PROBATE COURT NOTICES

IN THE PROBATE COURT OF KENT COUNTY-

In the matter of the Estate and Last Will of Dougall McEach-ern, Farmer, late of McNaira, in the Parish of Saint Mary,

in the matter of the Estate and Last Will of Dougall McEachsern, Farmer, late of McNaira, in the Parish of Saint Mary, in the County of Kent, deceased.

To Duncan McEachern, of McNaira, in the Parish of Saint Mary, in the County of Kent, and Province of New Bruaswick, Farmer, Marjorie McEachern, of McNaira, in the Parish of Saint Mary, in the County of Kent and Province of New Brunswick, Spinster; Plura McCaulder, of Weils, in the State of Maine, one of the United States of America. Widow; and all others whom it shall or may concern:

WHEREAS, Neil B. McEachern, of McNaira, in the Parish of Saint Mary, in the County of Kent, and Province of New Brunswick, Farmer, hath filed in this Court what purports of McNaira, in the Parish of Saint Mary, County and Province to be the Last Will and Testament of Dougall McKachern, late of McNaira, in the Parish of St. Mary, in the County and Province aforesaid, Farmer, and hath prayed that the same may be proved in solemn form.

You are therefore required to appear before me, if you so desire, at a Court of Probate to be held at my office in the Town of Richibucto, in the said County of East, on Thursday, the twenty-eighth day of February, A. D. 1918, at the hour of eleven o'clock in the foremen, to show cause, if any, why such Will should or should not be proved in solemn form.

Given under my hand this twenty-first day of January, A. D. 1918.

(Sgd) GEO. A. HUTCHINSON.

James of Probate.

James Probate.

PROBATE COURT,

PROBATE COURT.

CITY AND COUNTY OF BAINT JOSES.

PROVINCE OF NEW BRUNSWICK.

TO Sutia Garland Gallagher, of Chambellion, in the County of Restigouché, in the Province of New Brunswick, Widon, Catherine or Kitty Hughes, formerly of B Agnes Street, in the City of Toronto, in the Province of Ontario, Alice Thompson, of Hamilton, in the mild Province of Ontario, Sarah Ann Ostram, now or lately living in the City of Montreal in the Province of Quedac, Birs.

Kanap, a sister of said Sarahaan Ostram, Amen Young, of the City of Montreal aforesaid, school tencher, Emma Young, of the City of Montreal aforesaid, school tencher, Emma Young, of the City of Montreal aforesaid, school tencher, Emmy M. Reynolds, of No. 15 Welland Avenue, in the Town of Saint Catherine, in the said Province of Ontario, Sarah Davis, of No. 21 Plewland Terrace, Morning Side Drive, Edinburgh, Scotland, The Saint John, Frotestant Orphans' Home of the City of Saint John, in the City and County of Saint John, the Trustees of Centenary Methodist Church of the City of Saint John aforesaid, the Trustees of Saint David's Church, of the City of Saint John aforesaid, the Trustees of Baint David's Church, of the City of Saint John aforesaid, the Trustees of Rossnore, near Belleville, in the Province of Ontario, Gertrude Duke and the sons of the late Jones Duke, late of Rossnore, near Belleville, in the Province of Ontario, Gertrude Duke and the sons of the late Jones Duke, deceased, who was a sister of the late Susanna Lavelle, Emily Ervine, of the City of Baint John, and the City and County of Saint John, Bertryl Church William A. Ewing and E. Walker W. Prink have prayed that the same may be preved in colemn form, you are therefore required to apear before me if you so desire, at a Court of Probate to be held in and for the City and County of Saint John, Burly of Baint John, at the Probate Court was in selemn form.

Given under my hand this eleventh day of January, A. D. (Sgd.) STEPHEN B. BUSTIN, Judge of Probate.

LEGISLATIVE ASSETTALY BOTICE.

LEGISLATIVE AS LY NOTICE.

RULES AND PRACTICE OF THE LEGISLATIVE ASSEM-BLY OF NEW BRUNSWICK.

Private and Local Bills.

77. A typewritten copy or printed copy of every Private 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 34, 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.

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 mature and the 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 same 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 wheth the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French newspaper, if any he published in the Province.

78. In any County where me newspaper may be published.

In any County where me

the Bill, in lieu of other local publication, may be read at Circuit or County Court in the presence of the Grand Jury before the Municipal Council of the County interested is affected by the Bill; and a certificate of such reading shall indorsed thereon, or attached to the said Bill, by the Cheri the Court, or the Town Clerk, or the Secretary-Treasurer the case may be, verified by the Seal (if any) of the Court the Council or Municipal Council, as the case may be; separate Petitions must be presented to the House, set forth in detail the object of the measure, and the reasons may be urged for its adoption.

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

davit.

\$1. It shall be the duty of all parties seeking the interest of this House the evidence of their having complicate the Rules and Standing Orders thereof.

\$2. In default of such proof or evidence being so form it shall be the duty of the Clerk to report to Mr. Management the House, and to indorse upon the Bill that the Bill shall be received unit shall be certified by the Deputy Provincial Treasurer up Bill, or by certificate annexed thereto, that there has paid into his hands towards the printing and other configuration of the House of the House the fees following, namely:

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

Por each additional page or part of a page.

Por each additional page or part of a page

De Billie in amendment of such Acts, not exceeding five pages.

For each additional page or part of a page.

On I tills for the incorporation of companies or amendment thaving a stated capital, or in amendment thereof, the states to be paid as above.

On Bills for the Incorporation of Companies insering a set of capital, the same fee to be paid according to the amendment capital authorized as are imposed under the N. R. Johnt States and Companies Act, together with a fee for each page of the sexceeding five, of 18.00.

On Bills in amendment of such Acts, one-third of the exceeding five, of 18.00.

On Bills in amendment of such Acts, one-third of the exceeding five, of 18.00.

On Bills amending Acts for incorporating Companies not invested as attated capital.

A page, for the purposes, of this Rule, shall mean not exceeding 100 words.

Provided, that where a Bill in respect of which such primary introduced at the next following Session, upon the payment has been made, does not pass the Legislature, it may introduced at the next following Session, upon the payment as additional sum of \$10.00; and

Provided, that where the Rule shall not extend to Acts the incorporation or relating to the property or objectiveness, public halls, or societies for chart-abis, literary recreational purposes whose object is not private gain 155. Proof of publication of Bills advertised under Rule of the Rules and Practice of this House must be by account of the Legislative Asembly at his office in Frederictes.

Dated the first day of December, A. D. 1917.

HENRY B. RAINSPORD.

DELINQUENT TAXES.

THE following named non-resident ratepayer of School trict Number Eight (8) in the Parish of Hampstand County of Queens, New Brunswick, is hereby notified to less his School Rates and Taxes as set opposite his majorithm with the cost of advertising this notice, are paid in two months from the first publication of this notice ceedings according to law will be taken to have the Research which such taxes have seen assessed, said, as proceedings according to law taken for the recovery Rates and Taxes.

Name 1913 1914 1915 1916 1917 Vetal Peter Duffle ... \$4.50 \$2.61 \$2.50 \$2.94 \$4.50 \$2.51 \$2.50 \$2.94 \$4.50 \$2.51 \$2.50 \$2.94 \$4.50 \$2.51 \$2.50 \$2.94 \$4.50 \$2.51 \$2.50 \$2.94 \$4.50 \$2.51 \$2.50 \$

9 ins

SETH DELONG.
Secretary to Trustoes, Dist. 2.
Hibernia P. O., N. 2.

SUPREME COURT NOTICES

SUPREME COURT. KING'S BENCH DIVISION-

A LEERT T. HINTON, Plaintiff, vs. Oliver Gionet an Gallant. Sale by Sheriff under Execution. Fresh perty in the Parish of Caraquet, in the County of Gio Sale on Tuesday, the eighth day of January, A. D. 19 advertisement in "The Gioucester Northern Light."

Dated this 22nd day of September, A. D. 1917.

A. J. MEAHAN, Sheriff og Gioucester Co

For want of purchasers at the time and place in the otice mentioned, the above sale is postponed until The deliber of January Instant, at the hour and place

Dated this 5th day of January, A. D. 1918.
A. J. MEAHAM

1 ins. Sheriff of Gloucester