# MARCH 12

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moriand County. Sale on the twelfth day of May. A. D. 1919. See advertisement in the Moncton Semi-Weekly Transcript. 1. NEWTON KILLAM. 2 ins Sheriff. Westmoriand County.

### **MEETING OF CREDITORS**

THERE will be a meeting of the creditors of Tilman A. Cor-There held at my office at Dorchester, in the County of Westmorland and Province of New Brunswick, on Monday, the seventeenth day of March. A. D. 1919, at the hour of two o'clock in the afternoon. The meeting is called, at the re-quest of the inspectors, for the consideration of alleged transduest of the inspectors, for the consideration of alleged trans-fers and payments made by the said Tilman A. Cormier in violation of and contrary to the provisions of Chapter 141 of the Consolidated Statutes of New Bruzewick, 1962, and any other business as may properly come before said meeting. Dated at Dorchester, N. B., 8th March, A. D. 1919. I. NEWTON KILLAM.

Sheriff, Assignce.

### PROBATE COURT NOTICES

IN THE PROBATE COURT OF KENT COUNTY

In the matter of the estate of Margaret Gallant, late of St. Pierre, in the Parish of Wellington, in the County of Kent and Province of New Brunswick, deceased, integtate.

#### PROBATE SALE

THERE will be sold at Public Auction in front of the Post

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Dated this third day of March, A. D. 1919.

REV. PHIL HEBERT. Administrator.

A. ALLISON DYSART, Solicitor for Said Administrator. 3 ins

# **DISSOLUTION OF CO-PARTNERSHIP**

NOTICE is hereby given that the partnership heretofore subsisting between Arthur W. Currie and Charles N. Robinson, both of the Parish of Cardwell, in the County of Kings and Province of New Brunswick, under the firm name of ,'Currie & Robinson," has this day been dissolved by hau-tual consent, the said Arthur W. Currie having this day re-tired from the said partnership. That the retail merchandise business heretofore carried (n by the said firm will be continued by the said Charles N. Rob-inson and one Fred B. McLeod, of the Parish of Cardwell, in said Kings County, Farmer, under the name, style and firm name of "Robinson & McLeod."

name of "Robinson & McLeod." All debts owing to the said partnership of "Currie & Rob-inson" are to be paid to the said firm of "Currie & Robinson" and all claims against the said partnership of "Currie & Rob-inson" are to be presented to the said firm of "Currie & Mc-Leod." by whom the same will be settled. That the name and address of the incoming partner is as above set forth.

the several parties mentioned in the foregoing instrument, and severally acknowledged and declared to me that they did sign, seal, execute and deliver the same as and for their free act and deed, to and for the uses and purposes therein expressed and contained.

All of which I do hereby certify. (Sgd.) A. D. MURRAY, 2 ins Justice of the Peace in and for Kings County.

# ABSCONDING DEBTOR

IN THE GLOUCESTER COUNTY COURT.

NOTICE is hereby given, that upon the application of Albert T. Hinton, I have directed all the estate, as well real as personal, of Jerome Bernard in the County of Gloucester, an absconding, concealed or absent debtor, to be seized, and unless he return and discharge his debts within three months after the publication hereof, such estate will be sold for the payment thereof.

Dated this Eighteenth day of February, A. D., 1919. (Sgd.) HENRY F. McLATCHY, Judge of the Gloucester

County Court.

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IN THE GLOUCESTER COUNTY COURT.

NOTICE is hereby given, that upon the application of Albert T. Hinton, I have directed all the estate, as well real as personal, of August Losier in the County of Gloucester, an absconding, concealed or absent debtor, to be seized, and unless he return and discharge his debts within three months after the publication hereof, such estate will be sold for the payment thereof.

Dated February 14th, A. D. 1919. (Sgd.) HENRY F. McLATCHY,

Judge of the Gloucester County Court.

# LEGISLATIVE ASSEMBLY OF N. B.

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

#### Private and Local Bills.

Private and Local Bills. 7. 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 provis-on the fee on the introduction of any such Private Bill shall be double the fee provided for in Rule St, 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. The Aformer Act, shall be received by the House unless nature to a former Act, shall be received by the House unless private Bill, or Bill making an amendment of a like the bose of the meeting of the Legislature, or to the introduction of the Bill, in some one of the newspapers published in the bounty interested in or to be affected, by the measure, or in the locality where the parties affected, or the majority of the locality when he no newspaper is published in such county or locality, then in some newspaper having general dr-viation 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 published in a French newspaper, if any be published in the published in a French newspaper may be published in the published in a French newspaper may be published in the published in a French newspaper may be published in the published in a French newspaper may be published in the published in a french newspaper may be published in the published in a french newspaper may be published in the published in a french newspaper may be published in the published in a french newspaper may be published in the published in a french newspaper may be published in the published in a french newspaper may be published in the published in a french newspaper may be published in the published in the french newspaper fuel of the published in the published in the french newspaper fuel

Province. Frowince. To 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 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-davit.

In witness whereof the said Arthur-W. Currie, Charles N. Labinson and Fred B. McLeod have hereunto set their hands and seals at the Parish of Cardwell aforesaid, this eleventh day of February, A D. 1919.

(Sgd.) ARTHUR W. CURRIE (Sgd.) CHARLES N. ROBINSON (Sgo.) FRED B. McLEOD

Signed, scaled and delivered in presence of (Sgd.) A. D. MURRAY, J. P.

#### PROVINCE OF NEW BRUNSWICK.

#### COUNTY OF KINGS, SS.

I. A. D. Murray, one of His Majesty's Justices of the Peace in and for the County of Kings, hereby certify that on this twenty-eighth day of February, in the year of our Lord one thousand nine hundred and nineteen, personally appeared be-fore me, at the Parish of Cardwell, in the County of Kings, Arthur W. Currie, Charles N. Robinson, and Fred B. McLeod,

davit

davit. S1. It shall be the duty of all parties seeking the interfer-ence 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. S2. 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. S4. 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:-ing:

On all original bills not exceeding one page