the Clerk of the House within ten days after the opening of the Session, and in case of failure to comply with this provision; the fee on the introduction of any such Private Bill shall be double the fee provided for in Rule 84, applicable to such Bill, and Local Bills introduced after ten days of the opening of the Session shall pay the same fee as a Private Bill.

78. No Private Bil., or Bill making an amendment of a like nature to a for mer Act, shall be received by the House unless a notice specifying clearly and distinct'y 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 news-paper is published in such county or locality, then in some newspaper having general circulation in such County or locality, 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 Ffench newspaper, if any be published in the Province.

79. In any County where no newspaper may be published, the Bill, in lieu of other local publications, may be read at any Circuit or County Court in 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 indorsed thereon, 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 a pe-tition must be presented to the House setting forth in detail the object of the measure, and the reasons that may be ureed for its Mooption.

When any Bill affects Civil Municipal interests, a notice specifying the purposes and objects of the Bill shall at least one week before the introduction of such Bill into the House be delivered to the Secretary-Treasurer of the County or to the Clerk of the City or Town which may be affect-ed, and due broof of such notice shall be

made by affidavit.

St. It shall be the duty of all parties seeking the interference of the legisla-ture in any Private Bill, to file with the Clerk of this House the evidence of their ving complied with the Rules and Standing Orders thereof. 82. In default of such proof or evi-

dence being so furnished, it shall be the duty of the Clerk to report to Mr. Speak er, or the House, and to indorse upon the Bill that the Rules and Standing Orders have not been compiled with.

84. No Private or Local Bill shall be received unless it shall be certified by the Deputy Provincial Treasurer upon Rill, or by certificate annexed thereto, that there has been received into the Provincial Treasury towards the printing and other contingent expenses of the House, the following:

On all original bills not exceeding For each additional page or part of

one page For each additional page or part of

a page 50.05 Upon Incorporation of Companies having a stated capital, or amendments insing capital. an additional fee equal to the fee payable under the N. B. Joint Stock Company's Act.

A nage, for the purposes of this Rule shall mean not exceeding 500 words. Provided, that when a Bill in respect

of which such payment has been made, does not pass the Legislature, it may be introduced at the next following Session unon the payment of an additional sum of \$10,60, and

Provided, also, that the Rule shall not extend to Acts for the incorporation co relating to the property or objects of churches, hospitals, public halls or so-cletics for charitable, literary or recrearelating to the property tional purposes, whose object is not pri-

vate gain.

155. Proof of publication of Bills advertised under Rule 78 of the Rules and Practice of this House must be by affidavit or selemn declaration.

Any further information can be obtained on appication to the Clerk of the Legislative Assembly at his office in Fredericton.

Dated this thirtieth day of November, A. D. 1923

JOHN M. KEEFE, Clerk, Legislative Assembly, New Brunswick.

All advertisements must be prepaid before insertion. Observance of this Rule will be insisted upon in all cases, and unless the advertisment is accompanied by the cash, the advertisement will not be inserted. In cases where the amount can not be ascertained before remitting, a sufficient sum must be forwarded to cover insertions and any surplus will be returned.

R. W. L. TIBBITS. King's Printer

# Dept. Lands and Mines

#### SALE OF CROWN LANDS

Crown Land Office, December 5th, 1923.

The following lots of vacant Crown Land will be offered for sale at this office on Thursday 3rd day of January 1924, at 12 o'clock noon. All improvements to be paid for at the time of sale or as soon thereafter as the Minister of Lands and Mines determines the present value there-of. The said lots are sold subject to the cost of the survey, which will be in addition to the upset price.

YORK 44% acres. Western part lot 68 on Road from Harvey to Lake George. Thomas McCutcheon. Upset price per acre

4lns

C. W. ROBINSON, Minister of Lands and Mines

## NEW TIMBER APPLICATIONS

Crown Land Office. December 5th, 1922

Licennes to expire on the first of Aug ust, 1924, but subject to renewal to 1st August 1933, in accordance with Chapter XI, 3 George V. 1913, for Saw Mill Li-censes of the following applications for Timber Berths, for the purpose of cutting all classes of lumber, will be sold at this office on Thursday the 19th day of December, 1923, at noon.

Upset price \$20 per square mile in

addition to stumpage.

There is no payment of any bonus required. Licenses are renewable each year by payment of \$8 per square mile and fire tax of \$3.20 per square mile. Stumpage in accordance with the regulations in force and subject to annual change

force and subject to annual change.

All timber, logs, or other lumber cut upon unlicensed Crown Land, or which may be cut by any person beyond the simits of his own berth, shall be seized and forfeited to the use of the Crown; and no timber or lumber shall be cut on any berth applied for until it shall be purchased at public auction.

No. Description Sq. Mis 12. Bonny River, Charlotte County.

Rlock 26 and that part of Block 29 addioining north westerly and

adjoining north westerly and south westerly the grants of lots E and F to the heirs of Daniel iGlmour. H. L. Sullivan

Middle and Lower North Branches of Caanan River. North East quarter Block 4, South half Block 5, South East and North West quarters Block 6 Range 2. Fraser

Companies Limited

Forcupine Stream north of Trace
Station. Vacancy in Block No. 25
excepting granted 1 ne's but to
include 59 acre lot number 113
and lot 152 W. J. Scott

South and east of Magaguadavic Lake. Vacancy bounded northerly by the George Gartley Grant, easterly by lot 52 granted to easterly by lot 52 granted to James Henry and 112 granted to G. A. Murchie, southerly by granted lots Nos. 111, 112, 112, and grant to James Henry, westerly by grants to the N. B. and Can-ada Railway and Land Company Also to include let No. 15 adjoin-

ing westerly the grant to the Commercial Bank of N. B. and situated east of Magaguadavic Lake. Fraser Companies Limited 2 C. W. ROBINSON, Minister of Lands and Mines. lins

### NEW TIMBER APPLICATIONS

Crown Land Office,

December 12th, 1923. August 1924 but subject to renewal to ast August 1933, in accordance with Chapter 11, 2 George V., 1913, for Saw Mill Licenses of the following applications for timber Berths for the purpose of cut-ting all classes of lumber, will be sold at this office on Thursday the 27th day of December 1923, at noon. Upset price \$20 per square mile in

addition to stumpage.

There is no payment of any bonus required. Licenses are renewable each year by payment of \$8 per square mile and fire tax of \$3.20 per square mile. Stumpage in accordance with the regulations in force and subject to annual change.

All timber, logs, or other lumber cut upon unlicensed Crown Land, or which

may be cut by any person beyond the limits of his own berth, shall be seized and forfeited to the use of the Crown; and no timber or lumber shall be cut on any berth applied for until it shall be purchased at public auction. Description.

Covs Brook, Canaan River. ginning at the S. W. angle of lot 36 granted to Z. Corey, 2nd tier south of Canaan River, thence running by the magnet of the year 1913 south 6 degrees west 50 chains, thence south 84 degrees east to meet the southern pro-No. 61 granted to Benjamin Keith No. 61 granted to Benjamin Ketth thence north 6 degrees east along said prolongation to the S. W. angle of said Keith grant and thence north 34 degrees west to the place of beginning. To include lots Nos. 58, 59 and ungranted part of 60 Also that part of lot 6 north of the Canasa River. Also vacancy bounded Sly Canasn by a ine running north \$4 de-grees west by magnet of the year 1913 from the S. W. angle of lot 56 granted to Z. Corey to intersect granted to Z. Corey to intersect the southern prolongation of the east line of lot 98 granted to John F. Price. Wiy by said prolongation, Nly by lots 95 granted to James Buckley. 96 John F. Price. 97 Jesse Clarke, 198 J. W. Ryder. 99 Wm. B. Corey. 2 James Cromwell, Ely by lot 56 granted to Z. Corey and 2 J. Cromwell. N. A. Corev. Ryders Brook and northern side of Canaan River above Coles Island. Lots A. B. C. D. E. F. G.

and Lots A. B. C. D. E. F. C. H. J. and K. Nos. 79 and 131 Ryders Brook. To include vacancy south of lot 80 granted to T. Martin, also vacancy boun Martin also vacancy bounded northerly by the grants to Thom-as Phillips, Jr. and D. P. Myers, as Phillips, Jr. and D. P. Myers, easterly by grants to Mary Sheck and Andrew C. Starret, souther-ly by the Thomas Phillips grant and westerly by lot 29 granted to James Blizzard northern side of Cannan River above Coles Island.

B. F. Northrup
C. W. ROBINSON,
Minister of Lands and Mine

## NEW TIMBER APPLICATIONS

Crown Land Office.

November 28th, 1923. August 1924 but subject to renewal August 1933, in accordance with Chapter XI, 3 George V. 1913, for Saw Mill Licenses of the following applica-tions for Timber Berths, for the purpose of cuttine all classes of lumber, will be sold at this office on Thursday the 13th day of December, 1923 at noon.

Upset price \$20 per square mile in addition to stumpage.

There is no payment of any bonus sequired. Licenses are renewable each year by payment of \$8 per square mile and fire tax of \$3.20 per square mile. Stumpage in accordance with the regulations in force and subject to annual change.

All timber, logs or other lumber cut