IN THE SUPREME COURT, KING'S BENCH DIVISION.

In the Matter of Adams Burns Company, Limited, and its winding-up under "The Companies" Winding-up Act." winding-up under "The Companies' Winding-up Act." Chapter 90, of the Consolidated Statutes of New Bruns-wick, 1963, and amending Acts. NOTICE IS HEREBY GIVEN, that the Honourable Mr. Jus-tice While did on the Mr. New York, Jus-

tice White did on the fifth day of March, in the year of our Lord one thousand nine hundred and twelve, make an order Lord one thousand nine hundred and twelve, make an order, that Adams Burns Company, Limited, be wound up under the provisions of "The Companies" Winding-up Act," Chap-ter 90 of the Consolidated Statutes of New Brunswick, 1903, and amending Acts, and did thereby fix and appoint the ninth day of April, A. D. 1912, at the Judges' Chambers, in the Par-liament Buildings, in the City of Fredericton, at the hour of four o'clock in the afternoon, as the time and place for the appointment of a Curator or Curators of said Adams Burns Company, Limited, and at said last mentioned time and Company, Limited, and at said last mentioned time and place, said Honorable Mr. Justice White, did make a further order, whereby he appointed the undersigned Patrick J. Buras and James P. Byrne Curators of said Adams Burns Company, Limited, and of the estate and effects thereof, which said last mentioned order is in the words and figures following, that is to say

"In the Supreme Court, King's Bench Division--In the "Matter of Adams Burns Company, Limited, and its winding-"up under "The Companies' Winding-up Act," Chapter 90, of "the Consolidated Statutes of New Brunswick, 1903, and am-"ending Acts. Upon reading the order made by me on the "fifth day of March last past, for the winding up of the above named Company, whereby I appointed the ninth day of April. "in the City of Fredericton, at the hour of four o'clock in the "afternoon, as the time and place for the appointment of a "Curator or Curators of said Adams Burns Company, Limited, "and upon hearing read the affidavit of George Gilbert, of the "publication thereof as required by said order, and upon hear-"ing Mr. George Gilbert, counsel for the petitioner, and what

"was alleged in said petition, and no other persons appearing. "It is hereby ordered, that Patrick J. Burns, of the Par-"ish of Bathurst, in the County of Gloucester, Merchant, and "James P. Byrne, of the same place, Barrister-at-Law, be, "and they are hereby appointed Curators of the above named "Adams Burns Company, Limited, and of the estate and el-"fects thereof, under "The Companies' Winning-up Act" and "amending Acts.

"And it is further ordered, that the said Patrick J. Burns. "and James P. Byrne, as such Curators, before entering upon "their duties as such Curators, do forthwith give security in "the sum of Five Thousand Dollars each, with two sursties. "in separate Bonds to His Majesty, to my satisfaction, con-"ditioned according to the practice of the Court, for the faith-"ful performance of their duties as such Curators, and for the "faithful accounting for and handing over of all moneys and "properties of the Company which shall come to their hands. "as such Curators, as required by law or by the order or or-"ders of the Court.

"And it is hereby further ordered, that this order shall be "embodied in the twelve weeks' notice to be given by the Cutators.

"Dated this 9th day of April, A. D. 1912. (Signed) "A. S. WHITE, J. S. C." And we, the undersigned Curators, after the making of said last mentioned order, did give security as thereby re-quired, to His Majesty, to the satisfaction of said Honourable Mr. Lustice. White And we the undersigned Curators do Mr. Justice White. And we the undersigned Curators do hereby call upon all persons owing the said Adams Burns Company, Limited, to pay up at the office of the Company at Bathurst.

And Notice is hereby given, that all creditors of the said Adams Burns Company, Limited, are required to file their claims against the Company, verified by oath in Form (A) of "The Companies' Winding-up Act" within three months from the first publication of this notice, with the undersigned Curators, at the office of the Company in Bathurst, New Brunswick

Dated this eleventh day of May, A. D. 1912.

PATRICK J. BURNS, JAMES P. BYRNE.

Curators.

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NOTICE IS HEREBY GIVEN, that the persons hereinafter N mentioned will apply to His Honor the Lieutenant-Gov-ernor-in-Council for the Grant of a Charter of Incorporation by Letters Fatent under "The New Brunswick Joint Stock Companies' Act."

The proposed corporate name of the Company is to "New Brunswick Lime & Cement Company, Limited."
The objects for which incorporation is sought are:

mon carriers of lumber, goods, wares and merchandise and such other articles as may be convenient for or incidental to or capable of being conveniently carried on with the business of the Company or in connection therewith. (c) To acquire, build, erect, manage, maintain and oper-ate and to lease, let, sell and alienate all necessary buildings, stores, warehouses, shops, depots, offices, houses, hotels and other such erections as may be necessary or expedient for the use or the employment of the Company and others, and to operate, lease and dispose of the same. (d) To construct and operate works for the production, sale and disposal of water, hydraulic, electric, pneumatic or other power, and to erect poles and wires and lay pipes and to do all other things necessary for the transmission of power, neat and light, and to supply, hire or sell the same to any other person or persons or bodies corporate for any purpose, or to operate the same jointly with any person or persons or to operate the same jointly with any person or persons or oodles corporate.

bodies corporate. (e) To purchase, acquire, take over the property, busi-ress and assets of any other Company or Companies, person or persons, carrying en any business in connection with the cutting or manufacturing of lime, cement, bricks or tiles of any kind, or the products thereof, or to amaigamate with any such company or companies or any such business, and for such purposes or for any purpose in connection therewith, to acquire and take over a transfer of the shares of capital stock of the said Company, or any bonds issued by the said Com-pany, or such other transfers or assignments as may be deem-ed necessary or expedient or convenient in connection with the acquiring of the tille to the property and effects of any such Company or Companies; and to carry on the businesses or businesses of any such company or companies in the in-corporated name of any such company or companies, or in the name of the company hereby incorporated, and for such the name of the company hereby incorporated, and for such purpose to keep alive the said incorporated Companies or oth-crwise, as the said Company hereby to be incorporated deems sest or most convenient. And to promote and assist in pro-noting and become a shareholder in any subsidiary allied or ther company which carries on or has for its objects the both and become a shareholder in any substanty and of other company which carries on or has for its objects the operations of any business similar to that carried on by this Company, and to enter into any ogreement or arrangement or sharing of profits, union of interests, co-specation, joint adventures, reciprocal concession or otherwise with any per-son or body corporate carrying on or engaged in or about to farry on or engage in any business or transaction which this dompany is authorized to engage in or carry on, and to pur-hase or acquire in any way shares and securities in such dompany or Companies and the bonds or debentures thereof, and to hold, sell or re-issue the same, or otherwise deal with the same with or without any guarantee of this Company. (f) To carry on the business of merchants and general dorekeepers, and to do a general mercantile business. (g) To apply for, purchase or otherwise acquire and to sold, own, use or operate, and to sell, assign, lease or other-wise dispose of, or grant licenses in respect to, or otherwise iurn to account any and all inventions, patents, trade marks or designs, improvements and processes used in connection

or designs, improvements and processes used in connection with or secured under or by virtue of any letters patent of Canada or sny other country.

(h) To issue fully paid-up shares, bonds or debentures of (b) To assue fully paid-up shares, bonds or debentures of the Company in payment or part payment of the purchase price or any property real or personal, franchise, patent or other right, business or good-will thereof acquired by the Company, or in payment of any services rendered or work performed for the Company, or in purchase of the bonds, stock, property or assets of any other company having objects similar to those of the Company. (1) To pay for any services rendered to and any property or rights acquired by the Company in such manner as may

(1) To pay for any services rendered to and any property or rights acquired by the Company in such manner as may seem expedient, and in particular by the issue of shares or securities of the Company, credited as fully or partly paid up. (j) To sell, lease, transfer or dispose of the whole or any part of the business, property or undertaking of the Com-pany, to any other Company (whether promoted by this Com-pany or hot), or to any person, firm or corporation, and to accept by way of consideration for any such sale, transfer or imposal any shares, debentures, debenture stock, bonds or securities of any other Company. securities of any other Company.

(k) To borrow or raise money on behalf of the Company and issue such bonds and securities therefor as may be neessary or deemed expedient for that purpose, and to make creasary or deemed expedient for that purpose, and to make advances to any company or body corporate in connection with the business of such Company, and to take over and hold all mortgages, bonds, promissory notes and securities of any kind upon any real and personal property or effects of any person or body corporate for securing the payment of any amount due, owing or to become due or owing to the Com-pany on account of any advances, loans or otherwise in the discretion of the said Company.

(i) To do all such things as are necessary, expedient, in-cidental to or conducive to the attainment of the above ob-jects or convenience for the purposes of the Company in any way in connection therewith.

(a) For the construction, acquiring, operating and maintaining of mills, kilns and factories, and machinery and appliances of all kinds for the manufacture of lime, cement, bricks and tiles and all things appertaining thereto or which may be manufactured in connection therewith, and for the mining and quarrying of limestone, clay, rock and other materials, and for the burning and preparing of the same, and the selling and dealing in lime, cement, limestone, bricks. tiles, rock, clay and other materials in, upon or in connection with the property of the said Company or otherwise, and all things incidental thereto or in connection therewith, and to purchase, lease or acquire, hold, operate and develop any and all hands, tenements and grounds, permits, water pow-ers, mills and mill privileges which may be deemed expedient in connection with its said business

(b) To construct, make, manufacture, purchase, lease, hire, charter or otherwise acquire or possess and to own and hold and operate tramways, motors, barges, scows, boats, dredges, tug boats, sail vessels and steamers and other con-veyances, plant and appliances by land or water, and all veyances, plant and appliances by machinery, implements, erections, p machinery, implements, erections, plant, goods, chattels and effects necessary or convenient for or incidental to the purposes of the Company, or any of them; and to carry on the business of dredging, also of bargemen, scowmen and com-

3. The chief place of business of the said Company shall be at Fairville, in the Parish of Lancaster, in the City and County of Saint John, in the said Province of New Brunswick

4. The amount of the capital stock of the said proposed Company is Five Hundred Thousand Dollars (1509,000).

5. The said capital stock is to be divided into Five Thou-sand (5,006) shares of One Hundred Dollars each.

The name, full address and calling of each of the applicants is as follows:

Nathaniel M. Jones, of Bangor, in the State of Maine, in the United States of America, Pulp & Paper Manufacturer; Thomas McAvity, of the City of Saint John, in the Pro-vince of New Brunswick, Merchant;

Augustus H. Hanington of the City of Saint John, in the Province of New Brunswick, Barrister-at-Law; Harry W. Schofield, of the City of Saint John, in the

Province of New Brunswick, Accountant; and Charles S. Hanington, of the City of Saint John, in the Province of New Brunswick, Barrister-at-Law.

The three above mentioned, namely, Nathaniel M. Jones, Thomas McAvity and Augustus H. Hanington, to be the first or provisional directors of the Company. HANINGTON & ANINGTON,

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Solicitors for Applicants,