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CERTIFICATE OF CO-PARTNERSHIP.

WE, the undersigned Walter I. Snook, of the Town of Sackville, in the County of Westmorland and Province of New Brunswick, Electrician, and Charles A. McLennan, Jr., of the Town of Sackville, aforesaid, Electrician, do hereby certify and declare that we have entered into a General Co-partnership, as Electrical Workers and Contractors and dealers in electrical equipments, stock and findings, at the aforesaid Town of Sackville, under the name, style and firm of "W. I. Snook & Co."

Dated at the Town of Sackville, this Seventh day of May, A. D. 1909.

A. D. 1909.

(Sgd.) CHARLES A. McLENNAN, Jr., (L.S.) (Sgd.) WALTER I. SNOOK,

Signed in the presence of (Sgd.) GEORGE R. McCORD.

PROVINCE OF NEW BRUNSWICK,

County of Westmorland, SS.,

I, George R. McCord, a Notary Public, duly appointed, commissioned and sworn in and for the Province of New Brunswick, and residing and practising at the Town of Sackville, in the County of Westmorland in the said Province, do hereby certify, that on this Seventh day of May, A. D., 1909, before me the said Notary, at the Town of Sackville aforesaid, personally came and appeared, Walter I. Snook and Charles A. McLennan, Jr., both of the aforesaid Town of Sackville and well known to me as the parties named in the aforegoing Certificate of Co-partnership, who did severally acknowledge and declare that they did sign, seal and execute the same to and for the uses and purposes therein expressed and contained. expressed and contained.

In Faith and Testimony Whereof, I, the said Notary Public, have hereunto set my hand and affixed my Notarial Seal, on the day and year in this Certificate written, at the aforesaid Town of (L.S.)

Sackville. (Signed) GEORGE R. McCORD,

2 ins.

Notary Public, New Brunswick.

WE, the undersigned, T. Edwin Robinson of the City of Saint John in the City and County of Saint John and Province of New Brunswick and James N. Riley of the same place, and M. Wellington Cox of the same place, and J. Donald Mackenzie of the same place, do hereby certify and give notice unto all whom it may or doth concern:

1. That we have entered this day into a general co-partnership.

1. That we have entered this day into a generalization partnership.

2. That the name of the firm under which the co-partnership is to be conducted is "Standard Creamery Company."

3. That the general nature of the business intended to be transacted by such co-partnership is the making of butter, ice cream and by-products, and the buying and selling on commission or otherwise at wholesale and retail of such articles as are usually bought and sold by dealers in such goods

goods.

4. That the names and respective residences of the copartners are T. Edwin Robinson, James N. Riley, M. Wellington Cox and J. Donald MacKenzie, all of the City of Saint John in the City and County of Saint John and Province of New Brunswick, where the said business will be transacted.

Dated this Fourth day of May, A. D., 1909.

T. EDWIN ROBINSON, JAMES N. RILEY, M. WELLINGTON COX, DONALD MACKENZIE.

Witness: HENRY W. ROBERTSON.

PROVINCE OF NEW BRUNSWICK,

County of the City and County of Saint John, SS.,

County of the City and County of Saint John, SS.,

I, Henry W. Robertson, a Notary Public in and for the Province of New Brunswick, duly appointed, commissioned and sworn, residing and practicing at Saint John in the said County and Province do hereby certify that on this fourth day of May in the year of our Lord one thousand nine hundred and nine, before me at Saint John aforesaid, personally came and appeared T. Edwin Robinson, James N. Riley, M. Wellington Cox and J. Donald Mackenzie, the parties mentioned in the aforegoing certificate of co-partnership and severally acknowledged that they made, signed and executed the said certificate of co-partnership as and for their act and deed respectively and to and for the uses and purposes therecase made and provided.

In Testimony Whereof, I, the said Notary Public.

In Testimony Whereof, I, the said Notary Public, have hereunto set my hand and affixed my (Notarial Notarial Seal at the City of Saint John aforesaid the day and year above in this certificate written.

HENRY W. ROBERTSON, Notary Public, New Brunswick.

IN THE SUPREME COURT.

NOTICE is hereby given, that upon the application of Mr. A. D. Richard, I have directed all the estate, as well real as personal, of Vital Gautreau, in the Parish of Dorchester, in the County of Westmorland, an absconding and 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 the payment thereof.

Dated this Tenth day of April, 1909.

(Sgd.) P. A. LANDRY, Judge of the Supreme Court.

AN ACT IN FURTHER AMENDMENT OF THE PROBATE COURTS ACT.

Passed 29th April, 1909.

Be it enacted by the Lieutenant-Governor and Legislative
Assembly as follows:—

1. Section 42 of Chapter 118 of "The Consolidated Statutes,
1903," "The Probate Courts Act" is hereby amended by striking out the first six lines thereof and substituting therefor the ing out the first six lines thereof and substituting therefor the

ing out the first six lines thereof and substituting thereof the following:—

"In any case where a Will is required to be proved in solemn form, a commission with or without the Will annexed thereto, and also in all other cases that may come before a Judge where he may deem it necessary, a Commission may upon citation, or if in the opinion of the Judge justice will permit, without citation, be ordered by the Judge directed to one or more persons to take the testimony of the witness."

2. Section 46 of said Chapter 118 is hereby amended by striking out the words "eighteen months" in the third line thereof and substituting therefor the words "twelve months."

3. At any time after the lapse of twelve months from the time of granting Probate or Administration an executor may render to the Judge an account of his administration verified by affidavit with a Petition for passing such account, and for order for distribution, whereupon a citation shall issue, and on return thereof the Judge may pass and allow such account, and if the justice of the case will permit, may make an order for distribution.

4. The second and third paragraphs of Schedule (A) of said Chapter 118 entitled "Judges and Registrars' Fees" are

issue, and on return thereof the Judge may pass and allow such account, and if the justice of the case will permit, may make an order for distribution.

4. The second and third paragraphs of Schedule (A) of said Chapter 118, entitled "Judges and Registrars' Fees" are hereby amended so as to read as follows:—
Where the probate value of the estate does not exceed \$500, such fee shall be \$3.00.

Where such probate value is over \$250, and does not exceed \$500, such fee shall be \$6.00; is over \$500, and does not exceed \$500, such fee shall be \$6.00; is over \$750, and is under \$1,000, such fee shall be \$8.00; is over \$750, and is under \$1,000, such fee shall be \$20.

5. The paragraph relating to "Inventory—Warrant of Appraisement" in said Schedule is hereby amended by adding thereto the following: "but where such fee of \$1.00 is affixed to the Warrant of Appraisement no further fee shall be required on the filing of an Inventory."

6. The paragraph relating to "Order for adjournment—Stamps to be affixed to Order—Exceptions" in said Schedule, is hereby repealed and the following substituted therefor:—

"On every order for adjournment of any hearing such fee shall be \$15.00, if the Court has, on the day and at the time of making such order been actually engaged not less than five hours, exclusive of any recess, in such hearing. If such hearing has not so occupied five hours at the time of making such order, then such fee shall be \$2.00 if required by the Judge, and in all cases the fees required shall be affixed to the order for adjournment which shall then be filed of record, and without which no adjournment is made for the purpose only of hearing argument as to costs or of giving judgment, no fees shall be allowed thereon.

Adjournments in any hearings which have been heretofore made shall be allowed thereon.

Adjournments in any hearings which have been heretofore made shall be allowed thereon.

Section 10 of said Chapter 118 is hereby amended by inserting the words "lands and tenements" after the word "chattels" in

DUBLIC Notice is hereby given, that the persons hereinafter DUBLIC Notice is hereby given, that the persons hereinafter named, will apply to His Honour the Lieutenant Governor of the Province of New Brunswick, in Council, for a grant of a charter of incorporation, by Letters Patent, under the Great Seal of the Province of New Brunswick, under the provisions of "The New Brunswick Joint Stock Companies' Act," incorporating the applicants and such other persons as may hereafter become shareholders of the proposed Company, a body corporate and politic under the name and for the purposes hereinafter set forth, that is to say:—

That the proposed name of the Company is "The Bathurst and St. Peters Water and Sewerage Company."

That the objects for which the proposed incorporation is

and St. Peters Water and Sewerage Company."

That the objects for which the proposed incorporation is sought are as follows:—

(a) To supply the Town of Bathurst and Village of St. Peters with a water and sewerage system and to sell the same to the said Town and Village and inhabitants thereof.

(b) To acquire all rights and privileges necessary to the installing of such a system, such as the right to use one or more of the streams running into Bathurst Basin, the right to lay pipes along and across streams and streets, subject nevertheless to the approval of the proper officials. ject nevertheless to the approval of the proper officials, to purchase, acquire real and personal property, the sale and barter in same, the right to charge and collect water and sewer rates and charges and all other rights usually given a similar Company and for similar purposes when incorporated by special Act and all such rights as are necessary carrying

on of the proposed works.

That the office or chief place of business of the Company is

to be established at Bathurst, N. B.

That the amount of the Capital Stock of the Company shall be Twenty thousand dollars, divided into 200 shares of \$100 each.

That the names and addresses and callings of each of the

said applicants is as follows:—

John Robertson of the Town of Bathurst in the Prov-

John Robertson of the Town of Bathurst in the Province of New Brunswick, Hotel Proprietor.

John McNichol of the same place, Medical Doctor.

William G. White of the same place, Lumber Merchant.

Joseph D. Doucet, of the same place, Sheriff.

Albert J. H. Stewart of the same place, Accountant.

J. Bennet Hachey of Bathurst Village in the Province of New Brunswick, Merchant.

All of whom shall be the first or Provisional Directors of Company.
Dated at Bathurst, N. B., this 28th day of April, A. D.,

A. J. H. STEWART, For the Applicants.

13 ins.

2 ins.

1909.