named will, after the expiration of two weeks from the publication of this notice, apply by Petition to His Honor the Lieutenant-Governor in Council for the issue of Letters Patent, under the provisions of "The New Brunswick Joint Stock Companies' Act, 1893," incorporating the applicants and such other persons as more 1893," incorporating the applicants and such other persons as may hereafter become shareholders in the proposed Company, a body corp rate and politic, under the name and for the purposes hereinafter mentioned

1. The proposed name of the Company is "Connors Bros (Limited."

2. The purposes for which such incorporation is sought are-To 2. The purposes for which such incorporation is sought are to purchase, lease, or otherwise acquire, own and deal in real estate; to purchase, lease, or otherwise acquire buildings, plant and ma-chinery, raw materials, and other necessary products and materials to be used in the packing and canning of Sea Foods, "ruits, etc., etc., and to sell, purchase and generally deal in all kinds of mer-chandize, and to do all and every matter and thing necessary for

chandize, and to do all and every matter and thing necessary for and incidental to the above mentioned purposes and objects. 3. The Office or chief place of business of the said Company is to be established in Blacks Harbor, in the Parish of Pennfield, County of Charlotte.

4. The amount of the Capital Stock of the said Company is to be Twenty-four thousand dollars, of which the full amount has been actually subscribed 5. The said Capital Stock shall consist of two hundred and forty

shares of One hundred dollars each 6. The name in full, address and calling of each of the applicants

is as follows :--

Lewis Connors, of Blacks Harbor, in the County of Charlotte, Packer of Sea Foods. Fruits, etc., and General Merchant Patrick W. Connors, of Blacks Harbor, in the County of Char-latte, Packer of Sea Foods, Fruits. etc., and General Merchant. Francis Connors, of Blacks Harbor, in the County of Charlotte, Can Maker

John McDowell, of Blacks Harbor, in the County of Charlotte,

Can Maker Robert Thompson, of Blacks Harbor, in the County of Charlotte.

Can Maker. 7. The said Lewis Connors, Patrick W. Connors, and Francis Connors, are to be the first or Provisional Directors of the said

Company Dated the twenty-sixth day of January, A. D. 1901.

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DOMINION OF CANADA.

PROVINCE OF NEW BRUNSWICK.

IN THE SUPREME COURT IN EQUITY.

Henry T. Sears, Plaintiff; and Edward Sears and Mary Kate Sears his wife; George Sears and big Emily Sears his wife; Robert B. Sears and Jenny Sears his wife; James W. Sears, Annie Walters and Reverend John Walters her husband, Richard Sears, and Ella Maud Sears, Defendants

Defendants WHEREAS it has been made to appear, by affidavit, to the satis-faction of me, the undersigned, one of the Judges of the Supreme Court, and the Judge in Equity, that James W. Sears, one of the above named defendants, does not reside within the Province so that he cannot be served with a summous, and that his place of residence cannot be ascertained by the plaintiff. And it further appearing to me that the defendants, James W. Sears, George Sears, Robert B. Sears, Annie Walters, and Richard Sears, are interested as tenants in common in the lands and pre-mises of which John Sears, late of the City of Saint John, died seized and possessed of, for the partition of which this suit is com-menced, and the said Ella Maud Sears is the widow of David Sears, deceased, one of the children of said John Sears, and that the above plaintiff has good prima facie grounds for filing a Bill Sears, deceased, one of the children of said John Sears, and that the above plaintiff has good prima facie grounds for filing a Bill against the above named defendants, James W. Sears, George Sears, Robert B. Sears, Annie Walters, and Richard Sears: I do hereby order that the said defendant, James W. Sears, on or before the fourth day of June, A. D 1901, do enter an appearance in this suit, if he intends to defend the same, wherein a bill will be filed against the above named defendants at the suit of the above named plaintiff for the partition here on the parties to this suit of the against the above named defendants at the suit of the above named plaintiff, for the partition between the parties to this suit of the lands and premises of which John Sears, late of the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, deceased, died seised and possessed of, and to which the said plaintiff and the said defendants, Edward Sears, George Sears, Robert B. Sears, James W. Sears, Annie Walters, and Richard Sears, are entitled as tenants in common, being the children and heirs of the said John Sears who died intestate, and for an account, between the parties as to the amounts heretofore children and heirs of the said John Sears who died intestate, and for an account between the parties as to the amounts heretofore received by either of them out of the rents or income of the said lands and premises; and unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made. Dated this fifth day of January, A D. 1901.

FRED E. BARKER, J. S. C.

Rules and Practice of the House of Assembly. PRIVATE BILLS

"78.—(1) No Private Bill shall be received by this House after the tenth day from the opening of the Session, both inclusive. (2) A typewritten or printed copy of every Private Bill so to be introduced shall be filed with the Clerk of the House at least three days before the opening of the Session; and in case of failure to comply with this provision, the fee on the introduction of any such Bill shall be double the fee provided for in Rule 84, appli-cable to such Bill."

79. No Private Bill, or Bill making any amendments of a like nature to a former Act, shall be received by the House, unless a notice specifying clearly and distinctly the nature and objects thereof, has been published four successive weeks previous to the a notice specifying clearly and distinctly the nature and objects thereof, has been published four successive weeks previous to the meeting of the Legislature, or to the introduction of the Bill, in some one of the newspapers published in the County interested in-or to be affected by the measure, or in the locality where the parties affected, or the majority of them reside; and when no newspaper is published in such County or locality, then in some newspaper jublished in the nearest adjoining County in which a newspaper is published, and also in the ROYAL GAZETTE. When the City or County interested in the measure, or the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French newspaper if any be published in the Province. 80. In any County where no newspaper may be published, the Bill, in lieu of other local publications, may be read at the As-sizes in the presence of the Grand Jhry. or before the Municipal Council of the County interested in or affected by the Bill; and a Certificate of such reading shall be endorsed upon, or attached to, the said Bill, by the Clerk of the Court or the Town Clerk, or the Secretary-Treasurer, as the case may be, verified by the Seal (if any; of the Court, Town Council, or Municipal Council, as the case may be; and separate Petitions may be presented to the House, setting forth in detail the object of the measure, and the reasons that may be urged for its adoption. 81. It shall be the duty of all parties seeking the interference of the Legislature in any private bill, to file, with the Clerk of the House, the evidence of their having complied with the Rules and Standing Orders thereof. 82. In default of such proof or evidence being so furnished, it

82. In default of such proof or evidence being so furnished, it shall be the duty of the Clerk to report to Mr. Speaker, or the House, and to endorse upon the bill, that the Rules and Standing Orders have not been complied with. 71. No Bill shall be read the second time until it has been printed

according to a form to be prescribed by the Clerk of this House, and a sufficient number of copies thereof, folded, and with the title and name of the Member who has introduced the same, and the number of the Bill endorsed thereon, have been distributed for the use of the Members, and the Clerk-Assistant shall have certified accordingly on the Orders of the Day, thus: "Printed," signifying that it has been printed according to this Rule, and distributed.

84. No private bill shall be received unless it shall be certified

incorporated under that Act.

On Bills amending the last mentioned incorporating Acts, onethird of the original fee. On Bills for the incorporation of Companies or Associ-

ations not having a stated capital,...... \$40 00

Ard provided, that this Rule shall not extend to local Bills, not of a private nature, or to Acts for the incorporation of Cemetery Companies, or Churches, or relating to the property or objects

Forms of Bills can be obtained on application to the Clerk of the Legislative Assembly, at his Office in Fredericton. Dated the 5th day of December, A. D. 1900.

HENRY B. RAINSFORD. Clerk Legislative Assembly.

NOTICE.

THE UNDERMENTIONED non-resident ratepayer of School District No. 1, Parish of Richibucto, County of Kent, is hereby notified to pay his respective rates, as set opposite his name to

GOVERNMENT	ED E BARKER, J. S C.	George K. McLeod, 1898	
UUVERNMEN1	NOTICE.	Do. 1900	15 60
ANY PERSONS having copies of th	ie Synoptic Reports of the	1	1900. 14 04
Legislative Assembly of this Province	e for the year 1995 and c	and the second	ROBT. W. BEERS
any previous years thereto, will please communicate with the DEPUTY PROVINCIAL SECRETARY, Fredericton, as to the disposal		De Advertigemente for	Sect'y to Trustees.
of the same. Fifty cents per copy will same.	l be paid for each copy of the	be forwarded by Mail to	the Gazette are required to
Provincial Secretary's Office, Fredericton 23rd February, 190	L. J. TWEEDIE.	Printer, on TUESDAY, in a nesday's issue.	R. W. L. TIBBITS, King's order to be in time for Wed