CANADA.

PROVINCE OF NEW BRUNSWICK.

Sale of Flshing Leases.

CROWN LAND OFFICE, FREDERICTON, February 20th, 1907.

THE exclusive right of Fishing (WITH THE BOD ONLY) in front of ungranted Crown Lands on the undermentioned Sections of Restigouche River, will be offered for Sale at PUBLIC AUCTION, at this Office, at noon, on

WEDNESDAY THE THIRTEENTH DAY OF MARCH, A. D. 1907.

Leases of these Fishing Rights will be governed by existing Regulations and will be for the term of FIVE YEARS from the

No.	STREAM.	UPSET PRICE PER ANNUM.	FORMER LESSEE.
	RESTIGOUCHE RIVER.		
1.	Rafting Ground Reserve,	\$100	Fred W. Ayer.
2.	From the I. C. R. Bridge up to mouth of Upsal- quitch, excepting Raiting Ground reserve,	, 1,500	Restigouche Salmon Club.
3.	From Toad Brook to Tom's Brook,	3,000	Ditto.
4.	From Tom's Brook to Patapedie River	1,500	Ditto.
5 .	From Pataped.a River up to Red Bank Pool. inclusive,	1,500	Ditto.
6.	From Red Bank Pool up to Tracy's Brook,	1,500	Ditto.
7.	From mouth of Upsalquitch River to Toad Bk	1,000	Harry B Hollins.
8.	From Tracy's Bk. to Little Cross on tinclusive	1,500	Archibald Rogers.
9	From Little Cross Point to Quatawamkedgwick River,	1,500	Ditto.
10.	From Head], Tide up to I. C. R. Bridge,	100	
11,	From Kedgwick River to Victoria County Line	100	
12.	Quatawamkedgwick River and Branches in New Brunswick,	500	Dr. W. H. Drummond.
13.	Patapedia River on the Southwest or Bank there- of from its mouth to Quence Line	200	Restigouche Salmon Club.

FISHERY REGULATIONS

To Govern the Sale of Fishing Leases to be

HELD ON THE 13TH DAY OF MARCH, 1907.

No. 1.—Leases for fishing privileges shall determine on the first day of March in each year.

No. 2.—The lessee of any lands conveying fishing privileges shall hold subject to the general rights of passage to and from and upon the lands and water conveyed in such lease or privilege of any person or persons who may occupy the said lands or adjacent lands under dicease from the Crown for lumbering purposes, and further to the general right of passage along and upon the river or stream so leased for logs, lumber, boats and vessels of all kinds.

No. 3.—The lessee holding under such fishery lease shall be subject to all lawful regulations of the Department of Marine and Fisheries, and engages to co-operate with any officer or officers appointed by the Government of New Brunswick or by the Government of Canada, in bringing to light and punishing any offenders agrinst the fishery laws

bringing to light and punishing any offenders agrinst the fishery laws or the regulations made thereunder, or these regulations.

No. 4.—The rental of such fishery leases shall be payable annually, in advance, the first payment to be made on the day of sale, and the subsequent payments on or before the first day of March in each year

No. 5.—No assignment, transfer or sub-letting of the premises in said leases mentioned shall be permitted without the written consent of the Surveyor-General.

No. 6.-The lessee must covenant to exercise all proper precautions against causing fires on the lands and territories leased, or on the adjoining lands, and the said lessec shall be liable for all damage done to the said lands and the timber growing thereon, (such lands being Crown Lands), by himself or by his agents, or those under his control, either from waste or from want of sufficient precaution in lighting, watching over and putting out fires, and the lessee accepts said fishing lease upon the express condition that it shall be incumbent upon him, in case of damage resulting from fire, to prove that all necessary precautions had been taken by himself, and those under his control, to prevent such damage as aforesaid.

is control, to prevent such damage as aforesaid.

No. 7.—The lease as above mentioned shall confer upon the lessee Fredericton, N. B., 20th Feb'y, 1907.

an exclusive right to the possession of the lands and waters therein described, except as is excepted in these regulations, and shall vest in him the exclusive right to fish in the waters thereto adjoining, at such times and in such manner as may be regulated and allowed by any law or statute of the Province of New Brunswick or the Dominion of Canada then in force, or any regulation made by virtue thereof.

No. 8.—The Government of the Province shall not be liable or answerable to the lessee for any claim for compensation or indemnity by reason of any error in the description of the boundaries of the premises leased, or by reason of the same embracing any previously granted land, or by reason that any parts of the premises had been included in a lease or leases previously given, or on account of any hindrance to the free use and enjoyment of the rights pertaining to the premises so leased, by the operation of any law enacted or that may be hereafter enacted by the Parliament of Canada, or by any action of the Federal Government or any person in its employ.

No. 9.—Any person or persons appointed by the Government of the Propince as guardians or protectors of the fisheries, or any officer appointed for such purpose by the Dominion Government, shall be at liberty, at any time or times, and from time to time, to enter upon the leased premises for the purpose of inspecting the same and guarding against the infringement of any of the fishing laws or regulations.

laws or regulations. No. 10.—Any less

e any of the fishery laws, or any regulations made by vi tue thereof, or any of these regulations, shall forfeit his lease, and the Surveyor General may thereupon

annul the same.

No. 11.—The lessee shall covenant to keep and maintain, at his own cost and expense, one or more guardians, as the Surveyor General may direct, within the bounds of his lease, for such term as the Surveyor General may deem necessary for the effectual protection of the fisheries in said lease mentioned, and in case of the lessee's neglect or refusal so to do, the Surveyor General shall be empowered to appoint such guardian or guardians and to recover the expense of such appointment, and the wages of such guardian from the lessee such appointment, and the wages of such guardian, from the lessee by an action at law or otherwise, and in addition thereto may, if he think proper, declare such lease cancelled.

(3w) F. J. SWEENEY, Sur. Gen.