On the Southerly side of the Cocagne River and bounded as follows-First lot. northerly by the highway leading from White Settlement to the McDougall Set-White Settlement to the McDougall Set-tlement: westerly by land owned by Justine Lirette; southerly by land owne-ed by Theophile H. Goguen and Joseph J. Babineau Estate; easterly by the high-way leading from White Settlement to Shediac River. The Second piece-Bound-ed southerly by Thomas H. Goguen east-erly by land owned by Theophile J. Go-guen: northerly by land owned by Max-ime M. LeBlanc and westerly by the road leading from White Settlement to Shediac River on the easterly side of said road leading from White Settlement to Shediac River on the easterly side of said highway. The Third piece is bounded southerly by the said road from White Settlement to McDougall Settlement: westerly by land owned by Richard M. LeBlanc; northerly by land owned he Do-nat F. Goguen; and westerly by land owned by Richard M. LeBlanc. The Fourth piece is bounded westerly by land owned by Alyre, William and Thomas Le-Blanc; northerly by lands owned by Thom as F. Goguen; easterly by lands owned by as F. Goguen; easterly by lands owned by Maxime M. LeBlanc; southerly by lands owned by T. E. Smith Containing in all 169 acres more or less. Being the same lands conveyed to the said Alphee M LeBlanc by Sylvain M. LeBlanc and Julie LeBlanc by duad dated July 29, 1920, and recorded with Kent County Records, August 13, 1929, Book "I" No. 2 Kent County Records page 793, Numbered 45438 therein

The same having been seized under and by virtue of a Writ of Fieri Facias issued out of the Supreme Court King's Bench Division at the suit of Sylvain M. LeBlanc, Plaintiff, and the said Alphee M. LeBlanc, Defendant.

Dated the thirtleth day of July, A. D. 1921.

CAMILLE E. BOUDREAU.

Sheriff of the County of Kent 3 ins.

NOTICE

1. Persons other than barristers and attornies, duly admitted as such in this Province, desirous of being appointed Notaries Fublc shall present a petition to the Lieutenant-Governor-in-Council by filing the same with the Clerk of the Executive Council.

2. Such petition shall set forth the age, place of birth, residence and edu-catonal qualifications of such person, and 出堂田. shall be accompanied by a certificate of two reputable business men of the place where the applicant proposes to act as a Notary, that they believe the petition-er to be a proper person and properly qualified to be appointed to the office of Notary Fublic, and that a Notary is needed for the public convenience in the place where the petitioner intends to

practice. I Upon the petition being approved 1921 by the Attorney General the petitioner 9 ins.

shall undergo an examinaton before the Attorney General, or some person ap-pointed to act for him, at such time and place as he may appoint, by written questions and answers, or viva voce questions and answers, or both, as the

Attorney General may direct to. 4. Upon the petitioner passing such examination to the satisfaction of the Attorney Genera, the Attorney General chail recommend the appointment to the Governor-in-Council.

5. Each applicant, upon filing his pe-tition with the Clerk of the Executive Council, shall at the same time deposit with him the sum of ten dollars, to pay the cost of the examination, if granted. I the Attorney General does not approve if such petition and grant an examina tion, the said sum so deposited shall be returned to the applicant.

Provincial Secretary's Office,

Predericton, May 31st, 1921.

J. E. HETHERINGTON.

THE FEES to be taken upon the in-THE FLES to be taken upon the in-corporation of companies by letters pat-ent under the New Brunswick Compan-ies' Act. 1916, section 17, sub-section (2) for charitable, philanthropic, temperance, religious, social, literary, educational or other like purposes, where there is no capital itock and where the cost value of the real and personal unconstruct section the real and personal property specified under section 17, sub-section 2, paragraph 12 shall be as follows:

where the cost value does not exceed \$1,000.00, a fee of \$10.00. Over \$1,000.00 and under \$2,000.00, a fee

of \$15.00.

Over \$2,000.00 and under \$3,000,00 a fee of \$20.00.

Over \$3,000.00 and under \$4,000.00 a fee of \$30.00.

Over \$4,000.00 and under \$5,000.00 a fee of \$40.00.

And for \$5,000.00 and upwards the same fee shall be charged as for trading companies. Also that the fee for one insertion in the Royal Gazette of the notice of granting letters patent shall be \$2.20 per square.

J. E. HETHERINGTON.

Provincial Secretary's Office, Fredericton, N.E., 23rd March, 1920.

IN THE CARLETON COUNTY COURT:

NOTICE is hereby given that upon the application of McCain Produce Co. Limited I have directed all the estate, as well real as personal, of John Graham of the Parish of Wicklow in the County of the Parish of Wicziow in the county of Carleton, an absconding, concealed or absent debtor, to be seized, and unless he return and discharge his debts within sixty days after the publication hereof such estate will be sold for the payment thereof.

Dated this first day of August. A. D.

JNO. L. CARLETON, J.C.C.

DELINQUENT TAXES

· [VOL. 79

NOTICE is hereby given that unless the N OTICE is hereby given that unless the school rates that have been assessed upon the Peter McVicar Estate in School district No. 16, of the Parish of St. George, County of Charlotte, together with the costs of advertising are not paid within two months from the first publication of this notice proceedings will be taken to have the real estate on which this assessment was based on, sold according to law. according to law.

The amount of such delinquent taxes being as follows: For the year 1920, \$14,00; 1921, \$16.80.

C. A. LEAVITT,

Sec. School Trustees. 9 Ine.

L'Etang, Char. Co., N. B.

NOTICE is hereby given that unless the Poor and County Rates and Taxes that have been assessed upon the followthat have been assessed upon the follow-ing named estates in the Parish of Penn-field in the County of Chariotte, together with the School Taxes in Districts No. Three and Five of the said Parish of Pennfield be not paid within two months from the publication of the notce to-gether with the costs of this advertise-ment legal proceedings will be taken to have the real estate on which the said assessments were based, sold according to law. to law

The amount of such delinquent taxes being as follows:

Henry Jack Estate-Poor and County Rates: 1915 \$275; 1929 \$140; 1921 \$170 School Taxes District No. 3: 1919 \$910: 1920 \$1188.

Eppy Jack Estate-Poor and County Rates: 19,9 \$275; 1920 \$140; 1921 \$170. School Taxes District No. 3; 1919 \$364; 1920 \$594.

Etta Konnerson Estate-Poor and County Rates: 1919 \$125; 1920 \$210; 1921 \$180, School Taxes Diatrict No. 5: 1915 \$400; 1916 \$480; 1917 \$480; 1918 \$500; 1919 \$510; 1929 \$540; 1921 \$630.

Dated the 27th day of June A. D. 1921

WILLIAM AKERLY.

Collector of Rates and Taxes. Parish of Pennfield, N. B.

NEW ADVERTISING TERMS

Notice is hereby given that all adver-tisements intended for insertion in the Royal Gazette must be accompanied by the cash to insure their insertion. Ad-vertising rates are now as follows: One square or twelve lines or less \$2.00 for first insertion; all subsement inser-

for first insertion; all subsebuent inser-tions of the same, 75 cents per square. The Roai Gazette will be forwarded to (qualified) Justices of the Peace who may desire it.

Annual subscription for Gazette \$2.00 payable in advance; in United States, \$2.50,

Printed and published at the Royal Gazette Office by R. W. L. Tibbits, Frinter to the King's Most Excellent Majesty, August 31, 1921.

Steen.

