Joseph J. Keohan, The Great-West Assurance Co. Dishart, Northern Life As-

surance Co. Fred H. Mersereau, The Great-West

Life Assurance Co. Walter A. Stultz, Manufacturers Life Insurance Co. Edward S. Scott, Metropolitan Life

Insurance Co. James B. Perry. The Great-West Assurance Co. T. D. Hebert, The Great-West Life

Assurance Co. James S. Lord, The Canada Life Assurance Co. Horace J. Plamondon, The Great-West Life Assurance Co.

Selby Locke, Metropolitan Life Insurance Co. Harry H. Allen, Metropolitan Life

Michael McDade. The Mutual Lafe
ns. Co. of New York.
Walter H. Vail. The Mutual Lafe
Ins. Co. of New York.
Rournue. The Mutual

Ins. Co. of New York.

J. Valentine Bourque, The Mutual Life Ins. Co. of New York.

G. H. MacKenzie, The Mutual Life Ins. Co. of New York.

Nicholas J. Gorman, The Excelsion

Insurance

William Bingham, The Crown Life Insurance Co. Charles I Assurance Co. D. Harris, Dominion 17fe Buchanan, The London William N.

Life Insurance Co. Thomas S. Kershaw, Metropolitan;

Byron Hagerman, Mutual Life Assurance Co.

E. LeRoy Willis, The Excelsion Life Insurance Co. Insurance Co.
Clarence N. Goodspeed, Ontario
Equitable Life & Acc. Ins. Co.
Edson E. Peck, New York Life Insurance Co.
W. MacK, MacMillan, Sun Life Assurance Co. of Canada.
Ralph Wendell Parris, The London

Life Insurance Co. Arthur Michaud, North American Life Assurance Co. John W. Tapley, Manufacturers Elfe

Insurance Co.

Azarie Piuze, Metropolitan Life Insurance Co. Robert W. Benjamin, Metropolitan

Life Insurance Co. J. E. HETHERINGTON, Provincial Secretary's Office, Fredericton 7th February, 1924.

Notice

NOTICE is hereby given, that the Port Canada Docks Railway Company will, at the next Session of the Legisla ture of New Brunswick, make application for the passing of an Act providing that the time limited for the commencement of the construction of the rallway shall be extended for a period of three years from the expiration of the time provided for the commencement of said railway by Chapter 73, 5 George V., 1915. entitled "An Act to incorporate the Port Canada Docks Railway", as amended by Chapter 81, II George 5, 1921.

St. George, N. B. January 21st. 1924.

1934.

G. W. MARSH. For the Provisional Directors of 41ms said Railway Company.

NOTICE OF LEGISLATION.

Notice is hereby given that applica-tion will be made to the Legislative As-sembly of New Brunswick at the next Session thereof, for the passing of an Act to construct, maintain and operate a railway from Plaster Rock in the County of Victoria to Riley Brook in the County of Victoria, Province of Brunswick

Dated this 9th day of February, A. D., 1924. JOHN E. STEWART. For Applicants.

41ms

NOTICE OF LEGISLATION.

Notice is hereby given that an appli-cation will be made at the next session of the Legislature of the Province of New Brunswick for the passing of an

(a). Authorizing the Town of Campbellton to borrow temporarily, or until the rates and taxes are collected in each year, a sum or sums not exceeding in all the sum of Fifty Thousand Dollars. (\$50,-000,00)

(b). To amend 51 Victoria, 81, Section 8, by striking out the words and shall have paid all such rates and taxes due previous to such election" and insert in lieu thereof the words "and shall have paid on the Friday next preceeding such election all such rates and taxes due.

(3). That every person carrying on business in the Town be deemed an inhabitant thereof for the purpose of assessment of property within the Town.

H. A. CARR, Solicitor for the Town of Campbellton.

NOTICE OF LEGISLATION.

Notice is hereby given, that applicasembly of New Brunswick, at the next seembly of New Brunswick, at the next seembly of Town Council of the Town of Bathurst, to make an issue of debentures in a sum not exceeding ten thousand dollars, for street improvement purposes, such debentures to be for \$500 each, and to be payable ten years after date, and to bear interest at rate of five per centum per annum. payable semi-annually.

Dated this thirtieth day of January. 1924.

GEORGE GILBERT Solicitor for Town of Bathurst.

NOTICE OF APPLICATION FOR LEGISLATION.

Notice is hereby given that applica-tion will be made to the Legislative As-sembly of the Province of New Brunswick, at the next session thereof, for an Act making provision for the comple-tion of the union of the Presbyterian Church in Canada, the Methodist Church and the Congregational Churches of Canada, to form the United Church of Canada; for the vesting of the general property of the said churches in The United Church of Canada; for the hold-ing, use and administration of the property of congregations entering the said union, and for the holding of the prop-erty of congregations voting not to cor-cur therein; for the trusts relating to general and congregational property; and generally for the carrying of the said union into effect.

Dated this 1st day of February, 1924.

IVAN C. RAND,

Bank of Nova Scotia Building, Moncton, N. B.

4kms -On behalf of the applicants

HOUSE OF ASSEMBLY

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 Legisative 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 \$4, applicable to such Bill, and Local Bills introduced after ten Gays of the opening of the Session shall pay the same fee as a Private Bill.

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 in some one of the newspapers published in the County, interested in or to be affected 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 parties affected reside, is largely composed of a French population, then such no-tice shall also be published in a French newspaper, if any be published in the Province.

Province.
79. In any County where no newspaper may be published, the Bill, in lieu
of other local publications, may be read
of other local publications. at any Circuit or County Court 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 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 Municipal interests, a notice distinctly 80. When 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 affidavit.

St. It shall be the duty of all parties seeking the interference of the legislature in any Private Bill, to file with the Clerk of this House the evidence of their ving 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 Standing 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 Bill, or by certificate annexed 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

one page \$50,00 For each additional page or part of

On all amending bills not exceeding one page 20,00 For each additional page or part of

a page Upon Incorporation of Companies hav-ing a stated capital, or amendments increasing capital, an additional fee equal

to the fee payable under the N. B. Joint Stock Company's Act.

This is the purposes of this Rule shall mean not exceeding 500 words.

Provided, that when a Bill in respect of which such payable to 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 \$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-cictles for charitable, literary or recreacieties for charitable, object is not pri-

tional 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 selemn declaration.

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

Dated this thirtieth day of November. A. D. 1922 JOHN M. KEEFE,

Clerk, Legislative Assembly, New Brunswick.

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To the Creditors of the New Brunswick

& British Colonization Company Limited and all others whom it may con-

Take Notice that an Order for winding up the New Brunswick & British Colonization Company Limited under the provisions of The Companies Winding Up Act, being Chapter 90 of the Consolidated Statutes 1903 and Amending Acts, was made by Mr. Justice Chandler in the Supresse Court on the 8th day of December 1972, and that by further Order of Mr. Justice Chandler in this matter made