## PROVINCE OF QUEBEC.

PARLIAMENT HOUSE.

QUEBEC, 9th June, 1868.

All applications for Private Bills properly within the range of the powers of the Legislature of the Province of Quebec, according to the provisions of the Act of British North America. 1867, whether for the construction of a Bridge, a Railway, a Turnpike road or Telegraph line, Canal, Lock, Dam or Slide, or other like works; the granting of a right of ferry; the construction of works for supplying gas or water; the incorporation of any particular profession or trade, or of any Joint Stock Company; the incorporation of a city, town, village or other municipality; the levying of any local assessment; the division of any County for purposes other than that of representation in Parliament, or of any township; the removal of the site of any County/town, or of any local offices; the regulation of any Common; the survey of any township, ling or concession, or otherwise for 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 properties 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, to be published as follows, viz :-

A notice inserted in the Official Gazette in the English and French languages, and in one newspaper in the English, and one in the French language, in the district affected, or in both languages, if there be but one paper; or if there be no paper published therein, then (in both languages) in the Official Gazette, and in a paper published in an adjoining district.

Such notice shall be continued in each case 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.

Before any petition praying for leave to bring in a private bill for the erection of a toll-bridge, is presented to the House, the person or persons intending to petition for such bill, shall upon giving the notice prescribed by the preceding rule, 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 or vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same.

BOUCHER Dr BOUCHERVILLE, Clerk Legislative Council. DEPA

NoTIC eral the Prov the man

All in future for the l

Dec

PARTI:

20. 30. vill oth

will other first insert of nine values

is invariant stopped for will must be a

Office of Ottaw