PROBATE COURT-CITY AND COUNTY OF SAINT JOHN, PROVINCE OF NEW BRUNSWICK.

PROBATE COURT-CITY AND COUNTY OF SAINT JOHN, PROVINCE OF NEW BRUNSWICK.
To the Sheriff of the City and County of Saint John, or any Constable of the said City and County, GREETING:
WHEREAS Amon A Wilson, of the City of Saint John, in the City and County of Saint John, foresaid, Barrister-at-law, and Frank S. Rogers, of said City of Saint John, Jeweller, the Excutors named in the last Will and Testament of John Frederick-son, late of the said City of Saint John, Gentleman, deceased, have by their petition dated the eighth day of November, A. D. 192, and presented to this Court, and now filed with the Register of this Ceurt, prayed that the said last Will and Testament form, and an order of this Court having been made that such prayer be complied with; you are therefore required to cite the following next of kin, devisees and legatees of the said John Frederickson, deceased, namely: Charles William Frederickson of Joynn, in the State of Massachussetts, in the United States of America, Carpenter; John Frederickson, of Louisville, in the State of Mississippi, in the United States of America, John, Carpenter; Rupert George Frederickson, of Louisville, in the State of Mississippi, in the United States of America, Roofer; Sarah Knox, of Lyun, in the said City of Saint John, Carpenter; Woman, wife of George Knox; Elizabeth Graham Campbell, of New York, in the State of New York, in the United States of America, John, Wite of William Worden of the Steamer "Dream;" the said William Worden of the Steamer "Dream;" the said Charles William Frederickson, of Lyun in the State of Mary Elizabeth Graham Caubel, of New York, in the Province of Nova Scotia, wife of Herbert Teakles, of Sydney, aloresait, the said Herbert Teakles, John Frederickson, Son of said Charles William Frederickson, on Elith Frederickson, son of said Charles William Frederickson, of Lyun in the State of Mary Elith Frederickson, of Lyun in the State of Mary Elith Frederickson, of Lyun in the State of Mary Elith Frederickson, of Lyun in the Sta

[L.S.] Given under my hand and the Seal of the said Probate Court, this eighth day of November, A. D. 1902.

ARTHUR I. TRUEMAN Judge of Probate.

JOHN MCMILLAN, Registrar of Probate. BUSTIN & PORTER, Proctor for Petitioners

It having been made to appear to my satisfaction, by affidavit, that personal service of the above citation cannot be made on Rupert George Frederickson, Mary Eliza Vanwart and Arthur W. Vanwart, three of the persons named therein, and that they reside out of the Province of New Brunswick : I do order that the hearing of the matter of said citation be ad-journed and the return enlarged until MONDAY the first day of JUNE next, at the hour of eleven o'clock in the forenoon, at the Probate Court Room in the Pugsley Building, in the City of Saint John aforesaid ; and I do further order that the said citation and this order be published in the "Royal Gazette" for three months. three months

Given under my hand and the Seal of the said Probate Court, this sixteenth day of February, A. D. 1903.

ARTHUR I. TRUEMAN, Judge of Probate. [L.S.]

ALEXANDER MCMILLAN, Deputy Registrar of Probate. BUSTIN & PORTER, Proctors for Petitioners. 14ins

is

2

01

n.

Ē..

NOTICE.

PUBLIC NOTICE is hereby given, that we, the undersigned, have been only appointed trustees for all the Creditors of the Estate and effects of Joseph D. Dupuis, late of Gouldville, in the Parish of Dorchester, in the County of Westmorland, and Province of New Brunswick, an Absconding, Concealed or Absent Debtor, and here been duly smorn

and have been duly sworn. All persons indebted to the said Joseph D. Dupuis, will, on or before the Twenty-second day of July next, pay to us, or either of us, as aforesaid; and we require all the Creditors of the said Joseph D. Dupuis, on or before the Twenty second day of July next, to deliver to us, or some one of us, their respective accounts and demands, against the said Joseph D. Dupuis, that justice may be dense to the partice be done to the parties.

Dated this twentieth day of April, A. D. 1903. W. HAZEN CHAPMAN,

14ins

Each tender must be accompanied by a certified Bank Cheque Each tender must be accompanied by a certified Bank Cheque or Cash, for an amount equal to five per cent. of the tender, based on the limit weight of metal and the rate per lb., which will be forfeited if the party tendering declines to enter into con-tract when called upon. Should the tender be not accepted the deposit will be returned Two good sureties must be named in each tender. Not obliged to accept lowest or any tender. Any Newspapers copying this Notice will not be compensated. C. H. LABILLOIS, Department Public Works.

Department Public Works, Chief Commissioner. Fredericton. March 30th, 1903. 7ips

IN THE CHARLOTTE COUNTY PROBATE COURT?

To the Sheriff of the County of Charlotle, or any Constable of the said County,-GEEETLIG: WHEREAS Arthur W. Hickson and Archibald C. Calder, the Executors named in the last Will and Testament of Robert Limond, late of Campobello, in the County of Charlotte, have by their petition dated the seventeenth day of March instant, and presented to this Court, and now filed with the Registrar of this Court, prayed that the last Will and Testament may be proved in solemn form: in solemn form :

Note: The proved that the last will and Testament may be proved in solemn form: You are therefore required to cite the following next of kin, devisees and legatees of the said Robert Limond, deceased, namely, Arthur W. Hickson and Archibald U. Calder, the Executors and Petitioners aforesaid, John Limond, Andrew Steven Limond, Adam Boyd Limond, David Limond, Edwin Limond, Alice Limond and Lena James, heirs at law and next of kin of the said Robert Limond, deceased, and legatees under the last Will and Testament of the said deceased; Limond Taylor, Alice B. Hickson, Arthur W. Hickson and Archibald C. Calder, being legatees and devisees under the said deceased; Limond Taylor, Alice B. Hickson, Arthur W. Hickson and Archibald C. Calder, being legatees and devisees under the said Will of the said deceased, and all others whom it may concern, to appear before me at a Court of Probate to be held in and for the County of Charlotte, at the office of the Judge of Probate in the Town of Saint Andrews, on THURSDAY the muth day of JULY next, at the hour of eleven of the clock in the foremoon, to attend and take such part with regard to the proving of such last Will and Testament in solemn form as they may see fit, with full power to oppose such last Will and Testa-ment if so proved, or otherwise, as they and every of them may deem right, the petitioners affirming the validity of the said Will and Testament. and Testament.

Given under my hand and Seal of the said Probate Court, this twenty-sixth day of March, A. D. 1903. [L.S.] MELVILLE N. COCKBURN,

15ins Judge of Probate for Charlotte County, Jas. G. STEVENS, Jr., Registrar of Probate for Charlotte County.

In the Probate Court of Westmorland County.

L.S.] To the Sheriff of the County of Westmorland, or any [(opy. Constable within the said County,-GREETING: WHEREAS Albert J. Wells, Administrator of the estate and effects which were of Sarah Jones, late of the Parish of Westmor-land, in the County of Westmorland and Province of New Bruns-wick, Widow, deceased, has by his petition to me prayed that license may be granted to him to sell the real estate left by said deceased to provide means to pay the debts owing by said deceased and other habilities, the personal estate, goods and chattels not having realized a sufficient amount to pay said debts and liabili-ties: You are therefore required to cite the said Albert J. Wells, the heirs and no et of kin of said deceased, the creditors and all others interests in the office of the Registrar of Probates at Dorchester with in and for the said County, on the nineteenth day of May new in at the hour of twelve o'clock, noon, to attend the granting of and license, or to shew cause (it any) why such license should not be granted as prayed for. Given under my hand and the Seal of the said Court, this sixth day of February, A. D. 1903.

day of February, A. D. 1903.

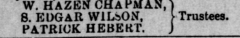
Signed, F. W. EMMERSON, Judge of Probate, County of Westmoriand. Signed, CHAS. E. KNAPP, Registrar of Probates, County of Westmorland.

13ins

NOTICE

THE UNDERMENTIONED non-resident ratepayers of the Parish of Woodstock, in the County of Carleton, are hereby notified to pay to the undersigned Collector the amount of their Rates and Taxes, as set opposite their names respectively, together with the cost of advertising, within two months from this date, otherwise the real estate of the respective parties will be sold or other legal proceedings taken to recover the same:—

Woodstock, N. B., April 20th, 1 9ins	903.	DAVW	A. C. C. S.	Collecto	
Veness, Henry	Same and	Mag and	1 58	1 73	
Thomas. D. R. (Estate),	1 20	1 20	0 86	0 91	
Nichols, Andrew (Estate),			0 36	0 41	
Meagher, Matthias				2 64	
McCue, Roger				1 32	
Kelly, John			1 22	1 32	
Edgecomb, W. J		1 20	1 22	1 32	
Hamilton, William			1 58	1 73	
Dickinson, Samuel	\$1 20	\$1 20	1 22	1 32	
Cummins, Jacob			\$0 86	Contraction of the second second	
Colter, Geo. J.			1.	\$5 60	
	1899.	1900.	1901.	1902.	
	1000	1000	1001	1000	



BRIDGE NOTICE.

SEALED TENDERS, marked "TENDER FOR SUPERSTCCTURE OF OROMOCTO BRIDGE," will be received at the Department of Public Works, Fredericton, until MONDAY, the 18th day of MAY, 1903, at noon, for building the Steel Superstructure of Oromocto "Highway Bridge," Parish of Lincoln, Sunbury Co., N. B., according to Plans and Specifications to be seen at the Public Works Department, Fre-desicton N. B. The structure consists of one through fixed truss dericton, N. B. The structure consists of one through fixed truss span of 97 ft. 4½ in. from face to face of masonry walls, and one through swing draw span of 215 it. 6 in. from face to face of masonary walls.

NOTICE.

ALL ADVERTISEMENTS must be prepaid before insertion. Observance of this Rule will be insisted upon in all cases, and anless the advertisement is accompanied by the cash, the advertisement will not be inserted. In cases where the amount cannot be ascertained before remitting, a sufficient sum must be forwarded to cove: intertion and any surplue will be returned. R. W. L. TIRBITS, King's Frinter.