THE LATEST ACT IN REGARD TO THE REGISTRY OF THEM.

The Text in Full Published for the First Time-Important Provisions With Which Every Business Man in New Brunswick Should be Acquainted.

The tollowing important act in regard to bills of sale, has just been passed by the local legislature, and the information contained in it, now published for the first time, will be of interest not only to the legal profession but to every merchant through-

An Act to Repeal Chapter 75 of the Con-solidated Statutes of "Registry of Bills of Sale," and to Make Other Provisions in lieu thereof.

Be it enacted by the Lieutenant Governor

and Legislative Assembly as follows: 1. Every Mortgage or conveyance intended to operate as a mortgage of goods and chattels which is not accompanied by ministrators or assigns on the property, an immediate delivery and an actual and claimed by virtue thereof and showing the continued change of possession of the thereof be filed as hereinafter provided, the mortgagee or one of several mortgages, together with the affidavit of a witness or of the assignee, or one of the several of thereto of the due execution of such mort- the assignees or the agent of the mortgagee gage or conveyance or of the due execu- or assignee or mortgagees or assignees tion of the mortgage or conveyance of as the case may be that the statewhich the copy filed purports to be a copy, ment is true and that that the mortor of one of several mortgagees, or the fraudulent purpose and in case of agent of the mortgagee or mortgagees, it failure to file such statement and affidavit such agent is aware of all the circum- within the time aforesaid any creditor of stances connected therewith.

2. Such last mentioned affidavit, whether of the mortgagee or his agent, shall state that the mortgagor therein named is justly and truly indebted to the mortgagee in the sum mentioned in the mortgage; that | ed by this section within thirty days after serit was executed in good faith and for the vice of such notice then such mortgage shall express purpose of securing the payment of money justly due, or accruing due, and not for the purpose of protecting the goods | gagor issued at the suit of such creditor. and chattels mentioned therein against the the creditors of such mortgagor from obtaining payment of any claims against him.

3. Every such mortgage or conveyance shall onlyoperate and take effect upon, from,

subsequent purchasers or mortgagees in tering such Instruments. good faith for valuable consideration, the 13. Another statement in accordance under process of law.

mentioned therein against the creditors of creditor. the bargainor, and the conveyance and af-

of Sale under process of law. 6. In case of an agreement in writing for future advances for the purpose of enabling payment thereof not being longer than one year from the making of the agreement, and in case of a mortgage of goods and chattels for securing the mortgagee repayment of such advances, or in case of a the mortgagee against the indorsement of not extending for a longer period than one year from the date of the mortgage, and in vase the mortgage is executed in good faith, and sets forth by recital or otherwise the terms, nature and effect of the agreement and the amount of the liability intended to accompanied by the affidavit of a witness thereto of the due execution thereof, and by the affidavit of the mortgagee, or in case the agreement has been entered into and the mortgage taken by an agent duly authorized in writing to make such agreement and to take such mortgage, and if the agent is aware of the circumstances connected therewith then it accompanied by the affidavit of such agent, such affidavit whether of the mortgagee or his agent stating that the mortgage truly sets forth the agreement entered into by the parties thereto and truly states the extent of the liability intended to be created by the agreement and covered by such mortgage, and that the mortgage is executed in good faith and for the express purpose of securing the mortgagee repayment of his advances or against the payment of the amount of his liability for the mortgagor as the case may be, and not for the purpose of securing the goods and chattels mentioned therein against the creditors of the mortgagor, nor to prevent such creditors from recovering any claims which they may have against the mortgagor, and in case the mortgage is filed as hereinafter provided, the same shall be as valid

preceding sections of this Act. 7. The affidavit of bona fides required by the preceding sections may be made by one of two or more bargainees or mort-

and binding as mortgages mentioned in the

3. The instruments mentioned in the preceding sections shall be filed with the Registrar of Deeds and Wills of the county where the maker resides, if resident within the

ABOUT BILLS OF SALE. province and if not so resident then with the Registrar or Registrars of the county or several counties in which the goods may be, and registrar shall file all such instruments presented to him for that purpose, and shall endorse thereon the day and hour of receivbe kept there for the inspection of all persons interested therein or intending or desiring to acquire any interest in or of any portion of the property covered thereby.

.9 The registrar shall number every such Instrument or copy filed in his office and he shall enter in alphabetical order in a book to be kept by him for that purpose the names of all the parties to such Instruments with the numbers endorsed thereon oppoout the province. The act, as passed, reads site to each name, and such entry shall be repeated alhpabetically under the name of every party thereto.

10. Every mortgage or copy thereof filed in pursuance of this act, shall before the expiration of one year from the filing thereof be renewed by filing in the office of the Registrar in which such instrument was originally filed, a statement exhibiting the hereto or to like effect. interest of the mortgagee, his executors, adamount still due for principal and interest the mortgagor may by a written notice served upon such mortgagee or mortgagees or upon such assignee or assignees require him or them to file such statement and affidavit, and if the same are not filed as requestcease to be valid as against any execution against the goods and chattels of the mort-

11. The statement and affidavit mencreditors of the mortgagor or preventing | tioned in the next preceding section may be in the form given in the Schedule B to this Act or to the like effect

12. The statement and affidavit shall be deemed one Instrument and be filed and and after the day and time of filing thereof. entered in like manner as the Instruments on the statement and affidavit filed on the 4. In case such mortgage or conveyance in this Act mentioned are by section 8 reand affidavits are not filed as hereinbefore quired to be filed and entered, and the like ment and affidavits in the said book. provided, the mortgage or conveyance tees shall be payable for filing and entering shall be absolutely null and void as against | the same as are payable for filing and en- | has been assigned, the assignment may up-

assignee of the mortgagor under any law with the provisions of section 10 of this alphabetical chattel mortgage book in the relating to insolvency or insolvent, abscond- Act.duly verified as required by that section, same manner as a chattel mortgage, and the ing or absent debtors, or an assignee for shall be filed in the office of the Registrar proceedings authorized by the next precedthe general benefit of the creditors of the in which the original Instruments are filed, mortgagor or as against the execution cred- within thirty days next preceding the exitors of the mortgagor or any Sheriff, Con- piration of the term of one year from the proved in manner aforesaid. stable or other person levying on or seizing | day of the filing of the statement required by the property comprised in such mortgage | the said section 10, and so on from year to year, that is to say another statement as as part thereof and such defeasance or a 5. Every sale of goods and chattels not aforesaid duly verified, shall be filed within accompanied by an immediate delivery and | thirty days next preceding the expiration followed by an actual and continued change of one year from the day of the filing of a of possession of the goods and chattels sold, former statement, in case of failure to file the persons and as regards the same property shall be in writing, and such writing shall statement and affidavit from time to time as be a conveyance under the provisions of required by this section, any creditor of the this Act, and shall be accompanied by an mortgagor may by a written notice served affidavit of a witness thereto of the due ex- upon such mortgagee or mortgagees, asecution thereof, and an affidavit of the bar- | signee or assignees, require him or them to gainee or his agent duly authorized in file such statement and affidavit, and it the receive the following fees: writing to take the conveyance, a copy of same are not filed as required by this secwhich shall be attached to the conveyance, | tion within thirty days after service of the that the sale is bona fide and for good con- notice therein provided for, then such mortsideration as set forth in the said convey- gage shall cease to be valid as against any ance and not for the purpose of holding or execution, as against the goods and chattels enabling the bargainee to hold the goods of the mortgagor issued at the suit of such

14. The affidavit required by section 10 fidavit shall be filed as hereinafter pro- may be made by any next of kin, executor vided within thirty days from the or administrator of any deceased mortgagee, execution thereof, otherwise the sale or by any asignee claiming by or through any shall be absolutely void as against mortgagee or any next of kin, Executor or subsequent purchasers or mortgagees in Administrator of any such assignee, but if good taith, the assignee of the grantor un- the affidavit is made by any asignee, next der any law relating to insolvency or insol- of kin, Executor or Administrator of any vent, absconding or absent debtors or an such assignee, the assignment of the several assignee for the general benefit of the cred- assignments through which the assignee itors of the maker or as against the execu- claims, shall be filed in the office in which tion creditors of the maker or any Sheriff, the mortgage is filed at or before the time Constable or other person levying on or of such refiling by the assignee, next of kin, seizing the property comprised in such Bill | Executor or Administrator of the assignee.

15. (1) In the case of a mortgage or conveyance of personal property of any Company incorporated by or under Imperthe borrower to enter into or carry on business with such advances, the time of reor Charter of the Dominion of Canada, or
office of the Registrar in which the filing is by or under any Act or Charter of the to be done is closed, and by reason thereof Province of New Brunswick, made to a the filing cannot be done on that day, the bondholder or bondholders, or to a Trustee filing shall, so far as regards the time of or Trustees for the purpose of securing the doing the same, be regarded to be duly Bonds or Debentures of such Company, done, it done on the next day on which the mortgage of goods and chattels for securing | instead of the affidavit of bona fides required by the 1st and 2nd sections of this Act, any Bills or promissory notes or any other | it shall be sufficient for the purposes of this liability by him incurred for the mortgagor | Act it an affidavit be filed as thereby required made by the mortgagee or one of the mortgagees to the effect that the said conveyances to the mortgagee or bargainee. mortgage or conveyance was executed in good faith and for the express purpose of this Act whether for the sale or mortgage securing the payment of the Bonds or De- of goods and chattels shall contain such bentures referred to therein, and not for the sufficient description thereof that the same be created, and in case the mortgage is purpose of protecting the goods and chattels may be thereby readily and easily known mentioned therein against the creditors of and distinguished. the mortgagor or of preventing the creditors of such mortgagor from obtaining pay- ed by this Act shall be taken and adminisment of any claim against him.

(2) Any such mortgage may be remortgagees exhibiting the interest of the for every oath thus administered. mortgagee or mortgagees in the property quired by the said section of this Act.

of the company. ing the same in his office, and the same shall be kept there for the inspection of all perbe received in evidence in all Courts, but only of the fact that the Instrument or copy and statement were received and filed ac- within twelve months from the passing of cording to the endorsement of the Registrar this act; and go on from year to year thereon and of no other fact, and in all thereafter as provided by section 13, othercases the original endorsement by the Registrar made in pursuance of this Act upon manner specified in sections 10 and 13 any such Instrument or copy shall be received in evidence only of the fact stated mortgagor serving the notices provided for in the endorsement.

17. Where any mortgage of goods and chattels is registered under the provisions of this Act, such mortgage may be discharged by the filing in the office in which the same is filed of a certificate signed by the mortgagee, his Executors or Administrators, in the form given in Schedule A

18. (1.) The Registrar with whom the chattel mortgage is filed, upon receiving such certificate, duly proved by the affidavit of a subscribing witness, shall at things mortgaged or a true copy thereof, shall within thirty days from the execution account thereof together with an affidavit of gage has been entered with the name of any of the parties thereto in the book kept under section 9 of this Act, or wherever otherwise in the said book the said mortgage has been entered, write the words, "discharged by certificate number (state number of the certificate,)" and to the said and also with the affidavit of the mortgagee gage has not been kept on foot for any entry the Registrar shall affix his name, and he shall also endorse the fact of the discharge upon the Instrument discharged, and shall affix his name to the indorsement.

(2.) Instead of the certificate above provided for the mortgagee or assignee of the mortgagee may appear before the Registrar with whom the mortgage is filed, and sign a memorandum of discharge in his presence either on the mortgage or the copy filed, and such Registrar shall subscribe the same as a witness and the Registrar shall thereupon enter the discharge of such mortgage as provided in the preceding sub-

19. Where a mortgage has been renewed under section 10 of this Act, the endorsements or entries required by the preceding section to be made, need only be made uplast renewal and at the entries of the state-

20. In case a registered chattel mortgage on proof by the affidavit of a subscribing witness be numbered and entered in the ing three sections of this Act may and shall be had upon a certificate of the assignee

21. In case any Bill of Sale is subject to any defeasance, the same shall be considered copy thereof shall be filed with the Bill of Sale or copy, otherwise such Bill of Sale shall be null and void as against the same and effects as if such Bill of Sale or copy thereof had not been filed according to the provisions of this Act.

22. Fees for services under this Act. The Registrar aforesaid shall be entitled to 1. For filing each Instrument and affi-

davit, and for entering the same in a book, as aforesaid, twenty-five cents.

2. For filing assignment of each Instrument, and for making all proper endorsements in connection therewith, twenty-3. For allowing inspection of any In-

strument filed under the provisions of this act twenty cents. 4. For administering every oath under

this act, twenty cents. 5. For filing certificate of discharge of

each Instrument and for making all proper entries and endorsements connected therewith, twenty-five cents. 6. For copies of any document with

certificate prepared filed under this act, words twenty-five cents for every hun-23. Where under any provisions of the Act the time for registering or filing any Mortgage, Bill of Sale, Instrument, Doeu-

ment, Affidavit or other paper expires on a office shall be open. 24. An authority for the purpose of tak-

ing or renewing a mortgage under the provisions of this Act may be a gen ral one, to take and renew all or any mortgages or 25. All the Instruments mentioned in

26. All affidavits and affirmations requirtered by any Judge, Notary Public, Commissioner, or other person in or out of the newed in the manner and with the effect | Province authorized to take affidavits to be provided by the 10th and following sec- read in the Supreme Court, or by the Regtions of this Act upon the filing of a listrar of Deeds or a Justice of the Peace, statement by the mortgagee or one of the and the sum of twenty cents shall be paid

27. This Act does not apply to Bills of claimed by virtue of the said mortgage Sale or mortgages of vessels registered unand showing the amount of the Bond or der the provisions of any Act in that behalt. Debenture debt that the same was made Nor to transfers of goods in the ordinary to secure, and showing all payments on course of business of any trade or calling, account thereof which to the best of the sales of goods in foreign ports, or at sea information and belief of the person mak- Bills of Lading, Warehouse Keepers' certiing such statement have been made or of ficates, Warrants or orders for the delivery which he is aware or has been informed, of goods, or any other documents used in together with an affidavit of the person the ordinary course of business as proof of making such statement that the statement the possession or control of goods, or is true to the best of his knowledge, in- authorizing or purporting to authorize formation and belief, and that the mort- either by endorsement or by delivery, the gage has not been kept on foot for any possessor of such documents to transfer or traudulent purpose, and such statement receive goods thereby represented, or asshall be filed instead of the statement re- signments of personal property to creditors under proceedings for the relief of insolvent (3). If any mortgage as aforesaid be debtors, nor any transaction agreement or made to an incorporated company, the contract made or entered into by any Bank several affidavits and statements herein under the 74th section of "The Bank Act" mentioned may be made by the Presi- of the Parliament of Canada. The expres- Snell's Business College, - Windsor, N. S. dent, Vice-President, Manager or As- sion "Goods and Chattels" in this act shall sitant Manager of such mortgagee company or any other officer of the company aforesaid for such purpose.

(4) For the purpose of the filing or registering of any conveyance under this act the head office within the province of

any incorporation company, shall be Stock or debentures of any incorporated or deemed the domicile or place of residence | Joint Stock Comyany or choses in action.

28. (1.) Every chattel mortgage and 16. A copy of such original Instrument or of a copy thereof so filed as aforesaid, including any statement made in pursuance the passing of this act, and which has not been accompanied by delivery and on actual and continued charge of possession of the things mortgaged, shall be renewed in the manner provided by section 10 and 11 wise the same may cease to be valid in the by the said sections. 2. Every mortgage or conveyance in-

tended to operate as a mortgage of goods and chattels and every Bill of Sale of goods and chattels made before the passing of this act, and which has not been accompanied by delivery, and actual and continued charge of possession of the things mortgaged or conveyed (and which or a copy thereof was not filed under chapter 75 of the consolidated Statutes and as required by that chapter before the passing of this act) or a true copy thereof, shall be filed with the Registrar of Deeds of the County where the maker resided at the time of the execution thereof if resident within the province, or if not so resident, then with the Registrar or Registrars of the several counties in which the goods may be, within three months from the passing of this act, together with an affidavit of the due execution of such mortgage or conveyance of which the copy filed purports to be a copy, and also with the affidavit of bona fides required by sections 2 and 5 respectively. Provided, however, if the mortgagee or mortgagees, bargainee or bargainees respectively make an affidavit and file the same with the Registrar at the time of filing such mortgage, conveyance or Bill of Sale, or a copy thereof, that he or they were not aware within the said three months of the provisions of this section and that he or they file the said mortgage, conveyance or Bill of Sale, or copy thereof as soon as he or they became aware of such provisions, such mortgage, conveyance or Bill of Sale or copy thereof if accompanied by the affidavits above mentioned of the due executions thereof and of the bona fides may be filed within six months from the passage hereof.

3. If such mortgage or conveyance intended to operate as such, or such Bill of Sale is not filed as required by the next preceding sub-section, the same shall then become absolutely null and void as against the persons mentioned in sections 4 and 5 of this Act.

4. Every such mortgage of conveyance intended to operate as a mortgage filed under the provisions of this section shall be renewed in the manner provided by sections 10, 11 and 13, otherwise the same may cease to be valid in the manner specified in sections 10 and 13 respectively, as against a creditor of the mortgagor serving the notices provided for in the said

29. Chapter 75 of the Consolidated Statutes "Registry of Bills of Sale" and any Act or Acts in amendment thereof are hereby repealed, but such repeal shall not affect the rights of any parties in respect to Bills of Sale or Chattel Mortgages heretofore filed, except as provided in the next preceding section.

30. This Act shall be cited as "The Bills of Sale Act, 1893."

31. This Act shall go into effect on the first day of July next and not sooner.

SCHEDULE A.

(SECTION 17.) FORM OF DISCHARGE OF MORTGAGE. To the Registrar of Deeds of the County of I, A. B. of do certify that has satisfied all money due on, or to grow due on a

certain chattel mortgage made by which mortgage bears date the A.D. and was and was filed (or in case the mortgage has been renewed, was renewed) in the office of the Registrar of Deeds of the County of on the day of A.D. on the day of A.D.
as No. (here mention the day
and date of registration of each assignment thereof,

and the names of the parties, or mention that such mortgage has not been assigned as the fact may be): and that I am the person enti-led by law to receive the money, and that such mortgage is therefore diseharged.
Witness my hand this day of A. D.

One Witness stating residence and occupation. SCHEDULE B.

(SECTION 11.) Statement exhibiting interest of C. D. in the property mentioned in a chattel mortgage dated the between A. B. of

day of

A. D.

made
between A. B. of

of the one part and C.

D. of

of the other part, and filed in the
office of the Registrar of Deeds of the County of

on the

day of

A. D.

and of the amount due for principal and interest
thereon and of all payments made on account thereof.

The said C. D. is still the mortgagee of the said
property and has not assigned the said mortgage
(or, the said E. F. is the assignee of the said mortgage by virtue of an assignment thereof from the gage by virtue of an assignment thereof from the

said C. D. to him dated the day of
A. D.) (or as the case may be.)

No payments have been made on account of the said mortgage (or the following payments and no other have been made on account of the said mort-1893, January 1. Cash received

The amount still due for the principal and interest on the said mortgage is the sum of \$ computed as follows (here give the computation).

the mortgagee named in the chattel mortgage men-tioned in the foregoing (or annexed) statement for assignee of the mortgagee named in for assignee of the mortgagee named in the chattel mortgage mentioned in the foregoing (or annexed) statement (as the case may be) make 1. That the foregoing (or anenxed) statement

That the chattel mortgage mentioned in the said statement has not been kept on foot for any fraudulent purpose.
Sworn before me at the

n the County of

LONDON TAKEN.

The latest fashion in London is to write what is called "American Style." It is very neat, rapid and practical. But see for yourself. Sample sent free. Try simple Shorthand.

Sheffield Cutlery

From all the Best Makers. Solid Silver Ware. Plated Ware.

A LARGE AND VARIED STOCK TO CHOOSE FROM

W. H. THORNE & CO., Market Square, St. John.

\$100 to \$180.

Do you want a Wheel you can rely upon?

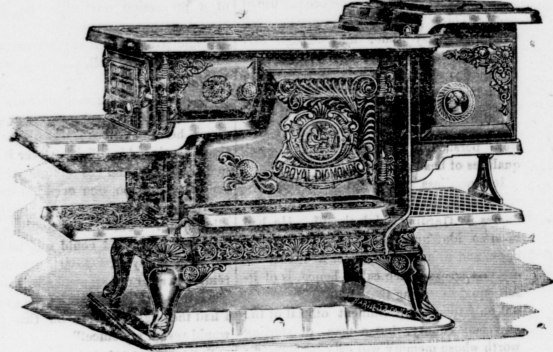
SAINT JOHN CYCLE CO.,

Salesroom and Bicycle Academy,

239 and 241 CHARLOTTE STREET, ST. JOHN, N. B.

Telephone No. 720.

The Royal Diamond



Is the latest, handsomest and best. If you bnrn wood and think of purchasing a new stove you will find it interesting to call and see the Royal Diamond, or send for circular, illustrating and describing it fully.

WOOD COOK.



These Handles and Tools are firstlass in every respect. The jaws, clamping, nut and ferule are Nickel

The Tools consist of a Chisel, Gouge, Tack Puller, Gimlet, Screw Driver, Reamer, Scratch Awl, and our Brad Awls of different sizes. Made of best cast steel, properly

Sent by mail, to any address, on receipt of

75 cts.

St. John, N. B.



ESTABLISHED 1868.

T. McAVITY & SONS.

TELEPHONE 738.

ER BROTHERS

CALL AND SEE OUR STOCK.

Importers and Dealers for the BEST JAVADIAN and AMERICAN

PIANOS, ORGANS

SEWING MACHINES.

PIANOS AND ORGANS TUNED AND REPAIRED. SEWING MACHINES REPAIRED.

We buy direct in Large Quantities for Cash, and are able to give Large Discounts. Pianos Sold on the Instalment Plan.

116 and 118 GRANVILLE ST., - HALIFAX, N. S.

Four Diplomas taken on Stock shown at late Provincial Exhibition.