## PUBLIC AUCTION.

THE Glebe Land situate in Gagetown, in Queen's County, will be sold at Public Auction on Saturday the ninth day of June next, at eleven o'clock in the forenoon, in front of the old Court House in Gagetown.

Dated at Gagetown, the 27th day of April, A. D. 1877.

JAMES NEALES, Rector.

JOHN C. CLOWES, Church
JOHN LAW, Warden Church Wardens. JOHN LAW,

ARCH. M'ALLISTER, Auctioneer.

#### EQUITY SALE.

THERE will be sold at Public Auction, on Thursday the 12th day of July next, at 11 o'clock, A. M., at the Court House in Gagetown, Queen's County, by and with the approbation of the undersigned Barrister, under and by virtue of a Decretal Order of the Supreme Court in Equity in a certain cause wherein Charles K. Leonard, Administrator with the last Will and Testament of Daniel Palmer, deceased, annexed, is Plaintiff, and Bridget M'Cluskey, John M'Cluskey, James M'Cluskey, William M'Cluskey, Burpee Logue, and Susan Logue his Wife, Thomas M'Cluskey, and Mary E. M'Cluskey, are Defendants, the Lands and Premises mentioned in the said Decretal Order, viz:—

"A certain tract or parcel of Land situate, lying and being in the Parish of Gagetown, Queen's County, and granted to John Watson in a joint grant from the Crown to Jonathan Watson and others, the same being described in the original grant and plan thereto annexed, as the second tract, and containing two hundred acres, more or less, with ten per cent. for an allowance for roads and waste, the said second tract being described and bounded as follows, to-wit:—Beginning at a marked maple tree standing at the easterly angle of the grant to Daniel Babbitt' thence south ten degrees thirty minutes west seventy two chains, to a stake; thence south forty five degrees thirty minutes east twelve chains, to the northeasterly side of the road to Gagetown; thence along the said road southeasterly twenty seven chains, to a marked fir tree standing on the said side seven chains, to a marked fir tree standing on the said side thereof; thence north forty five degrees thirty minutes west fifty six chains and fifty links, and north forty seven degrees forty five minutes east seventy seven chains, to the place of beginning;" together with all and singular the rights, privileges and appurtenances to the same belonging, or in any wise appertaining.—For terms of sale and other particulars, apply to the Plaintiff's Solicitor. Dated this second day of April 1877.

T. R. WETMORE, Barrister.

GEO. F. BAIRD, Plaintiff's Solicitor.

# SUPREME COURT IN EQUITY.

Between Henry Gill, Plaintiff; and
George G. Gill, Samuel H. Gill, Justus Gill, Austin
Gill, Sarah Jane Sherwood, George Sherwood, Elizabeth Davidson, Robert Davidson, Louise Gill, Lucy

M'Farlane, Widow, Sarah Jane M'Fee, Charles M'Fee, John Neill, and Jane Neill, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me the undersigned, one of the Judges of this Honorable Court, that the above named Sarah Jane M'Fee, and Charles M'Fee, two of the above named Defendants, do not reside within the Province, so that they cannot be served with a summons, and that their place of residence is unknown to the Plaintiff, and and that their place of residence is unknown to the Plaintiff, and that the above named Plaintiff has good prima facte grounds for filing a Bill against the above Defendants, I do therefore hereby order that the said Defendants, Sarah Jane M'Fee and Charles M'Fee, on or before the twenty fifth day of September next, do enter an appearance in this suit (if they intend to defend the same), wherein a Bill will be filed against the above named Defendants by the above named Plaintiff, for partition of that lot, piece or parcel of Land situate, lying and being in the Parish of Saint Mary's, in the County of York, east of which Christopher Saint Mary's, in the County of York, east of which Christopher Brown was seized and possessed at the time of his death, containing one hundred acres, more or less, and now occupied by the said Plaintiff and John Neill, and unless such appearance is so entered the Bill may be taken pro confesso and a Decree made.

Dated this 10th day of May, A. D. 1877.

W. Wilson, Plff's Solicitor.

J. W. WELDON.

THE undermentioned non-resident Ratepayers of the Parish of Chipman, in the County of Queen's, are hereby required to pay their respective rates, for the year 1876, as set opposite to their names, together with the cost of advertising, (40 cents each), within three months from this date, to the subscriber, at his Office in Chipman, in said County,

be taken to recover the sa	Poor & County		Wild Land Tax.	
		Rates.	I ax.	
John Dyer,		\$2 00		
		0 40		
		0 80		
	••	0 80	\$0 75	
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John Wishart,	 	1 60	Dono	

I. C. BURPEE, Collecting Justice Peace. Chipman, Q.C., February 27, 1877.

# Private and Local Bills.

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 and the several objects desired to be attained. sive 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 is 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 pul lished 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.

[The following Decisions by Mr. Speaker Wedderburn, relating to the foregoing Rules, are published for general infor-

On motion for leave to introduce Resolutions in relation to a Bill, Mr. Speaker ruled-

The Motion cannot be entertained, or the Resolutions read. The subject-matter of the Resolutions must be submitted to the House by Petition, concluding with a prayer; and not by the introduction of copies of Resolutions.—Jour. 1875, p. 46.

The practice of annexing a copy of the Notice to Bills to be introduced under the Rules, is not a full compliance therewith. Mr. Speaker will require the certificate of the Publisher of the Newspaper, or of some person of competent knowledge on the subject, that the Notice has been published in the manner and for the term required by the Rule.-Jour. 47.

It is not a sufficient compliance with the Rules, if the Title of the Bill only has been disclosed in the Notice thereof; but a brief statement, "specifying the several objects desired to be attained," must have been published.-Jour. 188.

A Notice concluding with the words "and for other parposes," or words of like effect, is not sufficient; the proposed "purposes" must have been specified in the Notice.—Jour. 188.

The Notice should be sufficiently full and explicit to convey to the public intelligent information of each leading provision of the proposed Bill.—Jour. 188.

## COLLECTOR'S NOTICE.

THE undermentioned non-resident Ratepayers in the Parish of Prince William, in the County of York, are hereby required to pay their respective rates for the year 1877, as set opposite their names, together with the costs of advertising (50 cents each), within three months from this date, to the subscriber, at his residence in Magundy'in said Parish, otherwise legal proceedings will be taken to recover the same.

ceedings will be thinks	Poor & C	o. Tax. V	W. Lan	d Tax.
Albert E. Neil,		88. 04	\$37 2	
Thomas Barry & Samuel Johns	,,,,,	0 63 -	61	Section Co.
Lacharias Chiphan,		5 85	27	
James Murchie & late Wm. 10	dd,	4 33 2 16	15 3	47
James Murchie & Sons, Freeman H. Todd,		12 09	. 55	79
Executors and Administrators Estate of the late Daniel Gil	of the	2 17	10.	00
GEO	RGE J. W	LOVE	Colle	ctor.

Magundy, May 14th, 1877.