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NOTICE.

IN THE SUPREME COURT IN EQUITY.

THERE will be a Sitting of the Supreme Court in Equity held in Bathurst, in the County of Gloucester, at the County Court House in the said County, on TUESDAY the sixteenth day of JULY next, at eleven o'clock in the forenoon.

Dated this 21st day of May, A. D. 1907. By the Court.

T. CARLETON ALLEN. Clerk in Equity

NOTICE IS HEREBY GIVEN, That the persons hereinafter named will apply to His Honor the Lieutenant-Governor in Council for a grant of Patent, under the Great Seal of the Province of New Brunswick according to the The New Brunswick Joint Stock Com-panies' Act and Acts in amendment thereof and in addition thereto, incorporating and constituting the applicants and such other persons as may hereafter become shareholders in the proposed Company, a body corporate and politic, under the name and for the objects and purposes hereinafter mentioned and set forth. 1. The proposed corporate name of the Company is "THE COLONIAL LANDS COMPANY OF CANADA, Limited." 2. The objects for which its incorporation is sought are: (a) To buy and sell, hold, operate and manage lands, and to improve the same by cultivation and the erection of buildings thereon or otherwise.

(b) To buy aldesi, hold, operate and manage lands, and to improve the same by cultivation and the erection of buildings thereon or otherwise.
(b) To erect, buy, lease and manage hotels.
3. Authority will be sought by the Petitioners for the issue of two classes of stock, namely, "A" stock, being ordinary stock of the Company, to the number of 200,000 shares of the par value of Four dollars and eighty-six cents per share, and "B" stock, being preference stock, to the number of 200,000 shares of the par value of Four dollars and eighty-six cents per share, and "B" stock, being preference stock, to the number of 200,000 shares of the par value of Four dollars and eighty-six cents per share.
The holders of the preference stock shall be entitled to receive out of the net earnings of the Company an accumulative yearly dividend to the amount of six per cent. before the holders of the common stock shall be entitled to receive out of the net earnings of the Company and ividend. After the payment to the holders of the preference stock of such dividend, the holders of the common stock shall be entitled to receive out of the net earnings of the Ompany a dividend up to three per cent. per annum, after which any surplus net earnings in any one year shall be divided pro rate among the holders of the preference stock shall also in the distribution of the assets of the Company upon liquidation, or otherwise, be eatitled to a preference and priority over the holders of the common stock to the extent of the par value of such perference stock.

I. The holders of preference stock shall be entitled to pay for

1. The nonders of preference stock shall be entitled to pay for lands of the Company in shares of such preference stock at par, and at the price or prices at which such land is scheduled from time to time for sale to the public. Any shares of stock accepted in payment for land shall be surrendered and cancelled. 5. For each share of preference stock sold there shall be acquired by the Company an area of land to represent the amount of such share at a price per acre to be fixed and stated by the Directors from time to time in any Circular or Prospectus inviting subscriptions for such stock.

such stock.
6. The Board of Directors may make Bye-laws from time to time providing for the deposit with a Trust Company of the amount of the subscriptions to the preference shares of the Company until the same are invested in the purchase of lands, and for depositing with such Trust Company the title deeds of the lands so purchased with the moneys received from such subscriptions, and providing that such lands and the proceeds of lands sold from time to time shall be held by such Trust Company as security for the return to the preference shareholders of the amount of their respective shares and the dividends to which they may be respectively entitled, and no such Bye-law shall be repealed or altered while any preference stock shall remain outstanding, except with the written consent of the holders thereof.

7. The Board of Directors may issue the shares of the common stock of the Company as fully paid up and non-assessable to the promoters and Directors of the Company in payment for organization and other expenses and for services of the Directors and other persons performed for the company, and the same when so issued shall be deemed to be and shall be fully paid up and non-assessable, but no shares of preference stock shall be issued except for cash and at their par value.

but no shares of preference stock shall be issued except for cash and at their par value. 8. The Directors may, if they think fit, issue such preference shares in Sterling money of Great Britain at the rate of \$4.86 to the pound, or in the currency of any other country at the equivalent value of \$4.86, of such currency for each share. If such preference shares are issued in sterling money of Great Britain the same shall be in shares of One Pound (£1) sterling each. 9. The office or chief place of business of the proposed Company is to be at the City of Fredericton, in the Province of New Brunswick. 10. The amount of the capital stock of the Company is to be \$1.944.000.

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JAS. G. STEVENS. JR., Registrar of Probates for Charlotte County. 14ins IN THE SUPREME COURT. NOTICE IS HEREBY GIVEN, That upon the application of James McQueen, I have directed all the estate, as well real as personal, of Philios Cormier, in the Parish of Dundas, in the County of Kent, an absconding, concealed or absent debtor, to be seized; and unless he return and discharge his debts within three months after the publication hereof, such estate will be sold for Britain. 12. The following are the names in full and the address and calling of each of the applicants :--John Kilburn, Fredericton, N. B., Lumberman. George E. Crater, Jr., City of New York, U. S. A., Counsellor-at-Hugh Calder, Fredericton, N. B., Gentleman. James S. Neill, Fredericton, N. B., Merchant. John A. Reid, Fredericton, N. B., Manager of The Hartt Boot and the payment thereof. 13ins D. L. HANINGTON, J. S. C. Shoe Company, Limited. the second and a second start start the second of the second of the second is a subscript of PROPERTY AND A STATE

John S. Scott, Fredericton, N. B., Lumber Manufacturer. James Lowell, M. P. P., Lancaster, N. B., Lumberman. Moses Mitchell, Fredericton, N. B., Contractor. Robert M. Campbell, Fredericton, N. B., Merchant. Albert E. Everett, Fredericton, N. B., Hotel Proprietor. Arthur I. Trueman, St. John, N. B., Judge of Probate. Of which the first five applicants are to be the Provisional Directors

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Directors. Dated at Fredericton, N. B., July 3rd, 1907.

Dated at Fredericton, N. B., July 3rd, 1907.
NOTICE IS HEREBY GIVEN. That application will be made to His Honor the Lieutenant-Governor in Council, for a Charter of Incorporation by Letters Patent; under the provisions of The New Brunswick Joint Stock Companies' Act, constituting the applicants and such other persons as may become shareholders in the proposed Company, a body corporate and politic, under the name and for the purposes hereinafter mentioned.
1. The proposed corporate name of the Company is "THE NEW BRUNSWICK PUBLISHING COMPANY, Linited."
2. The objects for which incorporation is sought are :-- To start, acquire, print, publish, conduct and circulate or otherwise deal with any n imspaper or newspapers or other publications, and general publishers; to carry on, if and when it shall seem desirable, the trade or businesses of general printers, lithographers, engravers and advertising agents, advertisement contractors and designers of advertisements in all their branches; to carry on the businesses of publishers, book and print reliers and bookbinders; to build, construct, erect, purchase, hire, or otherwise acquire or provide any buildings, offices, workshops, plant and machinery or other things necessary or useful for the purpose of carrying out the objects of the Company.
3. The chief place of business of the said Company is to be in the City of Saint John, in the City and County of Saint John and Province of New Brunswick.
4. The amount of the Capital Stock of the said Company is to be in the Eighty thousand dollars, divided into sixteen thousand shares

4. The amount of the Capital Stock of the said Company is to be Eighty thousand dollars, divided into sixteen thousand shares of Five dollars each, of which eight thousand shares are actually subscribed.

5. The name in full, address and calling of each of the appli-cants, of whom the first seven are to be the first or Provisional Directors of the said Company, are as follows:--Josiah Wood, of Sackville, in the Province of New Brunswick,

Gentleman

John McKane, cf Newcastle, in the Province of New Brunswick, Lumbermam

William H. Thorne, of the City of Saint John, in the Province of New Brunswick, Merchant.

Richard O'Leary, of Richibucto, in the Province of New Bruns-wick, Merchant.

Peter S. Archibald, of the City of Moncton, in the Province of

New Brunswick, Civil Engineer. W. Shives Fisher, of the City of Saint John, in the Province of New Brunswick, Merchant.

John R. Armstrong, of the City of Saint John, in the Province of New Brunswick, Barrister-at-Law. Miles E. Agar, of the City of Saint John, in the Province of New Brunswick, Merchant.

Dated this second day of July, A. D. 1907.

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POWELL & HARRISON. Solicitors for Applicants.

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FROBATE COURT.

IN THE PROBATE COURT OF CHARLOTTE COUNTY.

To the Sheriff of the County of Charlotte, or any Constable within the said County,-GREETING:

WHEREAS, Emily Hooper, a creditor of the Estate of Ellen Matthews, late of the Parish of Saint George, in the County of Charlotte, Widow. intestate, decessed, by her petition bearing date the eleventh day of May, A. D. 1907. hath prayed that Letters of Administration of the estate and effects of the said deceased might be gran ed to her :

might be gran ed to her: You are therefore hereby required to cite the såid Emily Hooper, all the heirs at law and next of kin of the said Ellen Matthews, the creditors and all others interested in the estate of the said Ellen Matthews, deceased, to appear before me at a Court of Pro-bate to be held at the office of the Judge of. Probate at Saint Andrews, within and for the County of Charlotte, on SATURDAY the fourteenth day of SEPTEMBER next, at two o'clock in the afternoon, to consider the application of the said Ellen Hooper, and to shew cause, if any there be, why Letters of Administration and to shew cause, if any there be, why Letters of Administration of the estate and effects of the said Ellen Matthews, deceased, should not be granted to her as prayed for in her said petition. Given under my hand and the seal of the said Probate Court

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this eleventh day of May, A. D. 1907.

MELVILLE N. COCKBURN, \$1,944.000. 11. The said stock is to be divided into Four hundred thousand shares of \$4.86 each, of which \$972,000, divided into 200,000 shares, shall be "A" stock, being ordinary stock of the Company, and \$972,000, divided into 200,000 shares, shall be "B" stock, being preference stock, such preference stock being of the par value of \$4.86 currency of Canada, or one pound (± 1) Sterling money of Great Britain. [L.S.] \$1,944,000. Judge of Probate for Charlotte County.