391

NOTICE is hereby given, That upon application of Daniel Patton, I have directed all the Estate, as well real as personal, of Michael Reynolds, in the Parish of Portland, in the County of Saint John, Tavern Keeper, an absconding Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.

CHARLES WATTERS, J. C. C.

GROSS & VAIL, Sols. for Pet. Creditor.

NOTICE is hereby given, That upon the application of John Falconer, I have directed all the Estate, as well real as personal, of Michael Cassidy, of Dumfries, in the County of York, an absconding or concealed debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.

JAS. STEADMAN, J. C. C.

IN THE SUPREME COURT IN EQUITY.

Between Thomas W. Daniel, James D. Lewin, John Bernard
Gilpin, William Scovil, Charles H. Fairweather, Alexander

Jardine, and Alexander M'Nab, Plaintiffs; and
Samuel Robinson, Miriam Russell, Felicite Robinson, Thomas
Elliott, Alice Sophia Elliott, David B. Vincent, Jane
R. Vincent, George Ryan, Eliza Ryan, Nellie Robinson,
Fanny Robinson, Annie Robinson, Nellie Robinson,
and John Smith, Executor of the last Will and Testament of Samuel Robinson, deceased, Defendants.

ment of Samuel Robinson, deceased, Defendants.

WHEREAS it has been made to appear by affidavit to me, The Honorable Andrew R. Wetmore, Justice of the Supreme Court of Judicature in and for the Province of New Brunswick, in the Dominion of Canada, that the above named Plaintiffs have good prima facie cause for filing a Bill in this Court against the above named Defendants, George Ryan and Eliza Ryan, and that a summons has been issued against them, the said Defendants, in this cause; that the said George Ryan and Eliza Ryan do not reside within this Province but have a known place of residence without the limits thereof, namely, at Chatham, Cape Cod, in the State of Massachussetts, in the United States of America: I do therefore order, that the said George Ryan and Eliza Ryan do cause an appearance to be entered for them in the above cause in this Honorable Court on or before the first day of November next.—Dated at the City of Saint John, in the Province of New Brunswick, this eighth day of July, A. D. 1871.

A. R. WETMORE. J. S. C.

PUBLIC SALE.

THERE will be sold, at Public Auction, at the Court House in THERE will be sold, at Public Auction, at the Court House in the Town of Richibucto, in the County of Kent, and Province of New Brunswick, on Thursday the seventh day of September next, at twelve o'clock, noon, of that day, pursuant to the direction of a Decretal Order of the Supreme Court in Equity, dated Friday the tenth day of June, A. D. 1870, and also of an amended Order of the 8th December, 1870, and made in a certain cause wherein John W. Nicholson is Plaintiff, and James C. Pope and Eliza Pope his wife, are Defendants, with the approphation of the undersigned, one of the Barristers of the said probation of the undersigned, one of the Barristers of the said Cour,othe Mortgaged Premises, in the Plaintiff's Bill described as foll sws:—All that certain piece and parcel of Land and Premises ituate, lying and being in the Town of Richibucto, in the County of Kent, and Province of New Brunswick, described as follows—Bounded on the west by lands owned by Solomon Samuel, Daniel O'Leary, and others; on the south by lands owned by Solomon Samuel and others, and by Court Street, so owned by Solomon Samuel and others, and by Court Street, so called; on the east by the front or Queen Street, and by land owned by John Wheaton; and on the north by Cunard Street; being all that Block of Land formerly owned by one Lestock P. W. DesBrisay, of Richibucto, in the County of Kent, and Province of New Brunswick, Merchant, and by him, the said Leston Brunswick, Merchant vince of New Brunswick, Merchant, and by him, the said Lestock P. W. DesBrisay, transferred and conveyed unto the said James C. Pope, by Deed bearing date the 23rd day of November, A. D. 1865, and duly recorded in Kent County Records, on the 23rd November, A. D. 1865, in Book R, page 19, No. 7892, the said Block of Land lying within and being embraced between the back of Pagan Street, the Front, or Queen Street, so called, and the two cross streets respectively called Court Street and Cunard Street, in the said Town of Richibucto: Also, all that contain Farm and Tract of Land situate, lying and being in the certain Farm and Tract of Land situate, lying and being in the Parish of Richibucto aforesaid, bounded on the east by lands in the possession of John Haines and others; on the south partly by the Powell land, and by land of David M'Minn; on the west by the Back Road, so called; and on the north by Cunard Street, or the extension thereof; being land purchased Cunard Street, or the extension by the said Lestock P. W. DesBrisay from Joseph Cunard, from John W. Weldon, and others: Also, that certain piece of Land purchased by the said Lestock P. W. DesBrisay from one Worden S. Levy, and known as the Foster property, with the Wharf and Ballast heap attached thereto: Also, all the estate, right, title, interest, property, possession, dower, right and title to dower, claim and demand whatsoever, both at Law and in Equity, of them the said James C. Pope and Eliza his wife, of, in, to, out of, or upon the said Land or Premises, and every part and parcel thereof, with their and every of their appur-

For terms and other particulars, apply to the undersigned, Thos. W. Bliss, at Richibucto aforesaid, or to the Plaintiff's Solicitor, at the City of Saint John, N. B.

Dated at Richibucto, in the County of Kent, this twenty fifth day of May, A. D. 1871.

THOS. WETMORE BLISS, Barrister.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Rate-payers in the Parish of Dumfries, County of York, are hereby requested to pay their respectives Rates, as set opposite their names, together with cost of advertising, (32 cents each,) within three months from this date, to the subscriber at Dumfries, otherwise legal proceedings will be taken against their properties respectively.

ecungs will be taken against the	Poor & County Rates.	Wild Land Tax.	
Benjamin F. Kelley,	\$21 33	\$62 75	
	9 70	26 66	
Henry F. Eaton,	1 70	5 00	
William M'Can,	14 62	43 00	
John M'Adam,		43 24	
Zachariah Chipman,	14 68	94 14	
Freeman H. Todd,	31 99		
James, John G. & William Murch	ie, 14 68	43 24	
William Todd and William Jack,	17 10	50 33	
Henry Osborn,	14 68	43 24	
James G. Stevens,	14 68	43 24	
Robert Watson,	14 68	43 24	
President, Directors & Company	of all a la blatan	a participation of the second	
the Saint Stephens Bank,	14 68	43 24	
the Saint Stephens Dank,	14 68	43 24	
William Todd,	3 23	9 52	
Johnson & Barry,	0 71	2 14	
Frank Todd,		2 72	
John F. Grimmer,	0 91	The Arthur Manager and Control of the Control of th	
HE	NRY A. DAVIDS	SON, Collector.	

Dumfries, August 1, 1871.

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, for the year 1871, tegether with the cost of advertising, (34 cents each), to the undersigned, within three months from date, otherwise legal proceedings will be taken to recover the same.

Will be taken to recover the	Wild Land	Poor & County Tax.	School Tax.
Wm. Todd & Wm. Jack,	\$215 43	\$75 39	\$47 39
Henry Osburn,	24 55	7 35	5 40
Zachariah Chipman,	27 98	8.58	6 16
J. G. Stevens,	24 55	8 58	5 40
Pres., Dir. & Co. St. Stephens B	k., 24 55	8 58	5 40
Freeman H. Todd,	47 10	8 08	10 36
Robert Watson,	24 55	10 32	5 40
J., J. G., & W. Murchie,	24 55	8 58	5 40
William Todd,	24 55	8 58	5 40
T. Barry & S. Johnson,	4 83	1 68	1 06
Henry F. Eaton,	55 01	19 00	12 10
Estate of late D. Gillmore,	20 00	6 99 .	4 40
Francis Hibbard,	24 80	10 00	5 45
		TENTENT Call	Charles Man

ANDREW HENRY, Collector.

Prince William, 30th May, 1871.

Rules adopted by the House of Assembly 20th Feb. 1871.

29. 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 severa 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; provided that when the City or County interested in the measure, or where the locality in which the parties affected reside, is composed of a mixed English and French population, then such notice shall be published both in French and English, if a Newspaper published in French shall or may be published in the Province; and provided also, that in any County where no Newspaper may be published, that such Bill, in lieu of other publication, may be read at the Assizes or at some General Sessions of the County or City and County interested in such Bill, in the presence of the Grand Jury, or in Incorporated Counties before the County Council, and a Certificate be endorsed thereon by the Clerk of the Court or the Secretary Treasurer as the case may be, that the same has been so read.

30. 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.

31. 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.

32. 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 cause this Rule, and Rules Nos. 29, 30, and 31, to be published in the Royal Gazette, over the signature of the Clerk of each House, weekly, during each recess of the Legislature.

CHAS. P. WETMORE, Clerk Assembly. Fredericton, March, 1871.