



THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART I

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Vol. 85

ST. JOHN'S, FRIDAY, MAY 7, 2010

No. 18

**CANADA-NEWFOUNDLAND ATLANTIC ACCORD IMPLEMENTATION ACT
AND
CANADA-NEWFOUNDLAND AND LABRADOR ATLANTIC ACCORD
IMPLEMENTATION NEWFOUNDLAND AND LABRADOR ACT**

**CANADA-NEWFOUNDLAND AND LABRADOR OFFSHORE PETROLEUM BOARD
CALL FOR BIDS No. NL10-01 (Area "A" - Jeanne d'Arc Basin)**

The Canada-Newfoundland and Labrador Offshore Petroleum Board hereby gives notice of a call for the submission of bids in respect of two parcels in the Newfoundland and Labrador offshore area.

This notice of the Call for Bids No. NL10-01 is made pursuant and subject to the *Canada-Newfoundland Atlantic Accord Implementation Act*, S.C., 1987, c. 3, and the *Canada-Newfoundland and Labrador Atlantic Accord Implementation Newfoundland and Labrador Act*, RSNL 1990, cC-2.

The following is a summary of the Call for Bids No. NL10-01:

- (i) Sealed bids will be received by the Board prior to the time of closing of this call for bids. This call for bids will close at 4:00 p.m., Newfoundland Standard Time, on **November 17, 2010**, except as specifically provided for in the Call for Bids No. NL10-01;
- (ii) All bids must be submitted in accordance with the terms and conditions of the Call for Bids No. NL10-01;
- (iii) The parcels are located offshore Newfoundland and Labrador and are described in Schedule I. An Exploration Licence may be issued for each parcel;

- (iv) For the purpose of selecting a bid, the sole criterion to be used will be the total amount of money the bidder commits to expend on exploration on the parcel within Period I (“Work Expenditure Bid”);
- (v) A minimum bid of \$1,000,000 will be required for each parcel in the Jeanne d’Arc Basin;
- (vi) For each parcel, the Work Expenditure Bid must be accompanied by a bank draft or certified cheque in the amount of \$10,000 (“Bid Deposit”) made payable to the Receiver General. Furthermore, the successful bidder will be required to provide, within 15 days of notification of being the successful bidder, a promissory note in the amount of 25% of the Work Expenditure Bid (“Security Deposit”). A credit against the Security Deposit will be made on the basis of 25% of allowable expenditures as described in the Exploration Licence (“Allowable Expenditures”);
- (vii) The successful bidder will receive a refund, without interest, of the Bid Deposit when the Security Deposit is posted within 15 days. ***Failure to post the Security Deposit within 15 days will result in forfeiture of the Bid Deposit and disqualification of the bid.***

Following the announcement of the bid results, the Bid Deposits of unsuccessful bidders will be returned, without interest, as soon as possible;

- (viii) The interest owner may at its option extend Period I from five (5) years to six (6) years by providing to the Board before the end of the fifth year of Period I either:

(a) a description of 50% contiguous Licence Lands to be surrendered together with a refundable drilling deposit of \$1,000,000.

OR

(b) a \$5,000,000 refundable drilling deposit.

If a drilling deposit is posted with paragraph (a) or (b) above, it will be refunded in full if the Licence is validated for Period II by the drilling of a well on that licence. No interest will be paid on the drilling deposit.

If a validation well is not drilled, the drilling deposit will be forfeited to the Receiver General for Canada upon the termination of the Licence at the end of Period I. Allowable Expenditures cannot be applied against the Drilling Deposit.

- (ix) For each parcel, the licence requirement will be one well to be commenced within Period I and diligently pursued thereafter.
- (x) For each parcel, rentals will be applicable only in Period II at the following rates:

1 st year	\$5.00 per hectare
2 nd year	\$10.00 per hectare
3 rd year	\$15.00 per hectare
4 th year	\$15.00 per hectare

When an Exploration Licence continues in force beyond Period II, rentals will be payable at the rates applicable during the last year of Period II.

Rentals will be payable annually, in advance, and are to be submitted by cheque payable to the Receiver General, except for rentals applicable to an Exploration Licence continuing beyond Period II, which will be payable monthly, in advance, at the rate of one-twelfth (1/12) of the applicable annual rates.

Rentals will be refunded annually, to a maximum of 100% of the rentals paid in that year, on the basis of a dollar refund for each dollar of Allowable Expenditures for that year.

Carry forward provisions to reduce rentals otherwise payable in ensuing rental years will apply.

Rentals will apply to lands subject to a declaration of significant discovery during the term of the Exploration Licence at the rates and levels of refundability specified above;

- (xi) An Allowable Expenditure schedule will have application throughout Period I of the Exploration Licence. The rates of Allowable Expenditures will be reviewed, and may be amended, at the expiration of Period I;
- (xii) Rentals (Significant Discovery Licence)

Each Significant Discovery Licence shall be subject to the following rental regime after the expiration of the term of the Exploration Licence of origin:

- (a) Rentals on Significant Discovery Licences, following the expiry date of the Exploration Licence, shall be at the following base rates:

Year 1 to 5	\$20.00 per hectare
Year 6 to 10	\$80.00 per hectare
Year 11 to 15	\$200.00 per hectare
Year 16 to 20	\$800.00 per hectare

The rental rates applicable to any Significant Discovery Licence resulting from Call for Bids NL10-01 will be payable in constant (inflation adjusted) 2011 dollars.

- (b) Rental rates of \$800.00 will increase by \$100.00 for each year beyond year 20, and will be payable in constant (inflation adjusted) 2011 dollars until the Significant Discovery Licence is relinquished or converted to a Production Licence. For greater certainty, the interest owner may relinquish lands to reduce future rental payments.
- (c) There shall be no carry forward of excess allowable expenditures from Exploration Licences.
- (d) Rentals are to be submitted by bank draft or certified cheque payable to the Receiver General.
- (e) For greater certainty, rentals shall be calculated on the basis of the total hectarage of lands held as part of the Significant Discovery Licence, as of the anniversary date.
- (f) Rentals will be refunded annually, to a maximum of one hundred percent (100%) of the rentals paid in that year, on the basis of a dollar refund for each dollar of allowable expenditures for that year.
- (xiii) A successful bidder will be required to comply with the Canada-Newfoundland and Labrador Benefits procurement, employment and reporting procedures as established by the Board;
- (xiv) Each parcel will be subject to the payment of issuance fees and Environmental Studies Research Fund levies;
- (xv) The Board is not obliged to accept any bid or issue any interest as a result of this call for bids;
- (xvi) Any licence that may be issued shall be in the form of the Exploration Licence attached to the Call for Bids NL10-01;

The full text of Call for Bids NL10-01 is available at the Board's website (www.cnlopb.nl.ca) or upon request made to the Registrar, Canada-Newfoundland and Labrador Offshore Petroleum Board, Fifth Floor, TD Place, 140 Water Street, St. John's, Newfoundland and Labrador, A1C 6H6, 709-778-1400.

MAX RUELOKKE, P. Eng.
Chairman and Chief Executive Officer

**SCHEDULE I - LAND DESCRIPTION
CALL FOR BIDS NO. NL10-01
(Jeanne d'Arc Basin)**

	<u>Latitude*</u>	<u>Longitude*</u>	<u>Sections</u>	<u>Hectares</u>
Parcel No. 1	47°40'N	48°00'W	1-3, 11-13, 21-23, 31-33	4 184
	47°40'N	47°45'W	61-63, 71-73, 81-83, 91-93	4 184
	47°30'N	48°30'W	1-7, 11-17	4 892
	47°30'N	48°15'W	1-5, 11-15, 21-25, 31-35, 41-47, 51-57, 61-67, 71-77 81-87, 91-97	21 668
	47°30'N	48°00'W	1-47, 51-57, 61-65, 71-75 81-85, 91-95	25 856
	47°30'N	47°45'W	66-70, 76-80, 86-90, 96-100	6 980
	47°20'N	48°30'W	1-20	7 008
	47°20'N	48°15'W	1-100	35 040
	47°20'N	48°00'W	51-100	17 520
	47°10'N	48°15'W	6-10, 16-20	3 510
	47°10'N	48°00'W	6-60, 66-70, 76-80, 86-90 96-100	8 775
	Total Hectares			139 617

*North American Datum 1927

	<u>Latitude*</u>	<u>Longitude*</u>	<u>Sections</u>	<u>Hectares</u>
Parcel No. 2	46°40'N	48°00'W	1-38, 40-46, 50-54, 61-64	19 158
	46°40'N	47°45'W	57-60, 67-70, 77-80, 87-90, 97-100	7 085
	46°50'N	48°00'W	1, 11, 21, 31, 41	1 770
	46°50'N	47°45'W	51, 61, 71, 81, 91	1 770
	Total Hectares			29 783

*North American Datum 1927

May 7

MINERAL ACT

NOTICE

Published in accordance with section 62 of CNLR 1143/96 under the *Mineral Act*, cM-12, RSNL 1990 as amended.

Mineral rights to the following mineral licenses have reverted to the Crown:

Mining Lease 185 (7239M)
held by Central Holdings Inc.
situate near Finger Pond, central Newfoundland
on map sheet 2D/14

Note - No lands coming open for staking - will become full size claims in surrounding licence

The lands covered by this notice except for the lands within Exempt Mineral Lands, the Exempt Mineral Lands being described in CNLR 1143/96 and NLR 71/98, 104/98, 97/200, 36/2001, 31/2004, 78/2006, 8/2008 and 28/2009 outlined on 1:50 000 scale maps maintained by the Department of Natural Resources, will be

open for staking after the hour of 9:00 AM on the 32nd clear day after the date of this publication.

JIM HINCHEY, P.Geo.
Manager - Mineral Rights

File #:759: 080

May 7

LANDS ACT

NOTICE OF INTENT

LANDS ACT, c36, SNL 1991

Notice is hereby given that RODERICK GOSSE of Spaniard's Bay, NL intends to apply to the Department of Environment and Conservation, two months from the publication of this Notice, to acquire title, pursuant to Section 7(2) of the said Act, to that piece of Crown Land situated within fifteen (15) metres of the waters of Denny's

Pond, in the Electoral District of Trinity – Bay de Verde for the purpose of constructing a boathouse and wharf and being more particularly described as follows:

*Bounded on the North by Crown Land
for a distance of 15 m;
Bounded on the East by Denny's Pond
for a distance of 75 m;
Bounded on the South by Crown Land
for a distance of 15 m
Bounded on the West by Roderick Gosse
for a distance of 75 m;
and containing an area of
approximately 1125 square metres.*

Any person wishing to object to the application must file the objection, in writing, within one month from the publication of this notice, with reasons for it, to the Minister of Environment and Conservation, and mail to the nearest Regional Lands Office:

(Choose Area Applicable)

c/o Eastern Regional Lands Office, P. O. Box 8700, 5 Mews Place, St. John's, NL, A1B 4J6.

c/o Central Regional Lands Office, P. O. Box 2222, Gander, NL, A1V 2N9.

c/o Western Regional Lands Office, P. O. Box 2006, Noton Building, Corner Brook, NL, A2H 6J8.

c/o Labrador Regional Lands Office, P. O. Box 3014, Station "B", Happy Valley-Goose Bay, NL A0P 1E0.

For further information on the proposed application, please contact RODERICK GOSSE Telephone (709) 589-8888.

May 7

NOTICE OF INTENT

LANDS ACT, c36, SNL 1991

Notice is hereby given that DEEP COVE MARINA INC. of Musgravetown, NL intends to apply to the Department of Environment and Conservation, two months from the publication of this Notice, to acquire title, pursuant to Section 7(2) of the said Act, to that piece of Crown Land situated within fifteen (15) metres of the waters of Goose Bay, in the Electoral District of Terra Nova for the purpose of Marina Expansion and being more particularly described as follows:

*Bounded on the North by Land of John Young
for a distance of 5.788m;
Bounded on the East by Land of John Young
for a distance of 56.555m;
Bounded on the South by the Shore of Goose Bay
for a distance of 124.237m
Bounded on the West by Land of John Young
for a distance of 70.047 m;
and containing an area of
approximately 0.109 hectares.*

Any person wishing to object to the application must file the objection, in writing, within one month from the publication of this notice, with reasons for it, to the Minister of Environment and Conservation, and mail to the nearest Regional Lands Office:

(Choose Area Applicable)

c/o Eastern Regional Lands Office, P. O. Box 8700, 5 Mews Place, St. John's, NL, A1B 4J6.

c/o Central Regional Lands Office, P. O. Box 2222, Gander, NL, A1V 2N9.

c/o Western Regional Lands Office, P. O. Box 2006, Noton Building, Corner Brook, NL, A2H 6J8.

c/o Labrador Regional Lands Office, P. O. Box 3014, Station "B", Happy Valley-Goose Bay, NL A0P 1E0.

For further information on the proposed application, please contact GORDON YOUNG Telephone (709) 467-2621 or ROBERT GOSLING Telephone (709) 467-2188.

May 7

NOTICE OF INTENT

LANDS ACT, c36, SNL 1991

Notice is hereby given that GEORGE PITTMAN and SHIRLEY PITTMAN, of the Town of Marystown, NL, intend to apply to the Department of Environment and Conservation, two months from the publication of this Notice, to acquire title, pursuant to Section 7(2)(a) of the said Act, to that piece of Crown land situated within fifteen (15) metres of the waters of Creston Inlet, in the Electoral District of Burin-Placentia West, for the purpose of industrial undertakings, including the operation of a heavy equipment business and a restaurant which are situate on the property.

The land is described as follows:

*Bounded on the North by the waters of Creston Inlet
for a distance of 24.5m;
Bounded on the East by the waters of Creston Inlet
for a distance of 71.5m;
Bounded on the South by the waters of Creston Inlet
for a distance of approximately 50.0m;
Bounded on the West by Ville Marie Drive
for a distance of 104.5m;
and containing an area of
approximately 2900 square metres.*

Any person wishing to object to the application must file the objection, in writing, within one month from the publication of this Notice, with reasons for it, to the Minister of Environment and Conservation, and mail to the nearest Regional Lands Office:

c/o Eastern Regional Lands Office, P.O. Box 8700, 5 Mews Place, St. John's, NL, A1B 4J6

c/o Central Regional Lands Office, P.O. Box 2222, Gander, NL, A1V 1L7

c/o Western Regional Lands Office, P.O. Box 2006, Noton Building, Corner Brook, NL, A2H 6J8

c/o Labrador Regional Lands Office, P.O. Box 3014, Station "B", Happy Valley-Goose Bay, NL, A0P 1E0

For further information on the proposed application, please contact: RENEE L.F. APPLEBY, MacBeath & Associates, Telephone number: (709) 279-2467

SCHEDULE "A"

All that piece or parcel of land situate and being in the Town of Marystown, in the Electoral District of Burin-Placentia West, abutted and bounded as follows, that is to say:

Beginning at a point on the eastern limit of Ville Marie Drive, twenty metres wide, the said point being referenced from Crown Land Monument No. 76G2543 as follows; north thirty-six degrees twenty-one minutes thirty-eight seconds east two hundred and ninety-four decimal three eight meters to the point of commencement.(Premised bearing from Crown Land Monument No. 76G2543 to Crown Land Monument No. 76G2542 is north forty-five degrees fifty minutes one second east).

Thence running along the easterly limit of Ville Marie Drive, along the arc of a curve to the left a distance of one hundred and four decimal five metres to a point, the said

point being north twenty degrees fourteen minutes east one hundred and four decimal three one metres from that point last mentioned;

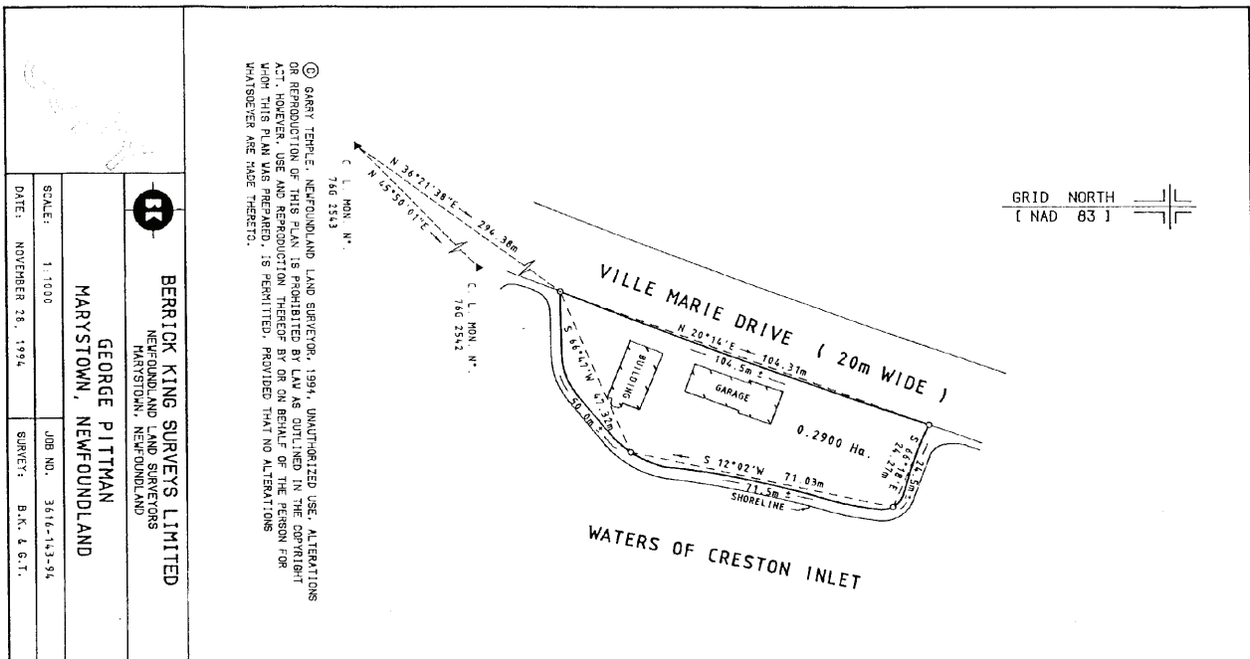
Thence running by the Waters of Creston Inlet a distance of twenty-four decimal five metres to a point, the said point being south sixty-six degrees eighteen minutes east twenty-four decimal two seven metres from the point last mentioned;

And thence to continue by the waters of Creston Inlet a distance of seventy-one decimal five metres to a point, the said point being south twelve degrees two minutes west seventy-one decimal zero three metres from that point last mentioned;

And thence to continue by the Waters of Creston Inlet a distance of fifty decimal zero metres, more or less, to the point of beginning, the said point being south sixty-six degrees forty-seven minutes west forty-seven decimal three two metres from that point last mentioned;

The above described piece or parcel of land contains an area of zero decimal two nine zero zero hectares, more or less, and is more particularly shown delineated on the attached plan.

All bearings being referred to the meridian of the fifty-six degrees west longitude of the Three Degree Transverse Mercator Projection (NAD83).



QUIETING OF TITLES ACT

**2010 01T 1540
IN THE SUPREME COURT OF
NEWFOUNDLAND AND LABRADOR
TRIAL DIVISION**

IN THE MATTER OF an Application of BARBARA (FOWLOW) KEAN and ROSALIND (FOWLOW) MARTIN of Conception Bay South in the Province of Newfoundland and Labrador,

AND

IN THE MATTER OF the *Quieting of Titles Act*, cQ-3, of the RSNL 1990, and amendments thereto

AND

IN THE MATTER OF a piece or parcel of land situate and being at Main Road, in Trinity East, in the Province of Newfoundland and Labrador

Notice of Application under the *Quieting of Titles Act*, cQ-3 of the RSNL 1990 and amendments thereto

NOTICE IS HEREBY GIVEN to all parties that BARBARA KEAN and ROSALIND MARTIN have applied to the Supreme Court of Newfoundland and Labrador, Trial Division, to have the title to ALL THAT piece or parcel of land situate and being on Main Road, in Trinity East, in the Province of Newfoundland and Labrador and being more particularly described in the Schedule hereunto attached and marked "A" of which the said BARBARA KEAN and ROSALIND MARTIN claim on their behalf to be the owners investigated and they request a declaration that the said BARBARA KEAN and ROSALIND MARTIN are the legal and beneficial owners in possession and the said Court having ordered that Notice of the said Application be published as required by the above named Act.

All persons having title adverse to the said title claimed by BARBARA KEAN and ROSALIND MARTIN shall file in the Registry of the Supreme Court of Newfoundland and Labrador particulars of such adverse claim and serve the same together with an Affidavit verifying the same on the undersigned Solicitors for the Applicant on or before the 8th day of June, 2010, after which date no party having any claim shall be permitted to file the same or to be heard except by special leave of the Court and subject to such conditions as the Court may deem just.

All such adverse claims shall then be investigated in such manner as the said Supreme Court may direct.

DATED at St. John's, this 26th day of April, 2010.

BENSON•MYLES
Solicitors for the Applicants
PER: Jennifer Gorman

ADDRESS FOR SERVICE

Suite 900, Atlantic Place
215 Water Street, P.O. Box 1538
St. John's, NL A1C 5N8
Tel: (709) 570-7231
Fax: (709) 579-2647

May 7

SCHEDULE "A"

ALL THAT piece or parcel of land situate and being in Trinity East in the Electoral District of Trinity North, in the Province of Newfoundland and Labrador, abutted and bounded as follows, that is to say:

BEGINNING at a point, the said point being a found iron pin in the most northern corner of property of John J. Harris and Ann F. Martin, Registry of Deed No. 67056 and having Three Degrees Transverse Mercator Projection Coordinates: of N 5,360,159.253 and, E 279,067.602;

THENCE running along the western side of a Right of Way north twenty-two degrees eleven minutes fifty-five seconds West fifteen decimal five three one meters;

THENCE running along the northern side of a Right of Way North fifty-nine degrees six minutes six seconds East thirteen decimal two two eight meters;

THENCE running by the property now or formerly of Oscar Fowlow North twenty-eight degrees zero minutes thirty-nine seconds West nine decimal five five four meters;

THENCE North fourteen degrees fifty-one minutes thirty-six seconds West twenty-four decimal zero zero four meters;

THENCE North eleven degrees fifty-six minutes twenty-eight seconds West twenty-five decimal eight two eight meters;

THENCE North five degrees forty-nine minutes fifty-four seconds west seventeen decimal one two five meters:

THENCE North zero degrees three minutes thirty-seven seconds West twelve decimal three seven seven meters:

THENCE north six degrees two minutes fifty-seven seconds East four decimal nine three four meters;

THENCE north thirteen degrees forty-nine minutes thirty-one seconds East forty-two decimal five two six meters:

THENCE seventeen degrees eleven minutes forty-five seconds East twenty-eight decimal zero zero four meters:

THENCE North twenty-six degrees twenty-seven minutes twenty seconds East seventeen decimal zero six eight meters:

THENCE running by the property now or formerly of the Jones North seventy degrees twelve minutes fifty-eight seconds West twelve decimal seven zero seven meters:

THENCE North eight-eight degrees fifty minutes fifty-five seconds west fourteen decimal six three zero meters;

THENCE South eighty-one degrees twenty-two minutes forty-four seconds West nine decimal two seven three meters;

THENCE South sixty-six degrees fifty-eight minutes one second West nineteen decimal four five five meters;

THENCE South fifty-four degrees one minute eight seconds West twenty-three decimal one five eight meters;

THENCE South sixty-two degrees fifty-six minutes twenty-two seconds West twenty decimal two two five meters;

THENCE South sixty-six degrees fifty-two minutes seventeen seconds West twenty-six decimal one one three meters;

THENCE South fifty-nine degrees fifty-seven minutes fifteen seconds West fourteen decimal five one eight meters;

THENCE South seventy degrees forty-nine minutes twenty-nine seconds West seventeen decimal nine six three meters;

THENCE running by the land of the Fowlow property South six degrees thirty-seven minutes fifty-seven seconds West five decimal four one one meters;

THENCE South twenty-five degrees fifty-three minutes eight seconds West fifteen decimal nine one five meters;

THENCE South two degrees thirty-three minutes twenty-three seconds West thirty-seven decimal eight nine zero meters;

THENCE South fifteen degrees fifty-one minutes six seconds East twenty-eight decimal one nine seven meters;

THENCE South twenty-one degrees forty-six minutes forty-eight seconds East forty-six decimal seven zero six meters;

THENCE running by Crown Land South fifty-one degrees fifty-four minutes nine seconds east fifty-one decimal six eight two meters;

THENCE South sixty-two degrees thirty-one minutes twenty-four seconds East nineteen decimal seven zero six meters;

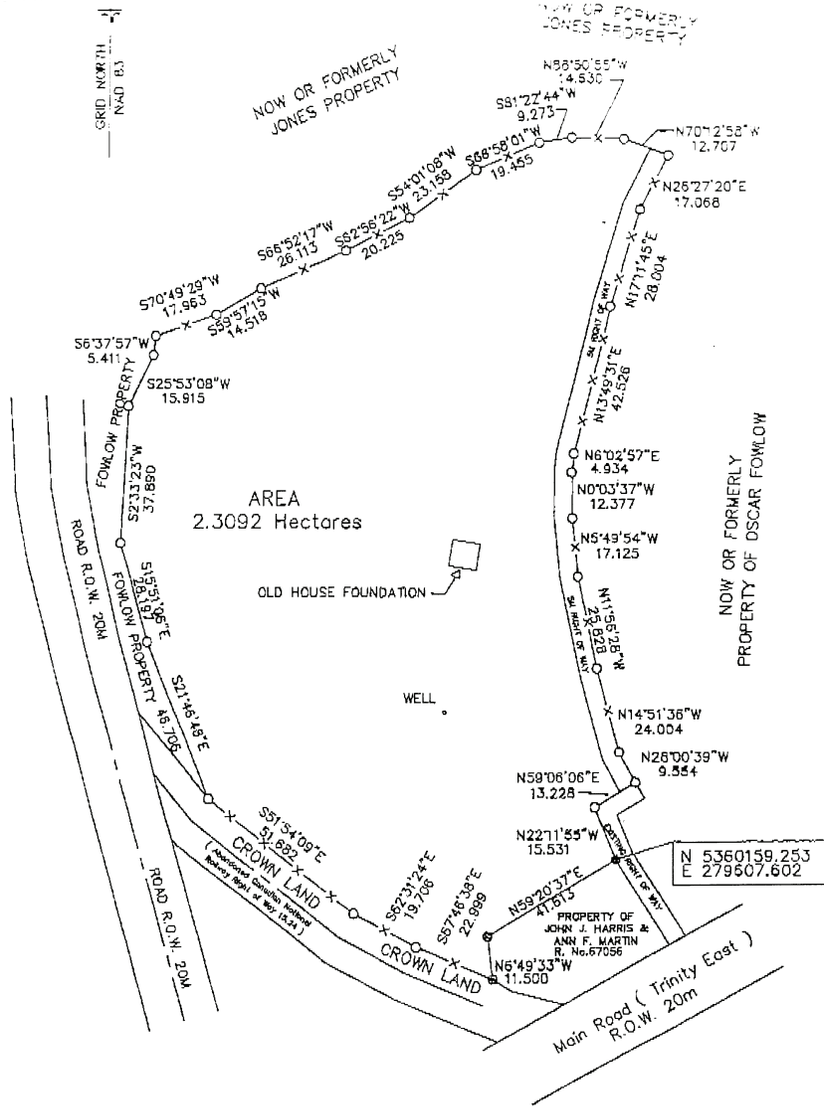
THENCE South sixty-seven degrees forty-six minutes thirty-eight seconds East twenty-two decimal nine nine nine meters;

THENCE running along the property of John J. Harris and Ann F, Martin Registry No. 67056 North six degree forty-nine minutes thirty-three seconds west eleven decimal five zero zero meters;

AND thence North fifty-nine degrees twenty minutes thirty-seven seconds East, forty-one decimal six one three meters, more or less, to the point of beginning;

The above described parcel contains an area of 2.3092 hectares, more or less, and is more particularly shown on the attached plan date Feb 10th 2008.

All bearings being referred to the meridian of fifty-three degrees West longitude of the Three Degree Transverse Mercator Projection.



LEGEND
 CAPPED IRON PIN ○
 FOUND IRON PIN ●
 FENCE —x—
 CENTRELINE — — — —
 ALL LINES CLEAR
 Linear Measurements ~ Horizontal Ground Distance
 Tie Monuments : C.M. B34024, B34038

© Brian D. Martin, Newfoundland Land Surveyor, 2008
 Unauthorized use, alteration or reproduction of this
 Survey Plan is prohibited by law as outlined in The
 Copyright Act. However, use and reproduction thereof
 by or on behalf of the person to whom this Survey
 Plan was prepared is permitted, provided that no
 alterations whatsoever are made thereto.



SURVEYED ON BEHALF OF
 THE ESTATE OF MAXFIELD FOWLOW
 (TRINITY EAST)
 SCALE 1:1200 DATE : FEB. 10th 2008

TRUSTEE ACT

ESTATE NOTICE

IN THE MATTER OF the Estate and Effects of late NEWTON COLLINS of the Town of Dover, in the Province of Newfoundland and Labrador, Retired Person, Deceased.

All persons claiming to be creditors of or who have any claims or demands upon or affecting the Estate of NEWTON COLLINS, the aforesaid deceased, who died at the City of Scarborough, in the Province of Ontario on or about the 4th day of November, 2009 are hereby requested to send particulars thereof in writing, duly attested, to the undersigned Solicitor for the Executrix of the Estate on or before the 13th day of May, 2010 after which date the Executrix will proceed to distribute the said Estate having regard only to the claims of which she shall then have had notice.

DATED at the Town of Gander, Newfoundland and Labrador, this 29th day of April, 2010.

BONNELL LAW
Solicitor for the Executrix
PER: R. Archibald Bonnell

ADDRESS FOR SERVICE:
P.O. Box 563
218 Airport Boulevard
Gander, NL A1V 2E1
Tel: (709) 651-4949
Fax: (709) 651-4951

Apr 30 & May 7

ESTATE NOTICE

IN THE MATTER OF the Estate and Effects of late THEODORE KEATS of the Community of Benton, in the Province of Newfoundland and Labrador, Retired Gentleman, Deceased.

All persons claiming to be creditors of or who have any claims or demands upon or affecting the Estate of THEODORE KEATS, the aforesaid deceased, who died at the Town of Gander, in the Province of Newfoundland and Labrador on or about the 4th day of February, are hereby requested to send particulars thereof in writing, duly attested, to the undersigned Solicitor for the Executor of the Estate on or before the 21st day of May, 2010 after which date the Executor will proceed to distribute the said Estate having regard only to the claims of which he shall then have had notice.

DATED at the Town of Gander, Newfoundland and Labrador, this 28th day of April, A.D. 2010.
BONNELL LAW

Solicitor for the Executrix
PER: R. Archibald Bonnell

ADDRESS FOR SERVICE:
P.O. Box 563
218 Airport Boulevard
Gander, NL A1V 2E1
Tel: (709) 651-4949
Fax: (709) 651-4951

May 7 & 14



THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART II

SUBORDINATE LEGISLATION FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT

Vol. 85

ST. JOHN'S, FRIDAY, MAY 7, 2010

No. 18

NEWFOUNDLAND AND LABRADOR

REGULATION

NLR 25/10



NEWFOUNDLAND AND LABRADOR REGULATION 25/10

Provincial Parks Regulations (Amendment)
under the
Provincial Parks Act

(Filed May 3, 2010)

Under the authority of section 8 of the *Provincial Parks Act*, I make the following regulations.

Dated at St. John's, April 27, 2010.

Charlene Johnson
Minister of Environment and Conservation

REGULATIONS

Analysis

1. S.6.1 R&S
Consumption of alcoholic
liquor

NLR 91/97
as amended

1. Section 6.1 of the *Provincial Parks Regulations* is repealed and the following substituted:

Consumption of
alcoholic liquor

6.1 (1) In this section, "alcoholic liquor" means alcoholic liquor as defined in the *Liquor Control Act*.

(2) A person shall not possess or consume alcoholic liquor within Barachois Pond Provincial Park from 12:00 noon on Friday, May 21, 2010 to 12:00 noon on Monday, May 24, 2010.

(3) A person shall not possess or consume alcoholic liquor within Notre Dame Provincial Park from 12:00 noon on Friday to 12:00 noon on the immediately following Monday during the period of May 21, 2010 to June 28, 2010.

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PART II

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Provincial Parks Regulations (Amdt)	NLR 25/10	Amends NLR 91/97 S.6.1 R&S	May 7/10 p.145

The Newfoundland and Labrador Gazette is published from the office of Earl G. Tucker, Queen's Printer.

Copy for publication must be received before **Friday, 4:30 p.m.**, seven days before publication, to ensure inclusion in next issue.

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