IN THE MATTER OF THE ESTATE OF MORIS GOLDMAN.

NOTICE IS HEREBY GIVEN, That a meeting of the Creditors of Moris Goldman. of the Parish of Hopewell, in the County of Albert, Province of New Brunswick, Merchant, who made an assignment to the undersigned. John H. Rhodes, on the 31st day of August, 1905, for the general benefit of his Creditors, under the provisions of Chapter 141 of the Consolidated Statutes of New Brunswick, 1903, will be held at the office of the undersigned, at Brunswick, 1903, will be held at the office of the undersigned, at Albert, in the Parish and County aforesaid, on TUESDAY the thirtieth day of JANUARY instant, at the hour of two o'clock in the afternoon, for the purpose of determining the compensation, if any, which shall be allowed the Inspectors of said estate, and the compensation to be allowed the Assignee of said estate, and also for the purpose of authorizing and making a distribution of the said estate, and for the doing of all other business relative thereto that may legally come before such meeting.

Dated at Albert aforesaid, this eleventh day of January, A. D.

JOHN H. RHODES, Assignee. 1in

NOTICE IS HEREBY GIVEN, That the persons hereinafter nortice is Hereby Given, that the persons in Council, for a grant of a Charter of incorporation by Letters Patent, under the Great Seal of the Province of New Brunswick, according to the provisions of "The New Brunswick Joint Stock Companies" Act," and Acts in amendment thereof, 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 set forth.

1. The proposed name of the Company is "THE NEW BRUNEWICK

GYPSUM COMPANY, Limited."

2. The objects for which incorporation is sought are as follows: (a) To mine, quarry, work, manufacture, mill, refine and prepare for sale under any process, and to buy, sell and trade in gypsum, plaster and limestone, and to manufacture therefrom products thereof, and to trade in all the products of such operations

(b) To purchase, hold, lease, acquire and sell gypum, limestone and plaster, mines, quarries, minerals, mining leases, licenses and other mining rights, easements and privileges in the Province of New Brunswick and elsewhere, and to explore, work, exercise,

develop and turn to account the same.

(c) To acquire, hold and convey real estate, lands, easements and machinery, and to erect and maintain houses, buildings, stores, kilns, shops, manufacturies and plant, ware houses, agencies, agencies, and plants are the same and plants. and depots such as may be found necessary or desirable for the carrying on or furthering of the business objects of the Company, and to sell, mortgage, lease or hypothecate the same or any part

(d) To purchase, construct, erect, operate and maintain in connection with the said works and for the purposes of the Company roads and tramways, docks. piers, wharves, telephone lines and

telephones and electric lighting and power.

(e) To purchase, construct and operate steam and other vessels and other means of transportation in order to facil tate and to carry on the shipment of the Company's products and assist its business generally.

(f) To carry on the business of buying and selling goods and merchandise generally in connection with the Company's oper-

(g) To purchase or otherwise acquire any other similar business, and to purchase, hold and deal in rights, franchises, property, stocks, bonds, debentures, shares and assets generally of any other company having objects similar to the objects of this Company, with power to pay for the same in the shares of this Company, in whole or in part, upon such terms as the directors may determine

(h) To do any other act, matter or thing necessary or incidental

to the carrying out of any of the above objects of the Company 3. The office or chief place of business of the Company in the Province of New Brunswick, is to be at Hillsboro, in the County of Albert.

4. The amount of the capital stock of the proposed Company is to be Thirty thousand dollars, divided into three hundred shares of One hundred dollars each.

5. The names in full of the applicants and their respective ad-

dresses and callings are as hereunder written, all of whom are to be the first or the provisional directors of the Company: Calvin Tomkins, of the City of New York, U.S.A., Manufacturer. Hon. Herbert W. Ladd, of the City of Boston, Mass., U.S.A.,

Walter Tomkins, of Tomkins Cove, New York, U. S. A., Manu-

Rutledge J. Odell, of Tomkins Cove, New York, U.S. A, Manu

Charles J. Osman, of Hillsboro, in the Province of New Bruns-

wick, Business Manager. Dated this 5th day of January, A. D 1906.

JAMES FRIEL, Solicitor for Applicants.

NOTICE IS HEREBY GIVEN, That application will be made by the applicants hereinafter named unto the Lieutenant-Governor-in Council, for a Grant of Letters Patent under the Great Seal of the Province of New Brunswick, according to the provisions of Chapter 85 of the Consolidated Statutes of New Brunswick, 1903, intituled "The New Brunswick Joint Stock Companies' Act," incorporating the applicants and such other persons as may be reafter become shareholders in the proposed Company, a body corporate and politic, under the name and for the purposes hereinafter mentioned, namely:-

1. The proposed corporate name of the Company is "THE UPHAM LUMBER COMPANY, Limited."

2. The purposes for which incorporation is sought is—To carry on a general lumber business within the Province of New Brunswick, for the purpose of buying, cutting, manufacturing and

selling all kinds of long and short lumber, and for that purpose to acquire, possess, purchase, lease, hold mortgage, sell and convey real and personal estate, and to build thereon houses, manufactories, workshops, warehouses, dwellings, barns and all other buildings and erections by such Company or its Directors deemed necessary, expedient and advisable for the successful carrying on of the said lumbering business.

3. The office or principal place of business is to be at Wood-

stock, in the County of Carleton.
4. The amount of the capital stock is to be \$20,000, divided into

400 shares of \$50 each. The names addresses and callings of the applicants are as follows, the first three of whom are to be the first or provisional directors of the Company:
George W. Upham, of the Town of Woodstock, in the County

of Carleton, Lumberman.

Jennie I. Upham, of the Town of Woodstock, in the County of Carleton, Married Woman. T. Allan Dibblee, of the Town of Woodstock, in the County

of Carleton, Merchant. C. Duncan Johnston, of the Town of Woodstock, in the County

of Carleton, Liveryman; and James J. Johnston, of Debec, in the County of Carleton, Clerk.

Dated this fifteenth day of January, A. D. 1906. FRANK B. CARVELL Solicitor for Applicants.

IN THE SUPREME COURT IN EQUITY.

Between James P. Furlong, Agnes L. Brennan and James Brennan her husband, Margaret C. Furlong, Teresa W. Heppel and George H. Heppel her husband, Elizabeth A. Callahan Inlia R. Furlong, Palah McCambal, Elizabeth A. Callahan, Julia B. Furlong, Ralph McCormick, William P. McCormick, Mary B. McCormick, and Charles G. McCor. mick, Plaintiffs.

Mary Power, James R. McCormick, Teresa E. McCormick, Joseph Furlong, and Charles Fawcett. 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 Mary Power, one of the above defendants, does not reside within the Province so that she cannot be served with Summons, and that her place of residence cannot be asc-rtained by the plaintiffs, and that the above plaintiffs have good prima facie grounds for filing a Bill against the above named defendants. I DO HERRRY ORDER, that the detendant, Mary Power, on or before the fifteenth day of FEBRUARY next, do enter an appearance in this suit, (if she inten is to detend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiffs to obtain a decree for the partition and sale of the real estate of Elizabeth Furlong, late of the City of Saint John, deceased, who died intestate, among the heirs of the said Elizabeth Furlong, the said Mary Power being one of the heirs of the said Elizabeth Furlong, decease I, and unless such an appearance is so entered, the Bili may be taken pro confesso and a decree made

Dated this twenty-ninth day of November, A. D 1905. E. McLEOD, J. S. C. A. C. FAIRWEATHER, Plaintiff Solicitor. · 1lins

CROWN LAND OFFICE, January 3rd, 1906. HE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in February, 1906, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor General determines the present value thereof.

Upset price per acre. \$1.00 (unless otherwise mentioned)

in addition to expense of survey. Not to interfere with the right to cut Timber or other Lumber under queenses applied for previous to the application for the Land, if already surveyed; or if not surveyed, viewous to the receipt of the Return of survey at this Office. RESTIGOUCHE.

50 acres, W. ½ lot 31, block 50, North of Balmoral, Leveque and Splude. GLOUCESTER.

15 acres, Nn. part lot 124, Little Lameque, Shippegan Island, Guillaume Chiasson.

NORTHUMBERLAND. 78 acres, lot 1, S. E side Holmes Lake, Little S. W. Miramichi, (reserving 4 rods along lake), A. E. C. Robinson.
60 acres, lot 28, W. of Burnt Church R, and N. of Great Road,

William Loggie. KING'S AND WESTMORLAND.

99 acres, lot 127, block 26, on King's and Westmorland County line, Titus Hicks. CHARLOTTE.

55 acres, lot 9, block I, near Indian Pond, St. James, D. E. Scott.

YORK. 127 acres, lot 62, tier 2, S. of Taxis R., Alex. McMillan. 87 acres, lot 67, Miramichi Portage, James G. Murphy.

CARLETON. 100 acres, lot 25, Pole Hill, Wm. M. Connell.

VICTORIA. 12 acres, rear part lot 99, N.W. side Tobique R., Thos. S. Wright. F. J. SWEENEY. Sur. Gen

NOTICE.

ALL ADVERTISE VENTS must be prepaid before insertion. Observance of this Rule will be insisted upon in all cases, and unless the advertisement is accompanied by the cash, the advertisement will not be inserted. In cases where the amount cannot be ascertained before remitting, a sufficient sum must be forwarded to cover insertion and the surplus will be returned. R. W. L. TIBBITS, King's Printer.