

with all possible despatch, one certified copy of the transcript record in each cause to the Registrar of Her Majesty's Privy Council, Whitehall; and that all such transcripts be registered in the Privy Council Office, with the date of their arrival, the names of the parties, and the date of the sentence appealed from; and that such transcript be accompanied by a correct and complete index of all the papers, documents, and exhibits in the cause; and that the Registrar of the Court appealed from, or other proper officer of such Court, be directed to omit from such transcript all merely formal documents, provided such omission be stated and certified in the said index of papers; and that especial care be taken not to allow any document to be set forth more than once in such transcript; and that no other certified copies of the record be transmitted to agents in England by or on behalf of the parties in the suit; and that the fees and expenses incurred and paid for the preparation of such transcript be stated and certified upon it by the Registrar or other officer preparing the same.

III. That when the record of proceedings or evidence in the cause appealed has been printed or partly printed abroad, the Registrar or other proper officer of the Court from which the Appeal is brought shall be bound to send home the same in a printed form, either wholly or so far as the same may have been printed, and that he do certify the same to be correct, on two copies, by signing his name on every printed sheet, and by affixing the seal, if any, of the Court appealed from to these copies, with the sanction of the Court.

And that in all cases in which the parties in Appeals shall think fit to have the proceedings printed abroad, they shall be at liberty to do so, provided they cause fifty copies of the same to be printed in folio, and transmitted, at their expense, to the Registrar of the Privy Council, two of which printed copies shall be certified as above by the officers of the Court appealed from; and in this case no further expense for copying or printing the record will be incurred or allowed in England.

IV. That on the arrival of a written transcript of appeal at the Privy Council Office, Whitehall, the Appellant or the agent of the Appellant prosecuting the same shall be at liberty to call on the Registrar of the Privy Council to cause it, or such part thereof as may be necessary for the hearing of the case, and likewise all such parts thereof as the Respondent or his agent may require, to be printed by Her Majesty's Printer, or by any other printer on the same terms, the Appellant or his agent engaging to pay the cost of preparing a copy for the printer at a rate not exceeding one shilling per brief sheet, and likewise the cost of printing such record or appendix, and that one hundred copies of the same be struck off, whereof thirty copies are to be delivered to the agents on each side, and forty kept for the use of the Judicial Committee; and that no other fees for solicitors' copies of the transcript, or for drawing the joint appendix, be henceforth allowed, the solicitors on both sides being allowed to have access to the original papers at the Council Office, and to extract or cause to be extracted and copied such parts thereof as are necessary for the preparation of the petition of appeal, at the stationer's charge not exceeding one shilling per brief sheet.

V. That a certain time be fixed within which it shall be the duty of the Appellant or his agent to make such application for the printing of the transcript, and that such time be within the space of six calendar months from the arrival of the transcript and the registration thereof in all matters brought by appeal from Her Majesty's Colonies and Plantations east of the Cape of Good Hope or from the territories of the East India Company, and within the space of three months in all matters brought by appeal from any other part of Her Majesty's dominions abroad; and that in default of the Appellant or his agent taking effectual steps for the prosecution of the Appeal within such time or times respectively, the Appeal shall stand dismissed without further order, and that a report of the same be made to the Judicial Committee by the Registrar of the Privy Council at their Lordships' next sitting.

VI. That whenever it shall be found that the decision of a matter on appeal is likely to turn exclusively on a question of law, the agents of the parties, with the sanction of the Registrar of the Privy Council, may submit such question of law to the Lords of the Judicial Committee in the form of a special case, and print such parts only of the transcript as may be necessary for the discussion of the same; provided that nothing herein contained shall in any way bar or prevent the Lords of the Judicial Committee from ordering the full discussion of the whole case, if they shall so think fit; and that in order to promote such arrangements and simplification of the matter in dispute, the Registrar of the Privy Council may call the agents of the parties before him, and having heard them, and examined the transcript, may report to the Committee as to the nature of the proceedings.

And Her Majesty is further pleased to order, and it is hereby ordered, that the foregoing Rules and Regulations be punctually observed, obeyed, and carried into execution in all Appeals or petitions and complaints in the nature of Appeals brought to Her Majesty, or to Her heirs and successors, in Council, from Her Majesty's Colonies and Plantations abroad, and from the Channel Islands or the Isle of Man, and from the territories of the East India Company, whether the same be from Courts of Justice or from special jurisdictions, other than Appeals from Her Majesty's Courts of Vice-Admiralty, to which the said rules are not to be applied.

Whereof the Judges and officers of Her Majesty's Courts of Justice abroad, and the Judges and officers of the Superior Courts of the East India Company, and all other persons whom it may concern, are to take notice, and govern themselves accordingly.

WM. L. BATHURST.

TO HOLDERS OF PROVINCE DEBENTURES.

NOTICE is hereby given, That the Debentures issued under the Act 3rd Vic. cap. 3, for raising a Loan for the Burnt District in Saint John, will be paid on demand at this Office, and that Interest will not be allowed thereon, if unpaid, from and after the 30th day of November next.

B. ROBINSON, *Prov. Treasurer.*

Treasury, St. John, 16th August, 1853.—15w.

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CROWN LAND OFFICE, July 18, 1853.

THE Mining Rights reserved by the Crown in the Grants of the undermentioned Lands in the Parish of Saint Martins, County of Saint John, will be offered for sale by Public Auction, at this Office, on Wednesday the 14th day of September next, at noon, agreeably to the accompanying Regulations:—

Lots 3 and 4, and the western parts of Lots 1 and 2, between Quaco and Rodgers' Lake; also the tract of 500 acres granted to Richard M'Kinnon.

Deeds of conveyance from the owners thereof, have been exhibited at this Office by the applicants for this sale; but the purchasers must run the risk of defects, if any, in their titles.

(8w)

ROBT. D. WILMOT, *Sir. Gen.*

MINING REGULATIONS.

1. Owners of Land may apply for a Lease of the Mining Rights reserved by the Crown in the Grants of such Lands, and the same will then be offered at public auction, after sixty days notice. The application to be accompanied by evidence of the title, and by a plan of survey of the Land made by a Deputy Surveyor.

2. The term of the Lease will be twenty five years, and will 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.

3. The upset preference price to be five pounds, and payment to be made within one hour after the time of sale. 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. The statement on which such payments are to be made, to be on oath.

4. That if the Lessee or his Assigns 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 the Lease, the same shall become forfeited.

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CROWN LAND OFFICE, August 1, 1853.

THE undermentioned Lots of Crown Lands will be offered for sale by Public Auction, on Tuesday the sixth day of September next, at noon, 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.

(Not to interfere with the right to cut Timber or other Lumber under Licences applied for previous to the applications for the purchase of the Land.)

(No person is allowed to hold more than one hundred acres payable by instalments.)

NORTHUMBERLAND.

By Deputy Peters, at Chatham.

50 acres, lot 30, block 81, Barnaby River, H. Desmond.

KENT.

By Deputy Douglas, at Buctouche.

49 acres, lot 17, block E, Dundas, J. Gallang.
100 acres, lot 138, block O, Wellington, Ter. Christal.
100 acres, lot 139, block O, Wellington, John Christal.
100 acres, lot 140, block O, Wellington, J. Christal.
154 acres, lot 43, block Z, Weldford, John Christal.
100 acres, lot M, block Z, Weldford, south of Alexander Curren and E. Markay, John Curren.
100 acres, lot 92, Louisburg, Eusebe Bouché.

WESTMORLAND.

By Deputy Palmer, at Dorchester.

100 acres, lot 119, Great Shemogue, M. Hearon.
28 acres, lot 15, block P, Botsford, W. M'Morries.
100 acres, lot 18, block W, Botsford, W. Briggs.
By Deputy Wilmot, at Salisbury.
200 acres, block H, north of Shediak Road, near A. M'Kenna, John Smith.
100 acres, lot 5, block 4, Moncton, A. Murray improved.
200 acres, lots 34 and 35 west, block 10, Moncton, J. Allison.
100 acres, lot 36 west, block 10, Moncton, G. Harrison.
100 acres, lot 37, block 10, Moncton, G. Harrison.