AUGUST 5

IN THE MATTER OF "THE NEW BRUNSWICK JOINT STOCK COMPANIES ACT."

NOTICE is hereby given that application will be made by the persons hereinafter named under the said Act to the Lieutenant Governor in Council for a Grant by Letters Patent under the Great Seal of the Province of New Brunswick of a charter constituting the applicants and others who may become shareholders in the Company proposed to be created a body corporate and politic under the name and for the purposes and objects hereinafter mentioned.

The proposed name of the company is "The J. & D.

A. Harquail Company, Limited." The objects for which incorporation is sought are as follows:-

follows:-To purchase, acquire and take over the mills, mill breach managed and controlled by John Harquail and bavid A. Harquail hereinafter named under the name, style same and also to purchase, acquire and take over the plant, son or company which may be within the objects of the proposed company and any lands, tenements, hereditaments, privileges, contracts, rights and powers appertaining to the same and in connection with any such purchase or ac-son or company which may be within the objects of the proposed company and any lands, tenements, hereditaments, privileges, contracts, rights and powers appertaining to the same and in connection with any such purchase or ac-ship or person.
To establish, operate, manage and conduct a general lumbering business with power to do all things necessary to supply their mills and factories with logs and lumber and to manufacture the same in all branches of wood manufacture trading but without limitation by reason of express and also all manner of agricultural implements.
To establish, operate, manage and conduct a Foundry mathematic for the same.
To establish operate, manage and conduct a Foundry mathematic for the same.
To establish operate, manage and conduct a Foundry mathematic of brick, stone or wood and to conture trading but without limitation by reason of express and lass all manner of brick, stone or wood and to conture to sell, mortgage, lease and conduct a Foundry mathematic for the same.
To purchase, acquire and hold lands in fee simple or otherwise including licenses and leases of Crown Lands the power to sell, mortgage, lease and dispose of the same.
To construct, purchase and maintain any plant, ing. To up or any or onnected therewith or necessary or oxparing stores, fue boars, rolling stock, machinery or plant.
To furchase, acquire, hold, use, sell, transfer and dis-To purchase, acquire and take over the mills, mill

expedient for any of the purposes of the Company or inci-dental thereto. To purchase, acquire, hold, use, sell, transfer and dis-pose of personal property of all kinds, including logs, deals, shingles, furniture, agricultural implements, machinery, patents, trade marks and all manner of wood and iron manu-facture and to lease, mortgage, sell, transfer and dispose of and otherwise deal with the whole or any part of the pro-perty (real or personal) powers, privileges and franchises of the Company to any other Company or person and to accept as consideration therefor any shares, stock deben-tures or securities of any other Company and generally to do all things necessary or expedient for carrying out the objects of the said Company or any of them or incidental thereto subject however to the laws of the Province of New Brunswick.

To generate, use, buy, sell, accumulate, store, transmit, furnish and distribute electric current for light, heat or power and to manufacture, buy, sell, operate, lease and let electric light fixtures, supplies and appurtenances used in connection therewith.

To operate any of the works of the Company by water, steam, electricity, compressed air, or any other motive power and generally to use water, steam, electricity, com-pressed air or any other agency as a motive power or otherwise.

To establish and maintain booms, piers, wharves and boom pieces necesary to the protection and shipment of the logs, lumber and manufactures of the Company, provided always the same do not in any wise interfere with the navigation of any stream or river. The applicants will in their application for Letters Patent ask that there be embodied in the Letters Patent for the incorporation of the proposed Company provisions authorizing and empowering the Board of Directors to bor-row money upon the credit of the Company and to issue bonds or debentures and to sell, pledge or hypothecate the same for any sums borrowed or deposit the same as collat-eral security for any promissory note, cheque or overdraft of the Company at such prices or for such amounts as may be deemed expedient or necessary but no such debentures or bonds shall be for a less sum than One hundred dollars; also to hypothecate or pledge the real or personal property of the Company to secure any sums borrowed or debentures of the Comof the Company to secure any sums borrowed by the Com-pany and to secure any bonds or debentures of the Company by the said real or personal property or both, provided al-ways that the amount to be borrowed or for which such bonds or debentures may be pledged or hypothecated shall not at any time be greater than seventy-five per cent. of the actual paid up stock of the Company, provided further, however, that the limitations and restrictions on the bor-rowing powers of the Company to be contained in such provisions shall not apply to or include money borrowed by the Company on Bills of Exchange, or Promissory Notes made, accepted or indorsed by the Company or by over-draft or otherwise than on the bonds or debentures of the Company.

The name in full, address and calling of each of the applicants, all of whom are to be the first or provisional directors of the company, are as follows:-David Richards, of the Parish of Dalhousie in the County of Restigouche, Merchant. Herbert H. Gunter, of the Town of Campbellton, in the County aforesaid. Merchant. John Harquail, of the said Town of Campbellton, Manu-facturer.

facturer. David A. Harquail, of the said Town of Campbellton,

Manufacturer. Daniel E. Richards, of the said Town of Campbellton, Lumberman. Dated this twenty-second day of July, A. D., 1908.

W. ALBERT MOTT, Solicitor for Applicants.

Notice is hereby given, that the persons hereinatter for the developed of the Grant of a Charter of Incor-bount stock Companies' Act."
 1. The proposed corporate name of the Company is to be ". If the proposed corporate name of the Company is to be ". If the objects for which Incorporation is sought are a going concern the business and businesses at present carried on by the firm of C. H. Peters' Sons at the City of samerics, warehouses, buildings, wharves, real estate, personal property, machinery, property and effects, and assert carried on by the firm of C. H. Peters' Sons at the City of samerics, warehouses, buildings, wharves, real estate, personal property, machinery, property and effects, and assert of the said firm of every kind, nature and description; and for the manufacture of leather of every kind from any of the manufacture of leather of every kind from any for the manufacture of leather of every kind from any for the manufacture, and all materials entering in of all kinds of hides, skims and leather and all materials entering in the manufacture, and cor manufacturing, importing, independent of every kind made out of hides, skims and leather and curriers, and all things includer or any of its products, and all on the business of buying, selling dealing in of all kinds of hides, skims and leather and curriers, and all things includer or any of the products, and also for carrying on and congra. Commission and produce of all kinds, and also for acquiring from any other person or pervised and doing a commission and brokers and drain pipes and their products of every description, and all as for acquiring from any business of leather of any fits products and products of every description, and carrying on and doing a commission and produce of all kinds, and their products of leather of any fits, or acquiring from any other person or pervised of active whomsoever made of leather of any kind, or the products thereof; and also any general mercarite business of any kind, and the good will of any wind, or

thereto.

aforesaid, and to do all things necessary or incidental thereto. Also to apply for, purchase or otherwise acquire, and to hold, own, use and operate, and to sell, assign or otherwise dispose of, or to grant Licenses in respect to, or otherwise dispose of, or to grant Licenses in respect to, or otherwise dispose of or to grant Licenses in respect to, or otherwise during the and processes used in connection with, or secured under or by virtue of any Letters Patent of Canada or any other country. Also to purchase, lease, acquire, and to have and to hold real and personal estate of all kinds, including bonds and stocks of any incorporated company, and to take, acquire, have and hold security upon any real or personal property or effects whatsoever. 3. The chief place of business of the said Company is to be established at the City of Saint John in the said Province of New Brunswick. 4. The amount of the Capital Stock of the said proposed Company is One Hundred and Ninety-nine thousand dollars, (\$199,000.) 5. The said Capital Stock is to be divided into Nineteen hundred and ninety (1990) shares of One hundred dollars each, and is to-consist of two classes, namely,— "A" Stock, being ordinary stock of the Company; and "B" stock, being preference stock, having preference and priority both as respects dividends, and the distribution of the assets of the Company; the Common Stock to consist of the dollars each, and the preference stock to consist of Six hundred (600) shares of One hundred dollars each. 6. The name, full address and calling of each of the

2 ins.

The place in which the office or chief place of business of the Company is to be established is the Town of Camp-bellton in the County of Restigouche and Province of New Brunswick.

The amount of the Capital Stock of the proposed Com-pany is Fifty thousand dollars to be divided into Five hun-dred shares of One hundred dollars each.

hundred (600) shares of One hundred dollars each.

hundred (600) shares of One hundred dollars each. 6. The name, full address and calling of each of the applicants is as follows: William Peters, (Junior), of the City of Saint John, in the Province of New Brunswick, Merchant; Frederick A. Peters, of the City of Saint John, in the Province of New Brunswick, Merchant; Edwin Peters, of the City of Saint John, in the Prov-ince of New Brunswick, Merchant; Frank L. Peters, of the City of Saint John, in the Prov-ince of New Brunswick, Merchant; and Charles H. Peters, of the City of Saint John, in the Prov-ince of New Brunswick, Merchant; and Charles H. Peters, of the City of Saint John, in the Prov-ince of New Brunswick, Merchant; and Charles H. Peters, of the City of Saint John, in the Pro-vince of New Brunswick, Merchant. The five above mentioned persons, namely, William Peters, (Junior). Frederick A. Peters, Edwin Peters, Frank L. Peters and Charles H. Peters, to be the first or Provis-ional Directors of the Company.

2 ins.

HANINGTON & HANINGTON, Solicitors for Applicants.