MAY 25

NOTICE OF ASSIGNMENT AND MEETING OF CREDITORS

NOTICE OF ASSIGNMENT AND MEETING OF CREDITORS TAKE NOTICE, that Harry W. deForest, Limited, a com-pany duly incorporated under The New Brunswick Joint Saint John, in the County of the City and County of Saint John and Province of New Brunswick, pursuant to the pro-brunswick, 1903, entitled "An Act respecting Assginments and province by Insolvent Persons," did on the third day of its creditors to the undersigned Leonard P. D. Tilley, of the said City of Saint John, and also that a meeting of the credit the said Harry W. deForest, Limited, will be held at ing, Frince William street, in the said City of Saint John, on furnesday, the nineteenth day of May, A. D. 1910, at the hour posal of the estate, and the transaction of such business as more o'clock in the afternoon, for the appointment of in-posal of the estate, and the transaction of such business as posal of the estate, and the transaction of such business as more before said meeting. Ma notice is further given that all creditors are required in three months from the date of this notice, unless further for further claims duly proven, with the said assignee, with in three months from the date of this notice, unless further court, and that all claims not filed within the time limited, or such further time if any, as may be allowed by any such fiberty to distribute the proceeds of the estate as if no such best of the said estate, and that the said assignee shall be all be wholy barred of any right to share in the pro-tiberty to distribute the proceeds of the estate as if no such abust without prejudice to the liability of the abust with the and that the pro-abust abust without prejudice to the liability of the abust abust without prejudice

Dated at the City of Saint John this fifth day of May A. D. 1910.

A. A. WILSON. Solicitor. LEONARD P. D. TILLEY, Assignee. 4 ins

CITATION.

In the Probate Court of Westmorland County. To the Sheriff of the County of Westmorland or any Con-stable within the said County, Greeting: WHEREAS Calvin Horsman, Administrator of the estate of William Horsman, late of the Parish of Moncton in prayed that a license may be granted to him to sell the real estate owned by the said William Horsman at the time of his death, to provide means to pay the debts owed by the said deceased, his person estate not being sufficient for that pur-

pose. You are therefore required to cite the said Calvin Hors-man, Administrator as aforesaid and Miles Horsman, Frances Horsman, Jane Horsman and William H. Horsman, Frances the sfid Parish of Moncton, and Calvin Horsman of the City Horsman of in the said County of Westmorland and Amanda Judson Horsman and Irvine Horsman, whose addresses are unknown, but who are supposed to be residing in the United States, heirs and next of kin of the said deceased and the before me at a Court of Probate to be holden in and for Court House at Dorchester on Tuesday, the twenty-first day, noon, to attend the granting of such licenses, or to show cause prayed for. Given under my hand and the seal of the said Probate

(Seal)	ven une	der n	third day of March of the said	
wear.)	Court	this	auf of March, A. D. 1910.	
			(Signed) F. W. EMMERSON	

Judge of Probate, County of Westmorland.

14 ins.

(Signed) JAMES FRIEL, Registrar of Probate, County of Westmorland. C. A. STEEVES, Moncton, N. E., Proctor for Administrator.

IN THE KENT COUNTY COURT.

NOTICE is hereby given that upon the application of Rich-NOTICE is hereby given that upon the application of Rich-ard O'Leary, I have directed all the estate, as well real as personal, of Joseph S. Richard, of the Parish of Richibucto 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 9th day of May, A. D. 1910. W. W. WELLS.

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REGULATIONS-TEACHERS' PENSIONS.

Approved by the Board of Education.

Approved by the Board of Education. (1) All pensions under Chapter 17, Edward VII., 1910, shall be payable half-yearly, at the end of the School Terms. (2) Every applicant for a pension under this Act must lodge with the Chief Superintendent of Education satisfactory proof by affidavit or solemn declaration of having taught 35 at which such pension is claimed, under a regular and valid (3) With each application for a pension, must be filed a clergyman, or in the absence of such church record, a certifi-cate signed by a clergyman and a magistrate, or by two re-or such other proof as may be satisfactory to the Board of Education. (Form of Certificate will be supplied by the Edu-cation Department).

Education. (Form of Certificate will be supplied by the Board of cation Department). (4) Each person entitled to a pension must write to the Chief Superintendent at the close of each school term, in June and in December, over his or her own signature, which postmaster officially, giving the post office address to which (5) In order to entitle

(5) In order to entitle an applicant to a pension, no greater deduction for loss of time shall be allowed in any one an aggregate deduction of more than 225 teaching days, nor the full period of 35 years. (6) The first pensions under this Act shall be paid at the cations for pensions must be made not later than three months before the end of any school term, to entitle the applicant to a pension for that half-year. (7) The first pensions days for

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TAKE NOTICE that Thomas Holmes, of the Town of Wood-stock, in the County of Carleton, Labourer, pursuant to the provisions of Chapter 141 of the Consolidated Statutes, 1903, did, on the fourth day of May, A. D. 1910, make an as-signment for the general benefit of his creditors to the under-of the creditors of the said Thomas Holmes will be held at Tuesday, the seventeenth day of May, A. D. 1910, at the hour of two of the clock in the afternoon, for the appointment of Inspectors, and the giving of directions with reference to the disposal of the Estate. And that all creditors are required to file their claims,

disposal of the Estate. And that all creditors are required to file their claims, duly proven, with the Assignee, within three months of this date, unless further time be allowed by a Judge of the Su-preme or County Court, and that all claims not filed within allowed by any such Judge, shall be wholly barred of any right to share in the proceeds of the Estate, and that the Assignee shall be at liberty to distribute the proceeds of the Estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor. Dated at Woodstock, in the said County, this fifth day of May, A. D. 1910.

JOHN R. TOMPKINS,

Assignee.

NOTICE.

NOTICE is hereby given that we the Trustees of the Es-tate of Frederick W. Kennedy, an absconding debtor, do hereby call a general meeting of his Cheditors to examine and pass the accounts of the Estate and after making allowance for all legal charges and commission to distribute the residue of said Estate without preference among the creditors in pro-portion to their respective demands including therein debts not then due on rebate of interest, to be held at the office of Trueman & McKenzie, Bank of New Brunswick Bullding, Campbellton, N. B., on the 24th day of June next, at three o'clock in the afternoon of said day. Dated March 19th, A. D. 1910. STERLING H. LINGSLEY, JAMES P. JARDINE, A. Mc. GILVRARY McDONALD, 14ins

TRUEMAN & MCKENZIE, Trustees.

Attorney for Trustees.

NOTICE OF SALE UNDER POWER CONTAINED IN MORTGAGE.

OSCAR JOHANNSEN, Mortgagor. David A. Stewart, Mort-

195

