CROWN LAND OFFICE, 28th Nov., 1900.

WHEREAS application has been made to me by the undermentioned persons for Mining License to Search for Minerals under the "General Mining Act" and amended Acts, on lands described as follows:

FOR PROSPECTING LICENSE.

No.	NAMB.	Date of Application.	COUNTY.	SITUATION.	Areas
272	Phillip Arseneau and 5 others,	10th Nov. 1900,	Westmorland,	On the Aboushagan Road, about 11 miles South Barachois Chapel,	of 100

FOR LICENSE TO SEARCH.

					8q. M.
441	Walter T. White,	20th Nov. 1900,	King's,	Beginning at N. E. angle of License to Search, No. 265, granted to John White, at the head of Anagance River, thence running by the magnet West $\frac{7}{4}$ of a mile, North 2 miles, East $2\frac{1}{2}$ miles, South 2 miles, West $1\frac{5}{4}$ miles to beginning,	5
442	Bedford Cook,	21st Nov. 1900,	Westmorland,	Beginning at a point distant ½ a mile on a magnetic S. course from where the line dividing the Parishes of Sackville and Dorchester intersects the N. En. bank or shore of Shepody Bay, thence from said point and running by the magnet of the year 1900, West 1 mile, North 2½ miles, East 2½ miles, South 2½ miles West 1½ miles to beginning,	5
443	Joseph Kellow,	23rd Nov. 1900,	Charlotte,	Beginning at S. E. angle of License to Search, No. 394, granted to R. W. Whitlock, on Dennis River, thence running by the magnet South ½ a mile, East 2 miles, North 2½ miles, West 2 miles, South 2 miles to beginning,	5

FOR MANGANESE LEASE.

	•	1		Ac
-51	Thos. J. Dillion,	23rd Nov. 1990,	Westmorland, On the Upper North Branch Canaan River, about ³ / ₄ of a mile from mouth of same,	100

Notice of such application is hereby given to the Owners or Assignees of such lands, who may within 30 days from this date prefer claim to me, to have made explorations or actually commenced mining operations thereon, that the Governor in Council will examine into the matter and take action, etc., as provided for by the 138th Section of said Act. Additional particulars as to situations can be obtained on application at this Office. A. T. DUNN, Surveyn Ceneral.

Rules and Practice of the House of Assembly. PRIVATE BILLS

"78.—(1) No Private Bill shall be received by this House after the tenth day from the opening of the Session, both inclusive.

(2) A typewritten or printed copy of every Private Bill so to be introduced shall be filed with the Clerk of the House at least three days before the opening of the Session; and in case of failure to comply with this provision, the fee on the introduction of any such Bill shall be double the fee provided for in Rule 84, applicable to such Bill."

79. No Private Bill, or Bill making any amendments of a like

such Bill shall be double the fee provided for in Rule 84, applicable to such Bill."

79. No Private Bill, or Bill making any amendments of a like nature to a former Act, shall be received by the House, unless a notice specifying clearly and distinctly the nature and objects thereof, has been published four successive weeks previous to the meeting of the Legislature, or to the introduction of the Bill, in some one of the newspapers published in the County interested in or to be affected by the measure, or in the locality where the parties affected, or the majority of them reside; and when no newspaper is published in such County or locality, then in some newspaper published in the nearest adjoining County in which a newspaper is published, and also in the ROYAL GAZETTE. When the City or County interested in the measure, or the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French newspaper if any be published in the Province.

80. In any County where no newspaper may be published, the Bill, in lieu of other local publications, may be read at the Assizes in the presence of the Grand Jury, or before the Municipal Council of the County interested in or affected by the Bill; and a Certificate of such reading shall be endorsed upon, or attached to, the said Bill, by the Clerk of the Court or the Town Clerk, or the Secretary-Treasurer, as the case may be, verified by the Seal (if any) of the Court, Town Council, or Municipal Council, as the case may be; and separate Petitions may be presented to the House, setting forth in detail the object of the measure, and the reasons that may be urged for its adoption.

81. It shall be the duty of all parties seeking the interference of the Legislature in any private bill, to file, with the Clerk of the House, the evidence of their having complied with the Rules and Standing Orders thereof.

Standing Orders thereof. 82. In default of such proof or evidence being so furnished, it shall be the duty of the Clerk to report to Mr. Speaker, or the House, and to endorse upon the bill, that the Rules and Standing Orders have not been complied with.

71. No Bill shall be read the second time until it has been printed according to a form to be prescribed by the Clerk of this House, and a sufficient number of copies thereof, folded, and with the title and name of the Member who has introduced the same, and the number of the Bill endorsed thereon, have been distributed for the use of the Members, and the Clerk-Assistant shall have certified accordingly on the Orders of the Day, thus: "Printed," signifying that it has been printed according to this Rule, and distributed.

84. No private bill shall be received unless it shall be certified by the Receiver General upon the bill, or by Certificate annexed thereto, that there has been paid into his hands towards the printing and other contingent expenses of the House, the fees following, namely:—

And provided, that this Rule shall not extend to local Bills, not of a private nature, or to Acts for the incorporation of Cemetery Companies, or Churches, or relating to the property or ol

Forms of Bills can be obtained on application to the Clerk of the Legislative Assembly, at his Office in Fredericton. Dated the 5th day of December, A. D. 1900.

HENRY B. RAINSFORD, Clerk Legislative Assembly.

Advertisements for the Gazette are required to be forwarded by Mail to R. W. L. TIBBITS, Queen's Printer, on TUESDAY, in order to be in time for Wednesday's issue.