DISTRIBUTION OF SEED GRAIN AND POTATOES CENTRAL EXPERIMENTAL FARM, OTTAWA, 1907-8.

By instruction of the Honourable Minister of Agriculture a distribution is being made this season of samples of superior sorts of grain and potatoes to Canadian farmers for the improvement of seed. The stock for distribution has been secured mainly from the Experimental Farms at Indian Head, Sask., and Brandon, Man. The sample consists of oats, spring wheat, barley, Indian corn (for ensilage only) and potatoes. The quantity of oats sent is 4 lbs, and of wheat or barley 5 lbs, sufficient in each case to sow one twentieth of an acre. The samples of Indian corn and potatoes weigh 3 lbs. each. A quantity of each of the following varieties has been secured for this distribution:

OATS—Banner, Wide Awake. White Giant, Danish Island, Thousand Dollar, Improved Ligowo, all white varieties Black oats are not recommended for general cultivation, a few samples, however, are available which can be sent if specially asked for.

WHEAT—Red Fife (beardless); Preston, Pringle's Champlain and Huron (early bearded sorts); Preston Manufacture and Clauded and Clauded and Clauded and Clauded and Clauded and Clauded and Cl

BARLEY.—Six-rowed —Mensury, Odessa, Mansfield and Claude.
Two rowed.—Standwell, Invincible, Canadian Thorpe and Sidney.
INDIAN CORN (for ensilage) —Early soits, Angel of Midnight,
Compton's Early and Longfellow; later varieties, Selected Leaming, Early Mastodon and White Cap Yellow Dent.

POTATORS.—Early varieties, Early White Prize and Rochester Rose. Medium to late varieties, Carman No. 1 and Late Puritan. These later varieties are as a rule more productive than the earlier kinds.

Only one sample can be sent to each applicant, hence if an individual receives a sample it oats he cannot also receive one of wheat, barley, Indian corn or potatoes. Lists of names from one individual, or applications for more than one sample for one household, cannot be entertained. The samples will be sent free of charge through the mail.

Applications should be addressed to the Director of Experimental Farms, Ottawa, and may be sent in any time before the 15th of February, after which the lists will be closed, so that the samples asked for may be sent out in good time for sowing Applicants should mention the variety they prefer, with a second sort as an alternative Applications will be filled in the order in which they are received, so long as the supply of seed lasts. Farmers are advised to apply early to avoid possible disappointment. Those applying for Indian corn or potatoes should bear in mind that the corn is not usually distributed until April, and that rotatees cannot be mailed from here until danger from frost Applications should be addressed to the Director of Experi that potatoes cannot be mailed from here until danger from frost in transit is over. No postage is required on mail matter ad-dressed to the Central Experimental Farm, Ottawa.

WM. SAUNDERS. Director of Experimental Farms.

IN THE VICTORIA COUNTY COURT.

NOTICE IS HEREBY GIVEN, That upon the application of Allen H. F. Randolph and Robert F. Randolph, doing business together as copartners, under the name, style and firm of A. F. Randolph & Sons, I have directed all the estate, as well real as personal, of Ernest S Jamer, of the Parish of Perth, in the County of Victoria or absenting conversed or absent debtor to be of Victoria, 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 nineteenth day of September, A. D. 1907.

JNO. L. CARLETON, J. C C.

IN THE WESTMORLAND COUNTY COURT.

NOTICE IS HEREBY GIVEN, That upon the application of Isaac C. Prescott, I have directed all the Estate, as well real as personal, of Isabella Pearson, in the Parish of Harvey, in the County of Albert, an absconding, concealed or absent debtor, to be seized; and unless she return and discharge her debts within three months after the publication hereof, such Estate will be sold for the payment thereof.

Dated this fourteenth day of November, A. D. 1907.

W. W. WELLS,
Judge of the Westmorland County Court.

C A. Peck, Attorney for Petitioning Creditor. 14ins

BRIDGE NOTICE.

SEALED TENDERS, marked "TENDERS FOR NARROWS BRIDGE METAL SUPERSTRUCTURE,' will be received at the Department of Public Works, Fredericton, until

MONDAY, 30th day of DECEMBER, 1907, at noon, for constructing one through Highway steel swing truss span of 147 ft. c. to c. of end arm bearings over the "Narrows," Washademoak Lake, Parish of Cambridge, Queen's Co., N. B., according to Plan and Specification to be seen at the Public Works Department, Fredericton, N. B.

Each tender must be accompanied by a certified Bank Cheque or Cash, for an amount qual 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 lowest or any tender.

Any Newspapers copying this Notice will not be compensated.

C. H. LABILLOIS, Chief Commissioner.

Department Public Works, Fredericton, October 31st, 1907. 8ins

Rules and Practice of the House of Assembly. PRIVATE BILLS

78. A typewrit en copy or printed copy of every Private Bill or Local Bill introduced into this House shall be filed with the Clerk of the House within ten days after the opening of the Session, and in case of failure to comply with this provision the fee on the introduction of any such Private Bill shall be double the fee provided for in Rule 84 applicable to such Bill, and Local Bills introduced after ten days of the opening of the Session shall pay the same fee as a Private Bill.

after ten days of the opening of the Session shall pay the same fee as a Private Bill.

79. No Private Bill, or Bill making any amendments of a like nature to a former Act, shall be received by the House, unless a notice specifying clearly and distinctly the nature and objects thereof, has been published four successive weeks previous to the meeting of the Legislature, or to the introduction of the Bill, in some one of the newspapers published in the County interested in or to be affected by the measure, or in the locality where the parties affected, or the majority of them, reside; and when no newspaper is published in such County or locality, then in some newspaper published in the nearest adjoining County in which a newspaper is published, and also in the RIVAL GAZETTE. When the City or County interested in the measures, or the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a french newspaper if any be published in the Province.

80. In any County where no newspaper may be published, the Bill, in lieu of other local publications, may be read at the Assizes in the presence of the Grand Jury, or before the Municipal Council of the County interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of county interested in or affected by the Bill; and a Certificate of coun

in the presence of the Grand Jury, or before the Municipal Council of the County interested in or affected by the Bill; and a Certificate of such reading shall be endorsed upon, or attached to, the said Bill, by the Clerk of the Court or the Town Clerk, or the Secretary-Treasurer, as the case may be, verified by the Seal (if any) of the Court, Town Council, or Municipal Council, as the case may be; and separate Petitions may be presented to the House, setting forth in detail the object of the measure, and the reasons that may be urged for its adoption.

81. It shall be the duty of all parties seeking the interference of the Legislature in any private bill, to file, with the Clerk of the House, the evidence of their having complied with the Rules and Standing Orders thereof.

84. No private bill shall be received unless it shall be certified by

84 No private bill shall be received unless it shall be certified by the Receiver General upon the bill, or by Certificate annexed thereto, that there has been paid into his hands towards the printing and other contingent expenses of the House, the fees

following, namely:
On Bills other than for the incorporation of Companies, \$40 00 On Bills in amendment of such Acts, On Bills for the incorporation of Companies, fees to be

paid according to the amount of capital, and to be the same as are imposed under the Letters Patent Act for Companies which may be incorporated under that Act. On Bills amending the last mentioned incorporating Acts, one third of the original fce.

Provided, that where a Bill in respect of which such payment has been made does not pass the Legislature, it may be introduced at the next following Session upon the payment of an additional

not of a private nature, or to Acts for the incorporation of Cemetery Companies or Churches, or relating to the property or objects thereof. And provided, that this Rule shall not extend to local Bills,

71. No Bill shall be read the second time until it has been printed according to a form to be prescribed by the Clerk of this House, and a sufficient number of copies thereof, folded, and with the title and name of the Member who has introduced the same, and the number of the Bill endorsed thereon, have been distributed for the use of the Members, and the Clerk-Assistant shall have certified accordingly on the Orders of the Day, thus: "Printed," signifying that it has been printed according to this Rule, and distributed.

155. When Bills are presented to the House any section or section of which are intended to amend a section or sections of previous Acts, either by adding to or striking out therefrom any words or clauses, the intended amendment should be first stated and the section or sections amended a proposed should then be set out in full. 71. No Bill shall be read the second time until it has been

Forms of Bills can be obtained on application to the Clerk of the Legislative Assembly at his office in Fredericton.

Dated the 26th day of November, A. D. 1907.

HENRY B. RAINSFORD, Cerk Legislative Assembly.

THE UNDERMENTIONED non-resident ratepayers of District No. 1, in the Parish of Grand Falls, in the County of Victoria, ane hereby requested to pay their respective County rates, as set opposite their names, together with the cost of this advertisement, within two months from this date, otherwise legal proceedings will be taken to recover the same!-

1905.	1906.	1907.	Total.	2
Armstrong Mfg. Co	\$1 03	\$1 46	\$3 67	
Foley, G. H 0 47	0 55	0 58	1 60	
Gardner Estate 0 47	0 67	0 70	1 84	
Miller, Jas. Mrs.		8 70	8 70	
Massey, Harris Co	4 40	2 32	10.48	
Moriarity, Mary E. and George	性质的		40.10	
Coster, Trustees York Estate 5 31	6 03		11 34	E
Singer Mfg. Co 2 35	2 75	经的特别	5 10	
Smith W R	100	2 32	3 73	M
Victoria Froduce Co	BEST OF	4 64	4 64	
Sirois, T. B. Mrs.	2 32	2 32	4 64	轰
Dated at Grand Falls, Victoria County, N	Tovembe	or 20th	1007	
THE RESERVE OF THE PARTY OF THE	TAS	PKET	I.V	
10ins	- NEWSTREET TO SERVICE	AS. P. KELLY, Collector.		