CITATION.

In the Probate Court of Westmorland County.

To the Sheriff of the County of Westmorland or any Constable within the said County, Greeting:

WHEREAS Calvin Horsman, Administrator of the estate of William Horsman, late of the Parish of Moncton in the County of Westmorland, deceased, has by his petition 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 purpose.

deceased, his person estate not being sufficient for that purpose.

You are therefore required to cite the said Calvin Horsman, Administrator as aforesaid and Miles Horsman, Frances Horsman, Jane Horsman and William H. Horsman, all of the said Parish of Moncton, and Calvin Horsman of the City of Moncton in the said County of Westmorland and Amanda Horsman of in the State of Pennsylvania and 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 creditors and all others interested in his estate to appear before me at a Court of Probate to be holden in and for the County of Westmorland in the Probate Court Room in the Court House at Dorchester on Tuesday, the twenty-first day of June, A. D. 1910, at the hour of one o'clock in the afternoon, to attend the granting of such licenses, or to show cause (if any there be) why such license should not be granted as prayed for.

Given under my hand and the seal of the said Probate

Court this third day of March, A. D. 1910.

(Signed) F. W. EMMERSON,

Judge of Probate, County of Westmorland.

(Signed) JAMES FRIEL, Registrar of Probate,
County of Westmorland.
C. A. STEEVES,
Moncton, N. B.,

Proctor for Administrator.

14 ins.

CERTIFICATE OF CO-PARTNERSHIP.

WE, the undersigned, Arthur P. LeBlanc and Oliver Dupuis do hereby certify and give notice unto all to whom it doth or may concern:

doth or may concern:

1. That we have entered into a general co-partnership.
2. That the name under which such co-partnership is to be conducted is LeBlanc and Dupuis.
3. That the general nature of the business intended to be transacted by such co-partnership is that of general builders, contractors and jobbers.
4. That the names, additions and respective places of residence of the different partners are: Arthur P. LeBlanc, of the City of Moncton, in the County of Westmorland and Province of New Brunswick, Carpenter; Oliver Dupuis, of Memramcook, in the County of Westmorland and Province aforesaid, Contractor. Dated this fourteenth day of April, A. D. 1910.

ARTHUR P. LeBLANC. OLIVER DUPUIS. Signed and made in the presence of

AUSTIN A. ALLEN.

PROVINCE OF NEW BRUNSWICK, COUNTY OF WESTMORLAND, TO WIT:

I, Austin A. Allen, a Notary Public, by royal authority, duly appointed and sworn in and for the Province of New Brunswick, and residing and practicing at the City of Moncton, in the County and Province aforesaid, do certify that on this fourteenth day of April, in the year of our Lord one thousand nine hundred and ten, at the City of Moncton, within said Province, personally before me appeared Arthur P. Le-Blanc and Oliver Dupuis, whose names are subscribed to the above written certificate of co-partnership, and severally acknowledged and declared to me that they did sign and make said above written certificate for the uses and purposes therein mentioned.

In testimony whereof I. the said Notary, have hereunto set my hand and Notarial Seal at the City of Moncton aforesaid, the day and year last above written. (Notarial Seal).

AUSTIN A. ALLEN, Notary Public, New Brunswick.

2 ins

NOTICE is hereby given that a general meeting of the creditors of J. Turner Pierce formerly of the Parish of Rothesay in the County of Kings in the Province of New Brunswick an absent or concealed Debtor will be held on Monday, the twenty-seventh day of June next at the office of George H. V. Belyea, 45 Canterbury Street in the City of Saint John in the City and County of St. John to examine and Saint John in the City and County of St. John to examine and pass the accounts of said estate with a view to distribution thereof and for making allowance for all legal charges and commissions, etc.

L trict No. 7, Parish of Moncton, County of Westmortand, Province of New Brunswick. Take notice that your taxes in said School Dirtrict as follows:

S. Edgar Wilson— 1904 1905 1906 1907 1908 1909 Total have not been paid, and unless the same with the expenses of advertisement are paid within two months your real estate will be sold or proceedings taken for recovery of the said rates.

THOMAS A. McNEVIN, Secretary, 9 ins. commissions, etc.

WILLIAM MAYNES THOMAS F. DRUMMIE, THOMAS X. GIBBONS,

14ins

(Trustees.) (Trustees.)

CORRECTION.

IN Gazette of 20th April, instant, for Charles H. Elliott of IN Gazette of 20th April, instant, for Charles II. Einstein Andover, to be Judge of Probate pro has vice in reference to the estate of Remi D. Sirois, late of the Parish of Grand Falls, in the County of Victoria, read in reference to the estate of Raymond B. Sirois, instead of Remi D. Sirois.

J. K. FLEMMING.

Provincial Secretary's Office, Fredericton, 28th April, 1910.

NOTICE is hereby given, that on and after Monday, the 16th day of May, A. D. 1910, applications will be received at the Crown Land Office in Fredericton for RIGHTS TO MINE COAL UNDERLYING GRANTED LANDS in the GRAND LAKE COAL DISTRICT, situate in the Counties of Queen's and Sunbury, in conformity with the provisions of the General Mining Act, 54 Victoria, Chapter 16 (A.D. 1891).

Provided, however, that on or before the said 16th day of May, A. D. 1910, applications for such rights from the owners

May, A. D. 1910, applications for such rights from the owners of the fee in such granted lands or their assigns shall have precedence and will be first considered.

All applications of both classes will be entered from time to time in the order in which they are filed.

Three forms of Applications will be received, namely:

(a) For Licenses to Search.(b) For Licenses to Work.(c) For 20 Year Leases.

The two former, (a) and (b), to apply to lands that have

The two former, (a) and (b), to apply to lands that have not been opened up or worked for coal, and the latter, (c), in eases where the applicant can show he has operated sufficiently to entitle him to ask for a 20 Year Lease under Section 92 of the General Mining Act.

Attention is called to the following provisions, which are to be continued, namely: License to Search, requiring a fee of Twenty Dollars with the application, shall be applicable to territories containing not more than Five Square Miles, and shall continue for a period of Eighteen Months.

License to work, requiring a fee of Fifty Dollars, with the application, shall cover One Square Mile, and runs for two years, with a right to renew for one year more at half rates. Twenty Year Mining Leases subject to renewal from time to time with a limit of Eighty Years, requiring a fee of Fifty Dollars per square mile, or any fraction thereof, with the application, shall apply to one square mile or any fraction; provided, however, as heretofore, that where it is shown the Royalty paid to the Receiver General for coal mined under any one such lease is equal to or exceeds such annual rent, the latter will not be exacted.

Dated at the Crown Land Office April 8th, A. D. 1910.

Dated at the Crown Land Office April 8th, A. D. 1910.

W. C. H. GRIMMER. Surveyor General.

SUPREME COURT IN EQUITY.

THOMAS LEVESQUE v. Cyril Levesque. Sale under decretal order. Freehold in Restigouche County. Sale on the twenty-eighth day of June, A. D. 1910. See advertisement in The Tribune.

ARTHUR T. LEBLANC, Plaintiff Solicitor.

W. A. MOTT, Referee in Equity.

2 ins.

NOTICE.

NOTICE is hereby given that we the Trustees of the Estate 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 proportion 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 Building, 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,

TRUEMAN & McKENZIE, Attorney for Trustees.

Trustees.

NOTICE.

To the undersigned non-resident ratepayer of School District No. 7, Parish of Moncton, County of Westmorland, Province of New Brunswick. Take notice that your

NOTICE.

IN the matter of the Estate of Elie Chiasson, who made an Assignment, under the provisions of Chapter 141 of the Consolidated Statutes, 1903—Please take notice, that a meeting of the Creditors of the

above Estate will be held at my office, in the Court House, in Bathurst, in the County of Gloucester, N. B., on Monday, the sixteenth day of May next, A. D. 1910, at the hour of four of the clock in the afternoon, for the purpose of declaring a dividend, and winding up the business with reference to the above

Dated at Bathurst, N. B., this 19th day of April, A.D. 1910.

N. A. LANDRY, 2 ins