S. C. C. C.

tions that do not contain sufficient medication to prevent their use as an alco-

Dated this day of A. D.

Signature of Applicant.

(b) Such permits shall be in the fol-lowing form or to the like effect:

THE INTOXICATING LIQUOR ACT, 1927 This is to certify that

in the Province of New Brunswick, being a merchant dealing in drugs and medicines, and carrying business at ald Province, has made application the prescribed form, and is entitled to sell compounds, mixtures and preparations mentioned in Section 50 of said Act, pro-vided always that all such compounds, mixtures and preparations contain suffic-lent medication to prevent their use as an alcoholic beverage, and are sold at such place of business and not elsewhere. This permit is not transferable, and expires on the \$1st day of October, A. D. Subject to cancellation by the Board or

by the Chief Commissioner at any time Dated the day of A.D Dated the The New Brunswick Liquor Control Board Per Chief Commissioner.

(c) The annual fee for such permit

shall be One Dollar. 33. (a) Applications for permits to pediars or transient traders under Section 51, sub-section 2 of the Act, shall be in the following form, or to the like effect:

THE INTOXICATING LIQUOR ACT, 1927 I.

in the Province of New Brunswick, and a bona fide resident thereof, being a pedlar (or transient trader) carrying on business in the following territory in said Province: Hereby make

application for a permit to sell essences tinctures, compounds or preparations com-monly known or described as flavoring extracts or essences containing alcohol, within aaid territory, subject to the said Act and the regulations made thereunder. Dated this • day of A. D. Dated this . Signature of Applicant.

(b) Such permits shall be in the fol-lowing form or to the like effect:

THE INTOXICATING LIQUOR ACT, 1927

This is to certify that of the Province of New Brunswick (a pedlar or transient trader) carrying on business in the following territory in said

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Having made application in the prescribed form is entitled to sell the essence, tinctures, compounds or preparations men-tioned in Section 51, sub-section (1) of said Act, to regular and bona fide customers in the territory hereinbefore describ-ed, and not elsewhere.

This permit is not transferable and ex-pires on the first day s. October, A. D. Subject to cancellation by the Hoard or by the Chief Commissioner at

2 1 1 2 2 2 2 day of A Dated the

The New Brunswick Liquor Control Board Chief Commissioner.

Per (c) The annual fee for such permit

34. Any mrchant, pediar or transient trader holding a permit under the preced-ing regulations shall keep such records of such sales and make such returns thereof to the Board as the Board may such returns from time to time require.

25. Interdiction orders under Section 72 of the Act shall be in the following form, or to the like effect:

day of A. D. County Dated at ince this Judge of the Court or

The New Brunswick Liquor Control Board Chief Commissioner. Per.

36. The notice of any interdiction or-der under Section 74 of the Act, shall be in the following form, or to the like effoot:

THE INTOXICATING LIQUOR ACT, 1927 Take notice that by an Interdiction Order bearing date the day of A. D.

made by the Judge of the County Court (or by the Board) the sale of liquor to in

said Province was thereby prohibited until further order.

Dated The New Brunswick Liquor Control Board Per Chief Commissioner. to said

and to all Managers in New Brunswick.

Any person who by any improper means obtains a medical prescription and any person who uses or attempts to use either himself or by or through any other person any such prescription or any pre-scription which he is not lawfully entit-led to use and any person knowingly act-ing on behalf of any person hereinbefore mentioned shall be guilty of an offence.

38. Every person guity of an offence against any regulation made under the Act for which no penalty has been specilleasy provided, shall be liable to a pen-alty of not less than \$50 nor more than \$190, and in default of immediate payment to imprisonment for not more than 2.13 43

(b) If an offender convicted of an offence reterred to in this regulation is a corporation; it shall be liable to a penalty

corporation; it shall be liable to a penalty of not less than \$500 nor more than \$2,000. ⁴ 39. Where an officer appointed by any city, town or village is the prosecu-tor or complainant for the prosecution of any offence against any of the provisions of this Act, or the regulations made thereunder, the penalty in money shall be paid to the Treasurer of the city, town or village wherein the offence was commit-ted or by which such officer is employed. ted.

or by which such officer is employed, 40. Except in the cases mentioned in the preceding regulation, all fines and benefities in money recovered and all mon-les forfeited under the provisions of this or the regulations made thereunder shall be remitted forthwith to the Board by the presiding magistrate.

 In all convictions for any offence against any of the provisions of the Act, or of the Regulations made thereunder. where an Attorney or a Solicitor of the Supreme Court appears on behalf of the prosecution, the convicting magistrate, in addition to any other costs authorized by law, shall unless he certifies that the as-sistance of counsel on behalf of the prosecution was not necessary, tax, award and allow, as part of the costs of the prosecution, a counsel fee not exceeding ten dollars for the first day and not exceeding five dollars for each subsequent day of the hearing, and where the accused pleads guity before any evidence is taken, a counsel fee not exceeding five dollars.

SOLEMNIZATION OF MARRIAGE

PUBLIC NOTICE is hereby given that under 8 George V., Cap 23, 1917, and amending Acts, the following person has been registered to solemnize marriage: Moncton,

Rev. Antoine J. Richard, Mor West. Co., N. B. (Roman Catholic). ANTOINE J. LEGER,

iod of twenty years from 1st August, 1913 with a renewal of ten years, as specified in above Act, upon continued compliance with the said Act, with the Order-in-Council dated 19th July, 1913, providing for the payment of the bonus as set forth in said Act and these Regulations.

3. Pulp and Paper Licenses extend for a term of thirty years, and subject to an extension of twenty years, upon compli-ance with above Act: the Order-in-Coun-cil of 10th July, 1913, providing for the payment of bonus as set forth in said Act and these regulations and these regulations.

4. The stumpage payable on all logs, timber or wood cut or made upon Crown Lands under sawmill and pulp and paper licenses shall be as follows:

For Spruce, Fir, Pine, Hacmatac, and Cedar saw logs, per M.

S. Ft. For Spruce and Fir Logs, when used for pulpwood per M. Su-perficial feet \$3.00

3.50

- For Hemlock logs, per M. S. Ft.

- 021/2
- 02 For Piling, 30 to 39 feet, per lineal
- .03 For Piling, 40 feet and over, per lineal ft.
- For Fuelwood, Hardwood, per cord .60

Where permission has been secured from the Licensee by any person, giving him the right to cut fuelwood for his own use, and not for resale, the amount to be collected from the said person by the Li-censee shall not exceed \$1.00 per cord, censee shall not exceed \$1.00 per cord, which amount includes the \$.60 per cord stumpage to be paid to the Crown. In all cases where such permission is given, the Licensee shall immediately notify the De-partment of Lands and Mines, giving the name and address of the person receiving the permit and the number of cords he is authorized to cut authorized to cut.

For all other descriptions of lumber not specified above, 15 per cent of the market value thereof at the mill, place of market value thereof at the mill, place of shipment, or place of consumption, in the Province. For the purpose of calculation, a cord of wood (8 ft. x 4 ft. x 4 ft. 4 in. with with the bark on and 8 ft. x 4 ft. x4 ft. with the bark off) will be recognized as 600 superficial feet.

as 600 superficial feet. Permits issued by the authority of the Minister to cut undersized trees on barren land or thickets wil pay the above rates of stumpage, with the addition of an amount not to exceed fifty cents per thousand for cost of supervision. For Spruce, Fir and Pine trees, killed by fire, the rate of stumpage shall be one-half the above rate for the year end-

by fire, the rate of stumpage shall be one-half the above rate for the year end-ing August 1st, 1928. This half rate shall be discontinued after August 1st, 1928. 5. All lumber cut under this License shall be scaled or taken account of in the usual or customary method of scaling and taking account of lumber for stump-age by some persons to be apage by some person or persons to be ap-pointed by the Minister of Lands and pointed by the Minister of Lands and Mines, to be hereafter termed scalers, who shall return to the Minister of Lands and Mines the quantity cut under this License. The scaler and his assistants are to be boarded and lodged at the expense of the said Licensee, and should such Li-censee refuse to board and lodge such scaler or assistants, he or they to report the same to the Minister of Lands and Mines, who may thereupon take such Mines, who may thereupon take such means as he sees fit to provide the said scaler and his assistants with board and lodgings, and the expense thereof shall be paid by the Licensee, and shall, until paid remain a charge and lien upon all lumber so cut under this License. 6. All Licensees shall, when required, 6. All Licensees shall, when required, furnish through themselves; their agents and foremen, to such agent or agents as the Miaister of Lands and Mines may ap-point for that purpose, and at such time and place as such agent or agents may require, satisfactory proof upon oath; as to the exact locality where all the saw logs, timber, trees and other lumber, as

THE INTOXICATING LIQUOR ACT, 1927 Be it remembered that on the day at A. D. was made to appear to the satisfaction of the Judge of the County Court (or of the Board) that resident or sojourning within the Province of New Brunswick at by excessive drinking of liquor, misspends, wastes (or lessens his estate), (or injures

his health), (or interrupts the peace and happiness of his family). It is hereby ordered that, pursuant to Section 72 of said Act, the sale of liquor to the said is hereby prohibited until further order within said rovince of New Brunswick.

Provincial Secretary-Treas. Office, F'ton, N. B., Aug. 22, 1927.

Dept. Lands and Mines

TIMBER REGULATIONS

In Effect 1st August, 1927.

The Provisions of Chapter 11, 3 Geo.
Y., 1913, are now applicable to all Saw Mill and Putp and Paper Licenses.
Saw Mill Licenses extend for a per-