the Mines within his lease for any one year during the continuance thereof, the said lease shall be forfeited and revert to the Crown.