same operation as it would have if the same had been duly such appeal. made by Commissioners under Section 121 of the same Chapter, and the said Section 121, in all its provisions, is Act shall not disqualify or disable such person from acting hereby made applicable to a deed made by any of the Referees as provided for in this Act.

10. Notwithstanding anything contained in the said Chapter 49 of the Consolidated Statutes, no sale or partition shall be made by a Referee in any suit for partition, if any party to the suit object thereto, until after his report recommending such sale or partition, as the case may be, shall have been confirmed by the Court or a Judge.

11. The fees to be taken by the said Referees respectively shall, in all cases, be those provided for the examiner or other officer by Chapter 119 of the Consolidated Statutes as amended by the Act made and passed in the forty fifth year of the Reign of Her present Majesty, Chapter 8; and any party ultimately liable to pay such costs may, within one month after payment, have the bill taxed by the Clerk of the Court, subject to review as in other cases, and the overcharge, if any, shall be returned to the party.

12. When a suit abates by the death of a sole plaintiff, the Court upon motion of any defendant made on notice served on either of the legal representatives of the deceased plaintiff, as the Court or a Judge shall deem sufficient, may order that such legal representative do revive the suit within a limited time, or that the bill be dismissed.

13. Whenever any decree or order shall have been made for payment of costs in any suit, and such suit shall afterwards become abated, it shall be lawful for any person interested under such decree or order to revive such suit, and thereupon to prosecute and enforce such decree or order, and so on from time to time, so often as such abatement shall happen.

14. Notwithstanding anything in the said Chapter 49 of the Consolidated Statutes, in all cases of appeal from a decree or order made in Equity, the Court of Appeal or any upon such terms as may be just.

15. No Judge from whose decree or order in Equity an decree or order in all Courts in the Province."

9. Any conveyance made by the Referee shall have the appeal shall be brought, shall act or sit upon the hearing of

16. The appointment of any person as Referee under this or practising as Counsel or Solicitor in the Supreme Court in Equity in any sait, matter or proceeding other than that in which such person may act or have acted as Referee.

17. No Referee shall act in any suit, matter or proceeding in which his professional co-partner is Solicitor or interested, or in any case where such Referee is a Clerk, or is in the employment of the Solicitor or Counsel in the cause.

18. Section 59 of Chapter 49 of the Consolidated Statutes is hereby repealed, and in lieu thereof be it enacted as follows:

"59. When any decree or order shall have been made directing the sale of any land for any purpose whatsoever, or any decree or order directing the conveyance of any lands or premises, or any decree or order setting aside any deed or conveyance of any lands or premises shall have been made, every person seized or possessed of such land or premises, or entitled to a contingent right therein, being a party to the suit or proceeding in which such decree or order shall have been made, and bound thereby, or being otherwise bound by such decree or order, shall be deemed to be so seized or possessed or entitled (as the case may be) upon a trust; and in every such case it shall be lawful for the Court, if it shall think it expedient, for the purpose of carrying such sale, decree or order into effect, to make an order vesting such land or premises or any part thereof for such estate, as the Court shall think fit, either in any purchaser or in such other person as the Court shall direct, and every such order shall have the same effect as if such person so seized or possessed or entitled had been free from all disability, and had duly executed all proper conveyances and assignments of such land or premises for such estate. And a copy of such decree or order certified by the Clerk of the Court under his hand and the seal of the said Court, may be registered in the Office of the Registrar of Deeds of the County where the lands or premises mentioned in such decree or order are Judge thereof may stay proceedings on such decree or order, situated; and such copy of such decree or order or a copy thereof, certified by the Registrar, shall be evidence of such

HEMLOCK BARK NOTICE.

CROWN LAND OFFICE, 5th May, 1886.

THE attention of all parties who intend peeling Hemlock Bark on licensed Crown Land the coming season, is called to the latter part of Section 15 of the Timber Regulations, which requires that notice of such intended operations shall be sent to this Office before the peeling commences.

JAS. MITCHELL, Sur. Gen. (6w)

COLLECTOR'S NOTICE.

THE undermentioned non-resident Ratepayers of School WOODSTOCK, CARLETON COUNTY, S.S.: District No. 2, Parish of Lancaster, in the City and County of Saint John, are hereby notified to pay their District School tax. as set against their names respectively, together with the cost of advertising, (\$1.50 each), to J. A. M'Naught, Fairville, within two months from this date, otherwise legal proceedings will be to recover the same.

\$12,00 \$15.75 \$14.70 Coster, Mrs. Frances 1880 1881 1882 1883 1884 1885 \$2.70 \$1.50 \$1.44 \$1.40 \$1.58 \$1.47 Young, David JOSEPH A. M'NAUGHT, Secretary to Trustees.

Fairville, Parish of Lancaster, City and County of St. John, 28rd March, 1886.

To all whom it may Concern.

THIS is to certify, that the partnership heretofore existing between us, Daniel A. Graut and George F. Atherton, Carriage-makers, at Woodstock, Carleton County, under the name and style of "Grant & Atherton," was this day dissolved by mutual

Dated at Woodstock, in the County of Carleton, this seventh day of January, A. D. 1886.

(Signed) D. A. GRANT, (Signed) GEO. F. ATHERTON.

Be it remembered that on this fourteenth day of April, A. D. 1886, before me, Lewis P. Fisher, one of the Justices of the Peace in and for the County of Carleton, personally came and appeared the above named Daniel A. Grant and George F. Atherton, who severally acknowledged that they signed the above Certificate for the uses and purposes therein mentioned.

(Signed) LEWIS P. FISHER, Justice of the Peace in and for the County of Carleton.

Advertisements for the Gazette are required to be forwarded by Mail on TUESDAY, in order to be in time for Wednesday,