

CROWN LANDS DEPARTMENT. Quebec, 2nd November, 1861.

NIOTICE is hereby given, that persons who may have purchased (Crown or School) lands in the County of Bruce; in the Townships of Ashfield, Grey, Howick, Morris, Turnberry and Wawanosh, in the County of Huron; in the Townships of Elma and Wallace, in the County of Perth; in the Townships of Artemesia, Bentinck, Derby, Egermont, Glenelg, Holland, Melancthon (New Survey), Normanby, Osprey, Sullivan and Sydenham, in the County of Grey; in the Townships of Arthur and Minto, in the County of Wellington, U. C.; and have not complied with the condition of the sales, as regards settlement on the land, are required to complete their purchases forthwith, at the rate of 10s (\$2) an acre, with interest thereon from the dates of the respective sales, and with the addition of 1s. Ed. (25 cents) an acre, so that Patents may be issued, when no adverse claims exist.

In default of payment before the FIRST of FEBRUARY next, the Lands will be resumed and offered at Public Sale.

Persons having made the necessary improvements are required to furnish the Agents of the Department with evidence thereof.

10-6 in.

P. M. VANKOUGHNET, Commissioner.



OF CROWN LANDS, Quebec, 8th November, 1861.

OTICE is hereby given that the undermentioned Crown Land Agencies in Upper Canada, will be closed on the FIRST of JANUARY next, after which date, parties having payments to make, or any business to transact connected with the Public Lands therein, must communicate direct with the Department.

AGENCY.	AGENTS.
Stormont, Dundas and Glengary	S. HART,
Prescott and Russell	
Carleton	J. DURIE.
Lanark	G. KERR.
Leeds and Grenville	
Prince Edward	
Hastings, (South part of)	
Northumberland and Durham	W. WALLIS.
Peterborcurb, (South part of)	
Wentworth	
Lincoln, Haldimand and Welland	
Norfolk	
Oxford and Brant	
Kent	
Lambton	
Waterloo	H S HURER

Varties desiring to claim through any of the above Local Agents should do so at ouce

ANDREW RUSSELL. Assistant Commissioner.

10-6 in.



DEPARTMENT OF CROWN LANDS.

Quebec 18th October, 1861.

TOTICE is hereby given that parties having payments to make, or any business to transact connected with the Public Lands, in the counties of York, Ontario, Peel, Halton, Middlesex, Elgin and Essex, must communicate direct with the Department, the agencies for those Counties having been closed.

ANDREW RUSSELL,

10-6 in.

Assist. Com.

DEPARTMENT OF CROWN LANDS,

Quebec 31st October, 1861.

OTICE is hereby given that those lots in the township of Proton, in the County of Grey, U. C., remaining unoccupied and unimproved, the purchase o' which shall not be completed within three months from the late ' neof, will be resumed and again offered at public sale.

Occupants of lots must furnish evidence of their improvements to the Agent of the Department at Durham.

P. M. VANKOUGHNET,

10-6 in.

Commissioner.

STANDING RULES.

()N the subject of Private and Local Bills, adopted by the Legislative Council and Legislative Assembly, 3rd Session, 5th Parliament, 20th Victoria, 1857.

- 1. That all applications for Private and Local Bills for granting to any individual or individuals any exclusive or peculiar rights or privileges whatsoever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or for making any amendment of a like nature to any former Act,-shall require the following notice to be published, viz :--
- In Upper Canada-A notice inserted in the Official Gazette. and in one newspaper published in the County, or Union of Counties, affected, or if there be no paper published therein, then in a newspayer in the next nearest County in which a newspaper is published.
- In Lower Canada-A notice inserted in the Official Gazette, in the English and French languages, and in one newspaper in the English and one newspaper in the French language, in the District affected, or in both languages if there be but one paper; or if there be no paper published therein, then (in both languages) in the Official Gazette, and in a paper published in an adjoining District.

Such notices shall be continued in each case for a period of at least two months during the interval of time between the close of the next preceding Session and the presentation of the Petition.

- 2. That before any Petition praying for leave to bring in a Private Bill for the crection of a Toll Bridge, is presented to this House, the person or persons purposing to petition for such Bill, shall, upon giving the notice prescribed by the preceding Rule, also, at the same time, and in the same manner, give a notice in writing, stating the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to creet a draw-bridge or not, and the dimensions of such draw-bridge.
- 3. That the Fee payable on the second reading of and Private or Local Bill, shall be paid only in the House in which such Bill originates, but the disbursements for printing such Bill shall be paid in each House.
- 4. That it shall be the duty of parties seeking the interference of the Legislature in any private or local matter, to file with the Clerk of each House the evidence of their having complied with the Rules and Standing Orders thereof; and that in default of such proof being so furnished as aforesaid, it shall be competent to the Clerk to report in regard to such matter, "that the Rules and Standing Orders have not been complied with."

That the foregoing Rules be published in both languages in the Official Gazette, over the signature of the Clerk of each House, weekly, during each recess of Parliament.

> J. F. TAYLOR, Clk. Leg. Council. Wy. B. LINDSAY, Clk. Assembly.

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