Dissolution of Partnership

We, Woodford Turner and Fred Turner, both of the Town of Sackville in the Province of New Brunswick, Merchants carrying on business heretofore at the said Town of Sackville under the firm, name and style of Turner Bros., do hereby certify that the general partnership existing betwen us has been this day dissolved by mutual consent. All debts owing to the said woodford Turner and all claims against the said partnership are to be presented to the said Woodford Turner.

The said Woodford Turner and Fred Turner will continue their respective businesses under their own respective names and not as partners.

inesses under their own respective names and not as partners.

Dated this thirtieth day of December. A. D. 1922.

EXECUTED BEFORE:
(Sgd) E. R. RICHARD
(Sgd) WOODFORD TURNER, L. 2
2ins (Sgd) FRED TURNER, L. 5.

Notice is hereby given that the partnership heretofore existing between us the undersigned Maurice Koven, Sidney Koven and Barnet Koven under the firm name of "J. Koven & Sons", has this day been dissolved by mutual consent.

The business of the said partnership will henceforth be carried on by the said Sidney Koven, who assumes all the liabilities of the said partnership, and all the stock and fixtures of the said partnership now belongs to the said Sidney Koven and all debts owing to the said partnerships are to be paid to him, the said Sidney Koven at the partnership's present place of business at Perth, N. B. Dated at Perth, N. B. the fourth day of January A. D. 1923.

of January A. D. 1923. MAURICE KOVEN SIDNEY KOVEN (LS.) (LS.) BARNETT KOVEN Signed and given in present 2ins ALEX. STRATON.

We, the undersigned Catherine T. Quinn of the City of Saint John in the city and county of Saint John in the province of New Brunswick, married wo-

province of New Brunswick, married woman, wife of Joseph T. Quinn of the
same place and Arthur S. Connor of the
same place, Telegrapher, do hereby give
notice and certify as follows:—

1. That the general co-partnership
hereunto subsisting between us under
the name style and firm of Quinn & Co.,
has this day been dissolved by mutual

has this day been dissolved by mutual consent.

2. That the said Arthur S. Connor retires from the said partnership and the business will be of the said partnership will henceforth be carried on by the said Catherine T. Quinn under the said name, style and firm of Quinn & Co.

3. The said Catherine T. Quinn under the said firm name assumes all the debts and obligations of the said partnership andall the personal property of the said partnership now belonging to her and she alone will collect all the debts due

partnership now belonging to her and she alone will collect all the debts due by the said partnership.

4. The name, residence and occupation of the retiring partner is as follows:—Arthur S. Connor, Saint John, N. B. Telegrapher. The name residence and occupation of the remaining partners are follows:—Catherine T. Quinn, Saint John, N. B.

In Witness whereof, we have hereuntoned the saint sain

of January, A. D. 1923.

(Srd.) ARTHUR S. CONNOR (L. S.)

(Srd.) CATHERINE T. QUINN (L. S.)

Signed, Sealed and Delivered in the presence of.

(Sed.) FRANCIS KERR. 2ins (Sgd.)

PARTNERSHIPS

This is to certify that We, Winston L. Estey, Clerk, and Herbert L. Mulherin both of the Town of Station Agent, both of the Town of Grand Falls, in the County of Victoria and Province of New Brunswick, have formed and entered into a general co-partnership for the purpose of carrying on a retail grocery and meat market

business at said Town of Grand Falls. The firm name under which the Co-partnership shall be carried on is Estey

Mulherin. The names and respective addresses

In witness whereof we have here-unto set our respective hands and seals this twelfth day of January, A. D. 1923. Signed, Sealed and Delivered in

presence of W. FRED KERTSON

WINSTON L ESTEY. HERBERT L MULHERIN.

We, William Cook, of the City of Moncton in the County of Westmorland and Province of New Brunswick, Mer-chant, and Fred Cook of the City of Moncton, aforesaid, Merchant, do hereby certify that we have this day entered into a general co-partnership for the purpose of conducting the business of wholesale dealers in boots, shoes and rubbers, at the City of Mincton aforesaid.

The firm name under which the said co-partnership will be carried on is Wil-liam Cook Shoe Company.

The chief place of business of the said co-partnership is to be at the City of Moncton aforesaid.

The names, occupations and places of residence of the said partners are as

above set forth.

In Witness whereof we have here-unto set our hands and seals this 2nd day of January, A. D. 1923.
Signed, Scaled and Delivered in presence

IVAN C. RAND

WILLIAM COOK. FRED COOK. JOAN C. RAND.

DEPT. LANDS AND MINES

SALE OF CROWN LAND

Crown Land Office,
January 3rd, 1923.
The following lot of vacant Crown
Land will be offered for sale at this office
on Tuesday, 6th day of February 1923, at
12 o'clock noon. All improvements to be
paid for at the time of sale or as soon
thereafter as the Minister of Lands and
Mines determines the present value thereof. The said lot is sold subject to the
cost of the survey, which will be in-additcost of the survey, which will be in addit-ion to the upset price.

RESTIGOUCHE.

100 acres. Lot 42 Glenlivet. John Wesley
MacDonald. Upset price per acre \$1.00.

CHARLOTTE

230 acres, Lote 9 and 10 eastern side Magagua@vic River. Flume Ridge. Thomas Campbell. Upset price per acre \$6 C. W. ROBINSON,

4ins Minister of Lands and Mines

BRIDGE NOTICE

Scaled Tenders marked "Tenders for Lumber for Tobique Narrows Bridge, Victoria County, N. B." will be received at the Department of Public Works, N. B., until Wednesday, the In Witness whereof we have hereunto fredericton, N. B., until Wednesda tour hands and seals this tenth day 31st day of January, 1923, at noon.

I January, A. D. 1923. specification to be seen at Public Works Department, Fredericton.

Each tender must be accompanied by a certified Bank Cheque made payable to the Provincial Secretary-Treasurer, or cash, for an amount equal to five per cent of the tender, which will be for-feited if the party tendering declines to enter itno contract when called upon. Such certified Bank Cheque or cash, will be returned to the parties whose tenders are not accepted, but with the party to whom the contract is awarded, it shall be retained until the final completion of the contract and its acceptance by the Department. Not obliged to accept lowest or any tender.

J. VENIOT. Minister of Public Works. Public Works Department, Fredericton, N. B., January 13th, 1923.

RULES AND PRACTICE OF THE LEG-ISLATIVE ASSEMBLY OF NEW BRUNSWICK.

The attention of parties intending to seek legislation at the next session of the Legislative Assembly is directed to the following Rules:

Private and Local Bills

77. 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 provision, the fee on the introduction of any such Private Bill shall be double the fee provided for in Rule 84, 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. No Private Bill, or Bill making an 78. No Private Bill, or Bill making an amendment of a like nature to a former Act, shall be received by the House unless a notice specifying clearly and distinctly the nature and objects 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 measure, or in the locality fected by the measure, or in the locality where the parties affected, or the majority of them, reside; and when no news-paper is published in such county or lo-cality, then in some newspaper having general circulation in such County or locality, and also in the Royal Gazette. When the City or County Interested in the measure, or the locality in which the the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French newspaper, if any be published in the Province.

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 certificate of such reading shall be indorsed thereon, or attached to the said Bill, by the Clerk of the Court, or the Town 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
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 Mu-

80. When any Bill affects Civil or Municipal interests, a natice 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 or Town which may be affected, and due proof of such notice shall be made by affidavit.

81. It shall be the duty of all parties seeking the interference of the Legisla-ture 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.

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 House, and to indorse upon the Bill that the Rules and Stand-

ing Orders have not been complied with. 84. No Private or Local Bill shall be received unless it shall be certified by the Deputy Provincial Treasurer upon the 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

20.00

Provided, that when a Bill in respect of which such payment has been made does not pass the Legislature, it may be