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.

[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.

COLLECTOR'S NOTICE.

THE undermentioned non-resident ratepayers of the Parish of Clarendon, in the County Charlotte, are requested to pay their rates (for 1877) set opposite their names, with cost of advertising, (20 cents each), within three months, otherwise legal proceedings will be taken to recover the same.

		County.	Wild Land
Akerly, Moses		 30 cts.	••
Crawford, Arcd.		 40	••
Easton, Walter		 20	••
Hoyt, Norman		 20	
Perley, William E.		 40	
Quinn, James		 40	
Sinott, Francis		 16	
Turner, George		 30	
Turner, William		 60	
Urquhart, David		 40	
Craige, Walter		 20	••
Webb, James		 20	••
Quinton, George			\$1 00
Holder, Abraham			3 50
Robertson, Robert			0 50
Eastebrook, Ebenezer		 	0 50
M'Dermott, James		 	3 50
Sproul property,		 	0 50
Stackhouse, James			1 00
Jones, James			0 50
Morrow, George D.			0 50
Robertson property,		 	2 50
Quigg, Owen			0 50
Ogden, Robert		 	0 50
Ogden, J. P.		 	0 50
Ogden, J.		 	0 50
Ogden, C. A.		 	0 50
Ogden, Benjamin			0 50
Ogden, A.		 	0 50
Ogden, J. P. Sr.		 	0 50
Murphy, David		 	0 50
Murphy, John Esq.		 	0 50
Murphy, Josiah		 	0 50
Murphy, John Jr.		 	0 50
Perley, William E.			0 50
Webb, Richard			0 25
	DADED	 CDATIANT	Callastan

ROBERT M. GRAHAM, Collector.

Clarendon, Sept. 25th, 1877.

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