Notice is further given that all persons 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 a judge of the Supreme or County Court, and that all claims not filed within the time limited, or such further time as may be allowed by any such judge shall be wholly barred of any right to share in the proceeds of the said estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor.

TAKE NOTICE that Abraham Poyas, of the City of Saint Take notice that Abraham Poyas, of the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, jeweller, did on this third day of January, A.D. 1916, pursuant to the provisions of Chapter 141 of the Consolidated Statutes of New Brunswick, 1903, respecting Assignments and Preferences by Insolvent Persons, make an assignment for the benefit of his creditors to the undersigned Charles S. Hanington, of the City of Saint John, barrister-at-law, and that a meeting of his creditors will be held at the office of Hanington & Hanington, in the said City of Saint John, on Thursday, the 13th day of January, A. D. 1916, at the hour of three o'clock in the afternoon, for the appointment of inspectors and the giving of directions as to the disposal of the estate and transaction of such other business as shall lawfully come before the meeting.

And further take notice that all creditors are required to file their claims, duly proven, with the assignee within three months from the date 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, or such further time, if any, as may be allowed by any such Judge, shall be wholly barred from any right to share in the proceeds of the estate, and that the said assignee shall be at fiberty to distribute the proceeds of the estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor.

aforesaid did not exist, but without prejudice to the liability

of the debtor therefor.

Dated at the said City of Saint John this 3rd day of January, A. D. 1916.

CHARLES S. HANINGTON. HANINGTON & HANINGTON, 4 ins. Solicitors. Assignee.

TAKE NOTICE that A. B. Smalley & Son, of the City of Saint John, in the City and County of Saint John, and Province of New Brunswick, Jewelry and watch merchants, did on the fifth day of aJnuary, A. D. 1916, pursuant to the provisions of Chapter 141 of the Consolidated Statutes of New provisions of Chapter 141 of the Consolidated Statutes of New Brunswick, respecting assignments and preferences by insolvent persons, make an assignment for the benefit of their creditors to the undersigned Burton L. Gerow, of the City of Saint John, and that a meeting of the creditors will be held at the Office of the said Burton L. Gerow, 102 Prince William Street, in the said City of Saint John, on Friday, the twenty-first day of January, A. D. 1916, at the hour of four o'clock in the afternoon, for the appointment of inspecors and the giving of directions as to the disposal of the estate and the transaction of such other business as shall lawfully come before the meeting. meeting.

And further take notice that all creditors are required to file their claim proven with the assignee within three months from the date of this notice, unless further time be allowed by the Judge of 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 estate, and that the said assignee shall be at liberty to distribute the proceeds of the said estate as if any claim not filed as aforesaid did not exist, without prejudice to the liability of the debtor therefor.

Dated at the said City of Saint John this fifth day of January, A. D. 1916.

BURTON L. GEROW.

BURTON L. GEROW. Assignee.

SUPREME COURT NOTICE

SUPREME COURT. KING'S BENCH DIVISION.

G. E. BARBOUR COMPANY, LTD.

ESTELLA G. FLEWELLING. SALE by Sheriff under execution. Freehold in Carleton County. Sale on March 18th, A.D. 1916. See advertisement in "The Press," Woodstock, N.B.

JOHN R. TOMPKINS, 2 ins. High Sheriff for the County of Carleton.

MORTGAGE SALE

WILLIAM BOOKER, and Mary, his wife. William T. Murphy, Surviving Executor of last Will and Testament of Mary Ann Barry, deceased, holder of Mortgage. Freehold in York County. Notice of Sale given by the above William T. Murphy, holder of Mortgage. Sale on the 2th day of February, A. D., 1916. See Advertisement posted on mortgaged premises.

TOHN A. SHANNON, mortgagor. Jonathan Shannon, mortgagee and holder of mortgage. Freehold in Carleton County. Notice of sale given by the above holder of mort-gage. Sale on the 12th day of February, 1916. See adver-tisement in The Carleton Sentinel.

JONES & JONES, Solicitors for Mortgagee.

CAMPOBELLO CORPORATION, LIMITED, Mortgagors; Sarah A. Batson, Mortgagee and holder of mortgage. Free-hold in Parish of Campobello, Charlotte County. Notice of sale given by Mortgagee. Sale on the seventh day of February, A. D. 1916. See advertisement in the Saint Croix Courier, published weekly at Saint Stephen, Charlotte County, N.B.

N. MARKS MILLS, Solicitor.

Dated at Nelson, B.C., this 24th day of December, A.D.

JOHN O'BRIEN,

High Sheriff of Northumberland County,
Assignee.

Assignee.

GEORGE A. EDNEY and Barbara, his wife. William T.

Murphy, Surviving Executor of last Will and Testament of Mary Ann Barry, deceased, holder of Mortgage. Freehold in York County. Notice of Sale given by the above William T. Murphy, holder of Mortgage. Sale on the 9th day of February, A.D. 1916. See advertisement posted on mortgaged premises.

THOMAS BEAULIEU and Mary Beaulieu, Mortgagors. Joseph J. Cote, Mortgagee and holder of Mortgage. Free-hold in Victoria County. Notice of sale given by the above holder of Mortgage. Sale on Saturday, 12th day of February, A.D. 1916, at 12 o'clock noon, in front of Post Office, at Town of Grand Falls. Notice of sale served on Mortgagers personally.

W. FRED. KERTSON,

Solicitor for Mortgagee.

NOTICE OF CO-PARTNERSHIP

THIS IS TO CERTIFY that we, Frank Russell Fairweather of the City of Saint John, in the County of the City and County of Saint John and Province of New Brunswick, Insurance Agent: Leland Wesley Nickerson, of the same place, Accountant and Ella Louise Fairweather, of the said City of Saint John, Married Woman, have formed and entered into a general co partnership for the purpose of carrying on the business of general insurance and that of manufacturers' agents

The firm name under which the said co-partnership shall be carried on and continued is "Frank R. Fairweather and Company.

The said business is to be carried on and continued in the said City and County of Saint John. The names of the partners and their respective addresses

as above set forth

In witness whereof we have hreunto set our hands and seals at the City of Saint John aforesaid this twenty-seventh day of December, A.D. 1915.

FRANK R. FAIRWEATHER (L S.) LELAND W. NICKERSON (L S.)

E. LOUISE FAIRWEATHER (L. S.) Signed, sealed and delivered in the presence of H. A. Porter. 2 ins.

CROWN LAND DEPARTMENT

ADDITION TO THE TIMBER REGULATIONS OF 1913.

Crown Land Office, 22nd December, 1915. THE attention of licensees holding permits on Crown Lands

A is called to the following addition to the Timber Regula-tions of the year 1913, passed in Council November 18th, 1915, namely: "When licensees desire to cut under-sized spruce on namely: "When licensees desire to cut under-sized spruce on licenses of the Crown on the ground that such spruce growth would never grow to a sufficient size to become saw logs, or where thickets of spruce that require thinning are found, or where other good and sufficient reasons for under-sized cutting may, in the opinion of the Minister, exist, they shall notify the Department, when an examination shall be made by an official of the Department. If such examination bears out the contention of the applicant, permission may be granted to cut such under-sized lumber or the thinning out of thickets, or the cutting of such other lumber, but the operations must be conducted under the supervision of a competent person chosen by the Department.

be conducted under the supervision of a competent person chosen by the Department.

In no case shall any under-sized lumber be cut unless permission to do so is granted in writing, containing a description by metes and bounds of the lot or lots on which such tumber is growing, and signed by the Minister.

Each scaler shall make a separate report of any undersized logs cut otherwise than is accordance with the provisions of this regulation, and such logs shall be charged at the rate of five dollars per thousand."

' GEORGE J. CLARKE, 4 2DB Minister of Lands and Mines.

SALE OF CROWN LANDS.

Crown Land Office, January 5th, 1915. THE following lots of vacant Crown land will be offered for

sale at this office on Tuesday, February 1st, 1916, at noon.
All improvements to be paid for at the time of sale, or as soon thereafter as the Minister of Lands and Mines determines the present value thereof. The said lots are sold subject to the cost of the survey, which will be in addition to the upset price.

ALBERT.

50 acres, middle part of lot 15, northern side of New Ireland Road. Clifford W. Robinson. Upset price per acre. \$2.90. VICTORIA.

33 acres, Lot B. eastern side of California Settlement, west of Grand Falls Road. Mary Dorsey. Upset price per acre, \$2.00.

GEORGE J. CLARKE. Minister of Lands and Mines.

4 ins

4 ins.