tin, have this day entered into a general co-partnership as general partners 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.'

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)

(Sgd.) JOSEPH R. CANTIN (seal)

(Sgd.) E. A. CANTIN (seal)

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

2 ins

#### NOTICE OF LEGISLATION

NOTICE is hereby given that a Bill will be presented to the Legislative Assembly at the next session thereof, to provide that the United Farmers 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. 1920

JONES & SONES. Solicitors for Applicant.

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 authorizing the Town of Bathurst to issue debentures in an amount or amounts not ex-ceeding ten thousand dollars, par value, in debentures of five hundred dollars each, bearing interest at the rate of five per cent per annum, payable forty years after date, for the purpose of building permanent sidewalks in the Town,

Dated this thirtieth day of January, 1976

GEORGE GILBERT. Solicitor for Town of Bathurst.

### HOUSE OF ASSEMBLY

RULES AND PRACTICE OF THE I FOIR ATIVE ASSEM BLY OF NEW BRUNSWICK.

person attention of narries intending to seek legislation at the mart careian of the Legislative Assembly is directed to the fallowing Pulse.

Private and Local Bills relation come or ariested come of every Private Riv mert and the Harman within ten days after the opening of the Section and in once of fallure to comply with this provision, the for on the introduction of any such I risate Bill shall be dout the fee provided for in Bule & spoticable to such Bill, and Loop pitte introduced after ten dave of the opening of the Session

shall pay the come for as a Private Rill

R No Private Rill, or Rill making an amendment of a like
nature to a former Act shall be received by the House unless a
motive enectiving 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 Interested in or to be affected by the messure or in the locality where the nortice affected or toe majority of them, reside; and when no newspaner is published in such County or locality, then in some newspaner having peneral circulation in such County ar locality and also in the Royal Capatte. When the City or County interested in the measure, or the locality in which the parties affected socide to isroely commoned of a French pondla-tion, then such notice shall slop he nublished in a French news-pares if see he sublished in the Decrine.

To To any County where no newsoners may be nightlehad the before the Birminian Council of the County interested in or affaited her the Rill and a cartificate of each cauding shall be beforeed thereon an estambed to the said Rill my the Clark of the Court or the Town Mark on the Secretary-Transfire the rare more he worlded by the Real (If any) of the Court Connect or Municipal Connect as the case may be and a netobtain of the meanine, and the reasons that may be urged for Its adontion.

When any Bill affects Civil or Municipal Interests, a no ties distinctly hall, at least one work history the introduction of such Rill into the House he delivered to the Secretary-Treasurer of the Countr or to the Clerk of the City or Town which may be affected, and due proof of such notice shall be made by affidavit

Al. It shall he the duty of all narries seeking the interfer-Clark of this House the evidence of their having complied with the Rules and Standing Orders thereof

In default of such proof or evidence being so furnished It shall he the duty of the Clerk to report to Mr. Sneaker, or the House and to indorse upon the Rill that the Rules and Standing Orders have not been compiled with.

No Private or Local Rill shall be received unless it shall be cartified by the Deputy Provincial Treasurer upon the Bill or by certificate annexed thereto, that there has been rece into the Provincial Treasury towards the Printing and other contineent expenses of the House, the following: On all original bills not exceeding one page ... For each additional page or part of a page On all amending hills not exceeding one page ... ... 20.00

amendments increasing capital, an additional fee equal to the

fee payable under the N. B. Joint Stock Company's 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 Legis'ature, 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 Billis advertised under Rule 78 of the Rules and Practice of this House must be by affidavit or solemn declaration.

Any further information can be obtained on application to the Cierk of the Legislative Assembly at his office in Fredericton

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 sub-A sisting 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. 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 & Tapley.

Tapley. Dated this twenty-sixth day of January, A. D. 1720 H. COLEMAN GRANT

(seal) J. WILSON TAPLE?

Signatures of members of new co-partnership, HUBERT A. VINCENT J. WILSON TAPLEY Signed, sealed and delivered in the presence of M. E. FLANDER.

PROVINCE OF NEW BRUNSWICK.

COUNTY OF VICTORIA

I, Miles E. Fiander, 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. of Victoria, on the twenty-sixth day of January, A. D. 1926, before me personally came and appeared A. Coleman Grant, J. Wilson Tapley, and Hubert A. Vincent, the within named and described, and severally acknowledged to me that they signed and executed the said certificate as and for their respective act and deed, and to and for the purposes and uses therein described and contained. ed, expressed and contained.

MILES E. FLANDER.

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

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#### SHERIFFS' SALES

CARLETON COUNTY COURT.

JOHN W. BOHAN vs. Ransford Giberson. Sale by Sheriff under execution. Freehold in Carleton County. Sale on the J under execution. Freehold in Carleton County. Sale on the 18th day of March. A. D. 1920. See advertisement in The Car leton Observer

A. R. FOSTER, Sheriff.

# LETTERS PATENT GRANTED DIBBLEE'S DRUG STORE, LIMITED.

PUBLIC NOTICE is hereby given, that under the New Brus wick Companies' Act, 1916, and amending Acts. Letters Patent have been issued under the seal of the Provincial Secretary. Treasurer, bearing date the seventh day of February, A. D. 1920, incorporating Robert D. Forbes, of the Town of Devon, in the County of York, in the Province of New Brunswick. Contractor: C. Hedley Forbes, of the City of Fredericton, in the County and Province aforesaid, Druggist; and William H. Robinson, of the said City of Fredericton, in the County and Province

son, of the said City of Fredericton, in the County and Prov-ince aforesaid, Accountant, for the following purposes, namely: To purchase, acquire and take over as a going concern the drug and chemist business carried on at the City of Frederic-

ton in his lifetime by the late George Y. Dibblee, and after his death by William E. Farrell, doing business under the firm name and style of "Dibblee's Drug Store," and now owned by Robert D. Forbes and C. Hedley Forbes, and all or any of the assets, property, stock-in-trade, fixtures, good will, book debts, con-tracts and engagements thereof, and to carry on the same unfer the same name.

To buy, sell, manufacture and deal in goods, wares and merchandise of all kinds and either as principal or agent.

To purchase, lease, take in exchange or otherwise acquire and have and hold real property; to erect buildings and to sell, lease, let, exchange or otherwise dispose of the whole or any part of the Company's real property and undertakings.

To carry on any other business which may seem to the Com-pany capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property. rights or undertakings.

To acquire or undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which the Company is authorized to carry on or possessed of property suitable for the purposes of the company.