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## TAKE NOTICE, that Timothy Arthur Hurley, of Bilssfield, in the County of Northumberland, in the Province of New Brunswick, Lumberman, and Farmer, pursuant to the provisions of an Act of the General Assembly of the Pro-vince of New Brunswick, being Chapter 141 of the Consolid-ated Statutes of New Brunswick, 1903, "respecting Assign-ments and Preferences by Insolvent Persons," and amending Acts has this day made a general assignment for the benefit ments and Preferences by Insolvent Persons," and amending Acts, has this day made a general assignment for the benefit of his creditors to the undersigned Cyrus F. Inches, of the City of Saint John, in said Province, Barrister-at-Law; and a'so that a meeting of the creditors of the said Timothy Ar-thur Hurley will be held at the office of the said Cyrus F. Inches, 108 Prince William street, in the City of Saint John aforesaid, on Tuesday, the seventh day of May next, at three o'clock in the afternoon, for the appointment of inspec-tors and giving of directions with reference to the disposal of the estate and transaction of such other business as shall properly come before the said meeting. And further take no of the estate and transaction of such other business as shall properly come before the said meeting. And further take no-tice that all creditors are required to file their claims, duly proven, with the undersigned assignee within three months from the date hereof unless further time be allowed by a Judge of the Supreme or County Court; and that all claims not filed within this time allowed, or such further time, if any, as may be allowed by any such Judge, shall be wholly barred of any right to share in the proceeds of the estate, and that said assignee shall be at liberty to dispose of the proceeds of the estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor. debtor therefor.

Dated at the City of Saint John aforesaid this twenty-sixth day of April, A. D. 1912.

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D. KING HAZEN, Solicitor for Assignee. CYRUS F. INCHES, Assignee.

NOTICE IS HEREBY GIVEN, that the persons hereinafter named will apply to His Honour the Lieutenant-Governor-in-Council for a grant of a Charter of Incorporation by Letters Patent under the Great Seal of the Province of New Bruns-wick, according to the provisions of The New Brunswick Joint Stock Companies' Act, Chapter 85, of The Consolidated Statutes of New Brunswick, 1903, and Acts in amendment thereto, incorporating the applicants and such other persons as may hereinafter become shareholders in the proposed Company, a body corporate and politic, under the name and for the purposes hereinafter set forth.

The proposed name of the Company is "McLean, Holt & Co., Limited."

The objects and purposes for which incorporation is sought are:

The objects and purposes for which incorporation is sought are: (a) To purchase, acquire and take over as a going con-cern the business and undertaking, plant. machinery and goodwill of the Foundry and Mercantile Business at present carried on by James L. Moavity under the name and style of "McLean, Holt & Co.," at the said City of Saint John, with the real estate, personal property, machinery, effects and other assets of the said business; and for carrying on and conducting the business of Foundry and Iron Works, smelt-ing and casting; and for the buying, selling and manufactur-ing of all classes of metals, and the products thereof; and the manufacturing, buying, selling and supplying of all kinds of machinery, engines, bollers, pipe, electrical machines, fit-tings, railway supplies and other articles made from any kind of metal or wood; and the carrying on of the general busi-ness of merchandise as hardware merchants, foundrymen and machinists; and the importation and sale of iron, steel. brass, silver, copper and all other kinds of metal and the products thereof, and all articles made therefrom, and any other general merchandise of all classes, nature and quality. (b) For carrying on the business of wharfingers and all matters incidental thereto, and the doing and carrying on of all business and transactions of every kind incident or be-longing or appertaining to any of the objects or purposes aforesaid, or which could be conveniently carried on in con-nection therewith. (c) To amalgamate with or purchase and procure convey-

nection therewith.

(c) To amalgamate with or purchase and procure convey-ances of and operate any mills, manufacturies, foundries, ma-chine works, electric light companies and other mechanical operations, and merchandise, capital stock, stock-in-trade, or goodwill thereof, or of any bodies corporate having, holding or owning the same.

(d) To apply for, purchase or otherwise acquire, and to the receipt of the return of survey at this office. hold, own, use, operate and to sell, assign or otherwise dis-pose of, to grant licenses in respect of or otherwise turn to account any and all inventions, patents, improvements and processes used in connection with or segured under Letters 50 scres, Lot 2s east of LaPetite Amac Shippecan Island .-Octave Fenoit. acres, east half lot No. 20 Patent of Canada or any other country. (e) To purchase, lease, acquire, mortgage, have and hold real and personal estate of all kinds, including bonds and stock of any incorporated Company; and to take, acquire, have and hold security upon any real or personal property or B., Robertville .-- J. Bennet Hachey. Upset price \$2.00 per acre. WESTMORLAND. effects whatsoever. acre, lot in N.W. angle of Lot 12 in the Wisner Settlement, south Shediac River.-Roman Catholic Bishop of Saint ш The office or principal place of business is to be at the City of Saint John, in the Province of New Brunswick. IV The amount of the capital stock of the Company is to be One Hundred and Fifty Thousand Dollars, divided into Fif-teen Hundred Shares of One Hundred Dollars each, V. CHARLOTTE. 56 acres, lot No. 26, New River, northerny of Saint Andrew's Road.-Leonard B. Knight. Upset price \$2.06 per acre. The names in full of the applicants and the respective addresses and callings are as hereunder written, all of whom shall be the first or provisional directors of the Company. James L. McAvity, Saint John, N. B., Manufactuffer, Thomas McAvity, Saint John, N. B., Retired Merchant. George McAvity, Saint John, N. B., Merchant. Frederick J. G. Knowlton, Saint John, N. B., Barrister-SUNBURY. 196 acres, lots 56 and 58, about 1 mile S.W. of Fredericton Junction .-- H. P. Timmerman. Upset price \$2.00 per 174 acres, lots 59 and 60, about 1 mile 8. W. of Fredericton at-Law. James B. McLean, Saint John, N. B., Foundryman. Dated at the City of Saint John, the sixth day of May. Junction .-- H. P. Timmerman. Upset price \$2.00 per A. D. 1912. H. H. PICKETT, Solicitor for Applicants. J. K. FLEMMING. 2 ins 4 ins Surveyor General.

## IN THE PROBATE COURT OF SUNBURY COUNTY.

the Sheriff of the County of Sunbury, or any Constable within the said County, Greeting:-

THEREAS, Manchester, Robertson, Allison, Limited, have WHEREAS, Manchester, Robertson, Allison, Limited, have prayed that the heirs and next of kin of Frances L. Tap-ley, late of Lakeville Corner, in the Parish of Sheffield, in the County of Sunbury, Spinster, and all others interested may appear and show cause, if and why William H. Barnaby, a director of Manchester, Robertson, Allison, Limited, creditors of said Frances L. Tapley, should not be granted administra-tion of the goods, chattels and effects of the said Frances L. Tapley. You are therefore required to cite the heirs, next of kin, creditors and all others interested, to appear before me at a Court of Probate to be hold at my office in the Town of Oromocto, within and for the said County of Sunbury, on Friday, the seventh day of June, A. D. 1912, at the hour of eleven o'clock in the forenoon, to show cause if any why Letters of Administration of the said Estate of the said Fran-es L. Tapley should not be granted to the said William H. Barnaby in due form of law. Given under my hand and the seal of the said Court this eighth day of May, A. D. 1912.

(Signed) JOHN W. GILMOR, Judge of Probate for Sunbury County.

(Signed) EMMA E. ESTABROOKS,

Registrar of Probate for Sunbury County. (L.S.)

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TO ROBERT LEE, of the Parish of Aberdeen, in the County of Carieton and Province of New Brunswick, Laborer, and Lydia Lee, his wife.

TAKE NOTICE, that the freehold property mentioned and described in a certain Indenture of Mortgage bearing date the 25th day of June, A. D. 1909 made between the said Robert Lee and Lydia Lee, Mortgagors, and Caroline Stockford. Mort-gages and registered in the Record Office of the said County of Carleton in Book "S" Number 4, on pages 655, 686 and 687, being the westerly part of lot number fifty-three, range four, Knowlesville, in the Parish of Aberdeen, in the said County of Carleton, will be sold at public auction in front of the lage of Hartland, in the County of Carleton and Province of New Brunswick, on Saturday the 20th day of July, A. D. 1912, at the hour of ten o'clock in the forenoon, default hav-ing been made in the payment of said Mortgage. That this notice is given by the said Caroline Stockford, the holder of the said Mortgage, and that a notice of the said sale has been inserted in the Hartland Observer, a news-paper published in the said County of Carleton.

M. L. HAYWARD,

Solicitor.

OHN KIMBALL and Susanna Kimball, Mortgagors; Sophia J. Jewett, holder of Mortgage. Freehold in Carleton County. Notice of sale given by above holder of Mortgage. Sale on the thirteenth day of June, A. D. 1912. See advertise-ment in The Dispatch, Woodstock. 2 ins

CROWN LAND OFFICE, May 1st, 1912.

THE following lots of vacant Crown Land will be offered for sale at this Office on Tuesday, the 4th Day of June, 1912, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor General determines the present value thereof.

Upset price per acre \$1.00 (unless otherwise mentioned) in ddition to expenses of survey.

Not to interfere with the right to cut timber or other lumber under licenses applied for previous' to the application for the land if already surveyed, or if not surveyed, previous to