Vol. 62

ed by any foreign country, and are in force there, Her Majesty in Council may order that the ships of that country shall, without being re-measured in Her Majesty's dominions, be deemed to be of the tonnage denoted in their certificates of registry or other national papers, in the same manner, to the same extent, and for the same purposes as the tonnage denoted in the certificate of registry of a British ship is deemed to be the tonnage of that ship. (2) Her Majesty in Council may limit the time during which the Order is to remain in operation, and make the Order subject to such conditions and qualifications (if any) as Her Majesty may deem expedient, and the operation of the Order shall be limited and modified accordingly.

and modified accordingly.

and modified accordingly. (3) If it is made to appear to Her Majesty that the tonnage of any foreign ship, as measured by the rules of the country to which she belongs, materially differs from that which would be her tonnage if measured under this Act, Her Majesty in Council may order that, notwithstanding any Order in Council for the time being in force under this Section, any of the ships of that country may, for all or any of the purposes of this Act, be re-measured in accordance with the said Act. And whereas by Section 30 of the Interpretation Act, 1839, it is enacted that in that Act and in every other Act whether passed before or after the commencement of that Act references to the Sovereign reigning at the time of the passing of the Act or to the Crown shall unless the contrary intention appears be construed as references to the Sovereign for the time being and that Act shall be binding on the Crown:

as references to the Sovereign for the time being and that Act shall be binding on the Crown: And whereas it has been made to appear to His present Majesty that the tonnage of French ships as measured by the rules con-cerning the measurement of tonnage of merchant ships of France materially differs from that which would be the tonnage of such ships if measured under the "Merchant Shipping Act, 1894:" Now, THEREFORE, His Majesty in Council doth order that not-withstanding the hereinbefore recited Order in Council dated the 5th day of May, 1873, any of the ships of France may for all or any of the purposes of the "Merchant Shipping Act, 1894" be re-measured in accordance with the said Act. A. W. FITZROY.

A. W. FITZROY.

NOTICE.

TENDERS will be received by the Department of Public Works, Fredericion, until MAY 13th, 1904, for the following Road Plant:

1 Rock Crusher and Steam Roller. 1 Canadian Steam Hand Drill. 1 Engine and Locomotive.

2 Waggons.

The Rock Crusher, Canadian Steam Hand Drill, Engine and Locomotive and Waggons are stored at the Hazelhurst Foundry, Saint John, and the Steam Roller at Fredericton. Mr. E. J. Murphy, who is employed at the Fleming Foundry, Saint John, can give any information as to the plant at Hazel-hurst Foundry, and the Department as to the Steam Roller. For further information apply to Public Works Department.

C. H. LABILLOIS,

Chief Commissioner.

Department Public Works, Fredericton, N. B., April 14th, 1904.

4ins

MEETING OF CREDITORS.

In the matter of the Estate of William A. Eddleston.

In the matter of the Estate of William A. Eddleston. NOTICE IS HEREBY GIVEN, That a meeting of the creditors of William A. Eddleston, of the City of Saint John, in the City and County of Saint John, and Province of New Brunswick, dealer in rockery ware and fancy goods, who on the twenty-third day of April of his creditors, under the province of New Brunswick, will be held at the office of E. T. C. Knowles, No. 62 Princess Street, in the said City of Saint John, in the said City and County, on Wednesday, the ourth day of May A. D. 1904, at three o'clock in the afternoor, for the disconder of the sender. Matter is further given, That all creditors are requested to file south day of the sender. Matter of the sender. Matter of the supreme or County Court, and that all claims not file of the Supreme or County Court, and the allowed by a plage of the Supreme or County Court, and the allowed by as the proceeds of the Estate, and the Assignee shall be at like south the time limited, or such further time, if any, as may be al-base in the proceeds of the Estate, and the Assignee shall be at like to distribute the proceeds of the Estate as if no such claims to the date of faint A. D. 1907. Matter in the City and County of any right to south day of May A. D. 1908, and the date and the date of the supreme or County Court, and the debtor therefor. Matter in the finited, or such further time, if any, as may be al-base in the proceeds of the Estate, and the Assignee shall be at like to distribute the proceeds of the Estate as if no such claims to the date of faint A. D. 1907. Matter D. C. KNOWLES, Matter D. C. MANNELS

Assignee.

4ins

And further notice is given. That all the creditors are required to file their claims duly proven, with the Assignee at the office of the said E. R. Chapman within three months from the date of this notice, unless further time be allowed by a Judge of Supreme or County Court. and that all claims not filed within the time limited and such further time, if any, as may be allowed by any such Judge shall the wholly barred of any right to share in the proceeds of the E-sate, and the Assignee shall be at liberty to distribute the proc eds of the Estate as if such claim existed, and without prejudice to the liability of the debtor therefor. Dated at the City of Saint John this fourteenth day of April, A. D, 1904

A. D, 1904

GEO. O. BAXTER, Assignee. 4ins E. R. CHAPMAN, Solicitor.

THE CO-PARTNERSHIP heretofore existing between Francis J. Melanson, of the Parish of Bathurst, in the County of Gloucester, merchant, and John Melanson, of the same place, is hereby dissolved by mutual consent.

Dated this 22nd day of April, A. D. 1904.

(Sgd) FRANCIS J. MELANSON, JOHN MELANSON.

Witness-(Sd) N. A. LANDRY.

2ins

10ins

101

CANADA, PROVINCE OF NEW BRUNSWICK-County of Gloucester, SS:

County of Gloucester, SS: BE IT REMEMBERED, That on this twenty-second day of April A. D. 1904. before me, Narcisse A. Landry, a Notary Public in and for the Province of New Brunswick, by lawful authority duly author-ized, commissioned and sworn, residing and practising in the Town of Bathurst in the County of Gloucester in said Province, personally came and appeared Francis J. Melanson and John Melanson, the parties who respectively signed the aforegoing memorandum of dis-solution of Co-partnership and severally acknowledged that they signed the same to and for the uses and purposes therein mentioned.

IN FAITH AND TESTIMONY WHEREOF, I the said Notary have hereunto set my hand and affixed my seal Notarial at Bathurst aforesaid, this 22nd day of April, A. D. 1904. (Sd) N. A. LANDBY, [L.S.]

Notary Public.

NOTICE.

ALL PERSONS having claims for labor or services performed for John R. McConnell in respect of logs and lumber cut and hauled during the logging season of 1903-4, are required to file with the undersigned at Fredericton, their claims duly attested, within three months from this date; all persons who do not file their claims with-in the time aforesaid shall be debarred from participation in the fund deposited with us for the payment of such labor and services. Dated the 19th day of April A. D. 1904. L. H. BARRY.

J. H. BARRY, J. W. MCCREADY.

IN THE CARLETON COUNTY COURT.

NOTICE IS HEREBY GIVEN, That upon the application of Charles. E. Gallagher, I have directed all the estate, as well real as personal, of Marshall Tilley of Kent in the County of Carleton, an absconding debtor, to be seized, and unless he return and discharge his debts within three months after publication hereof, such estate will be sold

for the payment thereof. Dated this twenty-third day of April, A. D. 1904. 13ins JNO. L. CALRETON, J. C. C.

Attention is again called to the following Notice which was published in the Royal Gazette of the 27th May, 1903 :----

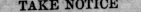
GOVERNMENT NOTICE-PROVINCE OF NEW BRUNSWICK.

RE EXTRA PROVINCIAL CORPORATIONS.

NOTICE IS HEREBY GIVEN, That by Act of the Legislature of the Province of New Brunswick, passed on the 9th day of May. A. D. 1903, intituled "An Act respecting the Licensing of Extra Provincial Corporations," provision is made that Companies in-corporated without the Province, in respect to which no license fee is now payable under some other Provincial Statute, shall pay a license fee for doing business within the Province and shall also pay an annual license fee thereafter. The fee payable, where the capital stock does not exceed \$100,000, is \$50; where it exceeds \$100,000, \$100. This Act will come into force on the first day of July. A. D. 1903.

This Act will come into force on the first day of July, A. D. 1903, but will not apply to any Corporation doing business within the Province at the time of its passage, prior to the first of November, 1903

Given under my hand at Fredericton, the 19th day of May,



I. D. I

TAKE NOTICE That Benjamin Stackhouse, of the Parish of Simonds, in the City and County of Saint John, and Province of New Brunswick, far-mer, pursuant to the provisions of an Act of the General Assembly of the Province of New Brunswick, 58th Victoria, Chapter 6, in-tituled "An Act respecting Assignments and Preferences by Insolvent persons." and amending Acts, did on the eleventh day of April, A. D. 1904, make a general assignment for the benefit of his Creditors to the undersigned, George O. Baxter, of the City of Saint John, in the said City and County of Saint John, Medical Doctor; and also that a meeting of the cre itors of the said Ben-jamin Stackhouse will be held at the Office of E R. Chapman, Barrister at-Law, in the Walker Building, 49 Canterbury street, in the said City of Saint John, on FRIDAY, the twenty-ninth day of APRIL instant, at ten o'clock in the forenoon for the appoint-ment of Inspectors and the giving of directions with reference to the disposal of the Estate, and the transaction of such other business as shall legally come before the meeting.

L. J. TWEEDIE, Provincial Secretary.

IN THE KENT COUNTY COURT.

NOTICE IS HEREBY GIVEN, That upon the application of Melbourne F. Keith, I have directed all the estate, as well real as personal, of David McLeod, of the Parish of Weldford, in the County of Kent, an absconding, concealed or absent debtor, to be seized; and unless he return and discharge his debts within three months after the publication hereof, such estate will be sold for the payment thereof. Dated this 15th day of April, A. D. 1904. W. W. WELLS, Judge of the Kent County Court. B A JEVING

10ins

R. A. IRVING, Attorney for Petitioning Creditor.

14ins