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FOR LICENSE TO SEARCH-Continued.					
No.	Name.	Date of Application.	County.	. Situation,	S J.M
1836	Hector McInnes	29th Dec., 1911	North'd & Kent	Mining Block No. 109, Head of Bay du Vin River.	
1837	Hector McInnes	29th Dec., 1911	North'd & Kent	Mining Block No. 115, Head of W. Bra., Barnaby River.	
1838	Hector McInnes	29th Dec., 1911	North'd & Kent	Mining Block No. 116, Head of Barn- aby River.	5
1839	Hector McInnes	39th Dec., 1911	North'd & Kent	Beginning at a point in the S. line of Mining Block 107, where the same is intersected by the W. limit of appin. 1818 for license to search, thence running by the magnet of the year 1911, W. 90 chains more or less to the southwest angle said Block 107, thence south 2 miles, east 2½ miles, north to aforesaid appli- cation 1818, west to its S.W. angle and north to place of beginning. Dis-	
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Notice of such application is hereby given to the Owners or Assignces of such lands, who may within 30 days from this date prefer claims to me to have made examinations or actually commenced mining operamons thereon, that the Governor-in-Council will examine into the matter and take action, etc., as provided for by the 142nd section of said Act. Additional particulars as to situations can be obtained on application to

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J. K. FLEMMING.

Surveyor General.

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NOTICE IS HEREBY GIVEN, that the persons hereinafter gages, liens and encumbrances upon any kind or real or per-NOTICE IS HEREBY GIVEN, that the persons hereinafter named will within one month after the last publication of this notice, apply to His Honour, the Lieutenant-Governor-in-Council, for a charter of incorporation by Letters Patent, under the Great Seal of the Province of New Brunswick, in accordance with the provisions of "The New Brunswick Joint Stock Companies Act." and amending Acts, incorporating the applicants and such other persons as may become sharehold-ers in the proposed company, a body corporate and politic, under the name and for the purposes hereinafter mentioned. I. The proposed corporate name of the Company is "J. Clark & Son, Limited," which is not that of any other known Company incorporated, or any name liable to be con-founded therewith, or otherwise on public grounds objec-tionable.

The objects and purposes for which incorporation is

2. The objects and purposes for which incorporation is sought are: (a) To carry on the business of manufacturing, buying, selling, trading, bartering and dealing, in all kinds of goods, wares and merchandlize, both wholesale and retnil, and for such purposes or any of them, or any purpose incidental thereto or conected therewith, to purchase, lease or otherwise acquire, hold, enjoy, develop, improve and turn to account any lands, buildings, stores, works, factories, ware-bouses and plant as may be considered necessary or desirable by the Company or the directors thereof. (b) To purchase, take on lease, hire or otherwise acquire real and personal property for the purpose of the Company's undertaking, renting or other purpose of the Company and from time to time to lease or hire the same, or any part thereof, and any other real or personal property of the Company for such rent or other consideration and with such option of renewal as the directors may determine. (c) To acquire by purchase, subscription or otherwise, or any hold with any other real subscription of or otherwise.

(c) To acquire by purchase, subscription or otherwise, and own, hold, sell, morigage, pledge or otherwise dispose of shares of the capital stock, either common or preferred, or any bonds, debentures, debenture stock, or other interest in any company having objects altogether or in part similar to there of this country objects altogether or in part similar to any company having objects altogether or in part similar to those of this company, or any of them, and to acquire, as-sume and undertake the whole or any part of the business, property or liability of any present firm or Company carry-ing on in whole or in part any business which this Company is authorized to carry on, or possessed of property suitable or desirable for the purpose of this Company, with power to any such shares of stock to exercise all the rights of own-ership, including the right to vote thereon.

gages, liens and encumbrances upon any kind or real of per-sonal estate or mixed. (b) To do any and all things above set forth as objects, purposes, powers or otherwise and any and all things neces-sary or incidental thereto, or which shall at any time appear conducive to or expedient for the accomplishment of the purposes or attainment of the objects or the exercise of the powers hereinbefore mentioned, or any of them, as fully as natural persons might do.

powers hereinbefore mentioned, or any of them, as fully as a tural persons might do. The head office or chief place of business of the Com-pany is to be at the City of Fredericton, in the County of York and Province of New Brunswick. The amount of the capital stock of the Company is to be One Hundred Thousand Dollars, divided into one thou-sand shares of One Hundred Dollars, each. The names in full, addresses and callings of each of the applicants, of whom the first three named shall be Pro-. John T. Clark, of the City of Fredericton, in the County of York, Merchant. William G. Clark, of the City of Fredericton, Merchant.

William G. Clark, of the City of Fredericton, Merchant, Harriet H. R. Clark, of the City of Fredericton, Married Woman

Alice R. Clark, of the City of Fredericton, Married Woman

Frederick C. Creighton, of the Town of Woodstock, in the County of Carleton, Manager. George W. Jackson, of the Town of Woodstock, Salesman, Dated at the City of Fredericton, this fourth day of Jan-uary, A. D. 1912.

SLIPP & HANSON.

Solicitors,

PUBLIC NOTICE.

(d) To sell, mortgage, pledge, lease, let, hire or other-wise part with or dispose of the real and personal property, franchises, assets, rights and credits of the Company, or any of the same, or any interest or right thereon, or in any of the same, or the undertaking of the Company or any of its operations upon such terms and for such considerations

its operations upon such terms and for such considerations as the directors may determine. (e) To issue paid up shares or bonds or debentures of the Company for the payment of the purchase price of property, rights, services, franchises or privileges agreed to be pur-chased by the Company, as the directors may determine. (f) To borrow or raise or secure the payment of money in such manner as the directors of the Company may determine, and in particular by the issue of bonds or debentures charg-ed upon all or any of the Company's assets (both present and future) and secure by mortgage or trust deed, or other con-veyance or assurance of such property, and to purchase, re-deem or pay off all or any of such securities. * (g) To have, hold and acquire, mortgages, chattel mort-

