

# The Royal Gazette.

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FREDERICTON, N. B., WEDNESDAY, FEBRUARY 26, 1896.

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Official Notifications appearing in this Paper, duly authenticated, are to be received as such by all whom they may concern.



### BY AUTHORITY.

NOTICE.

ALL ADVERTISEMENTS 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 adver-tisement will not be inserted. In cases where the amount can-not be ascertained before remitting, a sufficient sum must be formed at a course insertion, and supplies will be returned forwarded to cover insertion, and any surplus will be returned. R. W. L. TIBBITS, Queen's Printer.

## IN THE SUPREME COURT IN EQUITY.

Before His Honor Mr. JUSTICE BARKER, Judge in Equity.

Between G. Sidney Smith, Sole Executor of the last Will and Testament of John Edward Boyd, deceased. Plaintiff; and Mary Ann Maher, Mary Agnes Maher, Edward J. Maher, Robert J. Maher, Joseph W. Maher, Arthur J. Maher, Frederick J. Maher an infant, and Katie Teresa Maher an infant, De-

fendants. UPON Motion of Mr. Bowyer S. Smith, of Counsel for Plaintiff, and on hearing the affidavit of Mary Ann Maher, whereby it appears that the defendants, Frederick J. Maher and Katie Teresa Maher, are infants, read; that the said defendants were served with an Order for appearance issued in this cause, as by the affi-davits thereto annexed appears; that the time limited for appear-ance in the said Order has expired, and no appearance has been filed for the said infants, or either of them, as by the Certificate of the Clerk appears: It is ordered, that unless the said infant defendants do within twenty days from the date of this Order, cause an appearance to be entered in this suit, the plaintiff shall be at liberty to prove his case by affidavit against the said infant defendants. fendants defendants

Dated this twenty second day of February, A. D. 1896.

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By the Court. T. CARLETON ALLEN, Clerk in Equity.

#### IN THE SUPREME COURT IN EQUITY.

## Before His Honor Mr, JUSTICE BARKER, Judge in Equity.

Clerk in Equity.

#### **REGULATIONS AND TARIFF.**

His Honor the Lieutenant Governor in Council has been pleased to make the following Order respecting the incorporation of Com-panies by Letters Patent under the Act 56th Victoria, Chapter 7, which is to take effect from the date hereof, and all previous Orders and Regulations relating thereto are rescinded :-

1. The Honorable the Provincial Secretary is hereby designated as the Officer charged with the issue of Letters Patent and Supple-mentary Letters Patent; and the Department of the Honorable the Provincial Secretary as the Department through which such issue shall take place.

2. The signatures of the Subscribers to the Petition for Letters Patent or Supplementary Letters Patent, or to the Memorandum of Association, shall be verified by affidavit to the satisfaction of the Provincial Secretary.

3. The following is the Schedule of Fees payable under the 93rd Section of the said Act :--

- When the proposed Capital Stock of the Company is \$5,000 or less, the fee to be Thirty dollars, (\$30.00). When the proposed Capital Stock of the Company is above \$5.000 and less than \$10,000, the fee to be Forty dollars, (2)
- (4)
- (5)
- (\$40 00). When the proposed Capital Stock of the Company is \$10,000 and less than \$25,000, the fee to be Fifty dollars, (\$50.00), When the proposed Capital Stock of the Company is \$25,000 and less than \$50,000, the fee to be Sixty dollars, (\$60.00). When the proposed Capital Stock of the Company is \$50,000 and less than \$100,000, the fee to be Eighty dollars, (\$80.00). When the proposed Capital Stock of the Company is \$100,000 and less than \$200,000, the fee to be One hundred and twenty dollars, (\$120.00).
- When the proposed Capital Stock of the Company is \$200,000 and less than \$300,000, the fee to be One hundred and sixty dollars, (\$160.00).
- When the proposed Capital Stock of the Company is \$300,000 and less than \$500,000, the fee to be Two hundred dollars, \$200.00
- When the proposed Capital Stock of the Company is \$500.000 and less than \$1,000,000, the fee to be Two hundred and fifty dollars, (\$250.00).
- dollars, (\$250.00). For every \$500,000 in excess of \$1,000,000, an additional fee of Fifty dollars, (\$50.00). Supplementary Letters, when application is to increase the Capital Stock, a sum of Twenty dollars (\$20.00), and a further sum in addition thereto, according to the scale aforesaid, upon the increased amount for which Letters are applied for.
- all other cases a fee of Fifty dollars, (\$50.00).

4. All fees must be paid in cash or by an accepted cheque, pay-able to the order of the Receiver General, or Deputy Receiver General, and must be transmitted by Registered Letter.

JAMES MITCHELL.

Fredericton, 14th February, 1896.
NOTICE is hereby given, That The Globe Savings and Loan Company of Toronto, a Corporation duly incorporated under the Coullough, Mary Evelyne McCullough, Arardy McCullough, Francis McCullough, Mary Evelyne McCullough, Arardy McCullough, Francis McCullough, Mary Evelyne McCullough, Arardy Evelyne McCullough, Arardy Evelyne McCullough, Arardy McCullough, Arardy Evelyne McCullough, Arardy Evelyne McCullough, Arardy McCullough, Arardy Schulter, Chapter 36, initiuled "An Act to authorize Trust, and in the said defendants were serviced appears; that the said defendants were serviced, and the summons issued in this cause, as by the affidavits theret is to be filed in this suit, as by the Certificate of the Clerk Appears, That the glaintiffs shall be at liberty to provide the said infant defendants.
By the Cert.
The Court.
The Court.