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 the Legislature, setting forth in detail the object of the

measure, and the reasons that may be urged for its adoption.
"Itshall 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, CTk Assembly.

Fredericton, June, 1865.

TO BE SOLD AT PUBLIC AUCTION.

ON SATURDAY, the seventeenth day of March next, at the hour of twelve o'clock, noon, at the Westmorland Bank, Moncton, in the County of Westmorland, and Province of New Brunswick, pursuant to a Decretal Order of the Supreme Court in Equity, made in a certain cause wherein Ellen Dunn, Executrix of the last Will and Testament of Francis Dunn, deceased, John Dunn, James Dunn, Thomas Dunn, Ann Dunn, and Peter Dunn, are plaintiffs, and Joseph Lucas, Henry Levingston John Dunn, James Dunn, Thomas Dunn, Ann Dunn, and Peter Dunn, are plaintiffs, and Joseph Lucas, Henry Levingston, Thomas E. Smith, and Edward J. Smith, were defendants; and by amendment wherein Ellen Dunn, Executrix of the last Will and Testament of Francis Dunn, deceased, John Dunn, James Dunn, Thomas Dunn, Ann Dunn, and Peter Dunn, are plaintiffs, and Henry Levingston, Thomas E. Smith, and Edward J. Smith, are defendants, with the approbation of the undersigned Barrister, the Lands and Premises mentioned and described in the plaintiffs' Bill as follows:—A certain tract or lot of Land, lying rister, the Lands and Premises mentioned and described in the plaintiffs' Bill as follows:—A certain tract or lot of Land, lying and being situate in Wellington, County of Kent, Province aforesaid, and lying and bounded as follows—commencing at the southerly line of Lot number nineteen, originally granted to one William Ayre, and owned by the late William Hanington, Senior, at the shore; and running thence southerly along the shore a distance of fifteen rods; thence westerly, following the south side of the Creek to the land or line of Aldine Snell; thence northerly along the said line of Aldine Snell; about one and a northerly along the said line of Aldine Snell, about one and a half rods, to the centre of the Creek; thence westerly up said Creek to the mill; and from thence a due west course to the rear line, as laid down in the original grant of the same; thence northerly along the said rear line to the said Lot number nine teen; and thence along the said last mentioned line to the place. teen; and thence along the said last mentioned line to the place of commencement, the same containing by estimation fifty acres, be the same more or less; (save and except nevertheless, the land and mill privileges, by William Dixon leased or conveyed to the said Aldine Snell out of the above described Lands and premises, the same being reserved as a piece or parcel of the Lot number twenty). For terms of sale and other particulars, apply to the plaintiffs' Solicitor.—Dated the seventh day of December, A. D. 1865.

JAMES FRASER, Barrister.

CHANDLER & MOORE, Plaintiffs' Solicitors.

PUBLIC SALE.

TO be sold by Public Auction on Friday the thirteenth day of April next, at the hour of eleven of the clock in the forenoon, at Chubb's Corner, (so called,) in the City of Saint John, under the direction and with the approbation of the undersigned, pursuant to a Decree of the Supreme Court in Equity, in a certain cause wherein James Campbell and William Lock are plaintiffs and William I Gilbert and Sampel William Jack, are plaintiffs, and William J. Gilbert and Samuel Nelli are defendants, the following Lands and Premises in two

"All that certain piece or parcel of Land situate in the Parish of Shediac, in the County of Westmorland, being the same lot of Land which one Moses Welling purchased from Thomas Welling, by Deed registered in Book FF, folio 263, number 15,777, among the Records of the County of Westmorland, and which

had lately been conveyed to the said William J. Gilbert by Blair Botsford, Sheriff of the County of Westmorland, under Sheriff's Deed, by virtue of a certain Execution issued against the said Moses Welling out of the Supreme Court of this Province, the description of which said lot would more fully appear by reference to the said Deed, or the registry thereof;" and secondly, (if requisite):

ence to the said Deed, or the registry thereof;" and secondly, (if requisite):—

"All that lot or parcel of Land situate on the Shediac River, in the Parish of Shediac, in the County of Westmorland, being the same lot of Land which Moses Welling purchased from John W. Weldon, by Deed registered in Book FF, folio 264, number 15,778, among the Records of Deeds of the County of Westmorland, and which had been lately conveyed to the said William J. Gilbert by Blair Botsford, Sheriff of the said County of Westmorland, under Sheriff's Deed, by virtue of a certain Execution issued against the said Moses Welling out of the Supreme Court of this Province, which said property would fully appear upon reference to the said Deeds or the registry thereof, and which said lot of Land has thereon a double gang Saw-Mill, and is known as the Shediac Mill property."

Terms and further particulars made known on application to

Terms and further particulars made known on application to the undersigned.—Dated the 28th day of December, A. D. 1865. J. M. ROBINSON, Barrister.

W. Jack, Plaintiffs' Solicitor.

COLLECTOR'S NOTICE.

THE undermentioned Non-Resident Rate-Payers in the Parish of Saint James, in the County of Charlotte, are hereby requested to pay their respective Rates, together with cost of advertising, (one dollar each,) within three months from this date, to the Subscriber in Saint James, or to James A. Grant, Saint Stephen, otherwise legal proceedings will be taken to recover the same, as assessed, to wit:

Henry Osburn, Manager N	Poor & County	Wilderness Tax.	School Tax.
Brunswick and Canada Raily & Land Company,	vay	Ridge, Ha	marousoff.
Rev. J. Alley's Estate.	\$0 24	\$151 50 4 00	\$1.57
Thomas Robinson, Jr.,	0 64	Interest	 \$1.91
Peter M'Vecar, (for 1864,) Peter M'Vecar, (for 1865,)	1 14 0 48	1177 30 Sin	2 33
St James 2nd January 1000,	THOMAS	FRASER,	2 65 Collector.

St. James, 3rd January, 1866.

IN THE SUPREME COURT.

In the matter of John L. Vickerson, an Absconding or Concealed Debtor.

Cealed Debtor.

PUBLIC Notice is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of John L. Vickerson, late of the Parish of Canterbury, in the County of York, an Absconding Debtor, and have been duly sworn: All persons indebted to the said John L. Vickerson will, on or before the first day of March next, pay to us, or either of us, all sums of money they owe to the said John L. Vickerson; and all persons having any effects of the said John L. Vickerson in their hands or custody, will deliver the same to us, or either of us aforesaid; and we require all the Creditors of the said John L. Vickerson, on or before the first day of March, A. D. 1866, to deliver to us, or some one of us, their respective accounts and demands against some one of us, their respective accounts and demands against the said John L. Vickerson, that justice may be done to the parties.—Dated this thirtieth day of December, A. D. 1865.

ALEXANDER GIBSON, GEORGE TRAFTON, ROBERT HAY,

GREGORY & BLAIR, Solicitors.

at the usual rates.

NOTICE.

In order to guard against difficulties and losses, notice is hereby given, 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

Annual Subscription for Gazette, in advance,	10/1/0	5 2 00
Supreme Court in Equity Notice, for appearance, 3 mont	拉拉拉克	
		4 00
	is.	1 00
Absending, Concealed, or Absent Debtors' Notices, 3 n	Margarit	4 00
Notices of Appointment of Trustees to Absent Debto	13,619	4 00
Estates, per month,	RESIDENCE A	1 50
Sheriffs' Sales, 6 months,		8 00
Notices of Appointment of Deputies. 3 weeks.	10 To 2 To 2	100000000000000000000000000000000000000
Collectors' Notice of Deputies, 5 weeks,	10000	1 00
Collectors' Notices, not exceeding 10 names, 3 months, Every additional name,	-	4 0)
Co Devely additional name,		0 12
Co-Partnership Notices, 3 weeks,		1.00
Surrogate Notices, 4 weeks.		are the tree
Executor or Administrator's Notices, 3 months,	Service Co.	2 00
Discussion of Administrator's Notices, 3 months,	DESIGNATION OF THE PERSON OF T	4 00
Notices of Sales of Church and Glebe Lands, 3 months,	210 X	4 00
Any of the above notices exceeding 18 lines, will be	charm	od

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.

All Letters must be Post-paid in order to their being taken