## IN THE SUPREME COURT IN EQUITY.

Between Sarah M. Smith, Plaintiff; and

W. Hazen Chapman, Nehemiah Stevens, Edward J. Stevens, James S. Crawford and Mary his wife, Herbert H. Stevens, Colebrook Stevens, Charles Stevens, Alfred Stevens, Thad-deus Stevens, Percy Stevens, and J. Council Robinson, 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 Colebrook Stevens, 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 cannot be ascertained by the plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the above named defendants. I do hereby order, that the said defendant, Colebrook Stevens, on or before the twentieth day of December 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 the equity of redemption in and the sale of certain Lands and Premises mentioned and described in a certain Indenture of Mortgage, bearing date the twenty fifth day of July, 1876, and made between Joseph M'Leod, of Harvey, in the County of Albert, in the Province of New Brunswick, and Louisa his wife, of the first part; and George V. Knight, of Granville, in the County of Annapolis, in the Province of Nova Scotia, of the second part, and duly registered in the Office of the Registrar of Deeds in and for the said County of Albert, in Book P of Records for the said County, at page 345, on the nineteenth day of October, 1876; and also for the foreclosure of the equity of redemption in and the sale of certain mortgaged Lands and Premises mentioned and described in a certain other Indenture of Mortgage, bearing date the 15th day of June, 1878, and made between John C. Robinson, of Harvey, in the said County of Albert, and Province of New Brunswick, of the one part, and A. R. M'Clelan, of Hopewell, in the County aforesaid, of the other part, and duly registered in the Office of the Registrar of Deeds in and for the said County of Albert, in Book Q of Records for the said County, at page 505, on the 27th day of June, 1878; and being all of the Lands and Premises mentioned and described in the said last mentioned mortgage, except the last described in the said Mortgage, which said first mises mentioned and described in a certain other Indenture of lot firstly described in the said Mortgage, which said first described lot has been released and discharged from the operation and effect of the said Mortgage; and also for the fore-closure of the equity of redemption in and the sale of certain Lands and Premises mentioned and described in a certain other Indenture of Mortgage, bearing date the third day of November, 1886, and made between the said 'ohn Council Robinson of the one part, and Abner M'Clelan of the other part, and duly regisone part, and Abner M'Clelan of the other part, and duly registered in the Office of the Registrar of Deeds in and for the said County of Albert, in Book X of Records for the said County, at page 231, on the 4th day of November, 1886; the said three several Indentures of Mortgage and the Lands and Premises respectively mentioned and described therein being now vested in the plaintiff by divers mesne assignments, the defendant, Colebrook Stevens, being interested in the equity of redemption in the lands and Premises mentioned in the Mortgage of Joseph M'Leod firstly hereinbefore mentioned, as one of the heirs and representatives of Edward Stevens, late of Harvey, in the County of Albert, deceased, the owner of the equity of redemption in the said last mentioned mortgaged Lands and Premises; tion in the said last mentioned mortgaged Lands and Premises; and unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made.

Dated this fifth day of October, A. D. 1893.

A. L. PALMER, Judge in Equity. W. B. CHANDLER, Plaintiff's Solicitor.

## NOTICE.

THE undermentioned non-residents of the Parish of Lorne, in the County of Victoria are hereby notified to pay their respective Rates in the amount of County, Poor and Wild Land Tax, as set opposite their names, together with the costs of this advertisement, (20 cents each), within two months from date, 2nd October, 1593, otherwise legal proceedings will be taken to recover the same.

	Year 1893.		
	Rate of Tax.	Poor.	Wild Land.
August, Charles	\$1 45	\$0 08	
Arbuckle, John W.		A. 19	\$1 75
Bullin, F. W.	0 66	0 18	1 00
Beveridge, B. (Estate)	0 48	0 13	1 00
Beard, G. T.	0 30	6 08	1 00
Central Bank, (Estate)	19 20	5 12	40 00
Dow, Asa	1 20	0 32	2 50
Dowling, James	0 24	0 06	0 50
Ellis, George	0 48	0 13	0 67
Eccles Esta e,	0 90	0 24	2 00
Grover, R. E.	0 48	0 13	1 00
Hunter, James	0 48	0 13	1 00
Innman, James	0 24	0 06	0 50
Newcomb, A. E.	0.24	0 06	0 5)
Newcomb, W. R.	0 24	0 06	0 50
New Brunswick R. R Co.,	30 1 04	81 08	1,535 57
	0 24	0 06	0 50
Perley, J. A	0 24	0 06	0 50
Perley, W. A	1 08	0 11	0 50
Trafton, Cromwell	0 42	0 11	0 50
Tweedale, William	0 42	0 11	. 0 00

ISAAC GAUNCE,

## PARLIAMENT OF CANADA.

Extracts from Rules of the Senate and House of Commons relating to Private Bills.

All applications for Private Bills require a Notice over the signature and address of the applicants or their Solicitors, clearly and distinctly specifying the nature and object of the application, published by advertisement as follows, viz: In the Ganada Gazette, and in one newspaper published in the County, District, Union of Counties or Territory affected by the proposed measure, or if there be no newspaper published therein, then in a newspaper in the next nearest County, District or Territory in which a newspaper is published. In the Provinces of Quebec and Manitoba, the notices must be published in the like manner in the English and French languages. All notices shall be continued English and French languages. All notices shall be continued for a period of at least two months during the interval of time between the close of the next preceding Session and the consideration of the Petition. Marked copies of the newspapers endorsed "Application for Private Bill," containing the first and last insertion of such notice, shall be sent to the Clerk of each House.

In the case of an application for the erection of a Toll Bridge, the notice shall also state the proposed rates of toll, the nature of the structure, the height of the arches, the interval between the abutments or piers, &c.

A copy of the Bill shall be deposited with the Clerk of the House in which the Bill is to originate, at least eight days before the meeting of Parliament, with a sum sufficient to pay for translating and printing the same; and a further sum of two hundred dollars and the cost of printing the Act with the Statutes will be levied immediately after the second reading of the Bill.

Petitions for Private Bills must be presented in the Senate within the first ten days, and in the House of Commons within the first three weeks of the Session.

Private Bills are to be presented to the Senate within the first two weeks, and to the House of Commons within the first four weeks of the Session.

EDOUARD J. LANGEVIN, Clerk of the Senate. JNO. GEO. BOURINOT, Clerk of the House of Commons.

EXTRACTS FROM SPECIAL RULES OF THE HOUSE OF COMMONS.

Private Bills 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.

Private Bills in amendment of Acts, or for Acts incorporating Railway Companies, shall be drawn in accordance with the Model Bill adopted by the House, copies of which may be obtained from the Clerk

Provisions varying the Model Bill shall be inserted between brackets, and when revised by the proper officers, shall be so

Sections of existing Acts proposed to be amended shall be reprinted in full with the amendments inserted in their proper places, and between brackets.

Private Bills which are not drawn in accordance with these Rules shall be returned to the promoters to be re-cast before being revised and printed.

Exceptional provisions shall be clearly specified in the notice of application.

A certified Map or Plan showing the location of any proposed line of Railway, also the lines existing or authorized works of a similar character within, or in any way affecting, the district which the proposed work is intended to serve; and an exhibit showing the amount of capital proposed to be raised for the undertaking, and the manner in which it is proposed to raise the same shall be filed with the Railway Committee at least one

SPECIAL ORDER OF THE HOUSE OF COMMONS.

week before the consideration of the Bill.

Resolved, That the Clerk of the House do have a copy of the new Rule 49 sent to those persons giving notice in the Canada Gazette of their intention to apply to Parliament for the passing of a Private Bill, together with a notification that the said rule will be strictly adhered to for the future :-

49. Petitions for Private Bills shall only be received by the House within the first three weeks of the Session, and Private Bills may only be presented to the llouse within the first four weeks of the Session, and it shall be the duty of any Committee to which any Private Bill may be referred to consider and report the same to the House with all convenient speed.

2. That it be an instruction to all Committees on Private Bills. in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measure shall be reported back to the House forthwith, together with a statement of the facts, and with the recommendation that such Bill be withdrawn.

JNO. GEO. BOURINOT. Clerk of the Commons.

Lorne, Victoria Co, October 2, 1893.