COLLECTOR'S NOTICE.

THE undermentioned Non-Resident Rate-Payers taxed for unimproved granted Lands in the Parish of New Maryland, for the year 1864, are required to pay said Taxes within three months, to the undersigned at New Maryland, or to Henry B. Rainsford, Esquire, Fredericton, together with the cost of advertising, (20 cents each,) otherwise legal proceedings will be taken to recover the same:—

Arthur Blackwood,	\$ 6 0	O Estate of late Alex. Nevers,	84	00
Thomas Cockburn,	1 0			00
Benj. Bailey, Esq., Oromecte,	1 0	0 John Pollock,	1	00
Charles Clowes,	2 0		2	00
Patrick Coleman, Oromocto,	10		2	50
Daniel Gillmore.	6 4	7 Bradshaw Rainsford,	2	00
Jacob Hew.	2 0	0 Estate of late Fred. J. Langan,	4	00
Aaron Hastings.	3 0	0 Jeremiah Smith,	7	20
Edward Hartt.	2 0	O Samuel J. Smith,	2	15
Alfred Hartt,	2 0	0 Edward Simonds,	4	00
John Halnan.	1 5	0 Estate of late Israel Tracey,	3	00
Thos. Hartt & Wm. E. Perley,	. 2 5	0 Thorn & Lee,	3	50
Estate of late Geo Hayward,		O George Tracey,	0	50
Estate of late Wm, Hazen,	3 0	0 John Thompson, St. John,	2	10
J. E. Milledge,	3 0	0 Estate of late John F. W.		
David Morrow,	1 4	1 Winslow,	2	70
George Morrow, Jr.	1 4	1 Jackson Webb.	2	00
	88	2 Nath. Kenny, Sr. Oremocto,	2	00
Estate of late John M'Keen,			5	00
Thos. Nason, N. B. Oromocto,		O Charles Fisher, Esq,	1	60
		LEX. HAINING, JR., Co	lle	ctor.

New Maryland, August 18, 1864.

COLLECTOR'S NOTICE.

of Dumbarton, County of Charlotte, and Province of New Brunswick, is hereby required to pay his respective Rates, together with cost of advertising, (four dollars,) within three months from this date, to the subscriber at Dumbarton, otherwise legal proceedings will be taken to recover the same:—

Wild Land Tax.
Henry Osburn, Esquire, Manager Saint Andrews
and Quebec Railroad, \$158 00

EDWARD TOWERS, Collector.

Dumbarton, September 14, 1864.

COLLECTOR'S NOTICE

Parish of Manners-Sutton, County of York, are hereby required to pay their respective Rates, with costs of advertising (32 cents each,) within three months from this date, to the Subscriber at his residence in Manners-Sutton, otherwise legal proceedings will be taken to recover the same:—

	County Rates.	Wild Land Tax.	for District No. 2.
Freeman H. Todd,	\$3 22	1 \$6 44	1
St. Andrews & Quebec R. & Land Co.		136 00	\$133 00
George Priestly,	1 50	3 00	3 00
George Chevne	4 45	8 90	6 00
Francis E. Beckwith,	3 25	6 50	
George Morrow,	11 92	23 85	18 30
Jeremiah Tracev	4 00	8 00	8 00
W. E. Perley, M. P. P	4 15	8 30	
Thomas Hart,	1 00	2 00	
George E. Hooke,	0 62	1 25	
James Gregg,	0 50	1 00	
Widow Mahood,	0 50		1 00
A. M'Kinney,	0 50	1 00	1 00
Joseph George Weldon,			3 00
William Todd,	3 00	6 00	6 00
		WOOD (7. 77

Tweedside Settlement, PETER WOOD, Collector. Manners-Sutton, 4th October, 1864.

COLLECTOR'S NOTICE.

THE undermentioned Non-Resident Rate-Payers of Land, situate in the Parish of Stanley, County of York, are hereby required to pay their respective Rates, together with the cost of advertising, (80 cents each,) within three months from this date, to the Subscriber at Stanley, or to John A. Beckwith, Esquire, Fredericton, otherwise the proper legal proceedings will then be taken to recover such Rates:—

1863	Estate of J. F. W. \		Poor & County Rates. \$1 50	Granted Land Rates. \$6 00
1864	Do.	do.	1 50	6 00
1864	Francis Ferguson,		1 00	4 00
	John J. Robinson,		2 50	10 00
1864	Do.		2 50	10 00
		THOMAS	PRINCIE	Collector

Stanley, 27th October, 1864.

TO BE SOLD AT PUBLIC AUCTION,

N SATURDAY the third day of December next, at eleven o'clock in the forenoon, at the Commercial Bank Corner, in Prince William Street, in the City of Saint John, pursuant to a Decree of the Supreme Court in Equity, made in a cause wherein Robert Parker and Neville Parker are Plaintiffs, and George F. Demill and Margaret Brown are Defendants, with the approbation of the undersigned, one of the Barristers of the said Court, the Lands and Premises described in the Plaintiffs' Bill, as—All that certain farm, tract, piece or parcel of Land, owned and occupied by William Demill, situate, lying and being in the Parish of Hampton, in King's County, and described in his deed thereof from Rufus S. Demill and Jemima his wife, bearing date the fifteenth day of July, in the year of our Lord one thousand eight hundred and thirty three, as being one fourth part of Lot number three and one half of Lot number four in front, bounded by lands owned and occupied by James Raymond on the North, and Thomas S. Demill on the South, in the said Parish of Hampton, the same containing about one hundred acres, be the same more or less.

For terms of Sale and further particulars, enquire of the Plaintiffs' Solicitors.—Dated 25th August, 1864.

W. JACK, Barrister.

J. & F. Robinson, Flaintiffs' Sol's.

NOTICE.

day of November next, at eleven o'clock in the forenoon, at Chubb's Corner, in the City of Saint John, pursuant to a Decree of the Supreme Court in Equity, in a cause wherein David Caldwell is Plaintiff, and Isaac Foshay and Mehitable D. Foshay are Defendants, by and with the approbation of the undersigned Barrister, the following Premises, that is to say:—All that certain lot, piece or parcel of land, situate, lying and being in the Parish of Studholm, (which said Parish was a part of the Parish of Sussex,) in King's County aforesaid, being lot number 2, (two) in the tract of the land commonly known as the Studville Tract, containing three hundred and fifty acres, more or less, being the lot of land heretofore granted and conveyed by John Saunders and Wife, to John Innis, and by the said John Innis and Margaret his Wife, granted and conveyed to the said Isaac Foshay, and which, since the date of the Deed to the said Isaac Foshay, hath been and now is in his possession; together with all and singular the Buildings and improvements on the said lot of land being, with the privileges and appurtenances thereunto belonging.

For terms and further particulars apply to the Plaintiff's Solicitor.—Dated the fifteenth day of August, A. D. 1864.

C. W. WELDON, Barrister.

C. W. STOCKTON, Plaintiff's Attorney.

PRIVATE AND LOCAL BILLS.

THE following Rules were adopted by both Houses of

That no Bill of a private or local nature, or Bill for making any amendments of a like nature to any former Act, shall be received by the House, unless a notice, specifying the several objects desired to be attained, 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 City or County interested in the measure, or in the locality where the parties affected reside; and when no Newspaper is published in either of such localities, then in some Newspaper published in the nearest adjoining County, or in the Royal Gazette.

"That separate Petitions be presented to each Branch of the Legislature, setting forth in detail the object of the measure, and the reasons that may be urged for its adoption.

"It shall be the duty of all parties seeking the interference of the Legislature in any private or local Bill, to file with the Clerk of each House the evidence of their having complied with the Rules and Standing Orders thereof; and that in default of such proof being so furnished, it shall be the duty of the Clerk to report that the Rules and Standing Orders have not been complied with, and to endorse the same upon the Bill.

"That the foregoing Rules be published in the Royal Gazette, over the signature of the Clerk of each House, weekly, during each recess of the Legislature."

G. BOTSFORD, Cl'k Leg. Council. C. P. WETMORE, Cl'k Assembly.

Fredericton, April 25, 1864.