conveying of the defendant to prison, (the amount thereof to be ascertained and stated in such Commitment,) shall be sooner

paid.

15. It shall be lawful for the Directors of any Reformatory School, previous to making application for the discharge of any Juvenile offender committed to such School, to place such offender on trial with some person to be named in the Licence hereinafter mentioned, who shall be willing to receive and take charge of, and qualified to provide for and take care of such offender a licence under their offender, and to grant to such offender a licence under their hands, or the hand of any one of them appointed for that purpose, hands, or the hand of any one of them appointed for that purpose, to reside with such person for any term not exceeding twelve months, unless sooner called upon by the said Directors to return to the said School at any time during the same; and such Directors shall bring back such offender to the said School at the expiration of the said term, provided that such offender shall not have been previously discharged from the School; and any such offender who shall abscond from such person during such term, or shall refuse to return to the Reformatory School at the end of such term, or before the end of the time when so required, shall be held to have absconded from the School, and shall be liable to the penalties in that case made and provided; provided liable to the penalties in that case made and provided; provided always, that no such offender shall be so placed out before the expiration of one half of the term of detention to which he was originally sentenced.

16. Any person who shall directly or indirectly wilfully withdraw any young person from any Reformatory School or institu-tion as aforesaid, to which he or she has been so sent, or induce him or her to abscond therefrom, or who, knowing any young person to have been withdrawn, or to have absconded from any such School or institution as aforesaid, shall harbor or conceal, or assist in concealing, such young person, or prevent him or her from returning to such School or institution, shall be liable for any such offence to a penalty not exceeding twenty dollars, to be received in the same manner and subject to the same provisions and orders, and under the same powers, as any penal or other sum may be enforced by the Act relating to Summary

17. It shall and may be lawful for the Governor in Council, if they shall think fit so to do, to remove any such youthful offender from one Reformatory School to another; provided always, that such removal shall not increase the period for which such offender was sentenced to remain in a Reformatory School, and that the same shall only be to some Reformatory under the management of persons of the same Religious profession as that to which he

or she might have been originally committed.

18. There shall be transmitted annually to the Secretary of the Province a Report from each Reformatory, to be laid before the Legislature at its then next sitting, shewing the number of inmates at the close of the year, and the term for which each has been committed, the number received and discharged, or who may have absconded during the year.

PRIVATE AND LOCAL BILLS.

THE following Rules were adopted by both Houses of the Legislature at the Session of 1864:-

"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 measure, and the reasons that may be urged for its adoption. Out of the Office.

"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, Clk Assembly.

Fredericton, June, 1865.

COLLECTOR'S NOTICE.

THE undermentioned Non-Resident Rate-Payers in the Parish of Studholm, in the County of King's, are requested to pay their respective Rates, together with cost of advertising, (28 cents each,) within three months from this date, to the Collector in said Parish, at his residence, otherwise legal proceedings will be taken to recover the same :-

representation of the property	Poor & County Rate.		Poor & County Rate.		
Jos. Yandal, Estate,	\$0 88	William Flewelling,	0 59		
James Hannah,	0 88	George Flewelling,	0 59		
W. Stockton, Esquire,	0 68	James Flewelling,	0 59		
Reverend W. Scovil,	1 08	Henry Flewelling,	0 48		
James Cudlip,	1 08	John Whetmore,	0 59		
John W. Cudlip,	0 68	Alexander Parlee,	0 68		
John C. Snider,	0 58	Robert Cripps,	0 53		
Robert Beech,	0 68	Geo. M. Fairweather,	0 59		
Charles Vincent,	0 68	William Aiton,	0 48		
		JOHN LITTLE,	Collector.		

Studholm, King's County, 6th October, 1865.

NOTICE.

In order to guard against difficulties and losses, notice is hereby iven, that all Advertisements intended for insertion in the Royal Gazette, must in future be accompanied by the cash, in order to ensure their publication.

Subscription for the Gazette, and also advertising terms, are as

onows:—								
Annual Subs	cription for Gaze	ette, in	advar	ice,			\$2	00
Supreme Cou	ert in Equity Not	ice, for	appea	arance	3 mon	ths,	4	00
Do.	do.				2 wee		1	00
Absconding,	Concealed, or A	bsent	Debto	rs' No	tices, 3	m's	4	00
Notices of	Appointment of	Truste	es to	Abser	t Debt	tors'		
	s, per month,					1000	1	50
Sheriffs' Sale	s, 6 months,		••				8	00
	ppointment of De						1	00
	otices, not excee				onths,		4	00
	lditional name,						0	12
	ip Notices, 3 we						1	00
Notices of Sa	ales of Church an	nd Gleb	e La	nds, 3	months	,	4	00
Surrogate No	tices, 4 weeks,						2	00
TO RECEIVE THE PERSON NAMED IN	Administrator's			onths,			4	00

Any of the above notices exceeding 18 lines, will be charged

Miscellaneous Notices containing 18 lines, or under, 90 cents for the first insertion, and 30 cents for every subsequent insertion.— Every line exceeding 18, 5 cents per line for first insertion, and 2 cents a line for each continuation.