ney to William S. Caie, and by the said William S. Caie to George McLeod; thence north twenty-nine degrees and twenty minutes west one chain and sixty-three links to a stake; thence south sixty-three degrees and forty-five minutes west, one chain and twenty-nine links to a marked post; thence north twenty-two degrees and forty-five minutes west fifty-three links to a stake; thence north eighty-three degrees and thirty minutes west to lands of the late Robert Thompson; and thence to the shore; and thence foilowing the shore to Mooney's Creek, so cailed, and the said Richibucto River round to the northerly line of the above mentioned and conveyed to the said William S. Caie, and by him to the said George McLeod, and around that lot to the post the piace of beginning, with the right of way and use of a road as now reserved in and to the lots of the said Keady O'Leary, and of Olive Long and Grace Keady on the river side of the said point, and said lands and premises hereby conveyed being conveyed to the said Richard O'Leary by John Morrison Smith, by deed dated the fourteenth day of March, A. D. 1901, and duly registered in the records of the said County of Kent in Book S No. 2. pages 387, 388 and 389 and numbered therein 34003, the thirty-first day of May, A.D. 1901. "Save and except from the lands above conveyed that portion thereof leased to the Dominion Government by said Richard O'Leary or a Signal Station and now used as such," together with all buildings, including Saw Mill, Boiler House, Shops, Erections, Wharves, Blocks, Bridges and improvements thereon being, and the rights, members, privileges and appurtenances thereunto belonging.

The said lands and premises having been seized by me under and by virtue of several warrants issued by the County Secretary of the Municipality of Kent under the provisions of the act re Respecting Rates and Taxes. 1913, and amending Acts, for default of payment of Rates and Taxes.

Dated the second day of March, A. D. 1917.

BASILE J. JOHNSON. Sheriff of Kent County.

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THERE will be sold at public auction in front of the Court House at Richibucto, in the County of Kent, in the Province of New Brunswick, on the fifth day of July, A.D. 1917, at four o'clock in the afternoon, under and by virtue of an execution issued out of the Supreme Court, King's Bench Division, on the nineteenth day of March, A. D. 1917, in an action wherein William Fahey is Pinintiff and Ann Roberts is Defendant, all the right, title, interest, possession, claim and demand which the said Ann Roberts had on the third day of January, A. D. 1917 (being the date on which a memorial of the said Judgment was registered in the Office of the Registrar of Deeds in and for the said County of Kent) or now has in, to, out of or upon the following described lands and premises, that is to say:

All that lot or parcel of land situate at or near and called Thorn Apple Point, on the Richibucto river, in the Parish of Weldford, in the County of Kent, bounded and described as follows:

Easterly by the highway, northerly by lands granted by the Crown in right of the Dominion of Canada, through the Department of Indian Affairs, to William Fahey by Grant bearing date the 28th day of May, A. D. 1914, and by the waters of McCafferty's Creek (so called) and southerly and easterly by the Richibucto River—the same comprising all of Lot Number 16, as shown on a plan made by John Stevenson, of the Indian Reserve, on the Richibucto River, in the County of Kent and Province of New Brunswick, dated the 5th day of December. A. D. 1880—except the portion thereof so granted to said William Fahey. The said Stevenson plan or certified copy thereof, is on file in the Department of Indian Affairs at Ottawa. For terms of sale and further particulars apply to the Solicitor for the Plaintiff or the undersigned.

Dated this ninth day of April, A. D. 1917.

B. J. JOHNSON.

E. A. REILLY, Plaintiff's Solicitor.

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Sheriff in and for the County of Kent.

## LEGISLATIVE ASSEMBLY NOTICE.

RULES AND PRACTICE OF THE LEGISLATIVE ASSEMBLY OF NEW BRUNSWICK.

#### Private and Local Bills.

A typewritten copy or printed copy of every Private Ill or Local Bill introduced into this House shall be filed with a Clerk of the House within ten days after the opening of Session, and in case of failure to comply with this provisting the fee on the introduction of any such Private Bill shall double the fee provided for in Rule \$4 applicable to such ill, and Local Bills introduced after ten days of the opening the Session shall pay the same fee as a Private Bill.

It he Session shall pay the same fee as a Private Bill.

78. No Private Bill, or Bill making an amendment of a like nature to a former Act, shall be received by the House, inless a notice specifying clearly and distinctly the nature inless a notice specifying clearly and distinctly the nature of the specific specific

Bill, in lieu of other local publication, may be read at any cult or County Court, in the presence of the Grand Jury, or ore the Municipal Council of the County interested in or

affected by the Bill; and a certificate of such reading shall be indorsed therein, 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 must be presented to the House setting forth in detail the object of the measure, and the reasons that may be urged for its adoption.

80. When any Bill affects Civil or Municipa linterests, a notice distinctly specifying the purposes and objects of the Bill shall, at least one week before the introduction of such Bill into the House, be delivered to the Secretary-Treasurer of the County or to the Clerk of the City or Town which may be affected, and due proof of such notice shall be made by affidavit.

affidavit.

affidavit.

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

82. In default of such proof or evidence being so furnished, it shall be the duty of the Clerk to report to Mr. Speaker, or the House, and to indorse upon the Bill that the Rules and Standing Orders have not been complied with.

84. No Private or Local Bill shall be received unless it shall be certified by the Deputy Provincial Treasurer upon the Bill, or by certificate annexed thereto, that there has been paid into his hands towards the printing and other contingent expenses of the House, the fees following, namely:

On Bills other than for the Incorporation of Companies, if not exceeding five pages

For each additional page or part of a page ... 10.00

For Bills in amendment of such Acts, not exceeding five pages ... 20.00

pages 

fees to be paid as above.

On Bills for the Incorporation of Companies having a stated capital, the same fee to be paid according to the amount of capital authorized as are imposed under the N. B. Joint Stock Companies Act, together with a fee for each page of the Bill exceeding five, of \$10.00.

On Bills in amendment of such Acts, one-third of the original fee, except when the capital is not increased nor powers extended, in which cases the same fee shall be paid as on Bills amending Acts for Incorporating Companies not having a stated capital.

A page, for the purposes of this Rule, shall mean not exceeding 500 words.

Provided, that where the Rule shall not extend to Acts for the incorporation or relating to the property or objects of churches, public halls or societies for charitable, literary or recreational purposes, whose obect is not private gain.

155. Proof of publication of Bills advertised under Rule 78 of the Rules and Practice of the House must be by affidavit or solemn declaration.

Forms of Bills can be obtained on application to the Clerk of the Legislative Assembly at his office in Fredericton. Dated the first day of December, A. D. 1916.

HENRY B. RAINSFORD, Clerk Legislative Assembly.

# CROWN LAND DEPARTMENT

#### WILD GRASS.

Crown Land Office, May 22rd, 1917.

RIGHTS to cut and carry away Wild Grass from vacant
Crown Lands will be offered for sale by auction at this
office at noon on Wednesday, the 13th day of June next.

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E. A. SMITH, Minister of Lands and Mines.

## NEW TIMBER APPLICATIONS.

ICENSES to expire on the first of August, 1917, but subject

Licenses to expire on the first of August, 1917, but subject to renewal to 1st August, 1933, in accordance with Chapter XI, 3 George V., 1913, for Saw Mill Licenses of the following applications for Timber Berths, for the purpose of cutting all classes of lumber, will be sold at this office at noon on Wednesday, the 6th day of June, 1917.

Upset price, \$20 per square mile, in addition to stumpage. All timber logs or other lumber cut upon unlicensed Crown Land, or which may be cut by any person beyond the limits of his own berth, shall be seized and forfeited to the use of the Crown; and no timber or lumber shall be cut on any berth applied for until it shall be purchased at public autoion. No.

20 McBean's Brook, York County—

20 McBean's Brook, York County— Lots No. 15, 16, 17, 18, 19, 20, 21, 22, 23 25, 159 and 160 Luther Pond.

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E. A .SMITH, Minister of Lands and Mines.

## NOTICE OF MEETING

NOTICE is hereby given that the annual meeting of the Bathurst Boom Company will be held at the office of the Bathurst Lumber Company, Ltd., Bathurst, N. B., on Monday, June 11, 1917, at 8 p. m., for the election of Directors, and the transaction of such other business as may be lawfully considered by the meeting. Dated at Bathurst, N. B., this 16th day

of May, 1917.

S. B. BOND,