NOTICE is hereby given, that the parties hereinafter named

NOTICE is hereby given, that the parties hereinafter named will apply to His Honour the Lieutenant-Governor-in-Council for a grant of Letters Patent of Incorporation under the Great Seal of the Province of New Brunswick under the provisions of the New Brunswick Joint Stock Companies' Act, 1963, and amending Acts, incorporating and constituting the applicants and such other persons as may become share-holders in the proposed Company, a body corporate and poli-tic under the name and for the purposes hereinafter men-tioned: tioned:

 The proposed corporate name of the Company is "The W. Miller Extract Company, Limited."
 The objects for which such incorporation is sought J.

are as follows

are as follows: (a) To build, erect, purchase, take by lease or other-wise acquire, maintain, operate, sell or otherwise dis-pose of factories and mills for manufacturing any and all kinds of extracts from woods, nuits, shrubs and tan-ning containing materials in the Province of New Bruns-wick, and to purchase and use any and all kinds of materials deemed necessary for the manufacture of said extracts. (b) To build, erect, purchase, take by lease or other-wise acquire, maintain, operate, sell or otherwise dispose of any plant or plants, buildings, works, factories, mills or other undertakings for taming hides and making leather of any and every kind and description whatsoever. (c) To purchase, take by lease or buy from the Crown or from any person or persons, company or companies, and

(c) To purchase, take by lease or buy from the Crown or from any person or persons, company or companies, and take by assignment or transfer of leases or of licenses granted by the Crown or by any person or persons, company or companies, or otherwise acquire, timber lands, timber limits and rights to cut timber in the Province of New Brunswick, and to sell or otherwise dispose of the same.
(d) To lumber, cut, haul, get out, purchase or otherwise produce all kinds of timber and trees, barks and shrubs, whether growing on or severed from the soil, and to sell, manufacture or otherwise dispose of the same.
(e) To purchase and acquire by deed, lease, grant or otherwise, lands, water powers and any rights and easements in respect thereto for the purpose of the works and operations of the Company.

(f) To purchase, acquire, hold or sell the good will of any Company, firm or business with the like objects of the Company and any lands, tenements and hereditaments, rights, company and any lands, tenements and hereditaments rights, Company and any lands, tenements and nereditaments, rights, plant or other assets pertaining to the same, together with the privileges, franchises, rights and powers thereof, and in connection with any such purchase or acquisition to assume the liabilities of any company, partnership, firm or persons. (g) To sell and dispose of the whole or any part of the property, assets or undertainings of the Company to any other company to any

other company or persons. (h) To acquire by original subscription or otherwise, and to purchase, hold, sell or otherwise dispose of the shares, stock, debentures, bonds or other obligations of any other Company carrying on or authorized to carry on any business or undertaking within the objects of the proposed Company, or with like objects

(i) To construct, purchase, acquire, maintain and oper-ate any plant, buildings, works, factories, mills or other un-

ate any plant, buildings, works, factories, mills or other un-dertakings for the purposes of the Company or incidental to its operations or connected therewith or necessary or expedi-ent for any of the purposes of the Company. (j) To build, make, maintain and operate tramways or railroads operated by steam, electrical or other power, for the purposes of the operation and business of the Company and for the carrying on of the same

and for the carrying on of the same. (k) To acjuire and use for the purposes of the Com-pany and its operations, waterways, water powers, sluice-ways and other water rights and to establish, instal and operate electrical or other power plants for the purposes of the operations of the Company.

(1) To purchase, construct, take by lease or otherwise acjuire operate, charter or navigate power or sailing vessels, barges, scows, boats and row boats of every kind and description whatsoever, and to sell, dispose of or otherwise deal in the same.

(m) To repair, renew or rebuild nower or sailing ressels of every kind or description whatsoever. (Sgd.)

(n) To conduct and carry on a general merchandise and trading business, wholesale or retail, or both, and the buying and selling of goods, wares and merchandisc of every kind and description, and to store, warehouse, carry and trans-port goods, wares and merchandise of any kind whatsoever

for hire or reward, and to carry and transport passengers by land or water for hire or reward. (0) To construct, take by lease or otherwise acquire maintain and for hire or reward operate wharves, docks, dry docks, graving docks, repairing docks in the Province of New Brunswick and to sell or otherwise dispose of the same.

(p) To acquire, purchase and use, hold, sell and dispose of patents, patent rights, rights by Letters Patent, fran-chises and other rights such as are necessary or deemed de-sirable for the purposes of the proposed Company, and to construct, acquire, purchase, build, use and operate, hold, sell and dispose of telegraph lines and telephone lines, ma-chinery and plant for the purchase of the second for chinery and plant for the purposes of the said proposed Com-DADY. (9) To lease, sell, mortgage, pledge or otherwise dispose of or encumber the underfakings of the Company, or any part thereof, and any or all of the real or personal pro-perty of the Company for such consideration and in such manner and upon such terms as to the Company may seem desirable. To borrow money upon the credit of the Com-pany to limit or increase' the amount borrowed; to issue bonds, debentures or other securities of the Company for sums not less than One Hundred Dollars each, and to sell and sums not less than One Hundred Donars each, and to sen and pledge the same and other such sums and at such price as may be deemed expedient, and hypothecate, mortgage or pledge real and personal property of the Company, or both, to secure any bonds, debentures or other securities for any to secure any bonds, debentures or other securities for any money borrowed for the purposes of the Company. (r) To do all and everything necessary, convenient or proper for the carrying on of the said business or the accom-plishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidential to the powers herein named or which shall at any time appear the powers herein named or which shall at any time appear one or more of the objects herein enumerated of time appear the powers herein named or which shall at any time appear conducive or expedient for the protection or benfit of the Company, either as carrying on the said businesses or as holders of or interested in any property or other Company to the same extent and as fully as natural persons might or the same extent and as fully as natural persons persons might or the same extent and as fully as natural persons perso

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3. The head office, or chief place of business of the Com-pany is to be established at the Town of Newcastle or other place in the County of Northumberland, in the Province of New Brunswick.

Piace in the County of Northumberland, in the Province of New Brunswick. 4. The amount of Capital Stock of the Company is to be Two Hundred and Ninety-eight Thousand Dollars, divided into Shares of One Hundred Dollars each, to be divided into two classes of stock, of which One Thousand Four Hundred and Ninety Shares are to be "B" Stock and First Preferred Stock, of the par value of One Hundred Dollars each share, the hold-ers of which stock shall be entitled to a cumulative dividend in each year of an amount equal to six per cent. upon the amount of the said stock payable from profits, if earned, and which shares both as to dividends and as to the distributed share of the Assets in the dissolution or winding-up of the Company-shall have preference and priority over the Com-inon Stock and over any other Stock at any time issued. One Hundred and Forty-nine Thousand Bollars of said cap-ital stock, or One Thousand Four Hundred and Ninety Shares of said capital stock, are to be "A" stock. Common Stock of the par value of One Hundred Dollars each. If after providing for the payment of full dividends for any year on the Pre-ferred Stock and for any balance that may remain due on the cumulative dividends on such Preferred Stock for preceding to are there whall remain any halance that may remain due on the cumulative dividends on such Preferred Stock for preceding to the shore the stock and prior any the stock of the for the payment of full dividends for any year on the Pre-ferred Stock and for any balance that may remain due on the former theory should be an each of the payment of full dividends for any year of the form of the stock and balance that may remain due on the former theory and the payment of any balance that may remain due on the former theory should be payment of the payment of such preferred Stock for preceding the stock of the payment of full dividends for any year on the Pre-ferred Stock and for any balance that may r

ferred Stock and for any balance that may remain due on the cumulative dividends on such Preferred Stock for preceding years there shall remain any surplus net profits, any and all such surplus shall be applicable to dividends on the Common Stock for such year, when, and as from time to time, the same shall be declared by the Board of Directors which divi-dends on such Common Stock shall and be committee but dends on such Common Stock shall not be cumulative, but shall only be paid if carned.

The name in full, address and calling of each of the ap-plicants is as follows: John C. Miller, of Millerton, in the County of Northum-berland, in the Province of New Brunswick, Manufacturer. Ernest Hutchinson, of Douglastown, in said County of Northumberland, Capitalist. John T. Rundle, of Chatham in said County of

Northumberiand, Capitalist. John T. Rundle, of Chatham, in said County of Northum-berland, Lumberman. John D. Creaghan, of Newcastle, in said County of North-umberland, Merchant. John W. Miller, of Newcastle aforesaid, Chemist; and Walter Stevens, of Chatham aforesaid, Pulp Mill Man-

The aforesaid John C. Miller, Ernest Hutchinson, John T. Rundle, John D. Creaghan and John W. Miller are to be the first or provisional directors of the Company. Dated at Newcastle aforesaid, this twenty-sixth day of

HENRY W. ROBERTSON. Solicitor for Applicants.

IN THE PROBATE COURT OF GLOUCESTER COUNTY.

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To the Sheriff of the County of Gloucester, or any Constable within the said County:

WHEREAS, John Getty, of the Parish of Bathurst, in the Whintenas, some Getty, of the Farlan of the goods and chattels of Sarah Getty, late of Bathurst, in the County of Gloucester, deceased, has filed an account of his administra-tion of the estate and effects of the said Sarah Getty, and has

tion of the estate and effects of the said Sarah Getty, and has by his petition bearing date the twenty-fifth day of April, A. D. 1911, prayed to have the same passed and allowed: You are therefore required to cite the heirs, next of kin, creditors and all others interested in the estate of the said Sarah Getty, deceased, to appear before me at the Court of Probete to be held at my office at Bathurst aforesaid within and for the said County of Gloucester, on the sixth day of June, A. D. 1911, at the hour of ten o'clock in the forenoon to attend the passing and allowance of the accounts of the said Administrator of the estate of the said Sarah Getty, deceased. Given under my hand and the seal of the said Probate Court this twenty-fifth day of April, A. D. 1911.

(Sgd.) N. A. LANDRY. Judge of Probate for the County of Gloucester.

EDWARD L. O'BRIEN, Registrar of Probates for the

County of Gloucester.

JAMES P. BYRNE, Proctor for Administrator.

## NOTICE.

THE following non-resident ratepayers of the City of Monc-

THE following non-resident ratepayers of the City of Monc-ton are in default for non-payment of taxes assessed upon real estate in the City of Moncton. The amount of taxes in arrears in each case being set opposite their names. Notice is hereby given, that unless the said arrears with cost of advertising, are paid within one month from the date of this notice, the real estate of such ratepayers in the said City of Moncton will be sold to pay such taxes in arrears. 1999. 1910. Total Allen, George H. . . . (balance) \$73.00 \$1123.22 \$202.22 Goddard, H. J. A. . . . . . . . . . . . . . . . 4.04 \$2.63 \$7.63 J. S. MAGEES.

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J. S. MAGER Receiver of Taxes for the City of Moncton. Dated the seventeenth day of April, 1911. Gins

## MORTGAGE SALE.

R. BURNS GLASS, Mortgagor; Edward S. Scott, holder of Mortgage. Freehold in the Parish of Aberdeen, Carle-ton County. Notice of Sale given by the above holder of Mortgage. Sale on the 6th day of June, A. D. 1911. See advertisement in the Carleton Sentinel.

W. P. JONES. Solicitor for Mortgagee.

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## MORTGAGEE'S SALE.