Rules and Practice of the House of Assembly. PRIVATE BILLS

78. A typewritten copy or printed copy of every Private Bill or Local Bill introduced into this House shall be filed with the Clerk

Local Bill introduced into this House shall be filed with the Clerk of the House within ten days after the opening of the Session, and in case of failure to comply with this provision the fee on the introduction of any such Private Bill shall be double the fee pro-vided for in Rule 84 applicable to such Bill, and Local Bills intro-duced after ten days of the opening of the Session shall pay the same fee as a Private Bill. 79. No Private Bill, or Bill making any amendments of a like nature to a former Act, shall be received by the House, unless a notice specifying clearly and distinctly the nature and objects thereof, 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 County interested in or to be affected by the measure, or in the locality where the parties affected, or the majority of them, reside; and when no newspaper is published in majority of them, reside; and when no newspaper is published in such County or locality, then in some newspaper published in the nearest adjoining County in which a newspaper is published, and also in the ROYAL GAZETTE. When the City or County interested in the measures, or the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French newspaper if any be published in the Province.

Province. 80. In any County where no newspaper may be published, the Bill, in lieu of other local publications, may be read at the Assizes in the presence of the Grand Jury, or before the Municipal Council of the County interested in or affected by the Bill; and a Certificate of such reading shall be endorsed upon, or attached to, the said Bill, by the Clerk of the Court or the Town Clerk, or the Secretary-Treasurer, as the case may be, verified by the Seal (if any) of the Court, Town Council, or Municipal Council, as the case may be; and separate Petitions may be presented to the House, setting forth in detail the object of the measure, and the reasons that may be urged for its adoution. for its adoption.

81. It shall be the duty of all parties seeking the interference of the Legislature in any private bill, to file, with the Clerk of the House, the evidence of their having complied with the Rules and Standing Orders thereof.

84. No private bill shall be received unless it shall be certified by

which may be incorporated under that Act. On Bills amending the last mentioned incorporating Acts, one-third of the original fee.

NOTICE.

THE UNDERMENTIONED non-resident ratepayers of the Parish of Hillsboro. County of Albert, are hereby required to pay their respective rates, as set opposite their names, together with the costs of this advertisement, within two months from this date, otherwise legal proceedings will be takes to recover the same :--

proceduings will be cane. W recover the same :		
Sand Andrewski	William Lutes.	Jas. Warnock Est.
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1905	7 94	2 11

[L.S.] IN THE PROBATE COURT OF QUEEN'S COUNTY.

To the Sheriff of the County of Queen's, or any Constable within the said County, -GREETING: WHEREAS, Alexander P. Barnhill, of the City of Saint John. in the City and County of Saint John and Province of New Brunswick, Barrister-at-Law. has by his petition, dated the fifteenth day of September, A. D. 1905, prayed that Letters of Admistra-tion of the estate and effects of Enoch Murphy, late of Chipman in Queen's County, deceased, be granted to him in due form of law.

You are therefore required to cite the heirs, next of kin, creditors and all others interested in the said estate to appear before me and all others interested in the said estate to appear before me-at a Court of Probate, to be held at the office of the Judge of Probate at Gagetown, in Queen's County, within and for the said County of Queen's, on WEDNESDAY the twenty first day o. FEBRUARY, A. D 1906, at the hour of ten o'clock in the fore-noon, to show cause, if any they have, why Letters of Adminis-tration of the estate of the said Enoch Murphy, deceased, should not be granted unto the said Alexander P. Barnhill as prayed for. Given under my hand and the seel of the said Court, the tenth Given under my hand and the seal of the said Court, the tenth

day of November, A. D. 1905. (Sgd) A. W. EBBETT

Judge of Probate

(Sgd) JOHN W. DICKIE, Registrar of Probates. C. F. SANFORD, Proctor. 14ins

IN THE SUPREME COURT IN EQUITY. .

Between Auguste Leger, Sheriff of the County of Kent, and Assignee of the Estate and effects of Abdallah Sayre, under the Statute and Act of the Province of New Brunswick respecting Assignments and Preferences by Insolvent Persons, Plaintiff.

and Jessie E. Sayre, Abdallah Sayre, Philip G. Sayre, Ramey Sayre, Mary Sayre, John Sayre, Jacob Sayre, and The Bank of Nova Scotia, Defendants.

of Nova Scotia, Defendants. WHEREAS, it has been made to appear by Affidavit to the satisfac-tion of me, the undersigned, one of the Judges of the Supreme Court. that Jessie E. Sayre and Abdallah Sayre, two of the above named defendants, do not reside within the Province, so that they cannot be served with a summons, and that their place of residence cannot be ascertained by the plaintiff, and that the above named plaintiff has good prima facie grounds for filing a Bill against the above named defendants: I DO HEREBY ORDER, that the said defendants, Jessie E. Sayre and Abdallah Sayre, on or before the twenty-first day of February 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 an Injunction Order restraining the defendant, The Bank of Nova Scotia, from pay-ing over to the said Jessie E. Sayre, or any other person, any moneys ing over to the said Jessie E. Sayre, or any other person, any moneys now in their hands, to the credit of the said Jessie E. Sayre, or any now in their hands, to the credit of the said Jessie E. Sayre, or any of the Insurance moneys received from insurance upon the buildings lately occupied by Abdallah Sayre, at Beersville, or from the insur-ance upon his stock lately destroyed by fire, now in said Bank to the credit of The Sayre Company, or The Sayre Company, Limited, or any of the defendants Sayres, or any moneys in their hands to the credit of said defendants, Sayres, or said Sayre Company, Limited, being proceeds of any assets, stock or effects which were of the said Abdallah Sayre at, on or shortly before the sixth day of July last past, and restraining the said Jessie E. Sayre from receiving, collect-ing, or getting in any of said insurance moneys or any of the proceeds Abdallah Sayre at, on or shortly before the sixth day of July last past, and restraining the said Jessie E. Sayre from receiving, collect-ing, or getting in any of said insurance moneys or any of the proceeds of said stock, goods or assets which were of said Abdallah Sayre on or shortly before said sixth day of July, and from paying out, dispos-ing of or disbursing any of such moneys, and restraining the said defendants, other than The Bank of Nova Scotia, from selling, assigning, transferring, or disposing of any of the goods, assets, effects or property now in their hands or control, and which were the property of the said Abdallah Sayre, or in his possession or control on or shortly before said sixth day of July, and for a Declaration and Decree that all the insurance moneys upon the said buildings, and stock, were the assets and property of said Abdallah Sayre, and that he was entitled to the same on and since said sixth day of July, and that the plaintiff is entitled to the same, and that the defendant in whose hands the same may be may be ordered and decreed to pay the same over to the plaintiff, and that the transfers, payment or to any other of the said defendants, and also any transfer, delivery over of the said goods, stock, assets and effects which were of the said Abdallah Sayre to any of the defendants, Sayres, may be declared fraudulent and void as against the plaintiff as such Assignee and be set aside ; and that the same over to the plaintiff or to account for the proceeds or value thereof, and for a discovery and account of all were of said Abdallah Sayre, and for the appointment of a Receiver. or other proper officer to take possession of and hold all said goods so formerly of said Abdallah Sayre, and unless such an appearance is so entered, the Bill may be taken pro confesso and a decree made. Dated this eighth day of December, A. D. 1905.

(Signed) FRED E. BARKER, J. S. C. HANINGTON, TEED & HANINGTON, Plaintiff's Solicitors. 11ins

