Dominion Parliament.

Rules relating to Notices for Private Bills.
51. All applications for Private Bills, properly the subjects of legislation by the Parliament of Canada, within the purview of "The British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam or Slide, or other like work; the granting the right of Ferry; the incorporation of any particular Trade or Calling, or of any Banking or other Joint Stock Company; or otherwise for the granting to any individual or individuals, any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which, in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, and (except in the case of existing corporations) signed by, or on behalf of the applicants, to be published as follows, viz:—

In the Provinces of Quebec and Manitoba.

A notice inserted in the Canada Gazette, in the English and French languages, and in one newspaper in the English, and in one in the French language in the District affected, or in both languages in one paper, if there be but one in the said District, or if there be no paper published therein, then in both languages, in a paper in the nearest District in which a newspaper is published.

In any other Province.

A Notice inserted in the Canada Gazette, and in one newspaper published in the County, or union of Counties affected, or if there be no paper published therein, then in a newspaper in the nearest County in which a newspaper is published. Such Noiices to be continued in each case, for a period of two months during the interval of time between the close of the next pre-ceding Session and the consideration of the Petition. And copies of the newspapers containing the first and last insertion of such notice shall be sent to the Clerk of each House.

When a Petition is for leave to bring in a Private Bill for the erection of a Toll Bridge, the petitioner or petitioners, upon giving the notice prescribed by the preceding Rule, shall also, at the same time, and in the same manner, give notice of the rates which they intend to ask; the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and whether they intend to

erect a drawbridge, and the dimensions of the same.

Any person seeking to obtain any Private Bill shall, eight days before the meeting of Parliament, deposit with the Clerk of the House, in which the Bill is to originate, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same—600 copies to be printed in English, and 200 copies in French—the translation to be done by the officers of the House, and the printing by the contractor. The applicant shall be also required to pay the Clerk of the Senate or the accountant of the House of Commons, as the case may be, a sum of \$200 and the cost of printing the Act in the Statutes, and lodge the receipt of the same with the Clerk of the Committee to which such Bill is referred-such payment to be made immediately after the second reading, and before the consideration of the Bill by such Committee

The fee payable on any private Bill is paid only in the House

in which it originates.

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

EDOUARD J. LANGEVIN. Clerk of the Senate.

JOHN GEORGE BOURINOT, Clerk of the 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.

Rules of Senate relating to Notices for Bills of Divorce.

Applicant for a Bill of Divorce is required to give notice of his intention so to do, and to specify from whom and for what cause, by advertisements, during six months, in the Canada Gazette, and in two newspapers published in the District, in Quebec and Manitoba, or in the County, or Union of Counties in the other Provinces, where such applicant usually resided at the time of the separation, or if the requisite number of papers cannot be found therein, ther in the adjoining District, or County, or Union of Counties. The notice for the Provinces of Quebec and Manitoba is to be published in the English and French languages.

73. A copy of the notice, in writing, is to be served at the instance of the applicant, upon the person from whom the

Divorce is sought, if the residence of such person can be be ascertained; and proof on declaration under the Act passed in the thirty seventh year of Her Majesty's Reign, intituled "An Act for the suppression of extra Judicial Oaths," of such service, or of the attempts made to effect it, to the satisfaction of the Senate, is to be auduced before the Senate on the reading of the Petition.

EDOUARD J. LANGEVIN, Clerk of the Senate.

EQUITY SALE.

THERE will be sold at Public Auction, on Saturday the seventeenth day of April next, at twelve o'clock, noon, at Chubb's Corner (so called), in Prince William Street, in the City of Saint John, in the City and County of Saint John, pursuant to the directions of a certain Decretal Order of the Supreme Court in Equity, made on the third day of October last, in a cause wherein Ursula Phillips is Plaintiff, and Eli Yeomans and Sarah Jane his wife, are Defendants, with the approbation of me, the undersigned Barrister, the mortgaged Premises described in the Plaintiff's Bill as follows:--

"That lot of Land situate in the Parish of Upham, in the County of King's, described as all and singular the following easterly Premises. that is to say: Beginning at the north-westerly angle of land owned and occupied by Daniel Fowler, thence south, following the course of the side line of said land, one hundred rods; theree easterly, or parallel to the north base line, eighty rods. or to the western line of land owned and occupied by Thomas Jamieson; thence north along the last mentioned line and following the course thereof, to the said north base line; thence along the said base line westerly to the place of beginning, containing fifty acres more or less, being part of lot number two, granted to John Herrington, situate, lying and being in the said Parish of Upham, being lot of land conveyed o said Sarah Jane Yeomans by Samuel Fowler and others. Also that other lot of Land situate in the Parish of Hammond, conveyed to said Sarah Jane Yeomans by James DeBow and Catherine his wife, and described as beginning on the south shore of DeForest's Lake, on the line dividing the lands of John Chestnut and George Chestnut; thence by the magnet of the year 1879 south five degrees thirty minutes west, twenty eight chains of four poles each, following said dividing line to an ash stake marked D. M. C., 1879; thence south eighty four degrees thirty minutes east eighteen chains and ten links, or to the west side line of land owned and occupied by J. H. Siederuest, to a marked white maple stake; thence north five degrees thirty minutes east along the last mentioned line to the south shore of the aforesaid Lake; thence westerly along the said shore, following the course of the same, to the place of beginning, containing tifty acres more or less; also a right of way from the present highway northward, two rods wide, along the said west line of J. H. Siederquest, a gate or bars to be kept up by the said Sarah Jane Yeomans, her heirs or assigns; together with all and singular the buildings, erections and improvements thereon, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all and singular the estate, right, title, dower and right of dower, property, claim and demand, at law or in equity, of the said Eli Yeomans and Sarah Jane his wife, of, in, to, or out of the said Lands and premises.'

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

Dated this tenth day of December, A. D. 1885.

A. H. DEMILL, Plaintiff's Solicitor.

EQUITY SALE.

THERE will be sold at Public Auction, on Friday the twenty second day of January next, at eleven o'clock in the forenoon, in front of the Office of the Registrar of Deeds at Gagetown, in Queen's County, Province of New Brunswick, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made in a certain cause therein pending, wherein Benjamin Hayes is Plaintiff, and Mary Campbell, George Flaglor and Catherine Flaglor his wife, Charles Sharon and Annie S. Sharon his wife, William Allen and Elizabeth S. Allen his wife, Jam's Osborne and Matilda Mary Osborne his wife, are Defendants, with the approbation of the undersigned Barrister. the mortgaged Premises described in the Plaintiff's Bill in said cause, and in the said Decretal Order, as

"All that certain piece or parcel of Land situate, lying and being in the Parish of Hampstead, in the County of Queen's, and described as follows: Lying on the eastern side of the Hill com-monly designated as the Blue Mountain, and bounded on the north by a lot of land granted to Stephen Crabbe, and on the south by a lot of land granted to Robert Searles, Senior; the said lot running from front to rear, being thirteen chains and fifty links in width, and one hundred and ten chains in length, containing one hundred and fifty acres more or less; together with all houses, buildings and fences and improvements to the same belonging or in any way appertaining.

For particulars apply to T. Medley Wetmore, Plaintiff's Solicitor, Gagetown, N. B.

Dated this second day of October, A. D. 1885.

GEO. C. COSTER, Barrister.