1924, at noon.

93 and Blocks A and B north and east of Clarendon Station. Wil-liam A. Muir and R. N. Perrin... 2 C. W. ROBINSON, Minister of Lands and Mices.

NEW TIMBER APPLICATIONS

Crown Land Office. April 2nd., 1924. Licenses to expire on the first of Aug Licenses 19 expire on the first of August 1924, but subject to renewal to 1st August 1933, in accordance with Chapter XI, 3 George V, 1913, for Saw Mill Licenses 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 17th day of April 1874, at 1999.

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 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.

Description Sq. Mis Moores Brook, East of Weavers Siding. Vacancy in Block 258 aouth of the Reserve Line, ex-cepting granted lands and surveyed lots but to include lots numbers 101, 102, 104, 105, 106, 107, 110, 111, 112, 128 and 129. Prices curvey. Also vacancy in Block 357 adjoining southerly, the northern 1 1-4 miles in width of said Block extending to the rear line of lots fronting on the rear line of lots fronting R. W. Miramichi River. James C. W. ROBINCON. Minister of Lands and Mines.

APPLICATIONS FOR CROWN LANDS APPROVED.

Crown Land Office,

The following applications for lard under the Act to facilitate the settlement of Crown Lands, viz. Chapter 25, Consolidated Statutes, 1962 and regulations thereunder (passed in Council 12th April 1875 and 8th September, 1913) are approv-

No Commissioner to assign work until he knows that the applicant has im-proved to the value of \$40 (as required by the 2rd regulation) otherwise no credit will be given for the Labor.

The following lots are approved subject to timber license to the first of August 1925.

RESTIGOUCHE T. A. Lar Landry and James Hickie,

21,703 dwEard Anderson, 100 acres, Lot 191 east of Quinn Bye Road. GLOUCESTER Joseph A. Poirier, Commissioner. 54 Theophile J. Legere, 100 acres, Lot 33 Range 6 Paquetville. 55 Henrie Doiron, 100 acres, Lot 34

13,765 Range 6 Paquetville. 23,796 John L. Boudreau, 160 acree, Lot 36 Range 6 Paquetville.

NORTHUMBERLAND T. W. Crocker, Commissioner. 11,707 George H. Oak, 100 acres, Lot 5

Warwick Road. Walter Freeze and Michael Hannan,

Commissioners.

23,708 Howard P. Sutherland, 100 acres,
Lot 88 Block 359 Hurley Bk.
The following lot is approved not
subject to any timber Scense.

RESTIGOUCHE L. B. Somers, Commissioner. 23,709 Herel Pelletier, 160 acres, Lot 6

Vila.

Range 18 Hazen Settlement.

NaGeau Settlement.

NaGeau Settlement.

The following lot is approved subject to the regulations made by Orders in Council October 1907, Pebruary 1912 and August 1913. It is not subject to any timber ficense.

Henri Caron, Commissioner.
Fortuna Lagace, 55 acres, Lot 16
Nadeau Settlement.
C. W. ROBINSON. 592

DEPT. OF HEALTH

BYE-LAWS REGARDING SALE OF MILK AND CREAM IN THE CITY OF MONCTON.

Bye-laws regarding the sale of mak and cream in the City of Moncton accumonal to the regulations of the Department of Health regurning Dairies and Misk, passed by the Westmorland Coun-ty, Sup-pastrict Board of Health under authority of Section 44 of the Public Health Act, 1918 Province of N. B., October 22, 1923. 22. Notwithstanding any bye-law or

regulation passed heretofore, Dairies chai be classified as follows:—
Grade "A Tubercuan Tested Dairies.
Grade "B" Untested Dairies.

The Grade of each Dairy shall be marked on the license therefor.

24. Grade "" Dairies shall be subject to the following provisions:—

(a) The veterinary inspectors, ap-

proved of by the Board, shall use the tuberculin test (except as provided for in Section 25) and also make a careful physical examination of the cows, in order to determine whether they are healthy or not. Dairy bulls shall also be examined and subsequently treated in the same way as cows.

Following the examination and test, the diseased cows and Reactors shall be

dealt with as follows:--

(b) Cows which in the opinion of the veterinary inspector are affected with open tuberculos: and are distributing the germs of the disease through the milk, faeces or sputum, shall be sent to an abattoir under inspection and there slaughtered as soon as convenlently can be done. When no such abatis within reasonable distance, the cows shall be slaughtered in the pres-ence of the veterinary enspector, who shall direct how the carcass shall be disposed of.

(c) Reactors to the test shall separated from non-reactors as effectively as possible (suspicious animals shall be classed as reactors), and the owner shall be given the choice of dis-posing of them in one of the following

WAYS:

1. Immediate slaughter. 2. Slaughter after they have been prepared for the block, by drying off and feeding.

3. Retaining them in the herd, and selling no milk or cream until it has

been pasteurized.

4. The carcass of any animal slaughtered under these regulations shall be-long to the owner and shall be disposed of as the veterinary inspector may direct.

25. Grade "B" Dairies need not be submitted to the tuberculin test and shall be dealt with under the following clause in the same manner as herds containing reactors thereunder.

(a) Milk or cream from a herd containing reactors shall not be sold in the

raw state except to a dairy company or dealer equipped with the necessary apparatus for scientific pasteurization.

(b) It shall be unlawful for any per on, Firm or Corporation, holding a grade "B" Dairy License, to sell, offer for sale or hold for sale in the City of Moncton any milk or cream that has not been scientifically pasteurized in accordance with the requirements of this Board. Scientific pasteurization means raising the temperature of the milk or cream to 145 degrees F., maintaining it at that temperature for at least tweaty minutes, immediately cooling it to 50 degrees F. or below and keeping it at or below that temperature. Inspectors of this Board will see that this provision is carried out. Recording Thermographs shall be used in all Pasteurizing Plants.

26. Caps and Labels shall state whe-Nadeau Settlement.
Regulations made by Orders October 1907, Pebruary 1912 the fixed. The letter designating the grade to which the milk or cream belongs shall be conspicuously displayed on the fixense.

Caron, Commissioner.
Regulations made by Orders to which the milk or cream belongs shall be conspicuously displayed on the caps of bottles and on the labels of cans. In addition pasteurized milk or cream shall have the day of the week on which pasteurized. stamped or printed on the caps or labels.

27. All cans used in transporting milk or cream to the City of Moncton ther milk or cream is raw or Pasteur-

shall be of a type and size approved by and shall at all times be in a condition satisfactory to this Board or its Officers.

28. All empty cars must be cleaned, sterifized and sealed at the Dairy Milk or Pasteurizing Plant before being re-

turned to the Dairy Farm.

29. A physical examination of all cows shall be made at least once every six months by a veterinarian approved by the Board of Health, who shall see that every discount on the latest once the state of the statest of the that every diseased cow shall be remov-ed from the herd at once, and no milk from such cow offered for sale.

The results of such examination and tuberculin tests shall be certified to and signed by the veterinarian under solemn declaration and witnessed by a Justice of the Peace.

Said certificate to be given to the Secretary of the Board of Health with-

in ten days of such examination.

Section 2 of these bye-laws is hereby amended by adding the words "or
Dairy" after the word "Vendor's" in the second line thereof, in the Royal Gazette

of March 7th., 1923.

Passed at the regular meeting of
The Westmorland Co. Sub-District Board of Health at Moncton, N. B., Oct. 22nd.

> C. E. Northrup. Health. Moncton. N. B.
> F. J. Desmond, D. M. H. O.
> Chairman of Sub-Instrict Board of Health of Westmorland Co., N.

The following amendments by Sub-District Board of Health of West-morland County, New Brunswick to the Bye-Laws regarding the sale of Milk in the city of Moncton, which were published in the Royal Gazette of March 7th.

A. D. 1923, Vol 81, Pages 52-53.

Regulation 2, Line 10, Amend by adding the words "or approved" after the word appointed, making mat portion of it to read "by a veterinary inspector or inspectors appointed or approved by this

Regulation 6, which is misprinted should read "all cattle bought or acquir-ed by the holder of a vendor's or dairy license, shall be submitted to the tuber-culine test and shall be certified as having passed the same by the veterinary Inspector mentioned in regulation No. hereof conducting such test before being brought to the premises of the purchaser and shall thereafter remain in isolation to the satisfaction of such Inspector until retested and certified as fit to enter the herd"

Regulation 9, line 5-After the word thereto, strike out the remainder of the section and amend by having it read-"Order-in-Council applicable thereto, by this Board. The Chairman or Secretary may suspend a license upon the recommendation of a veterinary Inspector or

food Inspector of this Board.
Regulation 10, Line 3—Alter the word "Board" insert the words "and before issuance of a license", making re-gulation in this part to read "The hold-er of a vendor's or Dairy License shall at any tme upon the request of the Sec-retary of the Board and before issuance of a license deliver to the Board a statement etc., etc.

Regulation 14, Section 70, of the Provincial regulations is substituted for regulation 14.

The following amendment to the Bye-Laws passed by the Board on Octo-ber 22nd, 1923.

Regulation 24, sub-section C in the second ine following the word "possible" amend by adding "as determined by the Inspecting Veterinary" making the subsection to read "(C) Reactors to the test shall be separated from non-reactors as

effectively as possible, as determined by the Inspecting Veterinary, etc., etc." Passed at the regular meeting of the Westmorland Sub-District of the Board of Health at Moncton on December 6th., A. D. 1923.

F. J. Desmond, D. M. H. O. Chairman of the Sub-District Board of Health of Westmorland County,

N. B.
C. E. Northrup.
Secretary of Sub-District Board of
Health Westmorland County, N. B. Approved: William F. Roberts.

Minister of Health, January 30th.,