2 ins.

1st. 2nd.		the Forks of the Tobique River 40 ce	
3rd.	From	Gulquac and Burnt Land Brook 25 ce	mts
		Wapskehegan 20 ce	
5th.		points below 10 ce	nts
6th.	From	the Forks of the Tobique River to To-	AGE: ST

bique Manufacturing Co. Mill Pond 20 cents
The Directors are not obliged to accept the highest or
any tender unless the same shal be satisfactory to them, and
as to the ability of the party tendering to carry out the contract, the price offered and all terms and conditions of the

The tenderer must name two bondsmen who are ready to enter into a bond with him for the sum of four thousand dollars for the due performance of the contract, and the written consent, from such persons, to the bond must ac-

written consent, from such persons, to the bond must accompany tender.
In case the driving of the logs, timber and lumber be not contracted for upon tender, the same will be sold at public auction in front of the Court House, Fredericton, N. B., on Wednesday, the fourth day of April next at four o'clock P. M., pursuant to the provisions of the Acts of Assembly.

Tenders may be addressed to the Secretary at Woodstock, N. B., or at the Queen Hotel, Fredericton, N. B.

Dated this sixth day of March, 1917.

F: C. BEATTEAY, President.

J. C. HARTLEY, Secretary-Treasurer.

THE twenty-first annual meeting of the Tobique River Log Driving Company will be held in the City of Fredericton at the Queen Hotel, in the said City, on Wednesday, the fourth day of April proximo, at two-thirty o'clock in the afternoon, for the purpose of electing a Board of Directors and for the transaction of such business as may legally come before the meeting. -

Dated this sixth day of March, A. D. 1917. F. C. BEATTEAY, President.

J. C. HARTLEY, Secretary-Treasurer.

N. B.—Every owner of logs or other timber intended to be driven by said Company during the driving season of 1916 must file with the Secretary a statement of same on or before the day of the day of the annual meeting, and no lumberman can become a member of said Company, not en-titled to vote at its meeting until said statement has been

NOTICE OF CO-PARTNERSHIP

WE, Albert Denley, of the Town of Saint Andrews, in the County of Charlotte and Province of New Brunswick, Livery Stable Proprietor, and Alphonsus Cummings of the same place. Hotel Clerk, hereby certify:

(1) That we have entered into co-partnership, for the purpose of carrying on a Livery, Sales and Boarding Stable, and to operate Automobiles for hire and profit, in general

co-partnership

(2) That the said partnership shall be conducted under the name of "Albert Denley & Company."

(3) That the names and respective places of residence of the co-partners are as above set forth.

Witness our hands and seals, at Saint Andrews, in the County of Charlotte and Province of New Brunswick, this 19th day of March, A. D. 1917.

ALPHONSUS CUMMINGS (L.S.) ALBERT DENLEY (L.S.)

Signed, sewled and delivered

in presence of M. N. COCKBURN.

WE, the undersigned Joseph Leveille, of the Town of Campbellton, in the County of Restigouche, in the Province of New Brunswick, Automobile Mechanic, and Joseph Henry Boucher, of the Town of Campbellton aforesaid, Engineer, do hereby certify and give notice unto all whom it doth or may

1. That we have entered into a general co-partnership to be conducted at the Town of Campbellton aforesaid.

2. That the name of the firm under which the said co-partnership is to be conducted is "Leveille. Boucher & Co."

3. That the general nature of the business intended to be transacted and carried on by such co-partnership is that of buying, selling, exchanging and dealing in automobiles

of buying, selling, exchanging and dealing in automobiles and automobile supplies and parts, and a general garage and repair work in same line.

4. That the names and respective places of residence and additions of the different co-partners of the said firm are as above set forth.

Dated the tenth day of October, A. D. 1916. JOSEPH LEVEILLE. JOSEPH HENRY BOUCHER.

Made and signed in presence of W. ALDER TRUEMAN.

PROVINCE OF NEW BRUNSWICK. COUNTY OF RESTIGOUCHE, SS.

COUNTY OF RESTIGOUCHE. SS.

1. W. Alder Trueman, a Notary Public for the Province of New Brunswick, by Royal Authority duly commissioned and sworn, residing and practising at the Town of Campbellton, in the County of Restigouche, in said Province, do hereby certify that on this ninth day of March, A. D. 1917, at the Town of Campbellton aforesaid, personally came and appeared Joseph Leveille and Joseph Henry Boucher, whose names are subscribed to the above written certificate of copartnership, and then and there severally acknowledged to me that they did sign and make the said aforegoing written certificate to and for the uses and purposes therein mentioned, and as and for their respective free act.

In Faith and Testimony whereof, I have hereunto set my hand and affixed my Notorial Seal, at the Town of Campbellton aforesaid, the day and year in this certificate above written.

(LS.) W. ALDER TRUEMAN,

Notary Public, New Brunswick.

IN THE SAINT JOHN COUNTY COURT.

NOTICE is hereby given that upon the application of Harry Jacobson, I have directed all the estate, as well real as personal, of Gancho Elieff, in the City of Saint John in the County of the City and County of Saint John, Laborer, an absconding, concealed or absent Debtor, to be seized, and unless he return and discharge his debts within sixty days after the publication hereof, such estate will be sold for the payment thereof.

Dated this eleventh day of January, A. D. 1917.

COUNTY COURT NOTICE.

J. R. ARMSTRONG, Judge of the Saint John County Court.

. SUPREME COURT NOTICE

IN THE SUPREME COURT.

2 ins.

CHANCERY DIVISION.

INLIZABETH A. BARTSCH vs. Jennie Ross et al. Pore-closure and sale under decretal order Freehold in Saint John County. Sale on the twelfth day of May. A D 1917 See advertisement in The Evening Times Star. St. John. N B.

CHARLES F. SANFORD. Master of the Supreme Court.

ABSCONDING DEBTOR

N re Gancho Elieff, an absconding, concealed or absent

In re Gancho Elieff, an absconding, concealed or absent debtor. Take notice that a meeting of the creditors of Gancho Elieff of the City of Saint John in the City and County of Saint John, an absconding, concealed or absent debtor, will be held at my office in the Court House in the City of Saint John in the City and County of Saint John, on Monday, the twenty-sixth day of March, A. D. 1917, at the hour of three o'clock in the afternoon under the provisions of an Act respecting absconding, concealed or absent debtors.

And further take notice that all creditors are required to file their claims duly proven by affidavit with me within sixty days from the date of this notice unless further time be allowed by a Judge and that all claims not filed within the time limited or such further time, if any, as may be allowed by a Judge, shall be wholly barred of any right to share in the proceeds of the estate and that I shall be at liberty to distribute the proceeds of the estate as if any claims not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor.

Dated this twentieth day of March, A. D. 1917.

AMON A. WILSON,

AMON A. WILSON, High Sheriff of the City and County of Saint John.

LEGISLATIVE ASSEMBLY NOTICE

RULES AND PRACTICE OF THE LEGISLATIVE ASSEMBLY OF NEW BRUNSWICK.

Private and Local Bills.

Rill 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.

opening of the 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, 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 having general circulation in such County or locality, 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.

79. In any County where no newspaper may be published, the Bill, in lieu of other local publication, may be read at any Circuit or County Court in the presence of the Grand ury, or before the Municipal Council of the County therested in or affected by the Bill; and a certificate of such reading shall be indorsed thereon, or attached to the said Bill, by the Cierk 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 Municipal interests, a notice distinctly specifying the purposes and forces of the Bill shall, at least one week before the introduction of such