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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 Secertary-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 an I 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 infor-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 purposes," 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.

IN THE SUPTEME COURT IN EQUITY.

Between Horatio S. Sharp, Bertha M. Shorp, Julia Sharp, and Isaac N. Sharp, Plaintiffs; and Samuel Sharp and Fanny E. Sharp, Defendants.

And by amendment-

Between Horatio S. Sharp, Bertha M. Sharp, and Julia

Sharp, Plaintiffs; and Samuel Sharp and Fanny E. Sharp. Pefendants.

THERE will be sold at Public Auction on Tuesday the second day of July next, at sen of the clock in the forenoon, at Apohaqui Station, in the Parish of Sussex and County of King's, in the Province of New Brunswick, all the above named Plaintiffs' and Defendants' right, title and interest in all and singular the following described Premises, to-wit :- "The western one-half part of Lot number two, situate in the Parish of Studholm, granted to one Nathaniel Johnson, bounded on the north by land granted to Scovill, on the west by land granted to Abraham Johnson, on the east by land granted to David Johnson. as by reference to the grant will more fully appear, containing two hundred acres more or less": Also, all that certain Lot of Land in the Plaintiffs' amended Bill mentioned and described as

"All that certain lot, piece or parcel of Land situate, lying and being in the Parish of Studholm, County of King's, and Province of New Brunswick, being in rear of the River Lots, called the 2nd tier of Lots, and bounded as follows—on the north by land granted Frederic Trites, on the east by lands owned and occupied by William Creighton. on the south by the River lots, and on the west by land granted to Benjamin Parlee, it being a part of lot No. 4, and containing two hundred acres more or less, originally granted to Peter Z Parlee": Also, all and singular the following described premises in the Plaintiffs' amended Bill mentioned and described as "That lot of land conveyed by Edward Weyman and Mary his Wife by Deed bearing date the twenty second day of August in the year of our Lord one thousand eight hundred and sixty seven, to Horatio Sutton Sharp, William Brunswick Sharp, Samuel Sharp, Bertha Maria Sharp, Georgiana Sharp, and Fanny Elizabeth Sharp, which said lot of land so conveyed is described as follows, to-wit:being lot number one, granted to Frederic Miles and Ulas Haney, beginning at a rock maple tree, running north fifty five rods to a certain post, thence west till it strikes the lot granted to David Johnson, thence south to the Parlee grant, thence east to the place of beginning, containing one hundred and thirty seven and a half acres more or less, the above described lot being in the Parish of Studholm in King's County.

The above sale is made pursuant to the provisions of Section one hundred and twenty of Chapter forty nine of the Revised Statutes, relating to "The Supreme Court in Equity," the undersigned Commissioners having been directed to partition the same by Commission issued out of the said Court in this cause, and having found it difficult to make beneficial partition of the

Dated this twenty fifth day of May, A. D. 1878.

CALEB FENWICK, Commis-JAMES A. FENWICK, GEORGE Z. PARLEE,

E. M'LEOD, Plff's Sol.

CHAS. A. MACDONALD Def's Sol.

EQUITY SALE.

THERE will be sold at Public Auction, on Thursday the eleventh day of July next, at twelve of the clock, noon, in front of the Court House at Dalhousie, in the County of Restigouche, pursuant to the direction of a Decretal Order of the Supreme Court in Equity, made on he fifth day of February last, in a cause therein pending, wherein Donald Stewart. William Macpherson, and John Cook, are Plaintiffs; and Crawford M. Kean Hutchison, William Mott, Charles Stewart, James Edward Stewart, John M'Millan, and Mary Sophia Stewart, are defendants; with the approbation of the undersigned Barrister, the mortgaged premises described in the Plaintiff's Bill and in the said Decretal Order, the same to be sold as directed by the Decretal Order in order following, to-wit:-

First-Those mortgaged premises described in the said Plaintiff's Bill, as all and singular those several lots, pieces or parcels of land situate in the Town plot of Dalhousie aforesaid, and known and distinguished on the plan of the said Town as Town lots numbers one hundred and eighty, one hundred and eighty three, two hundred and forty, two hundred and forty one, two hundred and forty two, two hundred and forty three, and two hundred and forty four; and then in the possession and occupation of Dugald Stewart, together with the buildings and improvements thereon.

" Second-Those mortgaged premises described in the said Plaintiff's Bill as situate, lying and being in the Town plot of Dalhousie, in the Parish of Dalhousie, in the County of Restigouche, and described abutted and bounded as follows, namely: Northerly by Grey Street, southerly by Goderich St eet, easterly by the Grant to John Perry, and westerly by Brunswick Street, reserving in the said tract a public road of four poles wide, being a continuation of Renfrew Street, as described in the Grant thereo! to Dugald Stewart, bearing date at Fredericton, the twenty seventh day of April, in the year of our Lord one thousand eight hundred and thirty two, and comprising what is commonly known and distinguished on the plan of the said Town plot as pasture lots numbers thirty seven, thirty eight, thirty nine, fort, forty two, forty three, forty four, and forty five, and is the property whereon the said Dugald Stewart then resided."

For terms of sale and other particulars, apply to the undersigned Barrister at Dalhousie, or to the Plaintin's Solicior at the City of Saint John,

Dated this 27th day of March, A. D. 1878.

LOBERT J. BENNET, Barrister.

T. H. M'MILLAN, Plaintiff's Solicitor.

NOTIUE.

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 inture be accompanied by the cash, in order to easure their publication.

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

Annual Subscription for Gazette, in edvance,