tion with their various properties and timber licenses and in and upon the places aforesaid, and all of which said property and chattels above mentioned, are now situate and being in and upon the said properties so recently purchased by said Fred S. Morse from said Adams Burns Company, Limited, at Bathurst aforesaid, and in and upon and in connection with the lumber licenses used in connection with said business and the lumbering camps thereon, or being used in connection therewith, and in and upon and in connection with the stables, mill, buildings, machine shop) blacksmith shop, barns, yards and premises so recently sold, and in and upon and connected to or stored upon the mouths of said rivers or lands near thereto. Also, all other property and properties and chattels of a similar character to the properties mentioned hereinbefore, which may be easier be purchased and acquired by said Fred S. Morse, his executors, heirs, administrators or assigns, and used in connection with said business in lieu of and in substitution of and in addition to the ness in lieu of and in substitution of and in addition to the said properties and chattels hereinbefore mentioned; and also all other such plant, tools and chattels as may be purchased, acquired and used in connection with the carrying on of a lumbering or manufacturing business, manufacturing lumber or wood goods, upon or in connection with said business so sold, and situate at Bathurst, or upon or in connection with the said lumber licenses. Also, the sixty-six shares of the capital stock of the Bathurst Boom Company, mentioned in the statement of claim, subject to the payments thereon therein provided.

The said property to be sold will be sold in one block, and will be sold subject to the rights of the liquidators of the Nepisiquit Lumber Company, Limited, to manufacture and sell all logs on hand, and sell all lumber manufactures, and to use and operate the mill and manufacturing plant and equipment, also to use the piling ground and shipping plant, equipment and factories during the remainder of the season 1911; and also subject to the right of the Liquidators to use the piling ground and shipping plant, equipment and facilities until the first day of "uly, A. D. 1912, as directed by said Judgment or Decree

And at which sale all parties have have to bid.
TERMS OF SALE, CASH. Ten per cent. at time of bid. balance on delivery of deed.

For further terms and particulars apply to Plaintin's So-licitor or to the undersigned Master of the Supreme Court. Dated this twenty-eighth day of June, A. D. 1911.

GEORGE GILBERT.

J. D. HAZEN Plaintiff's Solicitor

Master of the Supreme Court. 12 (ns

NOTICE OF SALE.

THE Liquidators of the Nepisiguit Lumber Company, Lim-THE Liquidators of the Nepisiguit Lumber Company, Limited, hereby give notice, that they have for sale a large quantity of lumber woods supplies, consisting of flour, pork, beef, hay, oats and other heavy groceries, situated in Bear Houses on the Lumber Limits, which will be sold under the foreclosure sale at suit of Adams Burns Company, Limited, on the fourteenth September, instant. These supplies can be purchased at cost price and charges by the purchaser of the property, who would thus be enabled to forthwith continue Lumbering operations. Lumbering operations.

For particulars apply to the undersigned Liquidators. Dated at Bathurst, this 2nd September, 1911.

GEORGE E. P. MACKAY, Liquidators

NOTICE is hereby given, that the persons hereinafter named will apply to His Honour the Lieutenant-Gover-nor-in-Council for the grant of a charter of incorporation by Letters Patent under the Great Seal of the Province, in ac-cordance with the provisions of "The New Brunswick Joint Stock Companies' Act," and the Acts in amendment thereto, constituting the applicants and such other persons as may become shareholders in the Company proposed to be created a body corporate and politic under the name and for the purposes and objects and with the powers bereinafter mentioned and set forth:

The proposed name of the Company is "Newcastle Mines, Limited.

The objects and purposes for which incorporation is sought are as follows:

To purchase or otherwise acquire any mines, mining rights and land in the Province of New Brunswick; to work the same; to manufacture and deal in the products and byproducts of the same; to carry on such other businesses and products of the same; to carry on such other businesses and operations as may seem conducive to the Company's objects; to acquire shares in other companies having similar or auxiliary objects; to build, maintain and operate roads, barges, vessels and other means of transportation of the things mined or manufactured by the said Company, and generally to do all things incidental or convenient in connection with the said purposes.

The head office or chief place of business of the Commy is to be situated at Minto, in the County of Queen's and Province of New Brunswick.

The amount of capital stock in the company is to be Six Hundred Thousand Dollars, divided into six thousand shares of One Hundred Dollars each.

The names, addresses and calling of each of the applicants are as follows:
 Richard Maxwell McCarty, of Saint, John City, New

Brunswick, Broker.

George Benjamin Jaques, of New York City, and State

of New York, U. S. A., Engineer. Henry Seligman, of New York City, and State of New Henry Seligman, of New York City, and State of New York, U. S. A., Banker. Albert Louis Schultz, of Pittsburg, in the State of Penn-

sylvania, U. S. A., Civil Engineer, John B. M. Baxter, of Saint John City, New Brunswick,

Barrister-at-Law. 6. The said Richard Maxwell McCarty, George Benjamin Jaques, Henry Seligman, Albert Louis Schultz and John B. M. Baxter, are to be the first or provisional directors of the

Dated this thirtieth day of August, A. D. 1911.

BAXTER & LOGAN, Solicitors for Applicants.

NOTICE OF SALE.

To Philomene Paulin, wife of Fabien Paulin, and to Fabien Paulin, of the Parish of Paquetville, in the County of Gloucester and Province of New Brunswick, and to all others whom it may in anywise concern:—

NOTICE is hereby given, that under and by virtue of a power of sale contained in a certain Indenture of Mortgage bearing date the twenty-ninth day of November, in the year of our Lord one thousand nine hundred and nine, recorded among the Records of Deeds in and for the County of Gloucester on the thrid day of December, A. D. 1999, as number 389, and on pages 602, 603, 604 and 605 of the 51st Volume of said Records, and made between the said Philomene Paulin, wife of Fabien Paulin, and Fabien Paulin, her husband, of the first part, and the Canada Permanent Mortgage Corporation of the second part; which said Mortgage was assigned by the said Canada Permanent Mortgage Corporation of the second part; which said Mortgage was assigned by the said Canada Permanent Mortgage Corporation of the second part; which said Mortgage was assigned by the said Canada Permanent Mortgage Corporation of the second part; which said Mortgage was assigned by the said Canada Permanent Mortgage Corporation of the said Canada Permanent Mortgage Corporation of the county of August, A. D. 1911, and duly registered among said Records of Deeds in and for said County of Gloucester as number 313, and on pages 477 and 478 of Volume 53; there will, for the purpose of satisfying the money secured by the said Indenture of Mortgage, default having been made in the payment thereof, be sold at public auction, in front of the Court House in Bathurst, Gloucester County, on Thursday, the twelfth day of October next, at the hour of eleven o'clock in the forenoon, all the lands and premises in the said Indenture of Mortgage, and described as follows: On the east by land owned and now occupied by Maximam Cormier; on the south by the King's highway; on the west by land owned and on the north by the rear of the lot, containing forty acres, more or less,"

(Sgd.) MEDERIC HACHEY. (Sgd.) N. A. LANDRY, Assignee of Mortgage.

Solicitor for Assignee of Mortgage. 5 ins

NOTICE OF GRANTING LETTERS PATENT.

PUBLIC NOTICE is hereby given, that under Chapter Eighty-five of the Consolidated Statutes of New Bruns-Eighty-five of the Consolidated Statutes of New Brunswick. 1903, and amending Acts. Letters Patent have been issued under the Great Seal of the said Province, bearing date the Thirtieth Day of August, A. D. 1911, incorporating Wilfred Lagace, of Lagace Settlement, in the County of Northumberland, in the Province of New Brunswick, Clergyman; William L. Allain, of Negunc, in the said County, Member of the Legislative Asembly: Thomas I. Byrne, of Chatham, in the said County, Doctor of Medicine; Uldege Lagace, of the City of Montreal, in the Province of Quebec, Contractor, but presently at Lagace Settlement aforesaid, and James L. Stewart, of the Town of Chatham aforesaid, Publisher, for the following purposes, namely

L. Stewart, of the Town of Chatham aforesaid, Publisher, for the following purposes, namely

To purchase or otherwise acquire and take over, carry on and continue all the lumbering, milling, colonizing and general business now carried on by the Reverend Wilfered Legace, in the County of Northumberland, and also the real estate and personal property in connection therewith.

To carry on and operate a general lumber business in all its branches, both wholesale and retail.

To carry on and operate a general fishing business in all its branches.

all its branches.

To promote and carry on the settlement of lands and the colonization thereof by settlers.

the colonization thereof by settlers.

To carry on a general trading and mercantile business.

For the purpose of its business to build, purchase, lease or otherwise acquire and hold real and personal property of all kinds, with power to sell and dispose of the same.

To acquire the good will, property, rights and assets, and assume the liabilities of any person, firm or company carrying on or transacting any business similar to that conducted by the Company, and to pay for the same in cash, or in securities of the Company, or otherwise. in securities of the Company, or otherwise.

To acquire by original subscription,

otherwise acquire and hold shares and securities in any other companies authorized to do any business, which the company is authorized to carry on, or carrying on any business capable of being conducted so as directly or indirectly to benefit the Company.

To sell, lease, mortgage, pledge or otherwise dispos

of or encumber the undertakings of the Company, or any part thereof, and any or all of the real and personal property of the Company for such consideration and in such manner and upon such terms and at such time and times as to the Company may seem desirable, subject to the provisions of The New Brunswick Joint Stock Companies' Act.

To do all and everything necessary, incidental, suitable, able, convenient or proper for the carrying on of the said businesses, or the accomplishment of any purpose, or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the Company, either as carrying on said businesses or as holders of or as interested in any property or otherwise.

The Company hereby incorporated shall be liable for the cebts and obligations of the said Wilfred Lagace, existing at the time of taking over the said property, and may be sued for the same in any court of competent jurisdiction, by the name of "The North Shore Colonization Company, Limited," with a total capital stock of Two Hundred Thousand Dollars, divided into two hundred thousand shares of One Dollar each. The capital stock divided into two classes of shares, viz. "A" stock, being ordinary stock of the Company, and divided into one hundred thousand shares of One Dollar each, and

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