COLLECTOR'S NOTICE,

THE undermentioned non-resident Ratepayers of the Parish of Manners-Sutton, in the County of York are hereby notified to pay their respective Rates, as set opposite their names, together with the costs of advertising. (\$1.20 each), within two months from date hereof, to the subscriber at Manuers-Sut.on, otherwise legal proceedings will be taken to recover the same.

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人。· 我们是什么	1889	1890	1891	1592	1893	1880	1890	1881	1892	1893
4)	69	60	*	69	•	69	•	69	9	#
Daniel Gilmor,	0.75	0.75	0.75	00.0	0.75	1.04	1 23	1.32	0.00	1.40
George E. Hook,	0.62	0.62	0.62	0 62	0.62	0.35	0.37	0.40	0.41	0.42
George and David Morrow.	3.50	3.50	3.50	3.50	3.50	1.27	1.50	1.60	1.64	1.70
Nannie M.Pherson,	1.50	1.50	1.50	1 50	1.50	0.95	1.12	1 20	1.23	1.28
Rossett Stirling.	0.92	0.92	0.92	0.92	0.92	0.16	0.18	0.50	0.21	0.21
Charles W. Beckwith.	0.50	0.59	030	0.50	0.50	0.35	0.37	0.40	0 41	0 42
Murchie & Todd.	0.00	4 00	4 00	4.00	4.00	0.00	2 66	5:84	2.91	2.89
Frances Hibbard (Estate).	0.00	000	0.00	1.13	1.13	0.00	000	0.00	0.21	0.42
Charles F. Todd.	0.00	0.00	0.00	00.0	3 00	0.00	0.0)	0.00	0.00	090
Hon. Chas. Watters (Estate).	000	00.0	0.00	0.00	1.50	0.00	0.00	00.0	0.00	0.61
Charles Gunter,	0.00	0.00	0.00 0.00 0.00	0.00	0.00	0.00 0.00 0.00 0 00 1.28	0.00	0.00	000	1.28
						GEO.	MOWATT,	ATT,	Collector.	tor.
Manners-Sutton, January 3, 1894.	3, 1894									

THE Estate of E. Sutton, a non-resident of School District No. 7, Westfield, King's County, is hereby notified that unless his School Rates for the undermentioned years are not paid, together with the cost of advertising (\$3.00) within two months from date, the Real Estate will be sold, or other proceedings taken for the recovery of the Rates.

Years.					Amount.
1887,		••	••		825 60
1888,					19 50
1889,					19 50
1890,					19 50
	*				
			T	otal,	884 10

D. J. WHELPLEY, Secretary.

Carter's Point, King's Co., November 30, 1893.

IN THE SUPREME COURT IN EQUITY.

Albert Jones and John M'Ginty, Administrators of all and singular the goods, chattels and credits which were of James T. Kennedy at the time of his death, who died intestate, Flaintiffs; and

Bertha DeVeber, Christopher Milner DeVeber, Elizabeth James DeVeber, Ellen DeVeber, Reginald E. De-James Devecer, Ellen Devecer, Reginald E. Devecer, E. Blanche Flewelling wife of Walker B. Flewelling, and the said Walker B. Flewelling, Bertha Agnes Devecer, John DeWitt Devecer, Mary M. M'Ginty wife of John M'Ginty, and the said John M'Ginty, Cornelia A. Jones, wife of Albert Jones, and the said Albert Jones, 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 John De Witt De Veber, one of the above 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 plaintiffs, and that the above plaintiffs have good prima facie grounds for filing a Bill against the above named defendants. I do hereby order, that the said John DeWitt DeVeber, one of the above defendants, on or before the eighth day of March 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 plaintiffs, for the foreclosure and sale of all the right, title, interest and equities of the said defendants in and to a certain piece and parcel of Land situate, lying and being in the Parish

of Westfield, in the County of King's, in the Province of New Brunswick, mentioned and described in a certain Indenture of Deed made between William M. Jarvis, of the City of Saint John, in the City and County of Saint John, Barrister-at-Law, of the one part; and James T. Kennedy, since deceased, of the other part, bearing date the eighteenth day of September, in the year of our Lord one thousand eight; hundred and eighty two, which said Indenture is duly recorded in the Office of the Registrar of Deeds in and for the County of King's, as number 36062, in Book "E" of number 4 of said records, pages 178 and 179, the thirteenth day of October, A. D. 1882; reference being had thereto will more fully and at large appear; and unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made. The said John DeWitt DeVeber being interested in the equity of redemption of the said Lands and Premises, herein described as one of the sons and heirs of the late Nathaniel H. DeVeber, deceased.

Dated this twenty first day of December, A. D. 1893.

A. L. PALMER, Judge in Equity. C. A. STOCKTON, Plaintiff's Solicitor.

Sale of Glebe, Kingston, King's.

NOTICE is hereby given, that under the authority of the Act 48th Victoria, Chapter 36, the Rector, Church-Wardens and Vestry of Trinity Church, in the Parish of Kingston, King's, intend to offer for sale, at a time to be appointed, on or after Easter Monday next, that portion of the Kingston Glebe formerly leased to the late Alexander M'Alary, Sen., containing 30 acres, more or less, bounded on the east by land now owned by John Hill, on the south by the so called Court House lot, on the west by the Mill pond, and on the north by the new road leading from Cosman's Mill and the land now owned by David Jones

Dated the 28th December, '893.

H. S. WAINWRIGHT, Rector, J. W. CHALONER, Church-Warden.

Rules and Practice of the House of Assembly.

PRIVATE BILLS.

78. No Private Bill shall be received by this House after the

twentieth day from the opening of the Session, both inclusive.
79. No Private Bill, or Bill making any amendment 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 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 measure, 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.

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 must be presented to The House, setting forth in detail the object of the measure, and the reasons that may be urged 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 this House, the evidence of their having complied with the rules and standing orders thereof.

82. In default of such proof or evidence being so furnished, it shall be the duty of the Clerk to report to Mr. Speaker, or the House, and to indorse upon the bill, that the rules and standing orders have not been complied with

HENRY B. RAINSFORD, Clerk Assembly.

THE GUARDIAN ASSURANCE CO., (LIMITED.)

CAPITAL, \$10,000,000.

THIS Company has the largest paid-up Capital of any Fire Insurance Company in the World.

Risks accepted at the lowest tariff rates.

G. LINDEN FENETY. Agent, Fredericton, N. B.

Temporary Office-Royal Gazette Office. Fredericton, September 6, 1893.