NOTICE OF GRANTING LETTERS PATENT.

PUBLIC Notice is hereby given, that under Chapter Eighty PUBLIC Notice is hereby given, that under Chapter Eighty-Five of the Consolidated Statutes of New Brunswick, 1963, and amending Acts, Letters Patent have been issued under the Great Seal of the said Province, bearing date the Twenty-eighth day of July, A. D. 1910, incorporating Frederick Pierpont Shaw, of the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, Mechanical Engineer; Truman Beckwith, of Providence, in the State of Rhode Island, in the United States of America, Cotton Manufacturer; Charles Rosenthal, of the City of Boston, in the Commonwealth of Massachusetts, in the United States of America, Physician; William George Lotze, of New Haven, in the State of Connecticut, in the United States of America, Real Estate Dealer; and Theodore Thornton Hazlewood, of the City of New York, in the United States of America, Real Estate Dealer; for the following purposes namely:

leases, licenses, securities, lands, coal, coal areas, property, buildings, machinery, plant, tools, contracts, rights and interests of "The Canadian Coal Corporation," a Company duly incorporated under the laws of the State of Maine, one of the United States of America.

To purchase, lease or otherwise acquire and the state of Maine, one To purchase or otherwise acquire, all the stock, bonds,

of the United States of America.

To purchase, lease or otherwise acquire and to sell, mortgage or dispose of lands, buildings, mill privileges and real estate of all kinds and to purchase or construct thereon manufacturies or saw mills, dwellings, warehouses and buildings of all kinds so far as may be necessary or incidental to the carrying on of the business in the next paragraph set forth.

To prospect, develop, mine, mill, manufacture, produce, buy, sell, and otherwise deal in coal and all products of the same, ores, minerals and other metals.

same, ores, minerals and other metals.

To buy, sell, lease or otherwise obtain or dispose of tools, machinery and all other kinds of personal property necessary or incidental to any of these purposes including patents, inventions, license under patents or any other interest or right relating to or under any patent or invention.

To purchase and sell timber and manufacture lumber and anything composed in whole or in part of wood.

To manufacture coke and all other by-products resulting

To manufacture coke and all other by-products resulting therefrom or from the use of such coal. Also to manufacture, mine, and sell any articles manufactured in whole or in part therefrom and especially to operate supply stores and to purchase and deal in merchandise therefrom.

To construct and operate railroads either steam, gasoline or electrical for the carriage of passengers or freight in connection with the objects and undertakings herein.

To acquire, own, manage, control and operate water, water rights and water-power privileges for mining and manufacturing including domestic and other uses.

To develop, control, deal in and dispose of electrical and other power for the generation and distribution and supplying of electricity for light, heat and power purposes.

To construct, maintain and operate telegraph and telephone lines and erect poles and other fixtures for such purposes in connection with the objects and undertakings herein and collect tolls for the use of the same, subject to existing laws with respect to the control of highways and the placing of poles and posts and obstructions thereon.

To generate, distribute and supply gas for lighting and heating purposes.

To generate, distribute and supply gas for lighting and

heating purposes.

To construct, buy, sell, charter and operate vessels and steamboats and navigate the same for the carriage of freight or passengers on the oceans or on streams or lakes.

To purchase, construct, use, lease and dispose of wharfs, trams, tram-ways, piers, coal-pockets, chutes, canals, etc., for general mining and navigation purposes in connection with the business of the said company.

To acquire, hold and dispose of the good-will, leases, licenses and rights to search for, mine and deal in coal and all products of the same, rights, property and assets of all kinds of any person, firm, association, or corporation doing a similar business and to undertake the whole or any part of the liabilities of any such person, firm, association or corporation, and to pay for the same in cash, stock, bonds, or other securities of this corporation or otherwise.

To purchase, receive, hold and own bonds, mortgages.

To purchase, receive, hold and own bonds, mortgages, shares of stock and other securites and obligations, contracts, and evidences of indebtedness of any other corporation, public, private or municipal, and to exercise in respect to the same all the rights, powers and privileges of individual ownership thereof, including the right to vote upon such shares of stock.

ship thereof, including the right to vote upon such shares of stock.

To issue bonds and secure the same by pledges or deeds of trust or mortgage of or upon the whole or any part of the property held by the corporation and to sell or pledge the same for proper corporate purposes, subject to the provisions contained in The New Brunswick Joint Stock Companies' Act; by the name of "The Canadian Coal Corporation of New Brunswick, Limited," with a total Capital Stock of Two hundred and ninety-nine thousand dollars divided into Two thousand nine hundred and ninety shares of One hundred dollars each; said stock to be divided into two classes, namely: Two hundred thousand dollars as "A" stock, being ordinary or common stock, and Ninety-nine thousand dollars as "B" stock, being preference stock, having preference and priority as respects dividends at the fixed non-cumulative rate of eight per centum per annum and having preference and priority in respect to the repayment of the full amount of such preferred stock of Ninety-nine thousand dollars at the par value thereof, in the distribution of the assets over all the ordinary or common shares or stock of said Company.

value thereof, in the distribution of the assets over all the ordinary or common shares or stock of said Company.

The said Company to have the right, pursuant to bye-law passed for that purpose, to redeem or buy in for cancellation any and all of such preferred stock at any time, without the consent of the owners or holders of the same, by paying to the holders thereof the par value of the same plus a premium of Five dollars upon each of such preferred shares of stock.

The holders of such preferred stock shall not have the right to vote, either in person or by proxy, at any of the meetings of the Company or to select any proportion of the Board of Directors of the said Company.

The head office of the said Company to be at Salmon Harbour, in the Parish of Chipman, in the County of Queen's,

with permission to hold the annual meetings of the Company,

with permission to noid the annual meetings of the Company, and special meetings of the Directors and also of the Shareholders, without the Province.

Dated at the Office of the Provincial Secretary, at Fredericton, the Twenty-eighth day of July, A. D. 1910.

J. K. FLEMMING,

Drovingial Secretary. Provincial Secretary.

IN THE PROBATE COURT OF KING'S COUNTY.

To the Sheriff of the County of King's or any Constable within said County, Greting:

WHEREAS Abner Cripps of the Town of Sussex in the County of King's and Province of New Brunswick, Mechanic, has filed in the Probate Court in and for the said County of King's, a Petition in the mater of the Estate of Mary McLean, late of the Town of Sussex in the County of King's and Province of New Brunswick, Widow of Daniel McLean, deceased, alleging therein (inter alia) that he is a nephew of the said deceased and has renunciation in his favor of Isabella Golding, who is the only surviving sister of the full blood of the decased, and praying that Letters of Administration of the estate and effects of the said Mary McLean, deceased, be granted to him in due form of law.

And whereas it has been made to appear by said Petition that the surviving relatives of the said Mary McLean are as follows:—Sister of the full blood, Isabella Golding, Widow; Sister of the half blood Francis Sproul, Wife of John Sproul. The children of Ellen Reddy, deceased, sister of the said Mary McLean, Deceased, are two sons, one Arthur, the name of the other unknown, both over the age of twenty-one years, a daughter, May Reddy, whose whereabouts are unknown, who is of the age of about forty years, a daughter, Beatrice Reddy, whose wherabouts are unknown, who is of the age of about fifty years, and whose whereabouts are unknown, and a son, Wesley McAllister, who is of the age of about fifty years, and whose whereabouts are unknown, and a son, Wesley McAllister, who is of the age of Reddy left her surviving a son, Douglas McAllister, who is of the age of about fifty years, and whose whereabouts are unknown, and a son, Wesley McAllister, who is of the age of about forty-five years, whose whereabouts are unknown, and a son, Charles McAllister, aged about fifty-three years, whose whereabouts are unknown. The children of Thomas Cripps, deceased, brother of the said Mary McLean, deceased, the said Thomas Cripps having died leaving him surviving a son, George Cripps, who resides at New Haven in the State of Connecticut, one of the United States of America, and who is of the age of about fifty years, a daughter of Lavina Smith, wife of one Al. Smith, who resides at Washademoak in said Province of New Brunswick and is of the age of about forty-five years, a son, Aaron Cripps, now deceased, who died leaving ince of New Brunswick and is of the age of about forty-five years, a son, Aaron Cripps, now deceased, who died leaving him surviving several children whose names and present whereabouts are unknown, the children of Robert Cripps, late of the Parish of Sussex, deceased, brother of the said Mary McLean, deceased, who died, leaving him surviving a son, Abner Cripps, the Petitioner, residing at the Town of Sussex, Mechanic, and of the age of about forty-seven years, a son Nelson Cripps, of the said Parish of Sussex, who is of the age of about forty-five years, Farmer, a son Harry Cripps, who resides at West Barnstable in the State of Massachusetts, and is of the age of about forty-three years, a son, Chesley Cripps, who resides in the State sof New Hampshire and is of the age of thirty-seven years, a daughter, Alice Price, wife of the age of thirty-seven years, a daughter, Alice Price, wife of Tracy Price of Natick, in the said State of Massachusetts, who is of the age of about twenty-seven years. And besides the above the said Mary McLean left her surviving no other

heirs or next of kin. You are therefore required to cite the said Isabella Golding, who resides at Midland in the said County of King's, aged about seventy-eight years, Francis Sproul, wife of John Sproul, who resides in the said Town of Sussex of the age of about seventy-one years, children of the said Ellen Reddy, both of her husband, John Reddy, and her children by her former marriage with a man named McAllister, George Cripps of New Haven, Lavinia Smith of Washademoak, the children of Aaron Cripps, deceased, Nelson Cripps, Harry Cripps, Chesley Cripps, Alice Price, Wife of Tracy Price, and Heber Cripps, and all others interested, to appear before me at the Court of Probate to be held in the Probate Court room in the Court House at Hampton in said King's County, on Tuesday the Twenty-fifth day of October next at ten o'clock in the forenoon to show cause (if any they have) why the prayer of the You are therefore required to cite the said Isabella Goldnoon to show cause (if any they have) why the prayer of the said Petition should not be granted and Letters of Administration of the Estate and effects of the said Mary McLean be granted out of and by this Honorable Court unto the said Abner Cripps as and being such relative and next of kin as a forest id-

Given under my hand and the seal of the said Court this Twenty-ninth day of June, A. D. 1919. (Sgd.) J. M. McINTYRE, Judge of Probate.

(Sgd.) MABEL S. GILBERT,

14 ins.

MORTGAGEE'S NOTICE.

UNDER 9 Edw. VII., C. 10, Isaac L. Thompson (since deceased), and Mary E., his wife, mortgagors. Scott F. Tompkins, Holder of Mortgages (2). Freehold in County of Carleton. Notice of Sale given by the above named Holder of Mortgages. Sale on First day of November, A. D. 1910. See advertisement in the "Observer," printed at Hartland in said

M. L. HAYWARD,

2 ins.

Solicitor.

NOTICE OF SALE.

HEDLEY V. MOOERS and Emma E., his wife, Mortgagors. Thomas Todd, Mortgagee, Frederick S. Todd, present holder of Mortgage. Freehold in the Town of Woodstock in the County of Carleton. Notice of Sale given by the above named Holder of Mortgage. Sale on the Thirteenth day of August, A. D. 1910. See advertisement in "The Dispatch."