NOTICE OF GRANTING LETTERS PATENT.

PUBLIC NOTICE IS HEREBY GIVEN, That under "The New Brunswick Joint Stock Companies' Act, 1893," and amending Acts, Letters Patent have been issued under the Great Seal of the Province of New Brunswick, bearing date the eighteenth day of February, A. D. 1901, incorporating Robert Thomson, of Rothesay, in the County of King's, in the Province of New Brunswick, Shipowner; Percy Walter Thomson, of the same place, Clerk; John Henderson Thomson, of the City of Saint John, Province aforesaid, Shipowner; John Morris Robinson, of the said City of Saint John, Banker; and Robert Thomson Leavitt, of the said City of Saint John, Clerk; for the purposes of purchasing, building, owning, managing, chartering, controlling and sailing a British Steamer to be known as the "Eretria," and to do such other things as are incident thereto, and if desired, after purchasing and building said Steamer, to sell the same or any part thereof, with such other things as are incident thereto; by the name of "Steamship Eretria Company, (Limited)"; with a total capital Stock of Two hundred and thirty thousand dollars, divided into twenty-three hundred shares of One hundred dollars each.

Dated at the Office of the Provincial Secretary, at Fredericton,

Dated at the Office of the Provincial Secretary, at Fredericton, eighteenth day of February, A. D. 1901.

L. J. TWEEDIE, Provincial Secretary.

PROVINCIAL DEBENTURES.

SEALED TENDERS, marked "TENDERS FOR DEBENTURES," and addressed to the Receiver General of New Brunswick, at Fredericton, will be received at this office until WEDNESDAY, the twenty-seventh day of FEBRUARY next, at 5 o'clock p. m., for the purchase of the whole, or part of the following Provincial De-

\$200,000 in three per cent. Debentures, 40 years to run in denominations of \$500 each, dated 1st January, 1901, with half-yearly coupons attached, issued under authority of Act of Assembly, 59 Vic., Cap 3, "An Act further to provide for the Erection of Permanent Bridges."

The above debentures will be delivered, and the funds therefor payable at the Receiver General's Office, at Fredericton, within one month after acceptance of tender.

The highest or any tendernot necessarily accepted.
The sum of 2½ per cent. on the amount of the accepted tender must be deposited with the Receiver General, within three days after receipt of notice of acceptance.
All tenders and communications to be strictly confidential.
The Act under which these Debentures are issued, contains no provision for optional redemption before expiration of 40 years.
Further information relating to these Debentures, if required, will be furnished on application to the Receiver General.

. J. TWEEDIE. Provincial Secretary and Receiver General's Office, Fredericton, 5th February, 1901.

In the Supreme Court in Equity.

Between S. Augusta McLeod and Howard D. McLeod, her husband, Plaintiffs; and Clara Louise McDonald, William S. McDonald, Annie L. McDonald, Charles H. McDonald, Kenneth E. McDonald, Nellie B. McDonald, Jean McDonald, George T. Nutter, and Elizabeth McKay, Defendants.

and Elizabeth McKay, Defendants.

UPON MOTION of Mr. Ewing, of Counsel for the Plaintiffs, and upon hearing read the affidavits of William A. Ewing and Clara Louise McDonald, and the Clerk's Certificate, whereby it appears that the defendants, Charles H. McDonald, Kenneth E. McDonald, Nellie B. McDonald, and Jean McDonald, are infants, that the said Charles H. McDonald, Kenneth E. McDonald, Nellie B. McDonald, and Jean McDonald, were duly served with the summons in this cause, and that the time for their appearance has jexpired, no appearance has been filed on their behalf, or on behalf of any or either of them: It is ordered, That unless the said infant defendants do cause an appearance to be entered for them in this suit within twenty days from the date of this Order the plaintiffs shall be at liberty to prove their case against such infant defendants by affidavit.

Dated this twenty sixth day of February, A. D. 1901.

By the Court.

By the Court,

2ins

T. CARLETON ALLEN, Clerk in Equity.

BRIDGE NOTICE.

SEALED TENDERS, marked "TENDER FOR McLean's Bridge," will be received at the Department of Public Works, Fredericton,

MONDAY, 11th day of MARCH, 1901, at noon,

for repairing McLean's Bridge, Chipman, Queen's Co., N. B., according to Plan and Specification to be seen at the Public Works Department, and at the store of Messrs. Sayre & Holly, Brigg's

Department, and at the store of Messrs. Sayre & Holly, Brigg's Corner, Chipman, Queen's County, N. B.

Each tender must be accompanied by a certified Bank Cheque or Cash, for an amount equal to five per cent, of the tender (would prefer not receiving P. O. Orders), which will be forfeited if the party tendering declines to enter into contract when called upon, Should the tender be not accepted the deposit will be returned.

Two good sureties must be named in each tender. Not obliged to accept lowest or any tender. accept lowest or any tender.

Any Newspapers copying this Notice will not be compensated. C. H. LABILLOIS, Chief Commissioner.

2ins
Department Public Works, Fredericton, February 22nd, 1901.

BRIDGE NOTICE.

SEALED TENDERS, marked "Tender for South West Othabog Bridge," will be received at the Department of Public Works, Fredericton, until

MONDAY, 11th day of MARCH, 1901, at noon,

for rebuilding South West Otnabog Bridge, Parish of Hampstead, Queen's Co., N. B., according to Plan and Specification to be seen at Public Works Department and at the residence of Richard Mayes, Esq., Queenstown P. O., Queen's Co., N. B.

Each tender must be accompanied by a certified Bank Cheque or Cash, for an amount equal to five per cent. of the tender (would perfer not receiving P. O. Orders) which will be forfeited if the party tendering declines to enter into contract when called upon. Should the tender be not accepted the deposit will be returned. Two good sureties must be named in each tender. Not obliged to accept lowest or any tender.

Any Newspapers copying this Notice will not be compensated.

Any Newspapers copying this Notice will not be compensated.

C. H. LABILLOIS, Chief Commissioner.

2ins
DEPARTMENT PUBLIC WORKS,
Fredericton, February 22nd, 1901.

NOTICE IS HEREBY GIVEN, That application will be made by the applicants hereinafter named, to His Honor the Lieutenant-Governor in Council, for a Grant of Letters Patent under the Great Seal, according to the provisions of "The New Brunswick Joint Stock Companies' Act, 1893," and amending Acts, incorporating the applicants and such other persons as may hereafter become shareholders in the proposed Company, a body corporate and politic, under the name and for the purposes hereinafter mentioned.

tioned.

1. The proposed corporate name of the Company is "Steamship Sellasia Company, (Limited)."

2. The object for which the Incorporation of the Company is sought is:—For the purpose of purchasing, building, owning, managing, chartering, controlling and sailing a British Steamer to be known as the "Sellasia," and to do such other acts as are incident thereto, and it desired, after purchasing and building said Steamer, to sell the same or any part thereof, with such other things as are incident thereto. things as are incident thereto

3. The office or principal place of business is to be in the Parish of Rothesay, in King's County, in the Province of New Brunswick.

4. The amount of the Capital Stock of the Company shall be Two hundred and thirty thousand dollars, to be divided into twenty-three hundred shares of One hundred dollars each.

5. The names in full, address and calling of each of the applicants are as follows, the first three of whom are to be the first or Provisional Directors of the Company:

Name in full

Name in full.

Robert Thomson. Rothesay, King's Co., N. B.,
John Henderson Thomson,
John Morris Robinson,
Percy Walter Thomson,
Robert Thomson Leavitt,
Saint John, N. B.,
Saint John, N. B.,
Saint John, N. B., Calling. Shipowner. Shipowner. Banker. Rothesay, N. B., Clerk. Saint John, N. B., Clerk.

Dated at the Parish of Rothesay, in the County of King's, in the Province of New Brunswick, this eighteenth day of February, A. D. 1901.

J. RUSSELL ARMSTRONG, Solicitor for Applicants. 2ins.

IN THE SUPREME COURT IN EQUITY.

Mary Loudoun, Plaintiff; and Alexander Loudoun and John Loudoun, Defendants.

Alexander Loudoun and John Loudoun, 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 the above named defendants, Alexander Loudoun and John Loudoun, do not reside within the Province so that they cannot be served with a Summons, and that their place of residence cannot be ascertained by the plaintiff, and that the above plaintiff has a good prima facie grounds for filing a Bill against the above named defendants: I do hereby order, that the said defendants, Alexander Loudoun and John Loudoun, on or before the first day of JULY next, do enter an appearance in this suit (if they intend to defend the same), wherein a Bill will be filed against them the above named defendants by the above named plaintiff, for the partition of certain lands and premises described as follows:—"All that piece, parcel or lot of land situate, lying and being in the Town of Chatham aforesaid, bounded on the Easterly side by King Street, so called; on the Northerly side by Wellington Street, so called; on the Northerly side by Wellington Street, so called; on the Westerly side by lands now owned and occupied by Wilfred R. Gould; and on the Southerly side by lands owned by the late J. R. Goggin and now in the possession of his widow and heirs," and in which they are entitled to one undivided tenth part each; the whole into ten equal parts, being divided as heirs of their father the late Alexander Loudoun of Chatham aforesaid, Merchant, deceased; and unless such an appearance is so entered the Bill may be taken pro confesso and a decree made.

Dated this twenty-seventh day of November, A. D. 1900.

Dated this twenty-seventh day of November, A. D. 1900. L. J. Tweedie. Plaintiff's Solicitor. 14ins

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, and the advertisement is accompanied by the cash, and the advertisement is accompanied by the cash, and the advertisement is acc tisement will not be inserted. In cases where the amount can-not be ascertained before remitting, a sufficient sum must be forwarded to cover insertion, and any surplus will be returned. R. W. L. TIRBITS, King's Printer.