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ien the fee on the introduction of any such Private Bill shall be double the fee provided for in Rule 84, applicable to such Ell, and Local Bills introduced after ten days of the opening of the Session shall pay the same fee as a Private Bill. T8. No Private Bill, or Bill making an amendment of a like sature 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 pre-vious to the meeting of the Legislature, or to the introduction of the Bill, in some one of the newspapers published in the county of locality, where the parties affected, or the majority of them reside; and when no newspaper is published in such County of locality, then in some newspaper is published in such coulation in such County or locality, and also in the Royal Ga-sette. 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 a published in a French newspaper, if any be published in the province. T8. No private Bill, any one year not to exceed the sum ordered and also and the fee the parties affected reside, is largely composed of a French newspaper, if any be published in the province. T8. No private Bill, and county where no newspaper are such notice shall also to an a new on the two parties affected reside, is largely composed of a French newspaper, if any be published in the province. T8. Notice is also given that application will be made to the said session of the Legislative Assembly for an Act to auth-said session of the Legislative Assembly for an Act to auth-said session of the Legislative Assembly for an Act to auth-said session of the Legislative Assembly for an Act to auth-said session of the Legislative Assembly for an Act to auth-said session of the Legislative Assembly for an Act to auth-said session of the said County, from taxation for a satie week and operated in said County, from NOTICE is hereby given that application will be made to the next session of the Legislative Assembly on behalf of the Municipality of Victoria County for an Act to author-ize said Municipality from time to tme to effect temporary loans and borrow from any bank such sum or sums of money as may be required for carrying on the work of the sub-district Board of Health for the County of Victoria, such loan or loans in any one year not to exceed the sum ordered to be assessed upon such County to meet the expenses of said Board of Health. Notice is also given that application will be made to the

said Board of Health. Notice is also given that application will be made to the said session of the Legislative Assembly for an Act to auth-orize the said Municipality to exempt flour and grist mills erected and operated in said County, from taxation for a period of not more than ten years. Dated at Andover in the County of Victoria this thirty-first day of January, 1919. JAMES TIBBITS. Province. 73. 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. 9. When any Bill affects Civil or Municipal interests, a settee 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 Cierk of the City or Town which may be affected, and due proof of such notice shall be made by affi-tart.

SI. It shall be the duty of all parties seeking the interfer-ce of the Legislature in any Private Bill, to file with the trk of this House the evidence of their having complied with

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 follow-ing:-

Act.

A page for the purposes, of this Rule, shall mean not ex-coording 500 words. Provided that when a Bill in respect of which such pay-ment 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.

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

Forms of Bills can be obtained on application to the Clerk 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.

NOTICE OF LEGISLATION

Notice is hereby given, that the Municipality of Kent will, make application for the passing of an Act to amend the Act Victoria, Chapter 46, as amended by the Act 8 Edward VIL. Chapter 79, and re-amended by the Act 3 George V. Chapter 105, intituled "An Act to authorize the Municipality of Kent to effect temporary loans," increasing the borrowing powers of the said Municipality from ten to twenty thousand dollars. Dated February 14, A. D. 1919. (Signed) LOUIS ROBICHAUD,

NOTICE is hereby given, that application will be made to the Legislative Assembly of New Brunswick, at the next session thereof, for the passing of an Act to incorporate the Heron Lake Water Company, Limited, with power to supply water for domestic, manufacturing and other purposes to the Town of Marysville and the inhabitants thereof, and with power to expropriate lands and other property for the pur-poses of the Company, and to excavate streets, ways and places for pipe lines, reservoirs and other works of the Com-pany in the Town of Marysville, and connecting with Herom Lake, so called, in the County of York, with a capital stock of one hundred thousand dollars. Dated January 10th, A. D. 1919.

JAMES TIBBITS. Secretary-Treasurer of Victoria County.

Dated January 10th, A. D. 1919. GREGORY & WINSLOW, Solicitor for Applicants. 4 ins

NOTICE is hereby given, that application will be made to N the Legislative Assembly of the Province of New Bruns-wick at the next Session thereof, for the passing of an Act to authorize the Nahswaak Pulp & Paper Company, Limited, to construct a dam or dams in the Nashwaak River, at or near the Town of Marysville, and to acquire by purchase or ex-propriation lands and property for such purpose and for flow-are or storage of water, and to build or extend railway lines age or storage of water, and to build or extend railway lines and for other purposes.

Dated January 14th, A. D. 1919.

GREGORY & WINSLOW, Solicitors. 4 ins

NOTICE is hereby given that a Bill will be introduced at the next session of the Legislative Assembly for the amend-ment of the Act incorporating The Primitive Baptist Denom-ination of New Erunswick (1898 Ch. 58) by providing for the incorporation of each local church upon a vote of its mem-bers, and giving power to persons holding property in trust for any local church to convey same to such church when inorated.

Dated this fourteenth day of January, A. D. 1919. JONES & JONES, ins Solicitor for Applicants.

HOUSE OF COMMONS

NOTICE OF 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 agent

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, am-ount of fees, etc., address The Clerk, House of Commons, Ot-tawa, or see Rules of the House of Commons, as published in the Canada Gazette.

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