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 insertions 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 two hundred dollars, 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.

EDOUARD J. LANGEVIN, Clerk of the Senate. JOHN GEORGE BOURINOT. Clerk of the House of Commons.

And further, with respect to the House of Commons, it is ordered under Resolution of 20th April, 1883, that—

"All Private Bills for Acts of Incorporation shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof, in which the General Act is proposed to be departed from; -Bills which are not framed in accordance with this Rule, shall be re-cast by the promoters, and reprinted at their expense, before any Committee passes upon the Clauses. J. G. BOURINOT, Clerk of Commons.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given, that the Partnership lately ex-Hoegg, and Charles M'Alister, under the name and style of "D W. Hoegg & Co." has been dissolved by mutual consent. All debts owing to the said Partnership are to be received by the said Daniel W. Hoegg and George W. Hoegg, and all demands on the said Partnership are to be received to the said Daniel W. Hoegg and George W. Hoegg, and all demands on the said Partnership are to be researched to them. mands on the said Partnership are to be presented to them for payment.

DANIEL W. HOEGG. GEORGE W. HOEGG. CHAS. M'ALISTER.

Fredericton, October 10th, A. D. 1883.

THE SUPREME COURT IN EQUITY. Between Thomas Caldwell, Plaintiff; and

Oliver Curless, Eliza Curless his Wife, Oliver Curless, Jr.,

William A. Curless, George Kitchen, and John C. Winslow, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that William A. Curless, one of the above named defendants, does not reside within the Province, so that he cannot be served with a Summons, and that his place of residence is unknown to the plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the above defendants; I do therefore hereby order that the said defendant, William A. Curless, on or before the tenth day of January next, do enter an appearance in this suit, (if he intend to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiff, for the foreclosure of a certain Mortgage bearing date the twenty third day of October in the year of our Lord one thousand eight hundred and seventy seven, and made between the said Eliza Curless and Oliver Curless her husband, of the one part, and the said Thomas Caldwell of the other part, and which said Mortgage was given to secure ALL persons having any legal claims against the Estate of the support and maintenance of the said Thomas Caldwell; and Samuel A. Cameron, late of Andover, in County of Victoria, unless such an appearance is so entered, the Bill may be taken Merchant, deceased, will present the same, duly attested, within pro confesso against the said defendant, William A. Curless, and a Decree made.—Dated this fourth day of September, A.D. 1883. J. W. WELDON, J. S. C.

WETMORE & WINSLOW, Plaintiff's Solicitors.

THE SUPREME COURT IN EQUITY.

Between Patrick Lynch, Junior, Plaintiff; and Jacob D. Titus, Administrator of the Estate and effects of Ezekiel B. Fenwick, deceased, Jacob D. Titus, Harriet C. Fenwick, Allen Fenwick, Beverly Fenwick, and Herbert Fenwick, Theodore Fenwick, George Fenwick, and Euphemia Fenwick, Infants, and Austin Record and Elizabeth his Wife, and Henry G. Fowler,

WHEREAS it has been made to appear by affidavit to the satisfaction of me. the undersigned, John C. Allen, that the above defendants Allen Fenwick, Beverly Fenwick, and Herbert Fenwick, do not reside within the Province, so that they cannot be served with Summons, and that their respective places of residence are unknown to the Plaintiff, and that the above Plaintiff has good prima facie grounds for filing a Bill against the above Defendants: I do therefore hereby order that the said Defendants, on or before the first day of November 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 the foreclosure and sale of the Mortgaged Premises mentioned in a certain Indenture of Mortgage bearing date the sixteenth day of April in the year of our Lord 1879, made between Ezekiel B. Fenwick and Harriet C. his Wife, of the one part, and the said Plaintiff, Patrick Lynch Junior, of the other part; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made. Dated this tenth day of July, A. D. 1883.

JOHN C. ALLEN, Chief Justice of the Supreme Court. JAMES R. McMonagle, Solicitor.

NOTICE OF SALE.

To Hanford Brown, of the Parish of Maugerville, in the County of Sunbury, Farmer, and Glorianna L., his wife, and all others whom it may concern:

NOTICE is hereby given, that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage bearing date the twenty third day of July in the year of our Lord one thousand eight hundred an I eighty, and made between Hanford Brown, of the Parish of Maugerville, in the County of Sunbury, Farmer, and Glorianna L., his wife, of the one part, and the undersigned, Terence M'Elroy, of the Parish of Burton, in the County aforesaid, Merchant, of the other part, there will, for the purpose of satisfying the moneys secured by the said Mortgage, default having been made in payment of the principal and interest secured by the said Mortgage, be sold at Public Auction in front of the M'Lean's Hotel, at the Mouth of the Oromocto, in Burton aforesaid, on Saturday the seventeenth day of November next, at eleven o'clock in the forenoon, the Lands and Premises mentioned in the said Indenture of Mortgage as follows: "All those certain lots, pieces or parcels of Land devised to the said Hanford Brown by the last will and testament of his Father, John S. Brown, late of Maugerville, deceased, and therein described as follows—I give and devise unto my son, Hanford Brown, his heirs and assigns, my homestead property on which I reside, and which is described in an Indenture of Deed bearing date the seventeenth day of February, one the late of the property of hund.ed and seventy two, as follows: All that certain lot, piece or parcel of Land situate, lying and being in the Parish of Maugerville aforesaid, being lot number seventy six, and bounded as follows-On the southwest by the River Saint John, on the southeast by land owned by Mrs. Robert Smith, on the northeast by ungranted lands, and on the northwest by land owned by James Hamilton, containing five hundred acres more or less: And also a certain piece or parcel of Land lying in Maugerville aforesaid, and being a part of lot number seventy seven, beginning at the uppermost or northwesterly corner in front and extending southeasterly along the main road eight rods, thence south westerly eleven rods to the place of beginning, containing about eighty eight square rods. I also give and devise to my son Hanford the upper or northwesterly half of lot No. 2 on the lower end of the Oromocto Island, in the Parish of Maugerville, in the County of Sunbury, containing by estimation four acres;" together with all and singular the buildings thereon and the privileges to the same belonging.

Dated the 31st day of July, A. D. 1883. TERENCE McELROY, Mortgagee. WETMORE & WINSLOW, Solicitors for Mortgagee.

NOTICE.

two months from this date; and all persons indebted to the said Estate are requested to make immediate payment to the nndersigned. R. W. L. TIBBITS, Executor. Andover, Victoria, 1st August, 1883.