INSOLVENT ACT OF 1869.

CANADA.

Province of New Brunswick. County of Northumberland.

In the Northumberland County Court.

In the matter of Charles C. Watt, an Insolvent.

THE undersigned has filed in the Office of this Court, a consent by his creditors to his discharge, and on Monday the thirty first day of January next, he will apply to the Judge of the said Court for a confirmation of the discharge thereby effected.

CHARLES C. WATT by SAM. THOMSON. his Attorney ad litem.

Newcastle, 27th Dec. 1869.-5 w

INSOLVENT ACT OF 1869.

CANADA. PROVINCE OF NEW BRUNSWICK. County of Northumberland.

In the Northumberland County Court.

In the matter of John M'Iniry, an Insolvent.

THE undersigned has filed in the Office of this Court, a deed of composition and discharge executed by his creditors, and on Monday the thirty first day of January next, he will apply to the Judge of the said Court for a confirmation of the discharge thereby effected.

JOHN M'INIRY, by SAM. THOMSON, his Attorney ad litem.

Newcastle, 27th Dec. 1869. -5w

INSOLVENT ACT OF 1869.

CANADA.

PROVINCE OF NEW BRUNSWICK. County of Northumberland. In the Northumberland County Court.

In the matter of William H. Vye, an Insolvent. THE undersigned has filed in the Office of this Court, the consent by his creditors to his discharge, and on Monday the twenty fourth day of January next, he will apply to the Judge of the said Court for a confirmation of the discharge thereby effected.-Newcastle, Miramichi, 20th December, 1869.

(4w)

WILLIAM H. VYE, by MICHAEL ADAMS. his Attorney ad litem.

INSOLVENT ACT OF 1869.

CANADA.

PROVINCE OF NEW BRUNSWICK. In the Northumberland County of Northumberland. County Court.

In the matter of Edward Sinclair, an Insolvent.

THE undersigned has filed in the Office of this Court, a consent by his creditors to his discharge, and on Monday the twenty fourth day of January next, he will apply to the Judge of the said Court for a confirmation of the discharge thereby effected.

> EDWARD SINCLAIR, by SAM. THOMSON his Attorney ad litem.

Newcastle, 9th December, 1869.-6w.

NEW BRUNSWICK .- YORK, TO-WIT.

[L. S.] To the Sheriff of the County of York, or any Constable within the said County, Greeting:

WHEREAS Lauchlan M'Lean, the husband of Sophia A. M'Lean, a daughter and Legatee of John L. Marsh, late of Fredericton, in the County of York, deceased, hath prayed that John L. Marsh and Julia L. Russell, the Executor and Executrix of the last Will and Testament of the said John L. Marsh, deceased, may be cited to file an Inventory, and to render an Account of their Administration of the estate and effects of the said John L. Marsh, deceased: You are therefore required to cite the said John L. Marsh and Julia L. Russell to appear before me at a Court of Probate to be held at my Office in Fredericton, in and for the said County of York, on Wednesday the second day of February next, at ten of the clock in the forenoon, to shew cause (if any they have) why they should not file an Inventory, and render an Account of their Administration of the said Estate, as by Law required.—Given under my hand and the Seal of the said Court, this twenty ninth day of December, A. D. 1869.

G. F. H. MINCHIN, Surrogate,

and Judge of Probate for the County of York. F. A. H. STRATON, Reg. of Probates for York County.

OTICE is hereby given, That pursuant to requisition from Stockholders holding in the aggregate seventy Shares, a pecial General Meeting of the Shareholders of the New Brunswick Stave Company will be held at the Office of Messrs. Gregory & Blair, Fredericton, on Thursday the thirteenth day of January next, at 7.30 p. m., for the following purposes:—

1st-Changing the time of holding the Annual Meeting of the

Company.

2nd—Passing and amending Bye Laws.

3rd—Amalgamating the Offices of Secretary and Treasurer. 4th-Ordering the preparation of a Law, and application to the Legislature to amend the Company's charter to increase the Capital Stock and change the principal place of business of the Company.—Dated at Fredericton, Dec. 22nd, 1869. T. W. LONGSTAFF, President

N. B. Stave Company.

PUBLIC SALE.

BY virtue of a Power of Sale given in and by a certain proviso or agreement contained in a certain Indenture of Mortgage made between Richard Estey, of the City of Fredericton, in the County of York, and Province of New Brunswick, Millman, and Ann his wife, of the one part, and Elizabeth DeMill, Frederick E. DeMill, and Arthur W. Masters, all of the City of Saint John, in the Province aforesaid, Executors of the last Will and Testament of Nathan S. DeMill, late of the said City of Saint John, Merchant, deceased, of the other part, bearing date the eleventh day of March, A. D. 1865, and recorded in the Office of the Registrar of Deeds in and for the County of York, in Book P, number two, pages 3, 4, 5, and 6;

Notice is hereby given, that for default in payment of certain moneys due and secured by the said Mortgage, and for the parpose of paying and satisfying the same, there will be sold at Public Auction at "Chubb's Corner," (so called) in Prince William Street, in the City of Saint John aforesaid, on Tuesday the twenty fifth day of January next, at the hour of twelve o'clock, noon, the Premises described in the said Indenture of Mortgage, that is to say—"All that certain lot, piece or parcel of Land and premises situate, lying and being in Fredericton aforesaid, below the Town Plat of Fredericton, and abutted and bounded as described in the Deed thereof from one George Taylor to William Short and the said Richard Estey, dated the twentieth day of May one thousand eight hundred and fifty one, as follows: Beginning on the southwesterly bank of the River Saint John at the northeasterly corner of Lands now in the possession of the heirs of the late William Baley, thence running along the northwesterly line of said Baley's land south forty five degrees west by the magnet of the year eighteen hundred and three twenty one chains of four poles each, thence north twenty five degrees west by the said magnet ten chains and fifty links or to the land for-merly in the possession of Thomas Peters, thence north forty five degrees east by the said magnet to the River Saint John, thence along the said River to the place of beginning, containing by estimation sixteen acres and three roods more or less, comprehending the lots numbers five and six, and half the lot number seven, as originally surveyed and laid out below the Town, the same having been conveyed in fee by the College to the late John Saunders, on his redeeming the College Rent thereon, together with the Steam Saw Mill, and all and singular other the buildings and improvements thereon: And also all that lot, piece or parcel of Land situate, lying and being in the City of Fredericton aforesaid, being part and parcel of Land granted by Letters Patent to the Governor and Trustees of the College of New Brunswick, and abutted and bounded as follows, to wit: Beginning at the mouth or entrance of the Creek commonly called Mill Creek, at the upper or northerly corner of a tract of Land heretofore granted to Charles Morris, Junior, thence running by the magnet south forty five degrees west along the northwesterly line of said grant seventy three chains and sixty links, thence north forty five degrees west thirteen chains and thirty five links, thence north forty five degrees east twenty six chains or to the southwesterly Bank of the River Saint John, thence along said Bank of said River Saint John down stream to the place of beginning, containing by estimation eighty nine acres more or less."-Dated the fifteenth day of December, A. D. 1869. Terms and particulars made known on application to

ALFRED II. DEMILL, Barrister at Law. 84 Prince William Street, St. John, ELIZABETH DEMILL, F. E. DEMILL, A. W. MASTERS, Executars of Nathan S. DeMill.

PUBLIC NOTICE is hereby given, That we, the undersigned, have been duly appointed Trustees for all the creditors of the estate and effects of Daniel C. Grose, late of the Parish of Elgin, in the County of Albert, an absent debtor, and have been duly sworn: All persons indebted to the said Daniel C. Grose will, on or before the first day of February next, pay to us or either of us, all sums of money they owe to the said Daniel C. Grose; and all persons having any effects of the said Daniel C. Grose 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 Daniel C. Grose, on or before the said first day of February aforesaid, to deliver to us, or some one of us, their respective accounts and demands against the said Daniel C. Grose, that justice may be done to the parties.—Dated this twenty second day of December, A. D. 1869.

JAMES W. NOWLAN, JOHN M'ARTHUR, Trustees. JOHN M'LEOD,

F. Morton, Solicitor for Trustees.

HOUSE OF ASSEMBLY.

THE following was adopted as one of the Standing Rules of the House in the Session of 1862:-

"26th.—That no Bill of a private nature shall be received by the House after the fourteenth day from the opening of the Session, both inclusive; and that the Clerk of this House do, one month previous to the opening of the Legislature, cause fifty copies of this Rule to be sent to each of the Clerks of the Peace in the several Counties, for distribution, and cause the same to be inserted in the Royal Gazette, and two Newspapers in such County where Newspapers are published.'

CHAS. P. WETMORE, CLERK.