

NOTICE is hereby given, that application will be made by the applicants hereinafter named, to His Honour the Lieutenant-Governor-in-Council, for a grant of Letters of Incorporation under the Great Seal of the Province of New Brunswick, under the provisions of the New Brunswick Joint Stock Companies' Act and the several Acts in amendment thereof, incorporating and constituting the applicants and such other persons as may become shareholders in the proposed Company, a body corporate and politic, under the name and for the purposes hereinafter mentioned:

1. The proposed corporate name of the Company is "The Vernon Consolidated Mines, Limited."

2. The objects for which such incorporation is sought and the powers of the Company, shall be as follows:

(a) To purchase or otherwise acquire and take over Mining Lease No. 94 under the Mining Act of the Province of New Brunswick, and to pay therefor wholly or partly in cash, or wholly or partly in paid-up shares, bonds, debentures or other securities of the Company.

(b) To carry on the business of mining, milling, reducing and development company.

(c) To carry on a general merchandise business.

(d) To prospect for, open, explore, develop, work, improve, maintain and manage, gold, silver, copper, coal, iron, lead and other mines, minerals, and other deposits and properties, and to dig for, dredge for, raise, crush, wash, smelt, assay, analyse, reduce and amalgamate and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof, or any interest therein.

(e) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, leases, licenses, easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, letters patent of invention, processes and mechanical or other contrivances and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein.

(f) To construct, maintain, alter, make, work or operate on the property of the Company, or on property controlled by the Company, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, hotels, warehouses, buildings, shops, stamping mills, dredges and other works and machinery, plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the Company or its workmen or servants.

(g) To build, acquire, own, charter, navigate and use steam and other vessels.

(h) To purchase or otherwise acquire, hold, pledge, sell, or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation.

(i) To take, acquire and hold as the consideration for ores, metals or minerals, sold or otherwise disposed of, or for goods supplied for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company.

(j) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this Company.

(k) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privilege, contracts, rights, obligations and liabilities of any person or company carrying on any part of the business which this Company is authorized to carry on, or possessed of property suitable for the purposes thereof.

(l) To acquire by purchase, lease or otherwise, and to hold, use, improve, build upon, manage, lease, let, sell, mortgage, dispose of and deal in any lands, tenements, hereditaments and immovables.

(m) To work, alter, repair, improve and maintain buildings upon lands which the Company may own, or in which it may have any interest, and generally to carry on a business of real estate dealers.

(n) To do all such acts, matters and things as are incidental or necessary to the due attainment of the above objects or any of them.

(o) To lease, sell or otherwise dispose of the property and assets of the Company or any part thereof for such consideration as the Company may think fit, including shares, debentures or securities of any Company.

(p) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the Company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations.

(q) The Directors of the Company to be permitted to hold meetings of the Board outside of the Province.

3. The head office or chief place of business of the Company is to be at the City of Moncton, in the County of Westmorland and Province of New Brunswick.

4. The amount of capital stock of the Company is to be One Million Five Hundred Thousand Dollars (\$1,500,000), divided into One Million Five Hundred Thousand shares of One Dollar (\$1.00) each.

5. The name in full, address and calling of each of the applicants is as follows:

Frank Aljoe O'Neill, of the City of Montreal, in the Province of Quebec, Banker;

James Pennington, of the City of Montreal, in the Province of Quebec, Accountant;

Hugh Ross Lyons, of the City of Montreal, in the Province of Quebec, Gentleman;

Howard R. Richey, of the City of Montreal, in the Province of Quebec, Broker;

George H. Trueman, of the City of Moncton, in the

County of Westmorland and Province of New Brunswick, Gentleman;

The said Frank Aljoe O'Neill, James Pennington, Hugh Ross Lyons, Howard R. Richey and George H. Trueman, are to be the first or provisional directors of the Company.

Dated this third day of October, A. D. 1911.

E. ALBERT REILLY,

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Solicitor for Applicants.

IN THE SUPREME COURT, CHANCERY DIVISION.

BETWEEN John Getty, Plaintiff, and Henry Magee, Charles Magee, Bella Magee and Catherine Magee, Sarah Johnson and John Johnson, Louise Scottton and William Scottton, Jesse Olsen and Stephen Olsen, Emma Magee, Catherine Jennings and John Jennings, Thomas Carroll, Frank Carroll and Jane Carroll, John Carroll and Jane Carroll, James Carroll, Mary Daly and Daniel Daly, Charles Magee, Lillian Magee, Ida Magee, Thomas Kerr and Margaret Kerr, Andrew Kerr and Mary Kerr, Isabella Currie and Donald Currie, Elizabeth McLean, Alexander Kerr, Mary Kerr, Robert Kerr and Vesta Kerr, Matthew Ellis, Lydia Ellis, Henry Ellis, Harold Ellis, Mary McNair and Irvin McNair, Benjamin Parsons, Arnold Parsons, Frank Parsons, Thomas Porter, Bessie Porter, Lillian Porter, Jemima Porter, Robert Porter, William Porter, Frank Porter, Margaret Patterson and Duncan Patterson, Henry Getty and Rebecca Getty, John Getty, Mary Jane Getty, Robert Getty, John Ronalds and Orindo Ronalds, Henry Ronalds, Euphemina Ramsey and Andrew Ramsey, Defendants.

GEORGE THE FIFTH by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the seas, King, Defender of the Faith, etc.

To Henry Magee, Charles Magee, Bella Magee and Catherine Magee, Sarah Johnson and John Johnson, Louise Scottton and William Scottton, Jesse Olsen and Stephen Olsen, Emma Magee, Catherine Jennings and John Jennings, Thomas Carroll, Frank Carroll and Jane Carroll, John Carroll and Jane Carroll, James Carroll, Henry Daly and Daniel Daly, Charles Magee, Lillian Magee, Ida Magee, Thomas Kerr and Margaret Kerr, Andrew Kerr and May Kerr, Isabella Currie and Donald Currie, Elizabeth McLean, Alexander Kerr, Mary Kerr, Robert Kerr and Vesta Kerr, Matthew Ellis, Lydia Ellis, Henry Ellis, Harold Ellis, Mary McNair and Irvin McNair, Benjamin Parsons, Arnold Parsons, Frank Parsons, Thomas Porter, Bessie Porter, Lillian Porter, Jemima Porter, Robert Porter, William Porter, Frank Porter, Margaret Patterson and Duncan Patterson, Henry Getty and Rebecca Getty, John Getty, Mary Jane Getty, Robert Getty, John Ronalds and Orindo Ronalds, Henry Ronalds, Euphemina Ramsey and Andrew Ramsey, Defendants.

We command you that within ten days after the service of this writ on you, inclusive of the day of such service, you do cause an appearing to be entered for you in an action at the suit of John Getty aforesaid.

And take notice that in default of your doing so the said Plaintiff may proceed therein to judgment and execution.

Witness the Honorable Frederick E. Barker, Chief Justice, the fourteenth day of November, A. D. 1910.

This writ to be served within twelve calendar months from the date thereof, or if renewed, within six calendar months from the date of last renewal, including the day of such date, and not afterwards.

The Plaintiff's claim is: That Sarah Getty died on the 10th day of November, A. D. 1900, unmarried, without having made any will or testament.

That at the time of her death she was seized and possessed of all that certain piece, portion or tract of land situate in the Parish of Bathurst, in said County of Gloucester, known and distinguished as the southern moiety or one-half of that lot or tract of land on which the said Henry Getty resided, and which was conveyed to him by James M. Merrell and Henry Prior, of Halifax, Nova Scotia, by deed bearing date the twenty-first day of November, one thousand eight hundred and fifty-seven, the moiety aforesaid conveyed is bounded on the south or upper side by land in the occupation of John Bateman, on the front by the Big Nepisiguit River, on the north by the other moiety of said tract, and on the rear by the rear line of the grant granted by the Crown to William End, and contains sixty acres, more or less.

That she left no father, or mother surviving her.

That she left no sisters surviving her, and the only brother she left surviving her is John Getty, the above named Plaintiff.

That besides said Plaintiff, the said Sarah Getty left surviving her children of deceased brothers and sisters, and issue of deceased children of deceased brothers and sisters, who are the above named Defendants.

A sale of said lands and premises and a distribution of the proceeds will be more beneficial than a division of the property.

That a sale of said lands and premises be ordered and that a distribution of the proceeds be made among the parties interested.

Dated this 14th day of November, A. D. 1910.

This writ was issued by James P. Byrne, of Bathurst, in the County of Gloucester, whose place of business and address for service is Douglas street, Bathurst, N. B., Solicitor for the above named Plaintiff, who resides at the Parish of Bathurst, in the County of Gloucester.

JAMES P. BYRNE,

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Solicitor for Plaintiff.

EUGENE DES ROCHES, Mortgagor; Emma B. Chapman and Percy C. Black, executors of the last will of Alfred E. Chapman, holders of the Mortgage. Real estate in Kent County. Notice of Sale given by the above holders of Mortgage. Sale on the first day of November, A. D. 1911. See advertisement in the Moncton Daily Times. 2 ins