Province, so that they cannot be served with summons in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against the above named Champion Brown and William S. Childs, with the other Defendants: I do therefore order, that the said Defendants, Champion Brown and William S. Childs, do cause an appearance to be entered for them in our Supreme Court, on the Equity side, on or before the first day of August next.—Dated the twenty fifth day of April, A. D. 1868.

J. W. WELDON.

Morrison & King, Plaintiff's Sols.

In re Shepard S. Stevens, an Absconding Debtor.

NOTICE is hereby given, That upon the application of Thomas Wentworth, on behalf of himself and George D. Vittum and Edward Faxon, Co-partners in trade, I have directed all the estate, as well real as personal, of Shepard S. Stevens, lately of the Parish of Richmond, County of Carleton, an absconding debtor, to be seized; and unless he returns and discharges his debts within three months after publication hereof, such estate will be sold for the payment thereof.—Dated the 14th day of May, A. D. 1868.

J. STEADMAN, J. C. C.

WINSLOW & EDGAR, Sols. for Pet. Creditors.

NOTICE is hereby given, That upon the application of John C. Tingley, of Hopewell, in the County of Albert, Stone-cutter, I have directed all the Estate, as well real as personal, of Charles Lynds, of Hillsborough, in the said County, Blacksmith, an absconding, concealed or absent Debtor, to be seized; and unless be return and discharge his debts within three months after publication hereof, such estate will be sold for the payment thereof.—Dated this thirteenth day of February, A. D. 1868.

JAMES W. CHANDLER, J. C. C.

M. B. PALMER, Sol. for Pet. Creditor.

PUBLIC NOTICE is hereby given, That we, the undersigned, have been duly appointed Trustees for all the creditors of the estate and effects of Charles Lynds, late of Hillsborough, in the County of Albert, an absconding debtor, and have been duly sworn: All persons indebted to the said Charles Lynds will, on or before the tenth day of August next, pay to us, or either of us, all sums of money they owe to the said Charles Lynds; and all persons having any effects of the said Charles Lynds in their hands or custody, will deliver the same to us, or either of us, as aforesaid; and we require all the creditors of the said Charles Lynds, on or before the first day of September, A. D. 1868, to deliver to us, or some one of us, their respective accounts and demands against the said Charles Lynds, that justice may be done to the parties.—Dated this thirtieth day of May, A. D. 1868.

JOHN BEATTY, WARD EDGETT, HOWARD STEEVES,

M. B. PALMER, Solicitor, &c.

AUCTION SALE.

To be sold at Public Auction, on Saturday the twentieth day of June next, at noon, at the Court House in Richibucto, in the County of Kent, pursuant to a Decree of the Supreme Court in Equity, made in a cause wherein Thomas R. Jones is Plaintiff, and Jeremiah Robicheau, Susan Robicheau, Patrick Robicheau, Nicholas Robicheau, Margaret Robicheau, and Agnes Robicheau, are Defendants, with the approbation of the undersigned, one of the Barristers of the said Court:—The Lands and Premises mentioned and described in the said Plaintiff's Bill and in the said Decree, viz:-All those lots or parcels of Land situate and being in the Parish of Carleton, in the County of Kent, that is to say, all that picce or parcel of Land situate as aforesaid, being one fourth part or share of the Lot of Land granted to Frederique Daigle, on the south side of Aldouane River, bounded easterly by Land owned and occupied by Louisa Savoy, westerly by Land owned and occupied by Maxime Daigle, being nine chains at right angles across, containing fifty acres more or less; And also the third equal share or part of a piece of Land formerly owned by the said Frederique Daigle, situate in the Parish of Richibucto, in the County aforesaid, and adjoining Land owned and occupied by Daigle on the south side of the Aldouane River; Also the ninth part or share of the Marsh Land formerly owned by the said Frederique Daigle, situate at Portage River, in the said Parish of Carleton, as granted to him from the Crown; And also the ninth equal share of the Marsh Land owned by the said Frederique Daigle as aforesaid, situate at the Barachois, in the Parish of Carleton aforesaid; And also the ninth part or share of the Marsh Land owned by the said Frederique Daigle, at the Burnt Island, in the Parish of Carleton aforesaid: The said several lots and parcels of Land, and share parts and portions of Land, having been conveyed to Isabella Robicheau by her father, the said Frederique Daigle, by Deed, bearing date the thirteenth day of June in the year of our Lord one thousand eight hundred and fifty three, Registered in Kent County Records, Volume Lettered Pages 4 and 5, and numbered 3550 in said Volume, the fifth day of September in the same year, and mentioned, described and set forth in said Deed; And also all that piece or parcel of Land lying and being in the Parish of Carleton aforesaid, being the southerly half of a Marsh Lot granted by the Crown to Joseph Doucette, and by him deeded to Peter Robicheau, Senior, and by the latter con-

veyed to the said Jeremiah Robicheau and the late Simon Robicheau, being lot number five, and containing thirty seven acres more or less, with an equal front; together with all and singular the rights, members, liberties, privileges, improvements and hereditaments whatsoever thereunto belonging or in any wise appertaining.

For terms of sale, and further particulars, enquire of the Plaintiff's Solicitor.—Dated the twenty sixth day of February, A. D. 1868.

THOS. W. DIBBLEE, Barrister.

J. A. JAMES, Plaintiff's Solicitor.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Rate-payers for the Parish of Prince William, in the County of York, are requested to pay the amounts set opposite their respective names, for Wild Land. Poor and County, and School Tax, together with the cost of advertising, (60 cents each) to the undersigned, within three months from date, otherwise legal proceedings will be taken to recover the same.

	Wild Land Tax.	County Tax.	School Tax.	Total.	
Zacharias Chipman, Esq.	\$6 43	\$1 35	\$1 81	\$9 59	
Henry F. Eaton, Esq.	55 01	11 55	14 60	81 16	
Estate late Dan. Gillmore,	20 00	4 20	5 20	29 40	
Francis Hibbard, Esq.	24 80	7 08	6 35	38 23	
Alfred Gillmore, Esq.	8 40	1 77	2 20	12 37	
Freeman H. Todd, Esq.	22 55	4 73	5 85	33 13	
Henry Osborn, Esq.	300 00	63 00	78 00	441 00	
	ANDRE	W HEN	RY, Coll	lector.	

Prince William, May 26, 1868.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Rate-payers in the Parish of Alma, in the County of Albert, are requested to pay their respective Rates, with the cost of advertising, (\$2 each,) within three months from this date, otherwise legal proceedings will be taken to recover the same:—

James Vernon, \$4 00 Widow Wedderburn, 5 00

SUTHERLAND STEWART, Collector.

Alma, Salmon River, April 6th, 1868.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Rate-payers in District No. 1, in the Parish of Petersville, Queen's County, assessed for the purpose of building a School House in the said District, are required to pay the amounts set against their names respectively, together with the cost of advertising, (45 cents each), within three months from this date.—Dated 3rd March, 1868.

John Kelly,						\$2 86
William M'Carthy	7,					2 43
George Morrow,	or Sc	oullar	Proper	rty,		2 43
Chubb,						5 10
Charles Mealy,						2 43
Heirs of Patrick	Conde	en,				2 67
Matthew Ferguso	n,					2 43
Richard Joyce,						4 86
Duncan M.Lean,						2 43
		(TEOR	TE MI	T.I.S	Collector

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.

"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, Cik Assembly.

Fredericton, June, 1867.