and chattels above mentioned, are now situate and being in and upon the said properties so recently purchased by said Fred S. Morse from said Adams Burns Company, Limited, at Bathurst aforesaid, and in and upon and in connection with the lumber licenses used in connection with said business and the lumbering camps thereon, or being used in connec-tion therewith, and in and upon and in connection with the stables mill buildings machine shop blacksentib what has been tion therewith, and in and upon and in connection with the stables, mill, buildings, machine shop, blacksmith shop, barns, yards and premises so recently sold, and in and upon and connected to or stored upon the mouths of said rivers or lands near thereto. Also, all other property and properties and chattels of a similar character to the properties men-tioned hereinbefore, which may hereafter be purchased and acquired by said Fred S. Morse, his executors, heirs, admin-lstrators or assigns, and used in connection with said busi-ness in lieu of and in substitution of and in addition to the said properties and chattels hereinbefore mentioned; and also all other such plant, tools and chattels as may be purchased. all other such plant, tools and chattels as may be purchased, acquired and used in connection with the carrying on of a acquired and used in connection with the carrying on of a lumbering or manufacturing business, manufacturing lumber or wood goods, upon or in connection with said business so sold, and situate at Bathurst, or upon or in connection with the said lumber licenses. Also, the sixty-six shares of the capital stock of the Bathurst Boom Company, mentioned in the statement of chains, subject to the navments thereon as the statement of claim, subject to the payments thereon as therein provided.

The said property to be sold will be sold in one block, and will be sold subject to the rights of the liquidators of the Nepisiquit Lumber Company, Limited, to manufacture and sell all logs on hand, and sell all lumber manufactures, and to use and operate the mill and manufacturing plant and equipment, also to use the piling ground and shipping plant, equipment and factories during the remainder of the season 1911; and also subject to the right of the Liquidators to use the piling ground and shipping plant, equipment and facilities until the first day of July, A. D. 1912, as directed by said Judgment or Decree.

And at which sale all, parties have leave to bid. TERMS OF SALE, CASH. Ten per cent. at time of bid; balance on delivery of deed.

For further terms and particulars apply to Plaintiff's So-licitor or to the undersigned Master of the Supreme Court. Dated this twenty-eighth day of June, A. D. 1911.

GEORGE CILBERT.

J. D. HAZEN,

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Master of the Supreme Court.

Plaintiff's Solicitor.

NOTICE OF ASSIGNMENT.

TAKE NOTICE- That Rosamond Thomas, of the Town of Grand Falls, in the County of Victoria, Grocer, pursuant to the provisions of Chapter 141 of the Consolidated Statutes of New Brunswick, 1903, entitled An Act Respecting Assign-ments and Preferences by Imsolvent Persons, and amending Acts. by Assignment dated the 21st day of June, A. D. 1911, did make a general assignment for the benefit of his creditors without preference, to the undersigned James Tibbits, Sheriff of the County of Victoria, and also that a meeting of the creditors will be held at the Sheriff's Office in Andover, County of Victoria, on Wednesday, the fifth day of July, at the hour of 3.30 p.m., for the appointment of inspectors and giving of directions with reference to the disposal of the es-

giving of directions with reference to the disposal of the es-tate and for the transaction of such other business as shall legally come before the meeting. And notice is further given that all creditors are request-ed to file their claims, duly proven, with the Assignee with-in three months from the late of this notice, unless further time be allowed by a Judge of the Supreme or County Court, and that all claims not filed within the time limited shall be wholly barred of any right to share in the proceeds of such counts and the said Assignee shall be at liberty to distribute estate, and the said Assignee shall be at liberty to distribute the proceeds of said estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor.

Dated at Andover the 26th day of June, A. D. 1911.

JAMES TIBBITS.

Sheriff, Andover.

IN THE SUPREME COURT-QUEEN'S BENCH DIVISION.

NOTICE is hereby given, that upon the application of Daniel Palmer, I have directed all the estate, as well real as personal, of Hugh Monohan, in the Province of New Brunswick, of Gaspereaux, in the County of Queen's, in said Province, an absconding, concealed or absent detaior, to be seized, and unless he return and discharge his debts within

PUBLIC NOTICE is hereby given, on hehalf of E. Paturel Company, Limited, a body corporate, incorporated under provisions of the New Brunswick Joint Stock Compan-tes Act, that an application will be made under said Act for Supplementary Letters Patent increasing the capital of said (company to Forty Thousand Dollars, by the creation of twenty thousand new shares of One Dollar each, to be called "B" Stock, being preference stock of said Company, and directing that the holders of such preference shares shall be first charge a cumulative preferential dividend at the rate of sper cent per annum on the capital for the time being paid up on such shares respectively, and that in the event of the preference shall be entitled to have the surplus assets applied inst. In paying off the capital paid up on the preference shares shall be entitled to have the surplus assets applied inst. In paying off the capital paid up on the preference shares held by them respectively; and secondly, in paying off the arrears (if any) of such surplus assets which shall re-said to the commencement of the winding up on such other shares, and by the creation of thirteen thousand new shares in the residue (if any) of such surplus assets which shall re-said to the company sow issued "A" Stock, being ordinary stock of dividend, and in all other respects part passu with the stares is company, each of said shares of One Dollar ranking for dividend, and in all other respects part passu with the stares of dividend in all other respects part passu with the stares of dividend in all other respects part passu with the stares of dividend and in all other respects part passu with the stares of dividend, and in all other respects part passu with the stares of dividend, and in all other respects part passu with the stares of dividend in all other respects part passu with the stares of dividend in all other respects part passu with the stares of dividend in all other respects part passu with the stares of dividend in all other respects part passu with the DUBLIC NOTICE is hereby given, on hehalf of E. Paturel Dated this 23rd day of June, A. D. 1911.

R. H. WILLIAMS,

2 Ins

Secretary of said Company.

THERE will be sold at Public Auction at or near the Post THERE will be sold at Public Auction at or near the Post Office, McGowan's Wharf, so called, in the Farish of Sheffield, County of Sunbury, on Monday, the 14th day of August next, at the hour of one o'clock in the afternoon, all the right, title, interest, property, possession, claim or de-mand whatsoever, either at law or in equity, of the heirs of Peter McKenzie of, into, out of or upon the following de-scribed lands and premises, viz.: All that certain lot, piece or parcel of land situate, lying and being in the Parish of Northfield, County of Sunbury, aforesaid, and bounded as follows, to wit: Beginning at a post at the highway road leading from New Zion to Newcastle, thence northwesterly seven chains, thence northeasterly thirty chains to a spruce tree: thence west thirty-four chains, thence south twenty-six chains, to a post to the aforesaid road; thence along the place of beginning, containing fifty acres, and granted by the Crown to the said Peter McKenzie, together with all im-provements, profits, privileges and appurtenances to the

the Crown to the said Peter McKenzie, together with all im-provements, profits, privileges and appurtenances to the same belonging or in anywise appertaining. The same having been selzed and taken by me under and by virtue of a Warrant to me directed, hasued by Alva B. White, Eng., Secretary-treasurer of the said County of Sun-bury, at the suit of James Hy. Hallifax, Secretary to School Trustees, District No. 1, in the Parishes of Northfield and Sheffield, in the said County of Sunbury, for school rates, Dated at Burton, in the County of Sunbury, the sixth day of May, A. D. 1911.

14 ins

JAMES HOLDEN, Sheriff of Sunbury County.

IN THE PROBATE COURT OF RESTIGOUCHE COUNTY.

To the Sheriff of the County of Restigouche, or any Consta-ble within the said County-Greeting:

WHEREAS, Alexander Cook, Administrator of the estate and effects of John Cook, late of the Parish of Dalhousie in the said County, deceased, hath filed in this Court an ac-count of his administration of the said deceased's estate, and has prayed that the same may be passed and allowed in due form of law:

form of law: You are therefore required to cite the heirs, next of kin of the deceased, and all of the creditors and other persons inter-ested in said estate, to appear before me at a Court of Pro-bate to be held in and for the County of Restigouche, at my office in the Town of Campbellton, in said County, on Mon-day, the tenth day of July next, at 11 o'clock in the forenoon, then and there to attend the passing and allowing of the said

Given under my hand and the Seal of the said Probate Court this twenty-eighth day of March, A. D. 1911. (L.S.)

(Signed) WILLIAM MURRAY, Judge-of Prebate for the County of Restigouche (Signed) JOHN BARBERIE,

Registrar of Probates for the County of Restigoud

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