azette.

Official Notifications appearing in this Paper, duly authenticated, are to be received as such by all whom they may concern.

Vol. 73]

FREDERICTON, N. B., WEDNESDAY, MAY 19, 1915

Page 115

PROCLAMATION

By His Honour Josiah Wood, D. C. L., LL.D., Lieutenant-Governor of the Province of

New Brunswick.

PROCLAMATION.

WHEREAS, the Legislative Assembly of this Province con-Wyened on Thursday, the eleventh day of March'last, and continued its Sittings until this day, being the fifth day of May instant. I have thought fit to further prorogue the said Legislative Assembly, and the same is hereby prorogued accordingly, to Thursday, the tenth day of June next.

Given under my hand and seal at Fredericton, the fifth day of May, in the year of our Lord one thousand nine hundred and fifteen, and in the fifth year of His Majesty's reign

By command of the Lieutenant-Governor.

D. V. LANDRY.

GOVERNMENT NOTICES

ALL persons having unpaid claims against contractors engaged in the construction of the Saint John Valley Railway for work done, materials and supplies furnished, wages earned and money due for land taken for right of way, and have not heretofore filed the same with the Provincial Secretary-Treasurer, are hereby notified to file such claims with the said Provincial Secretary-Treasurer at his office at Fredericton within fifteen days after the first publication of this notice. in order that the said claims may be dealt with as provided by Section 12 of the Act of the Legislative Assembly, 5 George V., Chapter 9 (1915), "An Act respecting the Saint John and Quebec Railway Company," which said Section 12 is published herewith for the information of those interested.

Dated at Fredericton the 8th day of May, A. D. 1915. D. V. LANDRY.

Provincial Secretary-Treasurer.

claims under this Act and the amount due to any such contractor.

(a) Shall have been agreed upon between the Company and such person at an amount which the Lieutenant-Governor-in-Council shall deem reasonable, or

(b) Shall have been ascertained by the judgment of a Court of Law, or

(c) Shall have been fixed by the award of arbitrators as hereinafter provided.

Then, if the person claiming shall have contracted directly with the Company, or with the Quebec and Saint John Construction Company, the Provincial Secretary-Treasurer may pay to such claimant the amount of his said claim unless there shall have been filed with the Provincial Secretary-Treasurer, within the time hereinabove mentioned, claims against such claimant in respect of labour, materials or supplies as aforesaid in which case the claims of such sub-claimants shall be adjusted by such person as the Lieutenant-Governor in-Council may appoint for the purpose, the decision of which person shall be final and not subject to any review or appeal. In case any sub-contractor of a contractor or subcontractor with the said Company (other than the Quebec and Saint John Construction Company), shall have failed to complete his contract with his employing contractor or sub-contractor, any claim or counter claim for damages which the latter may have, shall not be adjudicated upon by the person so appointed, but the person having such claim or counterclaim may proceed at law in the ordinary way for the recovery thereof and the same shall not be offset or counter-claimed for in respect to the moneys so retained or deposited with the Provincial Secretary-Treasurer, it being the intention of this Act that so far as possible such moneys shall be distributed among all classes of claimants in proportion to the wages earned, labour performed and materials and supplies provided by each class so far as the amount to be distributed to the next superior claimant may permit the same to be done, and when the amount so to be distributed is not sufficient to pay such claims in full, it shall be apportioned pro rata among the claimants and the balance shall be a claim against the Company. The Lieutenant-Governor-in-Council may, at the request of any contractor, by Order-in-Council, require the Company to submit any matter or dispute between it and any con-



JOSIAH WOOD.

4 ins

Section 12 of 5 George V., Cap. 9.

"12. From the moneys obtained from the sale of the bonds, authorized to be guaranteed under the Act 4, George V., Chapter 10, or under this Act, there shall be retained or deposited with the Provincial Secretary-Treasurer out of the amount which would be otherwise be paid to the Company, an amount sufficient to cover or provide payment, for all outstanding indebtedness of the Company now due or to become due to contractors with the Company, other than the Quebec and Saint John Construction Company, and to other persons employed by the Company in the actual work of constructing the said railway, or who have furnished materials and supplies which have gone into the actual construction of the railway or shall have earned wages by working upon such construction, or shall have been entitled to an interest in lands over which rights of way have been acquired and taken by the railway but not paid for. In case a claim for any such indebtedness shall have been filed with the Provincial Secretary-Treasurer heretofore or within fifteen days after the first publication of a botice in the "Royal Gazette" calling for the filing of such

tractor to arbitration under the Arbitration Act, 1909, and if the Company fail to make such submission within ten days after if shall receive notice of such Order-in-Council, the Lieutenant-Governor-in-Council may appoint an arbitrator for the Company, and such dispute shall be arbitrated under the said Act and the award therein shall be of the same force and effect as if the Company had made such submission and before becoming entitled to any guarantee of bonds, or payment under this Act, the Company shall furnish to the Lieutenant-Governor-in-Council satisfactory evidence that all just claims against contractors or sub-contractors for materials, wages and supplies in connection with work hereafter to be done on said railway shall have been paid and satisfied. The provisions of this section shall not apply to the Quebec and Saint John Construction Company." 4 ins

SOLEMNIZATION OF MARRIAGES.

PUBLIC NOTICE is hereby given, that under Chapter 76 of the Consolidated Statutes of New Brunswick, 1903, and