2 ins

NOTICE IS HEREBY GIVEN, that application will be made Notice is Hencesy Given, that application will be made by the applicants hereinafter named to His Honor 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 said Company a body corporate and politic under the name and

thereof, incorporating and constituting the applicants and such other persons as may become shareholders in the said 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 "Chir Electric Company, Limited." (2) The objects for which such incorporation is sought, and the powers of the Company, shall be as follows: (a) To produce, manufacture, generate, supply, acquire, lease, buy, sell, distribute and dispose of electricity and elec-tric currents for light, heat and power and for any other pur-poses for which the same may be used. (b) To acquire, manufacture, construct, lay, erect, main-tain, complete and operate all works, structures, appartus, motors, poles, wires, appliances and connections, materials, supplies and machinery, as are or may be in any way used in connection with the business of production, manufacturing, acquiring, leasing, selling and supplying electric current for electricity for any purpose, and to lease, sell or otherwise dis-pose of the same in whole or in part. (c) To acquire by purchase, license, lease of any water powers or other powers, rights, easements and privileges in connection with the production, manufacturing, and to use, license, lease or otherwise dis-pose of the same in whole or in part. (d) To purchase, hold, improve, lease, sell or dispose of index or power or for any other purpose for which the same may be used. (d) To purchase, hold, improve, lease, sell or dispose of

(d) To purchase, hold, improve, lease, sell or dispose of lands, whether improved or not, and wherever situate, and develop and improve any natural waterways and water pow-ers which may be situate on any of the said slands and for the improvement of the same.

(e) To utilize any water power so developed for the purpose of generating pneumatic, hydraulic or electric power, and to use any of the said power so created to generate light, heat and power, and to use and distribute the same as required for or incidental to the business of the Company.

(f) To enter from time to time upon any public streets, roads, squares, open plots of ground or highways in the par-ish of Clair in the County of Madawaska, and Province of New Brunswick, and break up and open such public roads, streets, squares, plots of ground or highways, or day part thereof, for the more of and execting and maintained by part streets, squares, plots of ground or highways, or day part thereof, for the purpose of and erecting and maintaining poles and posts, and stringing and maintaining wires for electric light, telegraph and telephone purposes, and renewing and re-pairing the same and placing and maintaining underground along or across such public streets, roads, squares, plots of ground or highways, street mains, pipes or conduits for the conveyance of sewerage, water, steam or gas for motive power or sanitary, heating or lighting purposes, and renew-ing and repairing the same, the placing the said works and necessary appliances to be under the supervision and to the satisfaction of the Municipal Council for the County of Mada-waska, and before said Company shall break up and open any part of said public streets, roads, squares, open plots of ground waska, and before said Company shall break up and open any part of said public streets, roads, squares, open plots of ground or highways the Company shall give previous notice of its in-tention so to do in writing to the Highway Board of said Parish of Clair, and shall receive its assent thereto in writ-ing and not otherwise; and provided, also, that the said Com-pany shall and do at its own proper cost and charges, and to the satisfaction of the said Highway Board, and without un-necessary delay, repair and amend the said public streets, roads, squares, open plots of ground or highways in every part where they shall be so broken up and opened as afore-said, to the condition in which they were before breaking up said, to the condition in which they were before breaking up or opening the same, and provided, also, no poles or wires shall be placed in such a way as to interfere with the poles or wires of any telephone or telegraph or electric light company now existing, or so as to injure or impair the efficient working of any telephone, telegraph or electric light system in operation in this Province in places where such system may be in operation before this Company establishes its system, it being understood, however, that nothing herein contained shall be construed to prevent this Company from erecting its poles and stringing wires or laying the same underground the opposite side of any highway or street to that occupied 4383

(6) The said Alexis O. Robbins, William J. Robbins and Theodore Paillard are to be the first or provisional directors of the Company.

of the Company. (7) The names in full, address and calling of each of the applicants are as follows: Alexis O. Robbins, of Fort Kent, in the County of Aroostook and State of Maine, Harness Maker and General Merchant; William J. Robbins, of Fort Kent aforesaid, Harness Maker and General Merchant; Theodore Paillard, of the parish of Clair, in the County of Madawaska and Province of New Brunswick, Police Magistrate and Parm-er; Joseph B. Levesque, of Clair aforesaid, Hotel Keeper, and James E. Clair, of Clair aforesaid, Customs Officer. Dated the 15th day of April, A. D. 1912 STEVENS & LAWSON

STEVENS & LAWSON,

Solicitor for Applicants.

NOTICE OF GRANTING LETTERS PATENT.

PUBLIC NOTICE is hereby given, that under Chapter Eighty-Five of the Consolidated Statutes of New Brunswick, under the Great Seal of the said Province, bearing date the Ninth day of April. A. D. 1912, incorporating Clinton C. Campbell, of Middle Sackville, in the Parish of Sackville, in the County of Westmoriand, and Province of New Brunswick, Manufacturer; Herbert M. Wood, of the Town of Sackville, in said County, Wholesale Merchant: Thomas Wheaton, of Up-per Sackville, in said County, Parmer: Clement C. Avard, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of the said Town of Sackville, Publisher; J. Hedley Secord, of Watter W. Wells, of 280 7th Street, Brooklyn, New York, United States, Dealer; John A. Humphreys, of Sussex afore-said, Retired Merchant; William W. Black, Farmer; Charles A Lusby, Magufacturer, Charles C. Black, Manufacturer, and William Knight, Manufacturer, all of Amherst, in the Pro-unce of Nova Scotia, for the following purposes, namely: To engage in a general ranching business for the breed-ing and rearing of foxes and other fur bearing animals, in captivity, for market value and commercial purpose. To buy, sell, exchange, import and export and deal in foxes and other fur-bearing animals, alive and captive, for UBLIC NOTICE is hereby given, that under Chapter Eighty-

breediling and rearing purposes, and To make, execute and enter into contracts and agreements

with any persons or companies having objects similar in whole or in part to those of this Company for the housing, feeding, keeping, rearing or breeding of any such captive fur bearing animals.

To carry on a trade and business in raw and manufac-tured furs; to buy and sell skins, pelts and hides, both manu-factured and unmanufactured, and to transact any business relating thereto.

acquire by purchase, lease or otherwise, such real estate as may be required for the business of the said Com-pany, and to sell, encumber or mortgage the same for the

pany, and to sen, encumber of mortgage the same for the purposes thereof, or as may be. To crect upon such lands of the Company all houses, barns, pens and other buildings, walls, yards, fences and en-closures necessary, requisite or incidental to the purposes of such ranching business.

To acquire the good will, plant, rights and property of any kind, and to acquire and undertake the whole or any part of the assets and liabilities of any person, firm, association or corporation having powers similar to those of this Company, and to pay for the same in cash, stock or bonds of this Corporation or otherwise.

To amaigamate with any such Company having powers similar to those of this Company. To acquire by purchase, subscription or otherwise, and to hold, sell or otherwise dispose of shares, stocks, bonds or obli-gations of any Company having objects similar in whole or in part to those of this Company, and to vote thereon as owners thereof.

To acquire and dispose of patent rights, trade marks and trade processes, secret or otherwise. To do any or all things set forth as objects, purposes

on the opposite side of any highway or street to that occupied by the poles or wires of any existing telephone or telegraph or electric system, and provided also, that the said Company hereby seeking incorporation, its agents, or workmen, shall not in the exercise of any of its powers do or permit any un-necessary damage, nor cut down or injure any fruit, shade or 'ornamental tree, nor in any way obstruct the entrance to any door or gateway, nor place any post directly opposite any win-dow of any store, dwelling house or place of divine worship.

, dwelling house or place of divine worship.

(g) To purchase or otherwise acquire and dispose of the ericton, the ninth day of April, A. D. 1912. shares of any incorporated Company.

(h) To issue paid fip shares of the Company in payment or in part payment for any property, rights or easements or in part payment for any property, rights or easements which may be accupired by or for any services rendered or work done for the Company, or in or towards the payment or satisfaction of debts or liabilities owing by the Company, or for raising money for any other purpose of the Company. (1) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company

may think fit.

(j) To do all and everything necessary, suitable, convenient or proper for the carrying on of the said businesses or the accomplishment of any of the purposes 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 as holders of or as interested in any property or other Company.

(3) The head office of the Company will be at the parish of Clair, in the County of Madawaska aforesaid.
(4) The amount of the capital stock of the Company is to be nine thousand nine hundred dollars.
(5) The said stock is to be divided into ninety-nine shares of one hundred dollars.

of one hundred dollars each.

on of Sackville, in the County of Westmorland. Dated at the office of the Provincial Secretary, at Fred-

H. F. McLEOD, Provincial Secretary.

IN THE EXCHEQUER COURT OF CANADA.

Notice.

GENERAL SITTINGS of "The Exchequer Court of Can-GENERAL SITTINGS of "The Exchequer Court of Can-ada." for the trial of cases, etc., will be holden at the following times and places, provided that some case or mat-ter is entered for trial, or set down for hearing at the office of the Registrar of the Court at Ottawa, at least ten days before the day appointed for such sitting: and if no case or matter is so entered or set down for either of such sittings, then the same shall not be holden, viz." At the Municipal Council Chamber in the Town of Chat-ham, N. B., commencing on Tuesday, the 14th day of May, A. D. 1912, at 11 a. m. At the Court House, in the City of St. John, N. B., com-mencing on Wednesday, the 22nd day of May, A. D. 1912, at 11 a. m.

11 a.m.

Dated at Ottawa this 12th day of April, A. D. 1912. By Order, CHAS. MORSE. 4 ins Deputy Registrar.