

The Royal Gazette.

No. 215.]

FREDERICTON, WEDNESDAY, JANUARY 14, 1846.

[PAGE 2241.

PROVINCE OF NEW BRUNSWICK.



BY AUTHORITY.



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

W. M. G. COLEBROOKE.

A PROCLAMATION.

HEREAS the General Assembly of this Province stands prorogued to the fourth Tuesday in this instant month of December, I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued to Thursday the twenty ninth day of January next, then to meet at Fredericton for despatch of business.

Given under my Hand and Seal at Fredericton, the twenty second day of December, in the year of our Lord one thousand eight hundred and forty five, and in the ninth year of Her Majesty's Reign.

By His Excellency's Command.

JOHN S. SAUNDERS.



By His Excellency Sir William Macbean George Colebrooke, K. H., Lieutenant Governor and Commander in Chief of the Province of New Brunswick, &c. &c. &c.

W. M. G. COLEBROOKE.

A PROCLAMATION.

PUBLIC NOTICE is hereby given, that the several Commissions for erecting the Courts of Justice, and appointing the Justices and other Officers for the County of Albert, have been issued, and that the said County is now erected and established as by Law directed; whereof all persons concerned will take due notice and govern themselves accordingly.

Given under my Hand and Seal at Fredericton, the twenty second day of December, in the year of our Lord one thousand eight hundred and forty five, and in the ninth year of Her Majesty's Reign.

By His Excellency's Command.

JOHN S. SAUNDERS.

PROVINCIAL APPOINTMENT.

EORGE FERDINAND H. MINCHIN, Esquire, to be Surrogate and Judge of Probates for the County of York.

By His Excellency's Command.

JOHN S. SAUNDERS.

Secretary's Office, 31st December, 1845.

GOVERNMENT NOTICE.

THE Licence granted to THOMAS HOWELL to keep a School in the Parish of Douglas, has, upon the representation of the Trustees of Schools for that Parish, through the Board of Education, been cancelled; his conduct having been deemed unbecoming the character of a Teacher of Youth.

By His Excellency's Command.

JOHN S. SAUNDERS.

Secretary's Office, 13th Nov. 1845.

GOVERNMENT NOTICE.

HE Regulations for the granting and holding of Mill Reserves, ordered in Council in June last, having been in some degree modified, they are now published, as altered, for the information of all persons interested therein:—

1st.—That not more than 5,000 acres be reserved for each Gate. 2d.—No new Reserve to be granted, nor old Reserve continued. for a longer period than ten years, subject only to sale for actual settlement, but the same to be open for new applications at the expiration of the term for a continuation of the Reserve, upon good cause being shewn for preference to a renewal for the same Mill.

3d.—That no Logs or Timber of any kind be cut on the Reserves without Licence being granted and Mileage paid; and that every person holding such Reserves shall pay Mileage annually for the whole quantity so held. in default of which, he shall forfeit the Reserve.

4th.—That no Logs or Timber be cut or taken off any Reserve, except for the use of and manufacturing in the Mill for the the Reserve is made, on pain of forfeiture of the Reserve of the Lumber so taken off.

5th.—That all present Reserves exceeding 5,000 acreach ach Gate, shall be reduced to that amount, but the proprietors the Mills for which such Reserves have been made shall be entitled to a preference to so much of the overplus as they may select and apply for Licence to cut on, as old ground; provided such application shall come in on or before the 31st day of December next.

6th.—That every person having a right to any present existing Reserve which exceeds the before mentioned limit of 5,000 acres to each Gate, shall be at liberty to select from that Reserve such part thereof as he wishes to retain at the reduced rate, provided such selection be sent in to the Crown Land Office on or before the 31st day of December next, and when a Survey is necessary to lay off such selection, the same shall be made at his expense.

7th.—That in laying off Reserves provision shall be made for the Mills on the stream before any application for Reserves on the same stream for Mills elsewhere can be complied with.

8th.—That all applications for Mill Reserves must be accompanied with proof by affidavit that the Mill is in operation, how many Gates it contains, and for how long it has been so in operation.

9th.—That whenever an application is made for a Reserve of Ground then under Licence, such Licence shall not be renewed until the question of the Reserve is disposed of.

10th.—In all cases where Mills are destroyed and not rebuilt within eighteen months after such destruction, or where any Mill (not destroyed), shall cease to be in operation for one whole year, the Reserve shall be subject to forfeiture by order of the Government.

11th.—That no part of any Reserve shall be sold for actual settlement, without the express Order of the Lieutenant Governor in Council.

By His Excellency's Command.

JOHN S. SAUNDERS.

Secretary's Office, 20th October, 1845.

(No. 97.) CROWN LAND OFFICE, December 23, 1845.

THE following copy of an Order in Council of the 1st March last, is published for the information of all persons concerned:

"Ordered, That no Licences be in future issued to cut Timber

"Ordered, That no Licences be in future issued to cut Timber or Lumber upon Crown Lands, under Order of Survey, upon application for purchase for settlement, or after the same may have been advertised for sale."

And all persons cutting Timber or Logs upon such Lands, are liable to have the same seized and forfeited.

[6w] THOS. BAILLIE, Sur. Gen.

(No. 98.) CROWN LAND OFFICE, January 6, 1846.

THE undermentioned Lots of Crown Land will be offered for sale by Public Auction on Tuesday the third day of February next, by the respective Deputies at their Offices, (with the exception of York and Sunbury,) 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:—