

The Royal Gazette.

Vol. 43.7

FREDERICTON, N. B., WEDNESDAY, DECEMBER 9, 1885

[PAGE 299

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



BY AUTHORITY.



By His Honor The Honorable Sir SAMUEL LEONARD TILLEY, C. B., K. C. M. G., Lieutenant Governor of the Province of New Brunswick.

S. L. TILLEY.

PROCLAMATION.

WHEREAS the General Assembly of this Province stands prorogued to Thursday the nineteenth day of November instant, I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued accordingly to Thursday the thirty first day of December next.

> Given under my Hand and Seal at Fredericton, the eleventh day of November, in the year of our Lord one thousand eight hundred and eighty five, and in the forty ninth year of Her Majesty's

By Command of the Lieutenant Governor.

DAVID M'LELLAN.

GENERAL RULES.

MICHAELMAS TERM, 1885.

County Court Appeals.

1. It is ordered that no appeal from the decision of a Judge of a County Court shall be entered on the Appeal Paper, unless the proceedings duly certified by the Judge have been received in the Office of the Clerk of the Pleas seven days before the first day of the Term at which it is intended to be entered.

2. It shall be the duty of the appellant to prepare and file with the Clerk of the Pleas for the use of the Court, on or before the first day of the Term, a brief statement of the material facts in the case, plainly and legibly written, to-gether with the grounds of the appeal, numbering the same consecutively, and referring to the page or pages of the proceedings to which the several grounds respectively relate; and such statement shall be framed as near as may be as the notices of motion for new trials required by the Rule of Hilary | Hotel, one hundred M. (100,000) sup. ft. Spruce Deals and Term, 1867, and the appellants on the argument of the appeal five hundred M. (500,000) sup. feet Boards, be the same hall be confined to the grounds so stated. A copy of such more or less. statement and grounds of appeal shall be filed for each of the Judges of this Court.

3. Rule one of Michaelmas Term, 1876, (Earle's Rules 195), relating to County Court appeals, is hereby rescinded and in lieu thereof it is ordered, that the appellant, having filed the statement herein before required, shall enter the cause on the Appeal Paper of the Term in which such statement is so filed.

4. In case the appellant shall neglect to enter the appeal en the Appeal Paper, according to the last preceding Rule,

or having entered it, shall not argue it when reached in due course on the paper, or pursuant to any order of the Court made in respect thereof, then and in either of such cases, the respondent may, on the case being reached on the paper, or upon any subsequent common motion day, move that the said appeal be dismissed. Rule 2 of Michaelmas Term, 1876, is hereby rescinded.

5. The Clerk of the Pleas shall, on the application of the Attorney of any appellant, deliver to him the proceedings, certified by the Judge of the County Court, (taking a receipt therefor), in order that the statement required by Rule two may be prepared, and such Attorney shall return such proceedings to the said Clerk before the opening of the Court on the first day of the Term.

> JOHN C. ALLEN, A. L. PALMER, GEO. E. KING JNO. JAS. FRASER, W. H. TUCK.

CROWN LAND OFFICE, 2nd Dec., 1885.

THE following Lots of vacant Crown Land will be offered for sale at this Office on the first Tuesday in January 1886, commencing at noon. All improvements to be paid for at the time of sale, or as soon hereafter as the Surveyor General determines the present value thereof. All for payment downno Discount

Upset price \$1.00 per acre, (unless otherwise mentioned) in addition to expense of survey.

Not to interfere with the right to cut Timber or other Lumber under Licenses applied for previous to the application for the Land, if already surveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

GLOUCRSTER.

100 acres, S. Wn. part of lot 17 on Wn. bank of Nepisiguit River, (reserving 4 rods in front), Wm. L. Smith. 97 acres, lot 53, Millville, Kennedy F. Burns.

NORTHUMBERLAND.

50 acres, lot 1, at mouth of Goodfellow's Brook, Bartibog River, John E. M'Mahon.

(5w)

JAMES MITCHELL, Sur. Gen.

NOTICE.

NOTICE is hereby given, that I will sell at Public Auction, at twelve o'clock, noon, on

Wednesday, the 16th day of December next,

at Newcastle, Northumberland, in front of the Waverly

The said Lumber is now piled at R. P. Whitney's Mill on North West Mill Stream, in the County of Northumberland, and has been seized by me because of non-payment of Stumpage dues, and under the provisions of the License under which it was cut.

TERMS CASH.

JAMES McD. BARKER, Seizing Officer.

Newcastle, 24th November, 1885.