#### IN THE PROBATE COURT OF KING'S COUNTY.

To the Sheriff of the County of King's or any Constable within said County, Greting:

WHEREAS Abner Cripps of the Town of Sussex in the County of King's and Province of New Brunswick, Mechanic, has filed in the Probate Court in and for the said County of King's, a Petition in the mater of the Estate of Mary McLean, late of the Town of Sussex in the County of King's and Province of New Brunswick, Widow of Daniel McLean, deceased, alleging therein (inter alia) that he is a nephew of the said deceased and has renunciation in his favor of Isabella Golding, who is the only surviving sister of the full blood of the decared, and praying that Letters of Administration of the estate and effects of the said Mary McLean, deceased, be granted to him in due form of law.

And whereas it has been made to appear by said Petition that the surviving relatives of the said Mary McLean are as follows:—Sister of the full blood, Isabella Golding, Widow; Sister of the half blood Francis Sproul, Wife of John Sproul. The children of Ellen Reddy, deceased, sister of the said Mary McLean, Deceased, are two sons, one Arthur, the name of the other unknown, both over the age of twenty-one years, a daughter, May Reddy, whose wherabouts are unknown, who is of the age of about forty years, a daughter, Beatrice Reddy, whose wherabouts are unknown, who is of the age of about fifty years, and whose whereabouts are unknown, and a son, Wesley McAllister, who is of the age of about fifty years, and whose whereabouts are unknown, and a son, Wesley McAllister, who is of the age of about fifty years, and whose whereabouts are unknown, and a son, tharles McAllister, aged about fifty-three years, whose whereabouts are unknown, and a son, the said Mary McLean, deceased, the said Thomas Cripps having died leaving him surviving a son, George Cripps, who resides at New Haven in the State of Connecticut, one of the United States of America, and who is of the age of about fifty years, a daughter of Lavina Smith, wife of one Al. Smith, who resides at Washademoak and is of the age of about forty-three years, a son, Chesley Cripps, who resides in the State sof New Hampshire and is of the age of thirty-seven years, a daughter, Alice Price, wife of Tracy Price of Natick, in the said State of Massachusetts, who is of the age of about twenty-seven years. And besides the above the said Mary McLean left her surviving no other bairs or next of kin heirs or next of kin.

heirs or next of kin.

You are therefore required to cite the said Isabella Golding, who resides at Midland in the said County of King's, aged about seventy-eight years, Francis Sproul, wife of John Sproul, who resides in the said Town of Sussex of the age of about seventy-one years, children of the said Ellen Reddy, both of her husband, John Reddy, and her children by her former marriage with a man named McAllister, George Cripps of New Haven, Lavinia Smith of Washademoak, the children of Aaron Cripps, deceased, Nelson Cripps, Harry Cripps, Chesley Cripps, Alice Price, Wife of Tracy Price, and Heber Cripps, and all others interested, to appear before me at the Court of Probate to be held in the Probate Court room in the Court House at Hampton in said King's County, on Tuesday the Twenty-fifth day of October next at ten o'clock in the forenoon to show cause (if any they have) why the prayer of the said Petition should not be granted and Letters of Administration of the Estate and effects of the said Mary McLean be granted out of and by this Honorable Court unto the said Abner Cripps as and being such relative and next of kin as aforesaid.

Civen under my hand and the seal of the said Court the

Given under my hand and the seal of the said Court this Twenty-ninth day of June, A. D. 1910.

(Sgd.) J. M. McINTYRE, Judge of Probate.

(Sgd.) MABEL S. GILBERT, Registrar.

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# NOTICE OF SHERIFF'S SALE.

NOTICE is hereby given unto all to whom it both or may concern: That there will be sold at public auction, at the Court House in the Parish of Bathurst, in the County of Gloucester, on Monday the 31st day of October next, A. D. 1910, at the hour of twelve of the clock, noon, all the estate, right, title and interest, both at law and in equity, of James R. DeGrace and Artemise DeGrace, his wife, in the following described lands and premises, that is to say:

All that certain piece or parcel of land situate, lying and being in the Parish of New Bandon in the said County of Gloucester and bounded as follows, that is to say: On the west by James DeGrace, formerly John DeGresly, on the east by Lazare Blanchard, formerly J. B. Blanchard, on the north by the waters of the Bay des Chaleurs, and on the rear by the second Concession, containing whatever number of acres may be found by actual measurement within the above boundaries, together with all and singular the buildings and may be found by actual measurement within the above boundaries, together with all and singular the buildings and improvements thereon; the same having been seized and to be sold under and by virtue of an execution issued out of the Gloucester County Court against the said James R. De-Grace and Artemise, his wife, at the suit of Narcisse A. Landry.

Dated at Bathurst in the County of Gloucester this 11th day of August, A. D., 1910.

JOSEPH D. DOUCET. Sheriff of the County of Gloucester.

#### APPLICATION TO PARLIAMENT.

### The Senate of Canada.

### NOTICE FOR PRIVATE BILLS.

# (Extracts from Rules of the Senate.)

ALL applications to Parliament for Private Bills of any

ALL applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the Canada Gazette; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the Notice.

In cases where exclusive powers are asked, in addition to the Notice in the Canada Gazette aforesaid, a similar Notice shall also be published in some leading newspaper in the principal city, town or village in each county or district and in each province or territory which may be affected by the passage of such Private Bills, according to the nature of the undertakings contemplated thereby.

And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the Notice; and the applicants shall cause a copy of such Notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are or may be located, so as to reach those officers not less than five weeks before the consideration of the petition by the Committee of Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

All such Notices, whether inserted in the Canada Gazette or in a newspaper, shall be published at least once a week

sent to the Clerk of the Senate.

All such Notices, whether inserted in the Canada Gazette or in a newspaper, shall be published at least once a week for a period of five consecutive weeks; and, when published in the Province of Quebec and Manitoba, shall be in both the English and French languages; and marked copies of each issue of all newspapers containing any such Notice shall be sent to the Clerk of the Senate, endorsed "Private Bill Notice;" or a statutory declaration as to due publication may be sent in lieu thereof.

For further particulars see the Rules of the Senate re-

For further particulars, see the Rules of the Senate re-lative thereto published in the Canada Gazette, or apply at

this office.

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SAMUEL E. ST. O. CHAPLEAU,

Clerk of the Senate.

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# HOUSE OF COMMONS.

# Condensed Rules Respecting Notices for Private Bills.

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 genearl advantage of Canada, the same shall be specifically mentioned in the notice and a copy of such notice shall be sent by registered letter to the clerk of each county or municipality which may be specially affected by such works and also to the secretary of the province in which such works are or may be located; and proof of such service of notice shall be established by statutory declaration. established by statutory declaration.

In addition to the notice in the Canada Gazette afore-said, a similar notice shall be published in some leading newspaper, 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 or telephone company: In the princi-pal place in each province in which the company intends to

(c) Of banks, insurance, trust, loan or industrial compan-(without any special powers): Advertise in the Canada 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 extension of time for the construction of a charter of local extension 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 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

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 Candaa Gazette.

> THOMAS B. FLINT. Clerk of the House of Commons.