NOVEMBER 2

NOTICE OF GRANTING LETTERS PATENT. PUBLIC Notice is hereby given, that under Chapter Eighty-Five of the Consolidated Statutes of New Brunswick, 1903, and amending Acts, Letters Patent have been issued under the Great Seal of the said Province, bearing date the Twenty-sixth day of October, A. D. 1910, incorporating Charles Berton Lockhart, of the City of Saint John, in the Province of New Brunswick, Insurance Agent; Saunders Wilmot DeWitt, of Hartland, in the County of Carleton, in said Province, Merchant; Johnson Wilmot Clark, of the City of Saint John aforesaid, Merchant; Arthur Cecil Thompson, of the said City of Saint John, Clerk; and Gilbert Earle Lo-gan, of the said City of Saint John, Attorney-at-Law; for the following purposes, namely: To purchase or otherwise acquire and take over the business at present carried on by "DeWitt Bros., Limited," a Company incorporated by Letters Patent under "The New Brunswick Joint Stock Companies' Act" on the Eighth day of December, A. D. 1906. To conduct and carry on a general provision, produce, grain, supply and general mercantile business and to carry on manufacturing in connection therewith. As principal or for any other person, firm or corporation parchang, broker, manager, agent, factor.

on manufacturing in connection therewith. As principal or for any other person, firm or corporation as commission merchant, broker, manager, agent, factor, warehouseman or in any other capacity to buy, store, sell, warehouse, exchange, import, export, prepare for market or otherwise handle, trade or deal in or with provisions, pro-duce, grain and supplies, and other goods, wares and mer-ohandise

otherwise handle, trade or deal in or with provisions, pro-duce, grain and supplies, and other goods, wares and mer-chandise. The Company hereby incorporated shall be liable for the debts and obligations of the said "DeWitt Bros., Limited," existing at the time of taking over the said property, and may be sued for the same in any Court of competent jurisdiction; by the name of "DeWitts, Limited," with a total Capital Stock of Forty-nine thousand doilars, divided into Four hun-dred and ninety shares of One hundred dollars each; and with the head office of the Company at Fairville, in the Parish of Lancaster in the City and County of Saint John. The said stock to be divided into two classes, viz: "A" Stock being ordinary stock of the Company for Twenty-four thou-sand dollars, to be divided into Two hundred and forty shares of the par value of One hundred dollars each, and "B" Stock being preference Stock of the Company for Twenty-five thou-sand dollars to be divided into Two hundred and fifty shares of the par value of One hundred dollars each, it he holders of the preference stock shall be entitled to have a dividend in each year of an amount equal to eight per cent. upon the amount actually paid in on said stock, payable from profits, if earned, such dividends to be cumulative, and which shares both as to dividend and as to the distributive share of the assets on the dissolution or winding up of the Company shall have preference over the common stock; after the preference stock shall have received its dividend or cumulative divi-dends any further surplus net profits in any year shall be applied to the payment of a dividend on the whole of the stock, both common and preferred. Dated at the Office of the Provincial Secretary, at Fred-ericton, the Twenty-sixth day of October, A. D. 190.

J. K. FLEMMING, **Provincial Secretary**

WE the undersigned Herbert B. Price, of the Parish of Brighton, in the County of Carleton and Province of New Brunswick, and William E. Nevers of the same place, do hereby certify that we have this day entered into a co-partnership under the style and firm name of Price and Nevers, as manufacturers of sawn lumber, and that our place of business for the present is at Hartland, N. B. Dated at Hartland, in the Parish of Brighton, in the County of Carleton, this fifteenth day of October, A. D. 1910.

HERBEFT B. PRICE. WM. E. NEVERS.

Witness-JOHN BARNETT.

NEW BRUNSWICK-CARLETON COUNTY, S.S.

NEW BRUNSWICK—CARLETON COUNTY, S.S. Be it remembered that on this fifteenth day of October, in the year of our Lord one thousand nine hundred and ten, before me John Barnett, a Justice of the Peace in and for the County of Carleton aforesaid, at Brighton, in the said County, personally came and appeared Herbert B. Price and William E. Nevers, the persons named in the above certificate of co-partnership, and severally acknowledged that they executed the same as their act and deed respectively and to and for the uses and purposes therein expressed, and pursuant to the Chapter of the Consolidated Statutes of New Brunswick re-iating to co-partnerships. JOHN BARNETT.

JOHN BARNETT, J. P., Carleton County.

NOTICE OF GRANTING LETTERS PATENT.

PUBLIC NOTICE is hereby given, that under Chapter Eighty-five of the Consolidated Statutes of New Bruns-wick, 1903, and amending Acts, Letters Patent have been is-sued under the Great Seal of the said Province, bearing date the Twenty-sixth day of October, A. D. 1910, incorporating Leander Rokes, Lime Burner; William B. Tennant, Financial Agént; Zilpha Annie Rokes, Spinster; Carrie M. Tennant, Married Woman, and Lucy Adelia Rokes, Spinster, all of the Parish of Simonds, in the City and County of Saint John, for the following purposes, namely: To purchase or otherwise acquire and take over the business formerly conducted by Leander Rokes and Benja-min W. Morse, since deceased, under the firm name and style of Rokes & Morse, and since the death of the said Benjamin W. Morse by the said Leander Rokes, at Brookville, in the said Parish of Simonds, and at the City of Saint John, in the said Province, and the goodwill thereof and all real estate, plant, machinery, materials, supplies, stock-in-trade, trade marks, trade rights, patent inventions, trade names and all other personal property and assets owned or controlled or used in connection with the said Parish of Simonds and in the said City of Saint John now standing in the name of the said Leander Rokes and one William B. Tennant used for or for use in connection with the said business and to pay therefor in paid-up stock of the Company and to continue said business in all its branches. To purchase or otherwise acquire and take over all and any other trade marks, trade rights, brands, patents, inven-tions and trade names owned or controlled by any other per-son or corporation and to pay therefor in paid-up stock of the Company.

son or corporation and to pay therefor in paid-up stock of the Company.

To purchase, take on lease or otherwise acquire any mines, mining rights and land containing metals or minerals and any other lands in the said Province of New Brunswick and any interest therein and to explore, work, exercise, turn to account the same. develop and

To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market lime and limestone, rock, ore, metal and mineral substances of all kinds, and to carry on any other operations which may seem conducive to any of the Company's objects. To buy, sell, manufacture and deal in lime, limestone, rock, minerals, plant, machinery, implements, conveniences, provisions, and things capable of being used in connection with any operations of the Company or required by work-men and others employed by the Company. To construct, carry out, maintain, improve, mine. work, control and superintend any roads, ways, tramways, bridges, reservoirs, water courses, aqueducts, wharves, ovens, fur-naces, mills, crushing works, hydraulic works, electrical works, factories, warehouses, ships and other works and con-veniences which may seem directly or indirectly conducive to any of the objects of the Company, and to contribute to, subsidize or otherwise aid or take part in any such oper-ations. ations.

To purchase, establish or otherwise acquire any other lime quarrying or manufacturing business or businesses of a like nature or other business whether manufacturing or other-wise which may seem to the Company capable of being con-veniently carried on in connection with any business of the Company or calculated directly or indirectly to enhance the value of or render profitable any of the Company's business property or rights.

property or rights. To acquire by original subscription, purchase or other-wise and to own, hold, sell, transfer, pledge, mortgage or oth-erwise dispose of or encumber shares of capital stock, de-bentures, bonds or other obligations or evidences of interest in or of indebtedness of any other incorporated company or body corporate or corporations authorized to issue shares, stock, debentures, bonds or any other obligations with power while the holder thereof to exercise all the rights and privi-leges of ownership including the right to vote thereon. Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property and any rights or privileges which the Company may think neces-sary or convenient for all or any of the purposes of its busi-ness.

ness

sary or convenient for all or any of the purposes of its busi-ness. To sell, lease, mortgage, pledge or otherwise dispose of or encumber the undertaking of the Company or any part thereof and any or all of the real and personal property of the Company for such consideration and in such manner and upon such terms as to the Company may seem desirable. To do all things and everything necessary, proper, suit-able or convenient for the accomplishment of any of the pur-poses or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named or which shall at any time appear conducive or expedient to do for the protection or benefit of the Company either as owner of or interested in any property or otherwise to the same extent or as fully as natural persons might or could do. The Company hereby incorporated shall be liable for the rander of objects and obligations of the said Rokes & Morse, Leander Rokes and William B. Tennant, existing at the time of tak-ing over the said property, and may be sued for the same in any Court of competent jurisdiction, by the name of "Dury Cove Lime Company, Limited," with a total capital stock of Ninety-nine thousand dollars divided into Nine hun-dred and ninety shares of One hundred dollars each, and with the Head Office of the Company, at Brookville, in the Parish of Simonds, in the City and County of Saint John. Dated at the office of the Provincial Secretary, at Fred-ericton, the Twenty-sixth day of October, A. D. 1319.

SEALED Tenders marked "Tenders for Lumber for Hartland Bridge," Carleton County, N. B., will be received at the Department of Public Works, Fredericton, until Monday, 14th day of November, 1910, at noon.

This specification to be seen at Public Works Department, Fredericton.

Each tender must be accompanied by a Certified Bank Each tender must be accompanied by a Certified Bank Cheque, or cash, for an amount equal to five per cent, of the tender, which will be forfeited if the party tendering de-clines to enter into contract when called upon. Such certi-fied bank cheque or cash will be returned to the party whose tender is not accepted, but with the party to whom the con-tract is awarded, it shall be retained until the final completion of the contract and its acceptance by the Department. Not obliged to accept lowest or any tender.

JOHN MORRISSY, Chief Commissioner.

Public Works Department, Fredericton, N. B., October, 1910,

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ericton, the Twenty-sixth day of October, A. D. 1319.

J. K. FLEMMING. Provincial Secretary.

NOTICE is hereby given that a lot of sawn lumber has been N picked up at Black Point, in the County of Restigouche, on Sunday. October second, 1910. Any person claiming own-ership can have the same on proving property and paying cost of salvage with cost of this notice. 4 ins

A. W. HAMILTON.