

No. 432.]

FREDERICTON, WEDNESDAY, JANUARY 9, 1850.

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FEILE right of Licence

All Official Notifications appearing in this Paper, duly authenticated, are to be received as such by the persons whom they may concern

PROVINCE OF NEW BRUNSWICK.



AUTHORITY.

By His Excellency Sir EDMUND WALKER HEAD, Baronet, Lieutenant Governor and Commander in Chief of the Province of New Brunswick, &c. &c. &c. EDMUND HEAD.

A PROCLAMATION.

THEREAS the General Assembly of this Province stands prorogued to the fourth Thursday in this present month of December, I have thought fit to prorogue the said General Assembly, and the same is hereby prorogued to Thursday the seventh day of February next, then to meet at Fredericton for the dispatch of business.

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

By His Excellency's Command.

J. R. PARTELOW.

GOVERNMENT NOTICE.

(No. 280.) CROWN LAND OFFICE, November 5, 1849. LL Persons who have paid monies on account of purchases of Crown Lands, to John Cunningham, late Local Deputy for the County of Saint John, are hereby notified and required forthwith to forward to the Office of the Surveyor General, a Memorandum of the amounts paid, and the dates of payment.

NEW BRUNSWICK.

HOUSE OF ASSEMBLY,

WEDNESDAY, 8th March, 1848.

ESOLVED, That no Bill of a private nature, or Petition for money or relief, shall be received by the House after the fourteenth day from the opening of the Session, both inclusive; and that the Clerk of this House do, one month previous to the meeting of the Legislature, cause fifty printed copies of this Rule to be sent to each of the Clerks of the Peace in the several Counties for distribution, and cause the same to be inserted in the Royal Gazette, and two Newspapers in such County where Newspapers are published.

CHAS. P. WETMORE, Clerk.

HOUSE OF ASSEMBLY,

SATURDAY, 7th April, 1849.

THEREAS the number of applications to this House from School Teachers for Grants of Money have been from year to year increasing; and whereas it is desirable that such information should be furnished as would enable this House to arrive at just and equitable conclusions; therefore

RESOLVED, That this House will in future sustain no application for allowances to Teachers of Common or Parish Schools, unless it shall be certified by at least two Trustees of Schools for the Parish where such School has been taught, shewing the time actually taught-the Teacher to be licenced-the cause why such Teacher

was not certified to the Sessions in the ordinary way-and that such Teacher was not compelled to discontinue his or her School on account of any improper conduct.

CHAS. P. WETMORE, Clerk.

(No. 286.) CROWN LAND OFFICE, Dec. 22, 1849.

THE right of Mining on one or more Mining Lots in the County I of Westmorland, will be offered for sale by Public Auction at this Office, on Wednesday the thirtieth day of January next, agreeably to the following Regulations.-Sale to commence at noon.

(5w)

THOS. BAILLIE, Sur. Gen.

MINING REGULATIONS.

1st. That the right of Mining within a Tract of one square mile. for the term of twenty five years, be put up at a fixed Rent of one shilling per chaldron on Coal, and five per cent. on the value of all other Minerals raised, to be paid quarterly, on the first days of January, April, July, and October, in each year, to the Receiver General, or an Agent for that purpose to be appointed by the Government.

2d. That the upset preference price paid on each Lot be five

pounds.

3d. That the preference money be paid and the ground selected within one hour after the time of sale, after which other Lots will be offered, if required, in like manner.

4th. That if the Lessee shall not actually raise Coal or other Mineral to the value of one hundred pounds from his ground, within any one year after the first, during the continuance of his Lease, the same shall become forfeited.

5th. That the Lease contain a clause of renewal, or that the Government may resume and 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.

May 4, 1849.

(3m.)

CROWN LAND OFFICE, Dec. 22, 1849. (No. 287.)

DUPLIC Notice is hereby given, That the Lots in the Little South West and Big Hole Indian Reserves, which were offered for sale by the Indian Commissioners for Northumberland, at Newcastle, on the twelfth day of September last, but not sold, will be again offered at Auction by them at the same place, at noon of the thirtieth day of January next, on the same conditions and at the same upset prices; but such present occupants as are unable to purchase, will be allowed to lease their respective Lots for a term not exceeding three years, at such rates as may be determined by the Commissioners. Any person refusing or neglecting either to purchase or lease under these arrangements will be immediately prosecuted as an intruder.

The undermentioned Lots will also be offered at the same time:

50 acres, Lot No. 2, Eel Ground, occupied by James Ledden. -Upset price for the Lot £12 10s.

25 acres, Lot No. 11, Indian Point, occupied by Mary Fitzgerald.—Upset price 4s. per acre.

36 acres, Lot No. 12, Indian Point, occupied by Peter Hyland. --- Upset price 4s. per acre.

(Note-A Road is reserved along the south east line of this Lot.)

39 acres, Lot No. 14, Indian Point, occupied by Wm. Stewart. -Upset price 4s. per acre.

(Note-The extent of this Lot has been reduced by adding 4t acres to the Indian Lot, No. 13, adjoining.

15 acres, Lot No. 15, Indian Point, occupied by Charles Dooling.-Upset price 4s. per acre. THOS. BAILLIE, Sur. Gen. (5w)