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or from the first cutting must not be at-tempted by the Forest Ranger, excepting in the most extraordinary cases where the Prohibition of such burning until autumn would be a very severe hardship on the owner and where the burning may be safely done. The Government has particularly stressed this clause of the regulations. Rangers must always consult with their inspectors before deciding to with their inspectors before deciding to burn such hazardous areas, and in all burn such nazardous areas, and in all such cases the slash must be carefully inspected by the Ranger, who will per-monally or through a reliable Fire Warden acting under his orders supervise the burning during a period when weather conditions are such as to be absolutely safe. In each case the Ranger will issue a written partial to the owner. Such as written permit to the owner. Such permits shall state the conditions regarding the number of men required to be present during burning and the number of pails harrels of water and tools required or any AB other condition deemed necessary. such permits shall also include a clause stating that no burning shall be done ex-cept under the direct supervision of the Ranger or Fire Warden acting under and Ranger or Fire Warden acting under and in accordance with his directions. Also that all burning must be done after 4 p. m. when there is no wind blowing or fur-ing wet weather and a watch must be kept on all fires until completely exhip-guished and three days after. All fire per-mits must be issued for as short a period as possible. No permit may be issued un-tess the slash is piled and is at least 59 feet from standing timber.

The burning of stump piles, root piles, ctc, on ground which has already been recently burned over, may be done under permit but the burning must be super-vised by the Banger or other Warden authorized by bim. Such burning must only be done, however, where the prchi-bition of the same if left until auturns would be a serious hardship on the set-tler and where such burning can be safely done.

by done. Forest Rangers and Fire Wardens acting under their direction must explain the law, courteously, to all, including the clause that the permittee is legally re-sponsible for all damage caused by his fire even if set under permit, that he must notify his neighbors before he sets fire, and also the new clause which pro-bibits all slash and brush burning during the spring of 1925 and encourage all fu-ture burning of slash in the fall.

All Forest Rangers and Fire Wardens are authorized to and must refuse fire permits where the above requirement are not complied with.

All Forest Rangers and Fire Wardens are authorized to and must refuse to issue any fire permits and must cancel any they, have issued if they consider condi-tions dangerous in their district at an time

No Forest Ranger or Fire Warden may alter or waive any of the above regulations without the written permission of the Deputy Minister. Special Fire Rangers appointed to assist in supervis-ing slach burning or for fire patrol shall be subject to the direction of the Forest Ranger of the district in which he is employed.

Municipal Councillors are 1 of author

and to issue Fire Permits. Game Wardens, should consult with and Let under the direction of the Furest Ranger in regard to sinsh burning unless otherwise authorized. In the event of any person burning without permit or contrary to law the

Ranger is authorized to report at once for prosecution.

(Signed) P. J. VENIOT.

ployees, Fire Wardens, Fire Fighters, Land Surveyors, persons accompanied by Registered Guides, holders of hunting, fishing, guides or mining licences or leas-es; Clergymen, Teachers, Pupils accom-panied by Teachers, Scout Masters and Scouts. Persons should register with the Fire Warden nearest to the woods in Fire Warden nearest to the woods in which he desires to travel. All must show their licenses or give the above mention-ed information when requested to do so by any Fire Warden or authorized per-son. Owners or licensees should give their employees an identification card for this purpose. Registration certificates must be issued for one trip only. Certificates must state plainly where the applicant expects to travel, with dates. In order to avoid serious inconvenience to responsible per-sons who travel certain territory periodi-cally a season certificate may be issued by the Deputy Minister upon application recommended by the local Ranger or Fire Warden. Persons accepting seasonal certificates become co-operative Fire certificates become co-operative Fire Wardens. A ten-day or one trip certificate may be issued by the ranger pend-ing receipt of the seasonal certificate. No fees of more than 10 cents may be

charged by those authorized to charge a fee. No fee whatsoever may be charged by any Provincial Government employee.

In event of extremely dry weather all certificates may be cancelled by procla-mation and the issuing forbidden until the

fire hazard is reduced. (Signed) P. J. VENIOT 2ins Acting Minister of Lands and Mines. Crown Land Office, May 23rd, 1924.

WILD GRASS

Crown Land Office, May 28th, 1924.

Rights to cut and carry away Wild Grass from vacant Crown Lands will be offered for sale at Public Auction at this office at noon on Thursday the 12th day of June next.

P. J. VENIOT,

Acting Minister Lands and Mines. 31ma

NEW TIMBER APPLICATIONS

Crown Land Office, June 4th, 1924.

June 4th, 1924 Licenses to expire on the first of August 1924 but subject to renewal to Ist 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 cutting all classes of lumber, will be sold at this office on Thursday the 19th day of June 1924 at noon. day of June 1924 at noon

Upset price \$20 per square mile in ad-

dition to stumpage. There is no payment of any bonus required. Licenses are renewable each year by payment of \$5 per square mile and fire tax of \$3.20 per square mile. Stumpage in accordance with the regu-lations 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 setsed and forteited to the use of the Crown; and no Timber or Lumber shall be cut on any berth applied for until it shall be pur-thered at public suction. hased at public auction. Description Sq. 1 Head of McKenzle Creek, Dur-ham Settlement. North half of Block 8 excepting granted lands and lots 19, 22, 23 and 24 Durham Settlement. To head here 154 NO. Sq. Mis 40. Settlement. To include lots 154, 156, 157, and 158 in Block I said Settlement. J. Stanley Scott Sand Brook, Parish of Clarendon 3 Charlotte County. Vacancy bousd-ed northerly by lots Nos. 2, 3, 1, 5, 58 and grant to William Per-ley, Craftville Settlement. Easterly by the west bounds of Li-cense No. 2379 (1924) southerly by the northern line of Range 4, Clarendon Settlement, westerly by grants to W. E. Perley, H. Hoyt, R. Webb and the southern prolongation of the west line of lot No. 58 aforesaid to meet the northern line of the grant to R. Webb aforesaid to include said lot No. 58 and Nos. 1 east, 2 east

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and north half 3 east, Range 4 Clarendon Settlement. Also va-cancy between the southern line of License No. 2379 (1924) aforesaid and the northern line of Range 5 Clarendon Settlement. Fraser Companies Limited 2 P. J. VENIOT,

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Acting Minister Lands and Mines. line

SALE OF CROWN LANDS

Crown Land Office,

June 4th, 1924. The following lots of vacant Crown Land will be offered for sale at this office on Thursday the 3rd day of July 1924. on Thursday the and day of July 1921, at 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 addit-ion to the upset price.

- RESTIGOUCHE acres, Lot 36 Range 7 Stewart Settle-ment. Marie E. Marcotte. Upset price per acro \$1.
- acres, Lot 37 Block 1 S.E. Metapedia Station. George R. Firth. Upset price per acre \$1. 102
- GLOUCESTER 100 acres, Lot 84 N.W. side Guif Shore Raifway, George A. McGraw, Upset price per acre \$1.50. NORTHUMBERLAND

- NORTHUMBERLAND acres. Lot 266 second tier north of S. W. Miramichi River. Alexander Price. Upset price per acre \$1. acres. Lot \$1 east, northern side of S. W. Miramichi River below Bolestown (5xcepting 4 rods in front). Weston Hickey. Upset price per acre \$1. © acres. Lot No. 16. Sugary Settlement. Frederick A. Sobey. Upset price per acre \$2.00. 75
- 100 acre \$2.00. KENT
- KENT acres, Lot 23 one half mile east of mouth St. Nicholas River. Thomas E. Atkinson. Upset price per acre \$2. ALBERT e acres, Lot 67 eastern side Niagara Road. Renjamin H. Tucker. Upset 18
- 100 price per acre \$1
- 73 acres lot \$4 about 1½ miles north of Grand Harbour, Island of Grand Man-an. Frank L. Russell. Upset price per acre \$2.00.
- 57 acres, Lot A west side King Lake. G. P. McNichol. Upset price for the lot \$368

- \$365.
 VICTORIA
 75 acres, Lot letter K, S. W. side Little Salmon River. JorgenN. Jensen. Up-set price per acre \$5.
 20 acres, Lot D in the Parish of Drum-mond. Joseph J. Cote. Upset price per acre \$2.50.
 \$1 acres, Lot 136 in the Parish of Drum-mond. Joseph J. Cote. Upset price per acre \$2.50.
- - acre \$2.50.
- QUEENS 50 acres Lot 37 East Waterloo. Wm. Ber-mard. Upset price \$3.00.
- P. J. VENIOT. Acting Minister Lands and Mines. 41:58

BRIDGE NOTICE

NOTE-No tenders will be consider-ed unless the persons tendering distinct-ly state that they have made or caused to be made, an inspection of the site of the proposed work. Revised sealed tenders marked teninspection of the site

der for Haywood Brook Bridge will be r ceived at the Department of Public Works, Fredericton, until Wednesday, 18th day of June, 1924, at 5 o'clock p.m. 18th day of June, 1924, at 5 o'clock p.m. For building Haywood Brook Bridge Trunk Road Petitcodiac to Sussex, Par-ish of Salisbury, Westmorland County, N. B. according to Plans and Specifica-tions to be seen at the Public Works De-partment, Fredericton, N. B., at the of-fice of the Provincial Tax Inspector, Bank of Montreal Building, St. John, N. B., at the office of Mr. George H. Cochrane. Main St., Moncton, and at the store of Lee Stockton, Esq., Fetitcodiac, N. B. Each tender must be accompanied by a certified Bank Cheque made payable to the Provincial Secretary-Treasurer, or cash, for an amount equal to five per cash, for an amount equal te five per cent of the total amount of the tender which will be for-feited if the party tendering declines to enter into contract when called upon. Such certified Bank Cheque or cash, will be returned to the parties whose tenders are not accepted, but with the party to

2ins Acting Minister of Lands and Mines Crown Land Office, May 23rd. 1924.

PROCLAMATION FOREST TRAVEL REGULATIONS

Notice is hereby given in accordance with Section 43 C25, 12 George V 1925 that all Forest Land in New Brunswick is placed under the above Section 63 un-til further notice and in accordance with the following regulations authorized un-der Section 38 of the Forest Fires Act of 1918.

Forest Travel Regulations Between May 1st and November 1st No person may camp, travel, fish or picnic on forest 'and without first having registered with a Fire Warden or other authorized person giving name and ad-dress and the route, destination, purpose and duration of the trip. Registration