appointment of inspectors and giving of directions as to the

appointment of inspectors and giving of directions as to the disposal of the estate.

And all creditors are required to file their claims, duly proven, with the said Assignee, within three months from the date of this notice, unless further time be allowed by the Judge of the Supreme or County Court, and that all claims not filed within the time limited, or such further time, if any, as may be allowed by any such Judge, shall be wholly barred of any right to share in the proceeds of the said estate, and the said Assignee shall be at liberty to distribute the proceeds of the said estate as if any claims not filed as aforesaid did not exist, but without prejudice to the liability of the debtor there-

Dated at St. John, N. B., this second day of Pebruary, A. D. G. EARLE LOGAN, Assignee.

J. R. ARMSTRONG. Soicitor for Assignee.

ABSCONDING DEBTOR

N THE SAINT JOHN COUNTY COURT NOTICE is hereby given, that upon the application of Puddington-Wetmore-Morrison, Limited, I have directed all the estate, as well real as personal, of John Pitkavitch, of the City of Saint John, in the County of the City and County of Saint John, 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 the twentieth day of December, A. D. 1913.

W. B. WALLACE, Judge of the Saint John County Court.

Solicitor for Applicant.

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N THE SUPREME COURT.

OTICE is hereby given, that upon the application of William P. Day, of the Borough of Brooklyn, in the County of King's and State of New York, Steamer Employee, I have directed all the estate, as well real as personal, of George W. Day, of the County of Queen's, in the Province of New Brunswick, an absconding, concealed or absent debtor, to be seized; and unless he return and discharge his debts within three months from the publication hereof, his estate will be sold for the payment thereof. for the payment thereof.

Dated this 28th day of January, A. D. 1914.

(Sgd.) OSWALD S. CROCKET, J. S. C., King's Bench Division.

IN THE WESTMORLAND COUNTY COURT.

OTICE is hereby given that upon the application of George S. Wry: Painter, of the Town of Sackville, in the said County of Westmorland, I have directed all the estate, as well real as personal, of Howard I. Wry. Merchant Tailor, of the Town of Sackville, in the County of Westmorland, an absending, concealed or absent debtor, to be seized, and unless be return and discharge his debtor, to be seized, and unless the publication hereof, such estate will be sold for the pay-ment thereof.

Dated this thirtieth day of January, A. D. 1914

R. A. BORDEN, Judge of the Westmorland County Court.

RULES AND PRACTICE OF THE LEGISLATIVE ASSEMBLY OF NEW BRUNSWICK.

Private Bills.

Private Bills.

78. A typewritten copy or printed copy of every Private Bill or Local Bill introduced into this House shall be filed with the Clerk of the House within ten days after the opening of the Session, and in case of failure to comply with this provision the fee on the introduction of any such Private Bill shall be double the fee provided for in Rule 54, applicable to such Bill, and Local Bills introduced after ten days of the opening of the Session shall pay the same fee as a Private Bill.

79. No Private Bill, or Bill making any amendments of a like nature to a former Act, shall be received by the House unless a notice specifying clearly and distinctly the nature and objects thereof, has been published four successive weeks previous to the meeting of the Legislature, or to the introduction of the Bill, in some one of the newspapers published in the County interested in or to be affected by the measure, or in the locality where the parties affected, or the majority of them, reside; and when no newspaper is published in such County or locality, then in some newspaper published in the nearest adjoining County in which a newspaper is published, and also in the Royal Gazette. When the City or County interested in the measure or the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French newspaper, if any be published in the Province.

89. In any County where no newspaper may be published, the Bill, in lieu of other local publication, may be read at the

be published in the Province.

80. In any County where no newspaper may be published, the Bill, in lieu of other local publication, may be read at the Assizes in the presence of the Grand Jury, or before the Municipal Council of the County interested in or affected by the Bill; and a certificate of such reading shall be endorsed upon or attached to the said Bill by the Clerk of the Court, or the Town Clerk, or the Secretary-Treasurer, as the case may be verified by the Seal (if any) of the Court, Town Council, or Municipal Council, as the case may be; and Separate Petitions may be presented to the House, setting forth in detail the object of the measure and the reasons that may be urged for its adoption.

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81. It shall be the duty of all parties seeking the interference of the Legislature in any private bill, to file with the Clerk of the House the evidence of their having complied with the Rules and Standing Orders thereof.

84. No Private Bill shall be received unless it shall be

On Bills amending the last mentioned incorporating Acts, one-third of the original fees.

On Bills in amendment of such Acts

Provided, that where a Bill in respect of which such payment has been made does not pass the Legislature, it may be introduced at the next following session upon the payment of an additional sum of \$10.

And provided, that this Rule shall not extend to local Bills, not of a private nature, or to Acts for the incorporation of Cemetery Companies or Churches, or relating to the property or objects thereof.

71. No Bill shall be read the second time until it has been printed according to a form to be prescribed by the Clerk of this House, and a sufficient number of copies thereof, folded, and with the title and name of the Member who has introduced the same, and the number of the Bill endorsed thereon, have been distributed for the use of the Members, and the Clerk Assistant shall have certified accordingly on the Orders of the Day, thus "Printed," signified that it has been printed according to this Rule, and distributed.

155. When Bills are presented to the House any section or sections of which are intended to amend a section or sections of previous Acts, either by adding to or striking out therefrom any words or clauses, the intended amendments should be first stated and the section or sections amended as proposed should then be set out in full.

156. Proof of publication of Bills advertised under Rule 79 of the Rules and Practice of this House must be by affidavit or Solemn Declaration, and the Clerk shall cause this rule to be published in the Royal Gazette over his signature weekly from the first week in December in each year until the meeting of the Legislature

Forms of Bills can be obtained on application to the Clerk of the Legislative Assembly at his office in Fredericton. Dated the second day of December, A. D. 1913.

HENRY B. RAINSFORD, Clerk Legislative Assembly.

HOUSE OF COMMONS.

CONDENSED RULES RESPECTING NOTICES FOR

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 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.

In addition to the notice in the Canada Gazette aforesaid.

In addition to the notice in the Canada Gazette aforesaid, 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 principal place in each Province in which the Company intends to oper-

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

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 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 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.

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