PUBLIC NOTICE.

AT the last Meeting of the Court of General Sessions of the Peace for the County of Kent the following Resolution was

"Whereas a large number of Parishes in the County of Kent have not paid their Rates, either in whole or in part, for several years past, amounting to several thousands of dollars, and there is no power now in this Court to compel the payment of such

delinquencies; therefore "Resolved, That a Bill be drawn by the Clerk of this Court to enable or empower the Sessions or some other authority to levy, assess and collect the arrears due by such Parishes respectively, in such manner as may be just and equitable upon the inhabitants thereof, and that such Bill be advertised according to the regulations of the House of Assembly, and that the same be introduced at the next Session in Fredericton.'

Now, in pursuance of the aforegoing Resolution, I hereby give notice that a Bill for the purposes named therein will be introduced into the House of Assembly at its next Session.

Dated at Richibucto the 26th day of December 1876. CHAS. J. SAYRE, Clerk Peace County of Kent.

THE SUPREME COURT IN EQUITY.

TUESDAY, 2nd January, 1877.

Before His Honor the Chief Justice.

Between Thomas T. Sheffield, Plaintiff; and Jane Carroll, Thomas Carroll, John Carroll, Mary Carroll, Ellen Carroll, and Arthur Carroll, Defendants.

UPON motion made this present day unto this Court by Mr. Palmer, being of the Plaintiff's Counsel, and upon reading the affidavit of William Pugsley, Junior, whereby it appears that Thomas Carroll, John Carroll, Mary Carroll, Ellen Carroll, and Arthur Carroll, are Infents, It is ordered, that pulses the said Arthur Carroll, are Infants: It is ordered, that unless the said Infant defendants do cause their appearance to be entered in twenty days from the date of this order, the Plaintiff shall be at liberty to prove his case against the said Thomas Carroll, John Carroll, Mary Carroll, Ellen Carroll, and Arthur Carroll, by affidavit.

By the Court. W. CARMAN, Clerk in Equity.

NOTICE is hereby given, that the holders of Bonds of the New Brunswick and Canada Railway and Land Company (Limited), will apply at the next meeting of the Legislature for an amendment to Section 3 of the Act to incorporate the New Brunswick and Canada Railroad Company, so as to continue the option provided for in that Section, and make it mutual for all outstanding Bonds.

January 9, 1877.

NOTICE is hereby given, that upon the application of George C. Sutherland, I have directed all the Estate, as well real as personal, of William Scott, late of the Parish of New Bandon, in the County of Gloucester, Laborer, an absconding, concealed or 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 16th day of October 1876.

EDWARD WILLISTON, J. C. C.

MICHAELADAMS, Atty. for Pet. Creditor.

NOTICE is hereby given, that upon the application of George A. Balcom, I have directed all the Estate, as well real as personal, of Cornelius S. Ahearn, late of the Parish of New Bandon, in the County of Gloucester, Laborer, an absconding, concealed or 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 20th day of October 1876.

EDWARD WILLISTON, J. C. C.

MICHAEL ADAMS, Atty. for Pet. Creditor.

EQUITY SALE!

THERE will be sold at Public Auction at the Court House in and for Queen's County, situate at Gagetown, in same County, and Province of New Brunswick, on Thursday the first day of March next, at twelve o'clock noon of the same day, by and with the approbation of the undersigned Barrister, under and by virtue of a Decretal Order of the Supreme Court in Equity, made on the seventh day of December last past, in a certain cause wherein James H. Miller is Plaintiff, and Joseph Wasson is Defendant, the Lands and Premises in the said Decretal Order described as follows:—"All that certain lot, piece or parcel of Land situate, lying and being in the Parish of Canning, Queen's, and bounded as follows: -On the front by the Lake shore, on the rear by Crown Lands, on the lower side by lands owned by William Chapman, and on the upper side by lands owned by George Robinson, together with all and singular the buildings and improvements thereon, and the privileges and appurtenances to the same belonging."

For terms of Sale and other particulars apply to the Plaintiff's

Solicitor.

Dated the 10th day of November, A. D. 1876. T. R. WETMORE, Barrister.

H. B. RAINSFORD, JR., Plff's Solicitor.

NOTICE.

PUBLIC notice is hereby given, that we, the undersigned, have been duly appointed Trustees for all the creditors of the estate and effects of Frank H. Peabody, late of Fredericton, in the County of York, Druggist, an absent debtor, and have been duly sworn: All persons indebted to the said Frank H. Peabody will, on or before the seventh day of March next, pay to us or either of us, all sums of money they owe to the said Frank H. Peabody; and all persons having any effects of the said Frank H. Peabody 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 Frank H. Peabody, on or before the seventh day of March, A. D. 1877, to deliver to us or some one of us, their respective accounts and demands against the said Frank H. Peabody, that justice may be done to the parties.-Dated this twenty ninth day of November, A. D. 1876.

J. HENRY PHAIR, GEO. A. PERLEY, ISAAC PEABODY,

E. L. WETMORE, Atty. for Trustees.

THE SUPREME COURT IN EQUITY.

Tuesday, 7th November 1876.

Before His Honor Mr. Justice WETMORE.

Between the Bank of Nova Scotia, Plaintiff; and Alfred Crawford and William H. Perkins, Defendants.

UPON the motion of Mr. Gregory, of Counsel for the above named Plaintiff, and on hearing the attidavit of W. Herbert Sinnott, of the Firm of Forbes & Sinnott, the Solicitors for the Plaintiff, read, by which it appears that Alfred Crawford, one of the above named Defendants, is out of the limits of this Province, and has no known place of residence, so that he can be served with a Summons in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against the said Alfred Crawford, together with the other Defendant: It is ordered, that the said Alfred Crawford do cause an appearance to be entered for him in this Honorable Court in this suit on or before the first day of March next.

By the Court.

W. CARMAN, Clerk in Equity.

THE SUPREME COURT IN EQUITY.

Tuesday, 7th November 1876.

Before His Honor Mr. Justice WETMORE.

Between the Bank of Nova Scotia, Plaintiff: and John Grant, Margaret Grant, and Peter Murley, Defendants.

UPON the motion of Mr. Gregory, of Counsel for the above named Plaintiff, and on hearing the affidavit of W. Herbert Sinnott, of the Firm of Forbes & Sinnott, the Solicitors for the Plaintiff, read, by which it appears that Peter Murley, one of the above named Defendants, is out of the limits of this Province, and has no known place of residence, so that he can be served with a Summons in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against the said Peter Murley, together with the other Defendants: It is ordered, that the said Peter Murley do cause an appearance to be entered for him in this Honorable Court in this suit on or before the first day of March next.

By the Court.

W. CARMAN, Clerk in Equity.

DOMINION PARLIAMENT.

Substance of Rules relating to Notices for Private Bills.

PARTIES intending to apply to Parliament for Private Bills giving any exclusive privilege, or profit, or private or corporate advantage, or for the amendment of any former Act of a like nature, are notified that by the Rules of the two Houses of Parliament, published at length in the Canada Gazette, they are required to give two months' notice of their intended application in the Canada Gazette and in a Newspaper of the County or District affected, and to transmit to the Clerk of each House copies of the Newspapers containing the first and last insertion of such notice.

In Quebec and Manitoba the Notice is to be published in the

English and French languages.

Every applicant for a Private Bill is required, eight days before the opening of Parliament, to deposit with the Clerk of the House in which the Bill is to originate, a copy of such Bill, with a sum sufficient to pay for the translation and printing of the same. Between the second reading of the Bill and its consideration by the Committee to whom it is referred, the applicant is to pay a fee of \$200, besides the cost of printing the Act in the

Statutes. No Petition for a Private Bill is received by either House after the expiration of the first ten days of the Session.

Ottawa, 2nd October, 1876.

ROBERT LEMOINE, Clerk of the Senate, ALFRED PATRICK, Clerk of the Commons, Canada.