# LEGISLATIVE ASSEMBLY OF N. B.

RULES AND PRACTICE OF THE LEGISLATIVE ASSEM-

Private and Local Bills.

77. A typewritten copy or printed copy of every Private Bill 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 84, 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 nature 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 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 Province

Province.

79. In any County where no newspaper may be published the Bill, in heu of other local publications, may be read at any Circuit or County Court in the presence of the Grand Jury, or before the Municipal Council of the County interested in or affected by the Bill, and a certificate of such reading shall be indorsed thereon, 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 Municipal Interests, a notice distinctly specifying the purposes and objects of the

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 affi-

81. It shall be the duty of all parties seeking the interference of the Legislature in any Private Bill, 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 received into the Provincial Treasury, towards the Printing and other contingent expenses of the House, the fes following:—

On all original bills not exceeding one page .. ... . \$50.00

Act.

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

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

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

gain.

155. Proof of publication of Bills advertised under Rule 78 of the Rules and Practice of this 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., 1918.

GEORGE YOUNG DIBBLEE,

Acting Clerk of the Legislative Assembly.

## HOUSE OF COMMONS

## APPLICATION FOR PRIVATE BILLS.

A PPLICATIONS to Parliament for Private Bills shall be ad-A vertised by a Notice published at least once a week for five consecutive weeks in the Canada Gazette, and in certain leading newspapers; such notice shall clearly state the nature and objects of the application, and be signed by or for the applicants and give the address of the applicants or their

Application for an Act to incorporate a Bank, Insurance, Trust or Loan Company, or for an Industrial Company, not applying for unusual or exclusive powers, may be published in the Canada Gazette only.

Due publication of Notice shall be established by statutory declaration sent to The Clerk of the House, endorsed "Private Bill Notice."

For full particulars as to form of notice and place where same should be published, form of petition and proposed bill and time or date when same should be filed or deposited, amount of fees, etc., address The Clerk. House of Commons, Ottawa, or see Rules of the House of Commons, as published in the Canada Gazette.

W. B. NORTHRUP, Clerk of the House of Commons.

#### SHERIFFS' SALES

NEALIS LYNCH et al vs. Oliver E. Cripps. Sale by Sheriff.

under executions. Freehold in Kings County. Sale on
the 21st day of April, A. D. 1919. See advertisement in Kings
County Record.

Dated this twelfth day of February, A. D. 1919.

2 ins S. A. McLEOD, Sheriff.

WILL SELL at Public Auction in front of the Canadian WILL SELL at Public Auction in front of the Canadian Government Railway Station at Kent Junction, in the County of Kent and Province of New Brunswick, on Saturday, the eighth day of March, A. D. 1919, at the hour of twelve-thirty o'clock in the afternoon of the said day, all the right, title and interest of The North Shore Railway Company, Limited, in and to the following several lots and parcels of land and premises, namel;

First—All that lot of land and premises conveyed by Phineas Beers and wife to The Beersville Coal and Railway Company, Limited, by deed dated July 6th, 1904, duly recorded in the office of the Registrar of Deeds in and for the said County of Kent as Number 35648 at page 540 in Book V-2.

Second,—The lands conveyed by William Stevens and wife to The Beersville Coal and Railway Company, Limited, by deed dated July 6th, 1904, and recorded as number 35647 at page 539 et seq., in Book V-2 of the Kent County Records aforesaid.

page 539 et seq., in Book V-2 of the Kent County Records aforesaid.

Third,—The lands conveyed by Elizabeth Ogden to The Beersville Coal and Railway Company, Limited, by deed dated July 6th, 1904, and recorded in the said Kent County Records in Book V-2 at page 541 et seq., by the number 35649.

Fourth,—All that strip of land one hundred feet wide, lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carilsie, in the County of Kent, where it crosses the land of Thomas Burgess.

Fifth,—All that strip of land one hundred feet wide, lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carilsie, in the said County of Kent, where it crosses lands of George Reid.

Sixth.—All that strip of land one hundred feet wide lying

Sixth.—All that strip of land one hundred feet wide lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carlisle, in the said County of Kent, where it crosses lands of Robert N. Reid.

Seventh,—All that strip of land one hundred feet wide lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carlisle, in the said County of Kent, where it crosses lands of James F. Irving.

The said interest, right and title of The North Shore Railway Company in and to the said lands having been seized by me under and by virtue of a writ of fieri facias issued out of the Supreme Court, King's Bench Division, in a suit wherein George W. Fowler is Plaintiff and the above named The North Shore Railway Company, Limited, is Defendant.

Dated the twenty-third day of December, A. D. 1918.

(Sgd.) C. E. BOUDREAU,

3 ins

Sheriff of Kent County.

# CROWN LAND DEPARTMENT

## "APPROVAL" CANCELLED

Crown Land Department, February 26th, 1919,
THE "approval" to Edward Connelly of lot 1 Whitehead
Settlement, numbered 31526 and published in the Royal
Gazette on the 14th of Aprl 1915 is hereby cancelled.
E. A. SMITH,
1 ins.
Minister of Lands and Mines.

## APPLICATION FOR CROWN LANDS APPROVED

Crown Land Department, February 26th, 1919.

The following application for land, under the Act to facilitate the settlement of Crown Lands, viz. Chapter 25.

C. S. 1908, and the regulations thereunder (passed in Council 12th April 1876, and 8th September 1913) is approved.

No Commissioner to assign work until he knows that the applicant has improved to the value of \$40 (as required by the 3rd regulation) otherwise no credit will be given for the labor.

the labor.
The following lot is "approved" not subject to timber license;

York.

William Murray, Commissoner.
32,489 Edward Connelly, 100 acres, Lot 3 Whitehead Set-

E. A. SMITH, Minister of Lands and Mines

# NOTICE OF MEETING

THE annual meeting of the shareholders of the Bathurst Boom Company Limited will be held in Bathurst, N. B. in the office of the Bathurst Lumber Company Limited on Monday, March 16th, at four o'clock p. m. for the purpose of electing Directors for the ensuing year, and transacting any and all other business connected with the affairs of the Company, as called for under the bylaws of the Company, S. B. BOND, Secretary-Treasurer.

# - ADVERTISING TERMS.

Advertisements for the Gazette are requested to be forwarded by mail to R. W. L. TIBBITS, King's Printer, not later than Monday, in order to be in time for Wednesday's issue.