newspaper, if any be published in the

79. In any County where no newspaper may be published, the Bill, in lieu 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 certifi-cate of such reading shall be indowsed 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 a petition must be presented to the House petition forth in detail the object. setting forth in detail the object of the measure, and the reasons that may be urged for its adoption.

When any Bill affects Civil 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

\$1. It shall be the duty of all par-ties seeking the interference of the legis-lature in any Private Bill, to file with the Clerk of this House the evidence of their having complied with the Rules Standing Orders thereof.

\$2. 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 compiled with

have not been complied with

\$4. 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 House, the following: On all original bills not exceeding

a page On all amending bills not exceeding

For each additional page or part of having a stated capital, or 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 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 so-cieties for charitable, literary or recrea-tional purposes, whose object is not pri-

vate 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.

Any further information can be ob tained on application to the Clerk of the Legislative Assembly at his office in

Dated this thirtieth day of November,

JOHN M. KEEFE. Clerk, Legislative Assembly, New Brunswick.

NOTICE

All the necessary formalities required by Chapter 56 of the Acts of Assembly of the Province of New Brunswick, 10 Geo. V., "The Villages Incorporation Act", for the erection of a portion of the County of Westmorland in the Province of New Brunswick, described as follows: "Begin-ning at the intersection of the centre lines of the main road leading through Port Elgin to Baie Verte and the Canad-ian National Railway, adjoining lands of Bowden Atkinson, thence running north Bowden Atkinson, thence running north thirty-four degrees and forty-five min-utes west by the magnet of the year 1921, a distance of thirty-six chains and thirty-five links to the centre of the thirty-five links to the centre of the back road leading from the Moore Road (so called) to Coburg at the point where the division line between lands of Courtney Raworth and Ernest Raworth inter-

sects the said back road; Thence north nine degrees and forty-five minutes west forty-two chaffis and thirty-five links, or to the centre of the Moore Road (so calto the centre of the Moore Road (so called) at its intersection with the line between lands of J. & C. Hickman, Ltd. and lands of John Mahoney; thence North fifty eight degrees East ferty-nine chains to the centre of a concrete bridge, or culvert, on the road leading from Port Elgin to Shomogue adjoining lands formerk erly owned by Spiller Goodwin; thence ase about south seventy-nine degrees and about south seventy-nine degrees and forty minutes East fifty-five chains to the centre of a concrete bridge on the main road leading from Port Elgin to Bayfield at a point about ten rods easterly from the intersection of the line between lands of Frank Fields and Chanller Allen with the centre of the last ler Allen with the centre of the last mentioned road; thence south twent three degrees and thirty minutes ca forty-three chains and sixty links to twenty post standing on the northeasterly side or bank of the Gaspereaux River; thence south twenty-nine degrees and forty-five minutes west fifteen chains and fortythree links to the northeasterly line of lands of John Lamb; thence along said last mentioned line south sixty-six degrees and ten minutes West thirty chains and eighty links to the centre of the Fort Road (so called); thence due West twenty-five chains, or to the centre of the Canadian National Railway; thence along the centre of the said railway southeasterly to the place of beginning." into a village under the provisions of said having been complied with, I do therefore give notice that I have erected the said above described portion of the said County of Westmorland into a Village and have given said village the name "Port Elgin Village."

Given under my hand at Fredericton in the Province of New Brunswick this Twenty fourth day of January, A. D.

ting

J. E. HETHERINGTON.

Provincial Secretary Treasurer.

THE FEES to be taken upon the incorporation 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 itook and where the cost value of the real and personal property specified under section 17, sub-section 2, paragraph E, 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. of Over \$4,000.00 and under \$5,000.00 a fee

of \$40.00. And for \$5,000.00 and upwards same fee shall be charged as for trading companies. Also that the fee for one in-sertion 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.B., 23rd March, 1920.

DEPT. LANDS AND MINES

be given for the labor.

The following lot is approved subject to timber license to the 1st of August

GLOUCESTER

H. Scott and S. Dumas, Commissioners 33,344 Robert Eddy, 85 acres, Lot 117 Canobie.

The following lots are approved sub-ect to timber license to the 1st of August

RESTIGOUCHE

L. B. Somers, Commissioner.

23,345 Vital Doustant, 100 acres, Lot 22
Range 8 Hazen Settlement.
33,346 Eloi Belanger, 166 acres, Lot 12
Range 6 Hazen Settlement,
33,347 Albert Couturier, 196 acres, Lot 14
Range 6 Hazen Settlement.

GLOUCESTER

C.E. Savoy and John Roy Commissioners 33,348 Antoine Doucett, 100 acres, Lot 78 Range D Robertville North. 33,349 Wilfrid A. Hachey, 100 acres, Lot 2 St. Charles Settlement South.

St. Charles Settlement South.

32,350 Joseph A. Boudreau, 100 acres, Lot
28 St. Charles Settlement South.

Joseph A. Poirier, Commissioner.

23,351 Jean Louis Chiasson, 100 acres, Lot
45 Range 4 Paquetville.

33,352 Flavien Paulin, 100 acres, Lot
Range 6 Paquetville.

NORTHUMBERLAND

J.G. Kethro and C.E. Fish, Commissioners 23,352 William Williamson, 100 acres, Lot 7 Green Brook, west of C. N. Ry. 3 miles north of Beaver Brook. KENT

John B. Vautour, Commissioner Jerry Voutour, 91 acres, Lot Claire Fontaine. 33,354

WESTMORLAND

D. M. Wilbur, Commissioner. 33,355 Marshall Wheelhouse, 100 acres, Lot 143 Mount Eagle.

QUEENS.

John Parkhill, Commissioner. 23,356 Alyre C. Albert, 100 acres, Lot 128 Association Tract, 3rd Tier North of Coal Creek.

23,357 Edgar Boudreau, 100 acres, Lot 135 3rd tier, Association Tract.

MADAWASKA

Octave King, Commissioner. 22,358 Navier A R.oussel, 100 acres, Lot 18 Tier 7 Plourde Settlement. The following lots are approved not subject to any timber license:

RESTIGOUCHE I. B. Somers, Commissioner.

23,359 William Roy, 100 acres, Lot 19
Range 10 Grimmer Settlement.

GLOUCESTER

S. Godin and J. Power, Commissioners.

23,360 Bennett Arseneault, 100 acres, Lot 127 west side of Bathurst Road. Lot 19

KENT

A. J. Arseneault, Commissioner, l Andre Gallant, 100 acres, L Adamsville Settlement West. Lot 48 33,361

QUEENS

John Parkhill, Commissioner. 33,362 Donald McEachron, 100 acres, Lo 34 Red Bank, east side Salmo River.

MADAWASKA

Henry Caron, Commissioner. 33,363 Alfred Morneault, 97 acres, Lot 65 Tier 2 S. W. of Kaker Lake.

C. W. ROBINSON. Minister of Lands and Mines.

SALE OF TIMBER LICENSES

Time.

Crown Land Office. January 25th, 1922.

APPLICATIONS FOR CROWN LANDS

APPROVED.

Crown Land Office,
February 1st, 1922.
The following applications for land under the Act to facilitate the settlement of Crown Lands, viz. Chapter 25 Comsolidated Statutes, 1993, and regulations thereunder (passed in Council 12th April, 1875, and Sth September 1913) are approved.

No Commissioner to assign work until he knows that the applicant has improved to the value of \$40 (as required by the 2rd regulation) otherwise no credit will be given for the labor.

The following lot is approved subject to timber license to the 1st of August 1922.

Incention

Taging The following timber berth will be offered fo reale at the Crown Land office on Wednesday the \$th day of February 1922 at 12 o'clock noon under the same conditions which existed in the sale of the 19th of October 1921 and so published in the Royal Gazette on the 5th day of October 1921. One of which conditions is that—the stumpage on cord wood will be place of shipment or place of consumption in the Province. Also with the condition that the stumpage rates on lumber that is badly affected by the spruce and 55 per cent off for fir but in order to get this reduced rate operators must cut at least 40 per cent of dead fir.

Upset stumpage \$1 per M. Deposit \$45. Applicant Robert A. Layton.

Location

Sq. mis.

Location 77. Cains River. Vacancy in North half Timber Block 72 Cains River 3

ć. W. ROBINSON,

Minister of Lands and Mines