

19. If the Licensee has any objection to the scale of the Government Scaler he shall furnish the Inspector of Scales with a statement sworn to by the Licensee's scaler as to the number of pieces, contents and kinds of lumber cut and such objection must be made and said statement must be filed in the Crown Land Department before the lumber in question leaves the brow, otherwise no subsequent claim for overcharge of stumpage can be entertained by the Government.

20. Licensees who have paid their stumpage dues in full and have fully complied with all conditions of their Licenses on or before the first day of August in each year, shall be entitled to annual renewals for such parts of the ground held by them as may at the first day of July in each year be vacant and unapplied for, on payment of the mileage thereon at the rate of eight dollars (\$8.00) per square mile, payable on or before the first day of August in each year. That no renewal mileage on Licenses shall be received unless all stumpage dues have been fully paid as before provided; also provided, that no License shall be reckoned at less than two square miles.

21. Should any License fail to renew any Timber License held by him on or before the first day of August in each year, the berths or limits covered by any such unrenewed License shall be vacant and open for application by any other person.

22. In cutting sleepers or railway ties, the operator must put some distinguishing mark on each sleeper or tie, and such marks so to be used shall be furnished to the Deputy Minister of Lands and Mines in each year, before the operation is commenced; otherwise any sleepers or ties cut by any operator shall be subject to a stumpage of 25 cents each. Ties cut and hauled to the railway or stream shall be piled in a suitable manner where they can be counted. A space of 3 feet must be allowed between every other two tiers.

23. Any person indebted to the Crown Land Department for any sums as stumpage dues shall be debarred from making any application for a Timber License, from bidding on the sale of any Timber License, or from having any Timber License issued to him by transfer or otherwise.

24. The saw will be used in felling trees and in cutting them into log length. If any logs are cut down with an axe their length for scaling shall be from point to point of scarf, being the extreme length of the log. Six inches will be the maximum allowance for trimming, but if exceeded the scaler will include in his scale the next foot above in length. A penalty of \$10 per M will be charged on spruce and pine used as skids in the building of roads, bridges, etc., where other species are available, also all lodged trees left in the woods. The lower limbs of every fallen tree shall be lopped off, so that the top will lie flat on the ground to rot.

25. No portable saw mill be set up on Crown Land without first obtaining a License from the Crown Land Department.

26. This License to be subject to "The Manufacturing Conditions," as authorized by Section 1 of Schedule "A" of Chapter X, 1 George V., as amended by Chapter 26, 8 George V., 1918.

27. The Licensee shall have the right to cut and carry away all merchantable lumber upon lots that may have been surveyed within the boundaries of the License, and that have been applied for under the Labour Act, for the space of one logging season immediately after such application has been "approved" in the Royal Gazette, and should such lot or lots be "approved" after the first of December the Licensee shall have one year from the first of August next following to remove such merchantable lumber.

28. Permission is granted to the Licensee to cut and carry away all blown down lumber, burnt lumber and trees affected by the spruce budworm, all irrespective of size; provided the operations are conducted under the Forest Engineer of the district who will first give his permission to cut such lumber. And where the lumber is only partially destroyed by such fire, or where trees are blown down, he may call upon the Licensee to remove the whole or any part of such burnt or blown down lumber before it decays, as may seem reasonable to the Minister. On failure to comply with such demand, the Licensee may be called upon to pay stumpage on such lumber as by these regulations prescribed.

29. The Rates of Stumpage on lumber

cut in the Blue Bell Tract are the same as those set forth in Section 4 of these Regulations.

30. Any logs cut and delivered in a stream or lake where they are liable to float down before being scaled by the Government Scaler, to be subject to a penalty of double stumpage.

31. Licensees shall on or before the first of May in each year file in the Crown Land Department a return showing the kinds and quantities of lumber cut by them during the previous logging season in compliance with Chapter 16, 8 George V., 1918.

J. E. HETHERINGTON,
Acting Minister of LANDS AND MINES
Crown Land Office, August 1st, 1925,
Fredericton, N. B.

NEW TIMBER APPLICATIONS

Crown Land Office,

July 8th, 1925.

Licenses to expire on the First of August 1925 but subject to renewal to 1st August 1932, in accordance with Chapter 11, 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 23rd day of July, 1925, 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 \$5 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.

No.	Description.	Sq. Mls.
26.	Mouth of Mountain Brook, Gas-pereau River, East half of Block No. 46. Sayre and Holly Lumber Company, Limited.	3

J. E. HETHERINGTON,
Acting Minister Lands and Mines.

SALE OF CROWN LANDS

Crown Land Office,

July 8th, 1925.

The following lots of vacant Crown Land will be offered for sale at this office on Thursday the 8th day of August, 1925, 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 thereof. The said lots are sold subject to the cost of the survey which will be in addition to the upset price.

RESTIGOUCHE

0.758 acres, Lot No. 7 Eastern side Road leading from International Railway through Kedgwick, Richards Manufacturing Company, Limited. Upset price \$100.

0.1 acres, adjoining Westerly 1st street in Town Plot of Kedgwick having a width of 100 feet southerly of Mill Pond. Richards Manufacturing Company, Limited. Upset price \$40.

NORTHUMBERLAND

100 acres, South half Lot No. 16 South side of Southwest Miramichi River below Barnaby River. David Creamer. Upset price \$100.

MADAWASKA

185 acres, Lots Nos. 123 and 124 Tier 4 Ouellette Settlement. Jesse W. Baker. Upset price \$1.00 per acre.

J. E. HETHERINGTON,
Acting Minister Lands and Mines.

Probate Court Notices

PROBATE COURT, COUNTY OF SUNBURY,

PROVINCE OF NEW BRUNSWICK

To the devisees, legatees and creditors of Arthur Glasier, late of the City of Ottawa, in the Province of Ontario, and of the Parish of Lincoln, in the County of Sunbury, Civil Servant, deceased, and to all others whom it may concern.

The Executor of the Last Will of the above named deceased having filed his accounts in this Court, and asked to have

the same passed and allowed, and order for distribution made, you are hereby cited to attend, if you so desire, at the passing of same, at a Court of Probate to be held in and for the County of Sunbury at the Registry Office, at Oromocto, in the said County of Sunbury, on Thursday the thirtieth day of July A. D. 1925, at the hour of eleven o'clock in the forenoon when the said accounts will be passed upon and order for distribution made.

Given under my hand this fourth day of July A. D. 1925.

(Sgd.) JOHN W. GILMOR,
Judge of Probate for the County of Sunbury.

(Sgd.) EMMA E. ESTABROOKS,
Registrar of Probate for the County of Sunbury.

PROBATE COURT, COUNTY OF SUNBURY,

PROVINCE OF NEW BRUNSWICK.
In the matter of the Estate of Charles Wesley Mitchell, late of the Parish of Lincoln, in the County of Sunbury, Farmer, deceased.

To the heirs at law and next of kin creditors, and all others interested in the Estate of Charles Wesley Mitchell, late of the Parish of Lincoln, in the County of Sunbury, deceased.

On the application of Robert Lindsay Lunt, of the Parish of Lincoln, in the County of Sunbury, Farmer, a creditor of the said estate you are cited and required to appear before me at a Court of Probate to be held in and for the County of Sunbury at the Registry Office at Oromocto, in the said County of Sunbury, on Thursday the twenty third day of July next, at the hour of eleven o'clock in the forenoon, to show cause why Letters of Administration of all and singular the goods chattels and credits which were of the said Charles Wesley Mitchell, deceased, should not be granted to the said Robert Lindsay Lunt, agreeably to the prayer of his Petition filed the 15th day of June, 1925.

Given under my hand and the seal of the said Probate Court this thirtieth day of June A. D. 1925.

(Sgd.) JOHN W. GILMOR,
Judge of Probate for the County of Sunbury.
(Sgd.) EMMA E. ESTABROOKS,
Registrar of Probates for the County of Sunbury.

PROBATE COURT, SAINT JOHN.

To Theresa Poole, Widow, 224 East 65th Street, New York City, U.S.A., Margaret Mulvey, Widow, 224 East 65th Street, New York City, U. S. A., Mary Dupree, Married Woman, 181 West 97th Street, New York City, N. Y., and Henry Baker, Infant, 162 Sheridan Avenue, Medford, Mass., U.S.A., care Mrs. John McGlinley, all the next of kin of Michael Lyden, late of the City of Saint John, in the City and County of Saint John, and Province of New Brunswick, Laborer, deceased, and all others whom it may concern.

On the application of Joseph Lyden of Millinocket in the State of Maine one of the United States of America, Millman and Hugh Lyden of Thomaston in the State of Maine, Laborer, you are hereby cited to appear before me at a Court of Probate to be held in and for the County of the City and County of Saint John, at the Probate Court Room, in the Pugsley Building, in the City of Saint John, in the City and County of Saint John, on Monday the Tenth day of August, next, at the hour of Eleven o'clock in the forenoon (Local time), to show cause, if any, why Maurice Garvin should not be appointed Administrator of the estate and effects of Michael Lyden, deceased.

Given under my hand this twenty-fourth day of June, A. D. 1925.
(Sgd.) H. O. McINERNEY,
Judge of Probate.

(Sgd.) HEBER S. KEITH,
Registrar of Probate.

PROBATE COURT, SAINT JOHN.

To the devisees, legatees and creditors of Percy Webster Wardle, late of the Town of Saugerties in the County of Ulster in the State of New York, one of the United States of America, Agent, deceased, and to all others whom it may concern.

The Administrator cum testamento