undertaken its nursing and maintenance, such person shall within 48 hours thereof, give to the District Medical Health Officer notice in writing of the death or re-moval, and in the latter case the name and address of the person to whose care

the infant has been transferred. 37. Where, at the time these regulations come into force, any infant is under the care of any person who has before these regulations came into force, undertaken its nursing and maintenance, under such circumstances, that if its nursing and maintenance has been undertaken after these regulations came into force, he would have been required to give notice to the District Medical Health Officer. under these regulations, such person shall, within one month after the coming into force of these regulations give to the District Medical Health Officer, the such person. ike notice as if the nursing and main-tenance of the infant had been undertaken after the coming into force of these regulations

38. These regulations shall apply to an infant whose nursing and maintenance has been undertaken for hire or reward before the coming into force of these regulations in like manner as it applies to an infant whose nursing and maintenance has been undertaken after the coming into force of these regulations.

39. If any person required to give a hotice under these regulations fails to give the notice within the time specified for giving the notice, he shall be guilty of an infraction of these regulations and

40. It shall be the duty of the District Medical Health Officer to provide for the carrying out of these regulations, and for this purpose he shall from time to time make inquiry whether there are any per-sons residing in the Sub-Health District who undertake the nursing and mainten-ance of infants in respect of which no-tice is required to be given under the

foregoing regulations. 41. If in the Sub-Health District per-sons are found who undertake nursing and maintenance of such infants as aforethe Sub-District Board of Health on the recommendation of the District Medical Health Officer, may, in writing, appoint one or more persons of sex, to be "Infant Protection" \ either Visitors. e duty it shall be from time to time to visit any infant referred to in any notice given under these regulations, and the premises in which they are kept, in order to satisfy themselves as to the proer nursing and maintenance of such infants, or to give any necessary advice or directions as to their norsing and maintenance, provided that the District Medical Health Officer may either, in addition or in lieu of the apointment of In-fant Protection Visitors, authorize in writing, one or more suitable persons of either sex to exercise the powers of Infant Protection Visitors under these regu-lations, subject to such terms and condi-tions as may be stated in the authorization.

If any person undertaking the nurs ing and maintenance of any such infant, refuses to allow any such visitors or other authorized person to visit or examne the infants or the premises in which they are kept such person shall be guilty of an infraction of these regulations and liable to the penalties thereof.

43. No infant in respect of which notice

is required to be given under these regulations, shall without the written sanc-tion of the District Medical Health Officer be kept in any premises from which any nfant has ben removed under these regulations by reason of the premises being dangerous or unsanitary, or by reason of such premises being unfit as to endanger its health, and any person keeping or causing to be kept an infant, contrary to this Section, shall be guilty of an infraction of these regulations and liable to the enalties thereof.

The District Medical Health Officer may limit the number of infants under the age of seven years which may be kept in any dwelling in respect of which notice has been received under these regulations and any such person keeping any infant in excess of the number so fixed shall be guilty of an infraction of these regula-tions and liable to the penalties thereof. 45. If any infant in respect of which notice is required to be given under these regulations is kept;

(1) In any premises which are over-crowded, dangerous or unsanitary,

(2) By any person who, by reason of negligence, ignorance, drunkenness, immorality, criminal conduct or other similar cause, is unfit to have sare of it; or,

(3) By any person or in any premises in contravention of any of the provisions of these regulations; any visitor or other person appointed or authorized to execute thep rovisions of these regulations, may, with the consent of the District Medical Health Officer remove such infant to a place of safety until it can be restored to its relatives or other-wise lawfully disposed of.

If any person required to give notice

under these regulations knowingly or wilfully makes or causes any other person to make any false or misleading statements in any such notice, he shall be guilty of an infraction of these regulations and liable to the penalties thereof.

47. Every person who keeps, nurses or maintains, or undertakes to keep, nurse or maintain, any infant for hire or reward, or keeps or maintains any premises for any such purposes, shall, and such place or premises shall comply with all the provisions of these regulations and any such person who fails to comply, or whose premises fail to comply with any of the provisions of this part shall be guilty of an infraction of these regula-tions and liable to the penalties thereof. 48. The provisions of this part shall not extend to any relative or any legal guardian of any infant who undertakes the maintenance or nursing of the infant or to hospitals or convalescent homes, and for the purposes of this Section the expression "relative" means guardians, parents, brothers, sisters, uncles and aunts, ents, brothers, sisters, uncles and in the ian of any infant who undertakes the by consanguinity or affinity, and in the case of illegitimate infants the persons who would be so related if the infant were legitimate.

Nothing in these regulations contained shall relieve any person from comply-ing with the provisions (where they are applicable) of any other regulations of the Sub-District Board of Health or of the Department of Health.

It shall be unlawful for any person to undertake for hire or reward to nurse and maintain any infant under the age of seven (7) years apart from his or her parents, or having no parents, unless and until he or she shall have first made apolication so to do to the District Medical Health Officer, who shall as soon as pos-sible have the premises which are intended to be used as a place to nurse and maintain such infant inspected, and if said premises are found to be a fit and proper place the District Medical Health Officer may issue a permit to said applicant upon the payment to the Sub-dis-trict Board of Health of the sum of one dollar (\$1.00) for registration fee. Such permit shall remain in force during the year of issue only, and shall be liable to cancellation if in the opinion of the Dis-trict Medical Health Officer such a course is advisable.

It shall be necessary for all persons acting as attendants of infants these regulations, when so ordered by the District Medical Health Officer, to take such steps as he may deem advisable for the prevention of communicable diseases. 52. The above regulations shall go into effect on and after the first day of May.

Passed by the Sub-District Board of Health of Sain' John City and County. Saint John. N. B., March 17th, 1926. (Sgd.) JOHN KELLY.

Chairman (Sgd.) T. M. BURNS. Secretary.
Approved (Sgd.) H. I. TAYLOR. Minister of Health. Fredericton, N. B., March 30, 1926.

Probate Court Notices

PROBATE COURT. SAINT JOHN.

To the deviseer, legatees and credi-tors of Samuel S. Elliott, late of the City of Saint John, in the City and County of Saint John and Province of New Brunswick, Superintendent, deceased, and to all

others whom it may concern.

The Executors of the last Will of the above named deceased having filed their accounts in this Court, and asked to have the same passed and allowed, and order for distribution made, you are hereby cited to attend, if you so desire, at the passing of the same, at a Court of Pro-bate, to be held in and for the County of the City and County of Saint John, at the Probate Court Room, in the Pugsley Building, in the City of Saint John, in the City and County of Saint John on Tuesday the Eleventh day of May, next at the hour of Eleven o'clock in the forenoon when the said accounts will be pas-sed upon, and order for distribution made.

Given under my hand this twenty-seventh day of March A. D. 1926. (Sgd) H. O. McINERNEY,

(Sgd.) H. S. KEITH, Judge of Probate. Registrar of Probate. 3ins

County Court

IN THE GLOUCESTER COUNTY COURT

Notice is hereby given that upon the application of Stafford G. Smith, I have directed all the estate, as well real as personal of Arthur J. Leger, formerly of the Town of Bathurst, in the County of Character, an absent debt. Gloucester, an absconding or absent debt-or, 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.
HENRY F. McLATCHY,

Judge of the Gloucester County Court.

IN THE GLOUCESTER COUNTY COURT

Notice is hereby given that upon the application of The Mantle Lamp Company of America, I have directed all the estate as well real as personal of Stan-ley Vienneau formerly of West Bathurst in the County of Gloucester, an absconding 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 11th day of March, A. D.

(Sgd) HENRY F. McLATCHY. 19ins Judge of the Gloucester Co. Court.

Supreme Court

SUPREME COURT. KING'S BENCH DIVISION

Hatfield, Kyle, Limited vs. Thomas Stickney. Sale by Sheriff under execu-tion. Freehold in Carleton County. Sale on the fourteenth day of June. 1926. See advertisement in the Carleton Sentinel. A. R. FOSTER.

Sheriff.

Mortgage Sales

JOSEPH FAULKNER, deceased. mortgager. Stephen Porter, assignee of Mortgage and holder of Mortgage. Freehold in Parish of Wakefield, County of Carleton. Sale on Wednesday. May 12, 1926. Notice published in Carleton Sen-

WILLIAM J. WEST Solicitor for Assignee of Mortgage. 2ins

EDWARD D. BLACK and Maria J. Black, his wife, Mortgagors, Al-xander D. Bell, Mortgagee and holder of the Mortgage. Freehold in the Parish of Wilmot, County of Carleton. Sale on Monday May 17th, A. D. 1926 at 11 o'clock a. m See advertisement in "The Press", Wood stock, N. B.

CHARLES COMBEN Solicitor for Mortgagee.