THE Executor of the last Will and Testament of the above THE Executor of the last Will and Testament of the above named deceased having filed his accounts in this court, and asked to have the same passed and allowed and order for distribution made, you are hereby cited to attend, if you so desire, at the passing of the same, at a Court of Probate to be held in and for the County of Kent, at Richibucto, at my office, on Wednesday, the third day of July, A. D. 1918, at the hour of two o'clock in the afternoon, when the said accounts will be passed upon and order for distribution made.

be passed upon and order for distribution made.

Given under my hand and seal of this Probate Court this
fifth day of June, A. D. 1918.

(Sgd.) HENRY H. JAMES, Judge of Probate.

(Sgd.) GEO. A. HUTCHINSON, Registrar of Probate. (Sgd.) LOUIS P. A. ROBICHAUD,

Proctor.

## CITATION.

IN THE PROBATE COURT OF WESTMORLAND COUNTY.

In the Matter of the Estate of Charles Arthur Fillmore.

To Lavinia Ward of the Parish of Dorchester, in the County of Westmorland, wife of Fenwick V. Ward; Olive Campbell of the said Parish of Dorchester, wife of Martin Campbell; Bertha Fillmore, of the Parish of Westmorland, wife of Ritchie Fillmore; Grace Trenholm, of the said Parish of Westmorland, wife of Herbert Trenholm; Arthur Fillmore, of the said Parish of Dorchester; Walter Fillmore, of the said Parish of Dorchester; Alexander Fillmore, whose present whereabouts are not known, but when last heard of was living in the City of Everett, in the State of Massachusetts, in the United States of America: Bessie Seymour, wife setts, in the United States of America; Bessie Seymour, wife of Charles Seymour, whose present whereabouts are not known, but who when last heard of was living with her said husband in the City of Newton, in the said State of Massachusetts; Melbourne Fillmore, who until lately was residing in the said Parish of Dorchester, but who is now serving Majesty's Land Forces Overseas; Blanche Pearson, of High-field, in the County of Queens, wife of Harry Pearson; Ernest Fillmore, of Sydney, in the Province of Nova Scotia; and the undermentioned seven persons who are the surviving children of Havelock Fillmore, namely, Hazel Fillmore, of the Town of Sackville, in the said County of Westmorland; Russell Fillmore of Trenton, in the Province of Ontario; Leita Filimore, of Kentville, in the said Province of Nova Scotia; Fernie Fillmore who makes her home with John Ed, Estabrooks, in the said Parish of Sackville; Norman Fillmore, who makes his home with Arthur Fillmore in the said Parish of Dorchester; Leslie with Arthur Fillmore in the said Parish of Dorchester; Leslie Fillmore, who makes his home with one Clarence Estabrooks at Beech Hill, in the Parish of Sackville, in the County of Westmorland; Rachael Fillmore, who makes her home with one Edward Taylor, of Shemogue, in the said Parish of Dorchester; Hattle Fillmore, widow of the said above named Havelock Fillmore, who resides at Kentville, in the Province of Nova Scotia and all others whom it may concern:

Whereas, Bertha Fillmore and Grace Trenholm, two of the heirs and next of kin of the said Charles Arthur Fillmore late.

Whereas, Bertha Fillmore and Grace Trenholm, two of the heirs and next of kin of the said Charles Arthur Fillmore, late of the Parish of Dorchester, in the County of Westmorland, Farmer, deceased, have by their Petition dated the fifth day of March, A. D. 1918, and filed with the Registrar of this Court, prayed that the last will, or paper purporting to be the last will and testament, of the said Charles Arthur Fillmore, deceased, which was proved in common form in this Court on the twentieth day of April, A. D. 1917, and Letters Testamentary thereof were granted unto Lavinia Fillmore (now Ward) and Fred C. Palmer, the executors therein named, may now be proved in solemn form, the said Petitioners disputing the be proved in solemn form, the said Petitioners disputing the validity of the said last will and testament.

You are, therefore, required to appear before me at a Court of Probate to be holden in and for the County of Westmorland, in the Probate Court Room in the Court House in Dorchester, in the said County of Westmorland, on Tuesday, the sixth day of August, A. D. 1918, at the hour of eleven o'clock in the forenoon, to attend and take such part with regard to the proving of the said last will and testament of Charles Arthur Fillmore, deceased, in solemn form, as they may see fit, with full power to oppose said last will and testament, if so proved or otherwise, as they and every of them may deem right.

Given under my hand this eighteenth day of April, 1918.

(Sgd.) ROBERT W. HEWSON,

Judge of Probate, County of Westmorland.

(Sgd.) C. C. M. CHAPMAN,

Deputy Registrar of Probates, County of Westmorland.

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## LETTERS PATENT GRANTED

## GERRITY-MANN LUMBER COMPANY, LIMITED

DUBLIC NOTICE is hereby given, that under the New Letters Patent have been issued under the seal of the Provincial Secretary-Treasurer, bearing date the fifteenth day of June. A. D. 1918, incorporating James F. Gerrity, of the City of Bangor, in the State of Maine, U. S. A., Joe Warren Gerrity, of the City of Boston, in the State of Massachusetts, U. S. A., J. Milton Mann, of the City of Calais, in the State of Maine, U. S. A., and Charite N. Vroom, of the Town of Saint Stephen, in the County of Charlotte and Province of New Brunswick, for the following purposes, namely:

To take over as a going concern, the undertakings business.

To take over as a going concern, the undertakings, business, assets, property and franchises of the voluntary partnership known as the Gerrity-Mann Lumber Company.

ness, assets, property and nearly mann Lumber Company.

To carry on and operate a general lumber business in all its branches, including logging, driving, ponding, cutting, peeling, sawing, planing, manufacturing and shipping logs and lumber of all kinds and classes, and to buy, sell, store and deal in logs, timber, pulp wood, lumber and wood of all kinds, manufactured and unmanufetured, and all products and by-products of the day of such last insertion, to cause an appearance to be entered for you in said action, and that in default of your

To purchase, acquire, hold, lease, utilize, sell, mortgage or otherwise pledge lands, buildings, tenements and hereditaments, ground permits, licenses, lumber rights and limits, driving rights, water powers and water privileges.

To construct and erect mill buildings, mills and equipments, camps, dwellings, boarding houses, stores, wharves, dams, brows, piers, bridges, booms, tramways, sidings, warehouses or other constructions necessary or convenient for carrying on the business of the Company.

To erect, equip, operate and maintain a line or lines of

on the business of the Company.

To erect, equip, operate and maintain a line or lines of telephone between the various properties and offices of the Company and properties of others who may desire communication with the Company, and to purchase, lease or otherwise acquire, electric, steam or other power of whatsoever nature, and to install, develop, generate, use, sell and distribute, steam, electric, pneumatic, hydraulic and other power or service of any nature whatsoever; provided, that the powers in this paragraph mentioned, when exercised outside the property of the Company, shall be subject to all provincial and municipal laws governing such service.

To purchase or otherwise acquire, and to hold and utilize any patents or inventions, improvements and processes which

To purchase or otherwise acquire, and to hold and utilize any patents or inventions, improvements and processes which may be deemed useful in the business of the Company, to dispose of any rights thereunder, and generally to carry on any mercantile or manufacturing business deemed desirable by the directors of the Company.

To purchase or otherwise acquire and take over as a going concern, the business, property and undertakings of any person or company now or hereafter carrying on any business in whole or in part similar to that to which this Company is authorized, and to continue and carry on the same.

To do all or any of the above mentioned things, and all such other things or undertakings as are incidental or ancillary thereto, as principals or agents, by themselves or their agents or employees, and alone or in conjunction with others; by the name of the "Gerrity-Mann Lumber Company, Limited," with a total capital stock of twenty-four thousand dollars, divided into two hundred and forty shares of one hundred dollars each, and with the head office at the Town of Saint Stephen, in the County of Charlotte, in said Province of New Brunswick.

Dated at the office of the Provincial Secretary-Treasurer, the fifteenth day of June, A. D. 1918.

R. W. L. TIBBITS, Deputy Provincial Secretary.

## SUPREME COURT NOTICES

IN THE SUPREME COURT, CHANCERY DIVISION-

Between Rebecca Barton, Lydia J. Thompson and J. Herbert Thompson, her husband, Adelaide Day and Manford Day, her husband, Edward W. Chase and Fannie Chase, his wife, Ida Cook and James Cook, her husband, and Elizabeth Don-

nelly, Plaintiffs, And John Hamm, Ida Abel and George Abel her husband, Arthur Hamm, Hedley Hamm, Charles Chase, John Chase, Herbert Chase, Fred G. Crombie, Edwin Crombie, Fred G. Crombie, junior, David Crombie and William Crombie, Defendants

To Ida Abel, George Abel, Arthur Hamm, Hedley Hamm, Fred G. Crombie, Edwin Crombie, Fred G. Crombie, junior, David Crombie and William Crombie:

TAKE NOTICE, that this action was on the 5th day of Feb-Take Notice, that this action was on the 5th day of February, 1918, commenced against you and the other of said Defendants, and that the Plaintiffs by their Writ of Summons, claim is for the partition or the sale and the distribution of the proceeds of the lands and premises described as follows in a deed to one Annie E. McDonald, deceased.

"All that certain piece or parcel of land situated, lying and "being on the southeast side of the Washademoak Lake, in the said Parish of Johnston, in the County of Oueses, and

the said Parish of Johnston, in the County of Queens and Province of New Brunswick, bounded as follows: Beginning at a cedar post on the southwest side of the Gret Road, from "at a cedar post on the southwest side of the Gret Road, from "thence across the point to a red oak marked tree, thence "bounded on the front by part of Lot No. one on the south-west side of the Great Road occupied by George E. White, "thence on the northeast side by Lot No. one occupied by "Thomas M. Todd, thence crossing the highway back to base "line on the south side, bounded by Lot No. two, owned by "Maggie Parlee and Charles E. Belyea, until it strikes the base "line at rear of said lot, save and except a certain piece or "portion of the above embracing about sixty acres, now own-"ed and occupied by Thomas M. Todd, bounded and described "as follows: On the front or northwest by the highway road "running along the southeast side of the Washademoak Lake, "on the south side by the Great Road and land owned by "Charles E. Belyea, and on the east by the remaining portion "of the above described lands, the lands hereby conveyed to "the said Annie E. McDonald, embracing about one hundred "and eighty acres more or less."

This Writ was issued by S. A. M. Skinner, of the City of

This Writ was issued by S. A. M. Skinner, of the City of Saint John, in the City and County of Saint John, whose place of business and address for service is Room 17, Pugsley Building, Saint John, N. B., Solicitor for the said Plaintiffs, who reside at the said City of Saint John, excepting Lydia J. Thompson and J. Herbert Thompson, who reside in Cambridge, in the State of Massachusetts.

S. A. M. SKINNER, Plaintiff's Solicitor.

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And take notice, that the Court, by Order dated the seven-teenth day of June, 1918, authorized service of the said Writ of Summons on you by the insertion of this notice in the Royal Gazette for two weeks prior to the 17th day of July