THE LIQUOR LICENSE ACT.

NOTICE IS HEREBY GIVEN, That Jacob White has petitioned the License Commissioners of the License District of Gloucester County, for a Wholesale License to sell liquors in his premises situate at the corner of Murray and Saint Patrick Streets, in the Town of Bathurst, in the License District of Gloucester County, for one year from the first day of May instant; and further, that the License Commissioners have fixed the twenth ninth day of May instant, at eight o'clock in the evening, at the Court House in Bathurst, as the time and p'ace for considering said application.

Dated this eighth day of May, A. D. 1907.

HUGH COWAN, Inspector,

2ins Liquor License District of Gloucester County.

NOTICE IS HEREBY GIVEN, That John J. Alexander, of Welsh pool, in the County of Charlotte and Province of New Brunswick, Merchant, and George M Byron, of the same place, Merchant, doing business at Welshpool aforesaid, under the firm name and style of "Welshpool Market." did, on the ninth day of May. A D. 1907, under Chapter 141 of the Consolidated Statutes of New Brunswick, 1903, and amending Acts, make and execute a general assignment of all their estate, property and effects to the undersigned for the benefit of their creditors.

And also that a meeting of the creditors of the said John I.

And also, that a meeting of the creditors of the said John J. Alexander and George M. Byron will be held in the office of the undersigned, at the Town of Saint Stephen, in the County and Province aforesaid, at the hour of two o'clock in the afternoon of

Province aforesaid, at the hour of two o'clock in the afternoon of TUESDAY the twenty-first day o' MAY, A. D. 1907, for the appointment of Inspectors and giving directions with reference to the disposal of said estate, and the transaction of such other business as shall properly come before such meeting.

And further take notice, that all creditors of the said John J. Alexander and George M. Byron are required to file their claims, duly proven, with the undersigned Assignee within three months of the date hereof, unless further time be allowed by a Judge of the Eupreme or County Court; and that all claims not filed within the time limited, or such further time, if any, as may be allowed by any such Judge, shall be wholly barred of any right to share in the proceeds of said estate, and that the said Assignee shall be at liberty to distribute the proceeds of said estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liabilities of the debtors therefor.

Dated at Saint Stephen aforesaid this tenth day of May, A. D.

Dated at Saint Stephen aforesaid this tenth day of May, A. D.

N. MARKS MILLS, 3ins Assignee.

THIS IS TO CERTIFY, that the partnership heretofore existing between the undersigned, Harry E. Berry and Leonard J. Lloyd, both of the Town of Campbellton, in the County of Restigouche, under the firm name of Berry & Lloyd, Butchers and Meat Merchants, at Campbellton aforesaid, has this day been dissolved by

mutual consent.

The said Harry E. Berry has acquired all the property and assets, including the good-will of the said business, and will continue the said business under the name and style of Berry and Lloyd, as heretofore, and will assume all the liabilities of the said partnership and sollect all the debts due the same.

Dated the eleventh day of May, A. D. 1907.

HARRY E. BERRY, [L.S.]

HARRY E. BERRY, [L.S.] LEONARD J. LLOYD, [L.S.]

Signed, sealed and delivered in presence of W. ALDER TRUEMAN.

Province of New Brunswick, County of Restigouche, SS.

County of Restigouche, SS.

I, W. Alder Trueman, a Notary Public in and for the said Province of New Brunswick, by Royal Authority duly appointed, commissioned and sworn, residing and practising at the Town of Campbellton, in the said County and Province, do hereby certify that on this eleventh day of May, A. D. 1907, before me, the said Notary, at Campbellton aforesaid, personally came and appeared Harry E. Berry and Leonard J. Lloyd, the parties named in the above written certificate, and severally signed and subscribed the said certificate in my presence, and then and there acknowledged severally that they did so sign and execute the same as and for their free act and deed, and for the uses and purposes therein written and contained.

IN FAITH AND TESTIMONY WHEREOF, I, the said Notary, have [L.S.] hereunto set my hand and affixed my Notarial Seal at Campbellton aforesaid, the day and year last aforesaid.

W. ALDER TRUEMAN,

W. ALDER TRUEMAN, Notary Public, N. B. 2ins

BRIDGE NOTICE.

SEALED TENDERS, marked "TENDER FOR FREDERICTON HIGH-WAY BRIDGE," Masonry Substructure, will be received at the Department of Public Works, Fredericton, until

MONDAY, 10th day of JUNE, 1907, at noon, for building Two Masonry Piers of Fredericton Highway Pridge, Fredericton, York Co., N. B., according to Plan and Specification to be seen at the Public Works Department, Fredericton, N. B., at the office of Hon. Wm. Pugsley, Premier, St. John, N. B. and at the office of Hon. C. W. Robinson, Provincial Secretary, Moncton, N. B.

Rach tender must be accompanied by a certified Bank Cheque or Cash, for an amount equal to five per cent. of the tender, which will be forfeited if the party tendering declines to enter into contract 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 the lowest or any tender.

Any Newspapers copying this Notice will not be compensated C. H. LABILLOIS. ch tender must be accompanied by a certified Bank Cheque

C. H. LABILLOIS, Chief Commissioner.

Department Public Works, Fre 'e 'icton, May 7, 1907.

5ins

IN THE SUPREME COURT IN EQUITY.

Between N. Bradford Carter, Plaintiff;

Between N. Bradford Carter, Plaintiff;

vs.

Thomas Lowerison and Louise his wife, Charles Lowerison,
James Isaac Lowerison, William Lowerison, Clarissa Mitten,
Abigail Bishop, George Bowser and Mary R. his wife, Guilford Townshend, George Townshend and Mary his wife,
Henry E. Townshend and Grace his wife, William Manford
Townshend and Delia his wife, Frederick C. Townshend and
Agnes his wife, Nellie Atkinson and Byron Atkinson her
husband, Susan Read, Arminta Cook and Joseph Cook her
husband, Edward C. Anderson and Elvira Victoria his wife,
Willard P. Anderson and Clementine his wife, Joseph Anderson and Jane his wife, James Anderson and Marjorie his
wife, Charles Spurgeon Rayworth and Alice his wife, Orton
Edward Rayworth, Emma Rosamond Allen and Wilfred G.
Allen her husband, William Anderson, Oliver Wry and Laylia
his wife, Thomas Wry and Sarah his wife, Arthur Wry and
Amy his wife, Eunice Doherty and George Dorerty her husband, Alma Wry, Harmon Wry and Annie his wife, George
Wry and Gertrude his wife. Emma Fawcett and Aubrey
Fawcett her husband, Laura Ayer and Stanley Ayer her husband, Louise Wry, Frank Wry, Ernest L. Wry and Nettie M.
his wife, Melbourne Wry and Sarah his wife, Charles Wry,
Ella Fish and Daniel B. Fish her husband, Lizzie Fillmore
and Ernest Fillmore her husband, Burmah Connors and
Thomas Connors her husband, Hazzeltine McRix and Charles
McRix her husband, Frank Maxwell and Adelaide his wife,
Warren Maxwell and Ella his wife, Elmer Maxwell, John
Maxwell and Sarah his wife, Bertha Cole, Mabel Cole, James
Cole, Edwin Cole, Mary Baharrell and Benjamin Baharrell
her husband, Charlotte Hicks and Timothy Hicks her husband, Attalissa Carter, wife of the plaintiff, N. Bradford
Carter, Hugh Fawcett and Jane his wife, Henry R. Fawcett
and Catherine his wife, Albert T. Fawcett and Kate his wife,
Elizabeth Estabrooks and Albion B. Estabrooks her husband,
Mary Cole and Christopher Cole her husband, Edward Patterson and Ellida his wife and Cassie Patterson, Defendants.

HEREAS, it has been m

where and Ellida his wife and Cassie Patterson, Defendants.

Where As, it has been made to appear by affidavit to the satisfaction of me. the un lersigned, one of the Judges of the Supreme Court sitting in Equity, that James Anderson and Marjorie his wife, and Alma Wry, three of the above named defendants, do not nor does any of them reside within the Province, so that they cannot be served with a summons, and that their place of residence cannot be ascertained by the plaintiff; and it being made to appear to me by affidavit, that the said James Anderson is a son of the late Catherine Anderson, deceased, who was an Aunt of the said late Robert A. Lowerison, deceased, and that the said Alma Wry is a son of the late John Wry, deceased, who was a son of the late Hannah Wry, deceased, and the said late Hannah Wry, deceased, was an Aunt of the said late Robert A. Lowerison, deceased, and that the said James Anderson and Alma Wry are therefore heirs of the late Robert A. Lowerison, deceased, and that the said James Anderson is married and his wife is the person mentioned as such as party defendant to this suit, and that the said late Robert A. Lowerison, deceased, died intestate seized and possessed of an estate of inheritance in fee simple in and to certain lands and premises isituate in the Parish of Sackville, in the County of Westmorland, and that the above named plaintiff has good prima facie grounds for filing a bill against the above named defendants.

I Do Hereby Order, that the said defendants, and each of them.

I DO HEREBY ORDER, that the said defendants, and each of them, on or before the twenty-seventh day of June next, do enter an appearance in this suit (if they or any of them intend to defend the same) wherein a bill will be filed against the above named defendants by the above named plaintiff for the partition or sale of all and singular the lands and premises of which Robert A. Lowerison, late of the Parish of Sackville, in the County of Westmorland and Province of New Brunswick, Farmer, deceased, died seized, possessed or other wise entitled unto, situate in the Parish of Sackville, or elsewhere and unless such an appearance is so entered the bill may be taken and unless such an appearance is so entered the bill may be taken pro confesso and a decree made,

Dated this fifteenth day of April, A. D. 1907.

9ins

Judge of the Supreme Court sitting in Equity.

This order is granted on the application of Mr. Bennett of the firm of Powell, Bennett & Trites, of Sackville, in said Province, plaintiff's Solicitors in said Cause.

(Sgd) P. A. LANDRY, Judge of the Supreme Court sitting in Equity.

NOTICE.

NOTICE IS HEREBY GIVEN, That "The Dalhousie Mercantile Company, Limited," will apply to the Lieutenant-Covernor in Council of the Province of New Brunswick, for Supplementary Letters Patent, under the provisions of "The New Brunswick Joint Stock Companies' Act," Chapter 85, Consolidated Statutes, 1903, and amending Acts, authorizing the Company to increase its capital stock from the sum of Ten thousand dollars, divided into 100 shares of \$100.00 each, to the sum of Twenty-four thousand dollars, by the issue of one hundred and forty shares of New Stock of the par value of \$100.00 each, comformably to the provisions of a by-law passed by the Directors of the Company and sanctioned by a vote of the shareholders at a general meeting of the Company duly called for considering the same. considering the same.

Dated this twenty-fourth day of April, A. D. 1907.

THE DALEOUSIE MERCANTILE Co., Limited, By J. H. Barry, its Solicitor.

13 Advertisements for the Gazette are required to b: forwarded by Mail to R. W. L. TIBBITS, King's Printer, on TUESDAY, in order to be in time for Wedn sdoy's issue.