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 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 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 information.

G. J. B.]

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.

NOTICE.

be forwarded by Mail on Tuesday, in order to be in time for Wednesday.

INSOLVENT ACT OF 1869 & 1875.

CANADA.
PROVINCE OF NEW BRUNSWICK.
County of Kent.

In the County Court of Kent.

In the matter of Michael Savoy, an Insolvent.

ON Monday the twenty second day of January next, the undersigned will apply to the Judge of the said Court for a discharge under the said Act.

Richibucto, 14th December 1876.

MICHAEL SAVOY,

By CHARLES J. SAYRE, his Attorney ad litem.

INSOLVENT ACT OF 1875.

CANADA.
PROVINCE OF NEW BRUNSWICK.
County of Charlotte.

In the County Court for the County of Charlotte.

In the matter of John C. Murray, an Insolvent.
ON SATURDAY the thirteenth day of January next, the undersigned will apply to the Judge of the said Court, at his Chambers in Saint Stephen, at eleven o'clock in the forenoon, for a discharge under the said Act.

Saint Stephen, the 8th day of December 1876.

JOHN C. MURRAY.

By Stevens & Mitchell, his Attorney ad litem.

COLLECTOR'S NOTICE.

THE unermentioned non-resident Ratepayers in the Parish of Douglas, York County, are required to pay their respective Rates, as set opposite their names, together with the cost of advertising, (50 cents each), within three months from the date hereof to the subscriber at Douglas, otherwise legal proceedings will be taken to recover the same.

				Poor & County.	
Barker, Wesley	••		••		\$0 88
Dougherty, Jam		••			0 30
John James					0 88
Henry Rutter,		••	••		0 44
Philip Robinson,	,		••		0 44
John Welch,	.,				0 30
- Yerxa,		••			0 44
Sir Hesketh S. I	Pleetw	ood,	••		10 56

JOSEPH HAWKES, Collector.

Douglas, October 10th, 1876.-j10

NOTICE.

The Royal Gazette will be forwarded to (qualified) Justices of the Peace who may desire it. By order of the Government.

In order to guard against difficulties and losses, notice is hereby given, that all Advertisements intended for insertion in the Royal Gazette, must in future be accompanied by the cash, in order to ensure their publication.

Subscription for the Gazette, and also advertising terms, are as follows:

Annual Subscription for Gazette, in advance, .. Insolvent Notices, two insertions, \$1; five insertions, .. 2 00 Supreme Court in Equity Notice, for appearance, 3 months, 4 00 2 weeks, 1 00 do Absconding, Concealed, or Absent Debtors' Notices, 3 m's, 4 00 Notices of Appointment of Trustees to Absent Debters' Estates, per month, 150 Sheriffs' Sales, 6 months, Notices of Appointment of Deputies, 3 weeks, ... Collectors' Notices, not exceeding 10 names, 3 months, .. 4 00, Every additional name, 0 12 Co-Partnership Notices, 3 weeks, .. Surrogate Notices, 4 weeks, .. Executor or Administrator's Notices, 3 months, ... Notices of Sales of Church and Glebe Lands, 3 months, 4 00 Any of the above notices exceeding 18 lines, will be charged

at the usual rates.

Miscellaneous Notices containing 18 lines, or under, 90 cents for the first insertion, and 30 cents for every subsequent insertion. Every line exceeding 18, 5 cents per line for first insertion, and 2 cents a line for each continuation.

All Letters must be Post-paid in order to their being taken out of the Office