Name.

## HOUSE OF COMMONS.

# Condensed Rules Respecting Notices for Private Bills.

ALL applications to Parliament for Private Bills shall be A LL applications to Parliament for Private Bills shall be advertised by a notice in the Canada Gazette clearly and distinctly stating the nature and objects of the application and signed by or on behalf of the applicants with the address of the party signing the same. For an Act of Incorporation the name of the proposed Company shall be stated. If the works of any company are to be declared to be for the general ad-vantage of Canada, the same shall be specifically mentioned in the notice and a copy of such notice shall be sent by regis-tered letter to the celrk of each county or municipality which may be specially affected by such works are or may be lo-cated; and proof of such service of notice shall be established by statutory declaration.

by statutory declaration. In addition to the notice in the Canada Gazette aforesaid a similar notice shall be published in some leading newspaper, as follows:

as follows: 1. For Acts of incorporation—(a) Of a railway or canal company, or of a company for the construction of any special works, or for obtaining any special rights and privileges: In the principal place in each county or district affected; (b) Of a telegraph of telephone company: In the princi-pal place in each province in which the company intends to compare.

(c) Of banks, insurance, trust, loan or industrial com-panies (without any special powers): Advertise in the Canada Gazette only.

Gazette only. 2. For amendments to Acts of incorporation—(a) For the extension of a line of railway or canal or branches thereto: In the principal place in each county affected; (b) For the revival or continuation of a charter or for ex-tension of time for the construction of works of any kind, or for the enlargement of any of the powers of a company (not involving additional special powers): At the head office of the commany:

involving additional special powers): At the head once of the company: (c) For the granting of any special powers or privileges: In the localities actually affected. All such notices shall be published at least once a week for five consecutive weeks; and in Quebec and Manitoba shall be published in both English and French; and if there be no newspaper published in the locality affected, such notice shall be given in the next nearest locality wherein a newspaper is published. Proof of publication shall be established in each case by statutory declaration to be sent to the Clerk of the House. House.

For further particulars as to notices, petitions, fees, form and deposit of bills, etc., address the Clerk of the House of Commons, Ottawa, or see the Rules of the Commons relating to private bills as published in The Canada Gazette.

#### THOMAS B. FLINT.

14 ins Clerk of the House of Commons.

### NOTICE.

TO the undersigned non-resident ratepayers of the School District No. 1, in the Parish of Havelock in the County of King's. Take notice that your taxes in School District as follows:

Daniel S.	Burlock,	1899,	
		1900,	2.84
		1901.	
	"	1902.	2.24
	**	1903.	2.40
		1904.	2.89
		1905.	3.26
		1906.	3.20
		1907.	3.60
		1908,	2.36
Total,			\$27.30
ander Q.	Stockton.	1907.	6.50
		1908,	5.90
Total,			
not been	paid and	unless	the same with the expenses

advertising are paid within two months, your real estate will be sold or proceedings taken for the recovery of the said rates, School District No. 1, Havelock.

SAMUEL T. CHITTICK, Secretary.

IN THE CHARLOTTE COUNTY COURT.

# NEW TIMBER APPLICATIONS.

# Crown Land Office, 22nd September, 1909.

Sa. M.

ICENSES to expire on the 1st August, 1910, for the follow-L ing Timber Berths for the purpose of cutting all classes of Lumber, will be sold at this Office at noon on Wednesday, 6th October, 1909.

Upset price, \$20.00 per square mile, in addition to Stumpage. No Refund of Mileage.

# Not to interfere with any lots of land now actually occu-pled and improved to the value of forty dollars, nor with any lots which have been approved of under the "Labor Act,"

lots which have been approved of under the "Labor Act," within one year previous to the date of License, nor with any Lots applied for for which returns of survey have been re-ceived at this office previous to the date of application. All Timber, Logs or other Lumber cut upon Unlicensed Crown Land or which may be cut by any person beyond the limits of his own Berth shall be selzed and forfelted to the use of the Crown; and no Timber or Lumber shall be cut on any Berth applied for until it shall be purchased at Public Auction. Auction.

NO.	Situation.	DQ. MA.	
3.	Head of Lepreau River, S ½ Block 5 except Lot F, and S. E. ¼ Block 4, range 4, head of Lepreau River and		
	New River.	4 1	L. B. Knight.
4.	New Canaan River, Lots 23, 24, 25, 26, N. E. Range Snells Survey and Lots, 19, 20, 21, 22,		
	23, in S. W. Range, also vac- ancy lying between said S. W.		
	Range and granted lands north of New Canaan River,	2. Jas	on A. Corey.

W. C. H. GRIMMER,

Surveyor General.

## DOMINION OF CANADA.

## Province of New Brunswick.

IN THE SUPREME COURT IN EQUITY:

Cituation

### George McSweeney, Plaintiff, and

Lydia Horsman, Eunice Randall, John Horsman, Jacob Horsman, Thompson Horsman, Bentley Horsman, Humphrey Horsman, Charlotte McLean, Ruth Head, Jane Mitton, Free-man Horsman, Albert Carter, Augusta Kinnear, Edna Taylor, Nettle Carter, Lindley W. Carter, William Horsman, Naomi Horsman, John Horsman, Amanda Horsman, Leonander Hors-man, Bessie Miller, Howard Horsman, Mary Horsman, Perle Horsman, Crandall Horsman, Munro Horsman, Olive Hender-son and Eli Brookes, Defendants.

BY AMENDMENT.

2 ins.

George McSweeney, Plaintiff,

### and

George McSweeney, Plantin, and Lydia Horsman, Eunice Randall, John Horsman, Jacob Horsman, Thompson Horsman, Bentley Horsman, Humphrey Horsman, Charlotte McLean, Ruth Head, Jane Mitton, Free-man Horsman, Albert Carter, Augusta Kinnear, Edna Taylor, Nettie Carter, Lindley W. Carter, William Horsman, Hiram Horsman, Jessie Mercer, John Horsman, Amanda Horsman, Leoander Horsman, Bessie Miller, Howard Horsman, Mary Horsman, Perle Horsman, Crandall Horsman, Munro Horsman, Olive Henderson and Ell Brookes, Defendants. Whereas, it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court that Charlotte McLean, Ruth Head, Freeman Horsman, William Horsman, John Horsman, Mary Horsman, Lydia Horsman, Hiram Horsman and Jessie Mercer, twelve of the above named defendants, do not reside within the Prov-ince, so that they cannot be served with a summons, and that their place of residence cannot be ascertained by the plaintiff, and that the above plaintiff has good prima facie grounds for filing the bill against the above named defendants and I do hereby order that on or before the twenty-seventh day of September next, the defendants, Charlotte McLean, Ruth Head, Freeman Horsman, William Horsman, John Horsman, Amanda Horsman, Leoander Horsman, Horsman and Jessie Mercer do enter an appearance in this suit if they intend to defend the same, wherein a bill will be filed against the above named defendants by the above named plaintiff for a declaration of the rights of the plaintiff in and to certain lands and premises situate in the Parish of Moncton in the declaration of the rights of the plaintiff in and to certain lands and premises situate in the Parish of Moncton in the County of Westmorland, mentioned and Described in a certain deed of conveyance bearing date the 22nd day of May, A. D. 1882, made by John W. Horsman and wife to Sarah A. Hors-man and the heirs of Robert Horsman, and registered in the man and the heirs of Robert Horsman, and registered in the file of the Registrar of Deeds in and for the County of Westmorland on the twenty-fifth day of September, A. D. 1882, and for an order or decree amending and rectifying the said deed of conveyance so as to vest the said lands in the heirs of the said Robert Horsman, upon his death, and for a decree that the defendants, heirs of the said John W. Horsman, hold the same in trust for the relaintiff and may he ordered and the same in trust for the plaintiff, and may be ordered and decreed to convey the same to the plaintiff, or a decree may be made that the plaintiff is entitled thereto, and unless such an appearance is so entered the bill may be taken pro confesso and a decree made.

NOTICE is hereby given, that upon the application of Gideon Hickey of Saint George, in the County of Charlotte, Trader, I have directed all the estate as well real as personal of George W. Hickey of Saint George in the County of Char-lotte, an absconding 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 pay-ment thereof.

Dated July 30th, A. D. 1909.

JNO. L. CARLETON. J. C. C.

M. N. COCKBURN,

9 ins.

Attorney for Petitioning Creditor.

13 ins.

Advertisements for the Gazette are requested to be forwarded by Mall to R. W. L. Tibbits, King's Printer, not later than Monday In order to be in time for Wednesday's issue.

Dated this twenty-ninth day of June, A. D., 1909.

EL.B.

FRED E. BARKER,

2

Chief Justice Judge in Equity.

E. ALBERT REILLY, Plaintiff's Solicitor.

10 Ins.