NOTICE

IS hereby given, that a change in the Charter of " The Synod known as the Synod of the Presbyterian Church of New Brunswick," by which its powers for temporal purposes may be transferred to and continued in the Synod to be formed by the union at present contemplated by the Presbyterian Churches of the Provinces, will be sought at the next Meeting of the Provincial Parliament of New Brunswick.

JAMES BENNET, Clerk of Synod. Saint John, 15th January, 1875.

ADMINISTRATOR'S NOTICE.

ALL persons having any claims or demands against the Estate of ALEXANDER MURRAY, late of the Parish of Grand Falls, in the County of Victoria, deceased, are hereby notified to present the same, duly a tested, within three months from date, to the un-dersigned, at Grand Falls; and all persons indebted to the said Estate are requested to make immediate payment to the subscriber.—Dated at Grand Falls, in the County of Victoria, this 29th day of December, A. D. 1874.—ap7

C. A. HAMMOND, Administrator, &c.

of Alexander Murray, deceased.

NOTICE

IS hereby given, that the undersigned intend to sell at the Sussex Railway Station, in King's County, on Tuesday next after Easter Monday 1875, at 10 o'clock A. M. :-

All that lot or parcel of Land situate in the Parish of Studholm, known as the "Akerley Lot," and containing four hundred acres and upwards.

Also, the lot of Land in the Dutch Valley, in Sussex, known as the "Ross Lot," containing about one hundred acres. Sussex, King's County, December 17th, 1874.

CHARLES S. MEDLEY, Rector. EDWIN B. BEER, NELSON ARNOLD, Church Wardens.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Ratepayers in School District No. 11, Parish of Stanley, County of York, are hereby notified to pay the sums set opposite their names, together with the cost of advertising, \$1.34 each), within three months from this da e, to the subscriber, otherwise legal proceedings will be taken to recover the same

N. B. & N. S. Land Co.	mpap	v.	1874.	1873.
John A. Beckwith,			\$50 00	
Guy Stewart & Co.			22 50	
John Faierly,				\$1 00

JOHN FAIERLY, Sr., Sec'y to Trustees. Bloomfield. February 1st, 1875.-my12

COLLECTOR'S NOTICE.

THE undermentioned non-resident Ratepayers in the Parish of Blissville, County of Sunbury, are hereby requested to pay the Rates set opposite their names, together with cost of advertising (\$4.00), within three months from the date hereof, to the subscriber, at Tracy, otherwise legal proceedings will be taken to recover the same.

D. & G. D. Morrow, (1874,) \$11 40 R. WEBB, Collector.

Tracy, February 6, 1875.-my12

COLLECTOR'S NOTICE.

THE undermentioned non-resident Rate-payers in School District No. 17, Parish of Douglas, County of York, are hereby notified to pay their respective Rates, as set opposite their names, together with the cost of advertising, (\$2.00 each), within three months from this date, to the subscriber, otherwise legal proceedings will be taken to recover the same.

	1873	1874
Sir Hesbeth Fleetwood,	\$34 80	\$15 36
Samuel Martin,	2 90	
JAMES	MILLER, S.	ec'y to Trustees.
Douglas, York County, 19th Dec	. 1874.—m24	

COLLECTOR'S NOTICE.

THE undermentioned non-resident Ratepayers in School District No. 3 Parish of Dumfries, York County, are hereby requested to pay their respective Rates as set opposite their names, together with the cost of advert sing, (45 cents each,) within three months from this date, to the subscriber, otherwise legal proceedings will be taken to recover the same

0	the root of the balle.			
		1873	1874	
Hon. John S. Saunders,		\$4 02	\$3 90	
Nathaniel Scott		1 18	1 50	
Zachariah Chipman,			18 00	
Johnson & Berry,			4 80	
Henry F. Eaton,			11 25	
F. H. Todd,			0 90	
Bolton, Eaton & Todd,			18 00	
Murchie & Todd,			9 00	
John M'Donald,			0 60	

JAMES HAUGH, Sec'y to Trustees.

Dumfries, 24th November, 1874.-mr3

EQUITY SALE.

THERE will be sold at Public Auction, in front of the Sussex Railway Station at Sussex, in the County of King's, and Province of New Brunswick, on Tuesday the eleventh day of May in the year of our Lord one thousand eight hundred and seventy five, at the hour of twelve o'clock, noon, by and with the appro-Dation of the undersigned Barrister, under and by virtue of a Decretal Order of the Supreme Court in Equity, made on the ninth day of December in the year of our Lord one thousand eight hundred and seventy four, in a certain cause wherein John Rix Price, Beverly James Price. and Margaret C. Price, by their Guardian and next friend. George Rix Price, are Plaintiffs, and Isaac P. Price, William Keith, David M. Keith, Margaret A. Price, Charles Keith, Oswell N. Price, and Marshal Price, are Defendants, the following Lands and Premises in the said Decreased Order described as follows: cretal Order described as follows:-

"All that certain piece or parcel of Land situate, lying and being in the Parish of Havelock, County of King's, and Province of New Brunswick aforesaid, being the eastern half of lot number thirteen, originally granted to Samuel C. Price and conveyed to the said Isaac P. Price by Deed bearing date the twenty fifth day of September, in the year of our Lord one thousand eight hundred and thirty nine, containing two hundred acres, be the same more or less, being part of Fairweather's survey, in Butternut Ridge Settlement, south of New Canaan River, in the year one thousand eight hundred an thirty one"-be sold at Public Auction in separate Lots as follows, namely—first, that portion of the said Premises sold and conveyed by the said Isaac P. Price to the said David M. Keith, and described in the conveyance thereof in the Registry of the said County of King's; and in case the proceeds thereof should be insufficient to pay the said sum of one thousand and forty four dollars so assessed as registered in the said Records, and in the said Deed particularly described, and also that portion conveyed by the said Isaac P. Price to one Samuel C. Price by Deed, in which that portion is particularly described; the said two Deeds to Margaret A. Price and Samuel C. Price, being of the same date. And in case the proceeds thereof should still be insufficient to pay the amount so essessed, together with subsequent interest and costs of this suit; And it is further ordered, that portion of the said mortgaged premises described in a certain Deed duly registered in the said Records, from the said Isaac P. Price to the said Defendant William Keith, being the first property conveyed by the said Isaac P. Price.

For terms and further particulars apply to the Plaintiff's

Dated this fourth day of February, A. D. 1875.

F. E. MORTON, Barrister.

CHAS. W. WELDON, Plffs' Sol.

Private and Local Mills.

Rules adopted by the Legislative Council and House of Assembly, February, 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 several objects desired to be attained, has been published four successive weeks, previous to the meeting of the Legis'ature 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 publish d 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 Ceneral Sessions of the County or City and County interested in such Birl, 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.

GEO. BOTSFORD, Clerk Leg. Council. GEO. J. BLISS, Clerk Assembly.