Cantin withdraws from the said business absolutely, and ceases to carry on the said business and to be known as "Central

And the undersigned, Joseph R. Cantin and Emile A. Cantin, have this day entered into a general co-partnership as general pariners for the purpose of carrying on a bookstore in the said Town of Campbellton.

The name or firm of the said co-partnership shall be "The

Central Bookstore

2. The names and respective places of residence of the different partners are as follows: Joseph R. Cantin, Water street, Campbellton, N. B.; Emile A. Cantin, Water Street, Campbell-

In witness whereof we have hereunto set our hands and seals at the Town of Campbellton aforesaid, this 30th day of January, A. D. one thousand nine hundred and twenty.

(Sgd.) LEON CANTIN (seal)

(Std.) JOSEPH R. CANTIN (Sed.) E. A. CANTIN (neal) (seal)

Signed, sealed and published in the presence of (Sgd.) ARTHUR T. LeBLANC

2 tga

NOTICE OF LEGISLATION

NOTICE is hereby given that a Bill will be presented to the Lordelative Assembly at the next session thereof, to provide that the United Farmars Co-Operative Company of New Brunswick, Limited, may increase the number of its Directors to any number not exceeding forty.

Dated at Woodstock, New Brunswick, the 30th day of January, A. D. 1879.

JONES & JONES, Solictors for Applicant.

NOTICE is hereby given, that application will be made to the Notice is hereby given, that application will be made to the Leminative Assembly of New Brunswick, at the next session thereof, for the principle of an Act authorizing the Town of Bathurst to issue debeatures in an amount or amounts not extending ten thousand dollars, par value, in debentures of five hundred declars each, bearing interest at the rate of five per count per assum, parable forty years after date, for the purpose of hundred and parable forty years after date, for the purpose of building normanent sidewalks in the Town.

GEORGE GILBERT. Solicitor for Nown of Bathurst.

HOUSE OF ASSEMBLY

RULES AND PRACTICE OF THE LEGISLATIVE ASSEMBLY OF NEW BRUNSWICK.

THE attention of parties intending to seek legislation at the

Private and Local Bula.

77: A typewritten complor printed copy of every Private Bill or Local Bul in reduced into this House shall be filed with the Session, and in case of fallure to comply with this provision, the five on the introduction of any men I rivate Bill, shall be double the fee provided for in Rule 31, applicable to such Bill, shall be double the fee provided for in Rule 31, 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. Fo Private Bill, or Bill making an amendment of a like mature to a former tell shall be received by the House intess a jects 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 reasure, or in the locality when no newspaper is published in such County or locality, and also in the Royal Gazette. When the Clutty or locality, and also in the Royal Gazette. When the Clutty or locality, and also in the Royal Gazette. When the Clutty or locality, and also in the Royal Gazette. When the Clutty or locality, and also in the Royal Gazette. When the Clutty or locality, and also in the Royal Gazette. When the Clutty or locality, and also in the Province.

79. In any County where no newspaper may be published, the Bill, in lieu of other local nublications, may be read at any local sed by the Bill, and a certificate of such reading shall be indoored thereon, or attached to the said Bill, by the Clerk of the County for the Nunicipal Council of the County interessing in or affected or the Town Clerk, or the Secretary-Treasurer, as the case may be; and a petition said of the Residual Council, as the case may be; and a petition said the Residual Council, as the case may be; and a petition said the Residual Council, as the case may be; and a petition said the Residual Council, as the case may be; and a petition said the council of the R

object of the reastre, and the reasons that may be urged for

Wher new Rill affects Civil or Municipal interests, a the dictionly specifyme the purposes and objects of the Bill shall at least ore week before the introduction of such Bill into the House he delivered to the Sacretary-Treasurer of the County

or to the Clark of the City or Town which may be affected, and due record of rush notice shall be made by affidavit.

St. It shall be the duty of all parties seeking the interference of the Lenisature in any Private Bill, to file with the Clark of this House the evidence of their having compiled with

Clerk of this House the evidence of their having complied with the Buses 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 Mans, 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 Lennix Provincial Treasurer upon the Bill or by certificate appeared thereto, that there has been received into the Provincial Treasurer towards the Printing and other into the Provincial Treasury towards the Printing and other For each additional page or part of a page 10.00

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.
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.

solemn declaration

Any further information can be obtained on application to the Clerk of the Legislative Assembly at his office in Frederic-

Dated this first day of December, A. D. 1919.

G. BIDLAKE,
Acting Clerk, Legislative Assembly, New Brunswick.

DISSOLUTION OF CO-PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, J. Wilson Tapley and H. Coleman Grant, in a general lumbering and sawmill business, carried, on at Maple View, in the County of Victoria, in the Province of New Brunswick, under the firm name of Grant & Tapley, was dissolved on the twentieth day of January Instant, by mutual consent. All debts owing the said partnership are to be paid to Vincent & Tapley, by whom the business will in the future be carried on. All debts and liabilities of the said partnership are to be paid by them (Vincent & Tapley).

The said Vincent & Tapley intend to carry on the business of the old firm, under the new style and name of Vincent &

of the old firm, under the new style and name of Vincent &

Dated this twenty-sixth day of January, A. D. 1929. H. COLEMAN GRANT J. WILSON TAPLET (fg33) HUBERT A. VINCENT J. WILSON TAPLEY Signatures of members of new (news)

Signed, sealed and delivered in the presence of M. E. FLANDER.

PROVINCE OF NEW BRUNSWICK.

COUNTY OF VICTORIA

I. Miles E. Flander, a duly appointed Justice of the Peace in and for the County of Victoria, in the Province of New Brunswick, do hereby certify that at Maple View, in the said County of Victoria, on the twenty-sixth day of January, A. D. 1218, becore me personally came and appeared A. Coloman Crant, J. Visco Teney, and Hubert A. Vincent, the within named and lawrahed, and severe'ly acknowledged to me that they signed and executed the said certificate as and for their respective act and deed, and to and for the purposess and uses therein described, expressed and contained. ed, expressed and contained.

Justice of the Peace in and for the County of Victoria.

VOTICE is hereby given, that the partnership lately subsistinc between Clara Colnitts, of the City of Moncton, in the County of Westmorland and Province of New Brunswick, widow, and A. Lorne Colnitts, of the same place, Merchant, under the firm name of R. R. Colnitts and Son, is dissolved this nineteenth day of January, in the year of our Lord one thousand nine hundred and twenty, by mutual consent. The husiness of the late partnership will be continued by the above named A. Lorne Colnitts, under the name and style of R. R. Colnitts and Son, as heretofore.

as heretofore.

Dated at the City of Moncton, in the County of Westmorland and Province of New Brunswick, this nineteenth day of January, A. D. 1920.

CLARA COLPITTS Signed, scaled and executed in the presence of AUSTEN A. ALLEN.

2 ins

(sout)

LETTERS PATENT GRANTED

THE FUNDY LAND COMPANY, LIMITED.

PUBLIC NOTICE is hereby given that under the New Brunswick Companies' Act. 1916, and amending Acts. Letters Patent have been issued under the seal of the wtay-Treasurer bearing date the twenty-eighth day of January, 1929, incorporating Joseph A. Likely, Timber Merchant; W. Nakolm MacKey, Lumber Broker; Frank J. Likely, Timber Merchant; William J. Hamilton, Gentleman; and John C. Belyea, Barrister-at-Law, all of the City of Saint John, in the County of the City and County of Saint John, in the Province of New Bronswick for the following Saint John, in the Province of New Brunswick, for the following purposes, namely

To carry on the business of a real estate and land company with power to purchase, lease, take in exchange or otherwise acquire, own, develop, improve, let, guarantee, exchange, allenate, convey, sell, mortgage, or otherwise dispose of lands and all interests therein, together with any buildings or structures

that may be on the said lands, or any of them.

To construct, erect, repair and alter buildings and structures of every nature and deal in building materials.

To take and hold mortgages for any unpald balance of the purchase money on any of the lands and buildings or structures To sell or otherwise dispose of said mortgages

To develop, improve and lay out the Company's preperty into building lots, streets, lanes, squares or otherwise, and to construct and maintain roads, streets, bridges and water works or