Vol. 29.

PUBLIC NOTICE is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the estate and effects of Alexander England, late of Dumfries, in the County of York, an absconding or concealed Debtor, and have been duly sworn: All persons indebted to the said Alexander England will, on or upon the 13th day of February next, pay to us, or either of us, all sums of money they owe to the said Alexander England; and all persons having any effects of the said Alexander England 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 Alexander England, on or before the 1st day of May, A. D. 1871, to deliver to us, or some one of us, their ressective Accounts and demands against the said Richard England, that justice may be done to the parties.—

Dated this twentieth day of January. A. D. 1871. CHARLES HOLMS, CHARLES O'NEIL, JAMES BOLTON,

SALE.

TO be sold in front of the Store of the Honorable Benjamin Beveridge, Tobique Flat, in the County of Victoria, on Thursday the 13th day of April next, at noon :- All that certain lot, tract, piece, and parcel of Land, situate, lying and being in the Parish of Perth, in the County of Victoria, at the mouth of Three Brooks, so called. on the west ascending side of the Tobique River, bounded on the upper side by land applied for by Dennis Fairbanks, and on the lower side by vacant Crown Land, containing one hundred acres more or less, and known as "The Three Brooks Mill Property."

The above Sale will be made under and by virtue of a Power of Sale contained in a certain Mortgage on the said premises, made by Mary Ann Ketchum and George D. Ketchum. Fredericton, New Brunswick, 2nd February, 1871.

JNO. JAS. FRASER.

REAL ESTATE SALE.

INSOLVENT ACT OF 1869.

In the matter of George F. Anderson, an Insolvent.

THERE will be sold at Public Auction on Saturday the eighteenth day of February next, at 12 o'clock. noon, at Chubb's Corner, in the City of Saint John. the following Lot of LAND, belonging to the Estate of the above named Insolvent, situate in the Parish of Portland, in the City and County of Saint John, described as follows, that is to say :- " All of that lot of Land situate in the said Parish of Portland, known and distinguished in the Plan of subdivision of the Estate of the late William Wright, there situate, as lot No. 114, and bounded and described as follows: Fronting on Wright Street, beginning at the southeestern angle of land owned or occupied by Richard R. Page; thence running easterly along the northern side line of Wright Estate aforesaid 50 feet; thence northerly, parallel with the eastern side line of the said lands of Richard R. Page, 165 feet more or less, to Albert Street, (so called); thence westerly along the southern side line of Albert Street aforesaid, 50 feet, to the said eastern side line of lands of Richard R. Page; and thence southerly along the said eastern side line, 165 feet more or less, to the place of beginning." Dated at St. John, N. B., this 16th day of January, A. D.

1871.

EZEKIEL M'LEOD, Assignee.

Proposed repeal of Act 33 Vic. A. D. 1870, Cap. L.

WHEREAS a large proportion of the Freeholders of King's County are not satisfied to have their Shire Town removed to Hampton ;-

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly,-That the Act 33rd Victoria, A D. 1870, Cap. L. be hereby repealed, excepting that the first year's assessment shall be completed, and, under the direction of the Justices in Session, applied, like other moneys that come to the Treasurer's hands, to discharge the debts and liabilities of the said County.

NOTICE.

NOTICE is hereby given, That application will be made at the next Session of the Legislature for an Act to authorize the closing up of part of the College Road, in the City of Fredericton, and to open the new Road built along side thereof.

NOTICE

IS hereby given, That a Bill will be introduced into the Legislature of this Province at the approaching Session, to alter or amend the Law relating to the levying, assessing and col-lecting of Rates in the City of Fredericton, viz :--

1st. Providing for the appointment, by the City Council, of a Board of three Assessors, one being Chairman, who may also be City Treasurer, which Board will perform all the duties heretofore discharged by the elected Assessors; and the election of Assessors to be abolished.

2nd. The Board of Assessors to keep a Public Office, open at all times during usual office hours.

3rd. All debts, securities, investments and other invisible personal property to be assessed at 6 per cent. of the value, instead of as at present.

4th. Traders, Merchants, and others, to be assessed on an income from business as well as net value of their stock.

5th. Enabling the City Council to exempt in whole or in part any manufactuting or industrial enterprise from taxation, as they may deem just.

NOTICE

IS hereby given, That application will be made to the Legislature at its approaching Session for an amendment to the Laws relating to the City of Fredericton, by providing for the **Kegistration of Voters at the Civic Elections.**

DIOCESAN SYNOD.

APPLICATION will be made to the Legislature of New Brunswick, at its next Session, for an Act authorizing the Bishop, Clergy, and the Laity, by their representatives, members of the Church of England, in the Province of New Brunswick, to meet and frame constitutions, and make regulations for the govern-ment of the said Church, and convenient and orderly management of its affairs; reserving nevertheless to the several Parishes, the rights to nominate their Rectors and manage their own pro-perty, conferred by the Act of Assembly 32 V. c. 6, and the Revised Statutes of New Brunswick.

IN THE SUPREME COURT IN EQUITY.

Between Edmund Putnam and Edmund Putnam, Junior, Plaintiffs; and

The Casco Bay Copper Mining Company, James J. Adams, John Johnston, Thomas Johnston, John B. Key, Thomas Watson, John W. Young, Jonathan C. Allison, John W. Campbell, John D. Nash, David Janion, and William M.

Gray, Defendants. WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, John Johnston, Thomas Johnston, and David Janion, are not now within the limits of this Province, so that they cannot be served with summons in this cause; and that the above named Plaintiff's have good prima facie grounds for filing a Bill against them, together with the other Defendants; I do therefore order, that the said John Johnston, Thomas Johnston, and David Janion, do severally cause an appearance to be entered for them in this cause in our Supreme Court, on the Equity side thereof, on or before the sixth day of May next.-Dated this twenty eighth day of January, A. D. 1871.

J. W. WELDON.

S. R. THOMSON, Plffs. Sol.

IN THE SUPREME COURT IN EQUITY.

Between James Katheline, Plaintiff; and John Vance and Ann Vance his Wife, William Wedderburn, John Katheline, Matthew Katheline, Daniel Katheline and Mary his Wife, Clarissa Katheline, Austin Hornebrook and Elizabeth his Wife, James Gault, Thomas Gault, Anand Enzabeth his whe, James Gault, Thomas Gault, An-drew Gault, Eliza Gault, Nelson Williams and Elizabeth his Wife, Samuel Dunham and Mary his Wife, Abraham Elston, Ann Dunham, Daniel Dunham and Harriet his Wife, William Dunham and Isabel his Wife, Samuel Dun-ham and Catherine his Wife, Mary Ann Eagles, Samuel Stockford and Elizabeth his Wife, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendant, Andrew Gault, is out of the limits of this Province, and is some where in the United States, but the place unknown, so that he cannot be served with summons in this cause, and that the above Plaintiff has good prima facie grounds for filing together with the other Defendants : I do therefore order, that a Bill against him. the said Defendant, Andrew Gault, do cause an appearance to be entered for him in this cause in our Supreme Court, on the Equity side, on or before the fourth day of May next.-Dated this twenty third day of January, A. D. 1871.

Fredericton, 17th day of January, A. D. 1871.

INSOLVENT ACT OF 1869. In the matter of James Bowes, an Insolvent. THE Insolvent has made an assignment of his Estate to me, and the Creditors are notified to meet at the place of business of the Insolvent, in the Parish of Queensbury, in the County of York, on Monday the twenty seventh day of February instant, at eleven o'clock in the forenoon, to receive statements of his affairs, and to appoint an Assignee.

Dated at the City of Fredericton, in the County of York, and Province of New Brunswick, this 7th day of February, A.D. 1871.

JOHN L. MARSH, Interim Assignee. H. B. RAINSFORD, JR., Esq., Sol. for Insolvent.

J. W. WELDON.

DUFF & TRAVIS, Plaintiff's Atty.

NOTICE is hereby given, That upon the application of Elijah Larlee, I have directed all the Estate, as well real as personal, of James Dyer, late of the Parish of Grand Falls, County of Victoria, an absent 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.

Dated this tenth day of January. A. D. 1871.

JAS. G. STEVENS, J. C. C.