REGULATIONS RE TAX, THEATRES AND CINEMATO-

THE following regulations for the collection of a tax on persons attending places of amusement be adopted pursuant to 2 George V., Chapter 15, and amendments passed in 1918:

(Passed Order-in-Council, May 8th, 1918.)

1. Every theatre owner shall provide a supply of amusement tax tickets sufficient to accommodate his patrons.

2. Tickets of the denomination of one and two cents must always be kent on hand and when a material continuous conti

always be kept on hand, and when a performance costing more than fifty cents admission is announced, the theatre-owner shall make application to the Proincial Secretary-Treasurer for tax tickets of the denomination required by his pro-

posed admission price.

3. Every theatre owner shall see that provision is made for the deposit of the amusement tax ticket in a receptacle which

will be provided for that purpos

4. Every theatre owner shall, not later than the tenth day of each month, remit the amount received from the sale of amusement tax tickets used in his theatre during the preceding month to the Provincial Secretary-Treasurer at Fredericton, and shall, at the same time, fill out the form provided and supplied for the making out of such return. Failure to make out such return and remit the proceeds received from the sale of amusement tax tickets will be sufficient reason for the Provincial Secretary-Treasurer to refuse a further supply of amusement tax tickets.

of amusement tax tickets.
5. The Provincial Secretary-Treasurer shall supply every licensed theatre owner with a reasonable supply of amusement tax tickets of such denominations as are required, and shall tax tickets of such denominations as are required, and shall charge the same to the theatre owner. He shall also supply the theatre owner with a ticket chopper, of such pattern as is approved, the cost of which shall be charged to the theatre owner and the costs of said tickets and chopper shall be a charge against a commission of ten per cent, which shall be allowed every theatre owner upon the gross amount of the sales of amusement tax tickets.

1. The Provincial Secretary-Treasurer shall, at the close of each fiscal year, after receipt of the returns from theatre owners for the month of October of that year, make up the amount of said commissions, and after deducting cost of tick; ets and receptacle supplied, shall remit the balance due the theatre owner.

theatre owner.

7. The admission receipts, tickets, receptacle, forms, supplies and anything appertaining to the proper collection of this amusement tax shall be subject at any and all times to the inspection of a proper officer appointed for that purpose.

3. The amusement tax inspector shall report pny violation of the Act and shall prosecute offenders of its provisions. He shall, at any time, have free admission to the theatre or any part thereof for the purpose of his work of inspection.

3. For the purposes of performances at race tracks, skating rinks, exhibitions and any amusements of like character, the owner or owners thereof shall give sufficient a size to the Provincial Secretary-Treasurer, who shall make such arrangement for providing a receptacle and the collection of the ment for providing a receptacle and the collection of the amusement tax as he shall deem necessary.

ROBERT MURRAY. Provincial Secretary-Treasurer.

MORTGAGE SALES

OHN CURRIE and Minnie Currie, Mortgagees; Jane Mc-Lellan, widow of and Executrix under the last will and testament of John McLeilan, deceased, holder of Mortgage. Freehold in Carieton county. Notice of Sale given by above holder of Mortgage. Sale on the thirtieth day of November, 1918. See advertisement in "The Press, Woodstock, N. B.

J. C. & R. P. HARTLEY.

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WORKMEN'S COMPENSATION ACT, 1918.

NOTICE TO EMPLOYERS OF LABOR.

EVERY EMPLOYER shall, on or before the 15th day of November, cause to be furnished to the Workmen's Compensation Board at the City of St. John, an estimate or estimates of the probable amount of the payroll of each of his industries within the scope of Part I of the Act, together with such further information as may be required by the Board for the purpose of assigning such industry to the proper class or classes, and of making the assessment hereunder.

And further notice, that any Employer neglecting or refusing to furnish such estimate or information is liable to a penalty not exceeding \$20.60 per day for each day of such default, and is further liable for damages, as provided by Part II of said Act, in respect of any injury to any workman in his employ during the period of such default.

Note.—Forms for furnishing such information will be supplied on application.

WORKMEN'S COMPENSATION BOARD

WORKMEN'S COMPENSATION BOARD, P. O. Box 1318, St. John, N. B.

CO-PARTNERSHIPS

WE the undersigned, Delphis Frenette, of the Parish of Dur

WE the undersigned, Delphis Frenette, of the Parish of Durhams, in the County of Restigouche, in the Province of New Brunswick, merchant, and Edgar Frenette, now of the same place, merchant, do hereby certify:

1. That we have sold out our general store business at Turgeon, in the Parish of Beresford, in the County of Gloucester, in the Province aforesaid, and are now doing a general store business at Jacquet River, in the Parish of Durham, in the County of Restigouche, in the Province aforesaid.

2. That the name and style under which the general store

business will be conducted at Jacquet River aforesaid is Fre-

business will be conducted not business will be conducted not business is at Jacquet not business is at Jacquet liver, in the Parish of Durham aforesaid.

In witness whereof we have hereunto set our hands and seals at the Parish of Durham, in the County of Restigouche, this first day of October, A. D. 1918.

(Sgd.) DELPHIS FRENETTE.

(Sgd.) EDGAR FRENETTE.

Signed, sealed and delivered in presence of (Sgd.) D. McALISTER.

WE, the undersigned, Hop Lee, of the City of Saint John, in the City and County of Saint John, and Province of New Brunswick, and Hum Ton, of the same place, do hereby

1. That we have entered into an agreement of General 1. That we have entered into an agreement of General co-partnership to carry on business as wholesale and retail dealers in imported Chinese goods, including tea, nuts, flowers, candy, siks, fans, dishes and other Chinese goods, at the City of Saint John aforesaid, on the premises now occupied by the said Hop Lee and Tom Lee, number 126 Mill street.

2. That the name under which the said general co-partnership is to be conducted is Hop Lee & Company.

3. That the names and respective places of residence of the said partners are as above set forth.

In witness whereof we have hereunto set our hands and seals this twenty-eighth day of June, A. D. 1918.

(Sgd.) HOP LEE (Sgd.) HUM TON
Signed, sealed and delivered in presence of

Signed, sealed and delivered in presence of (Sgd.) WM. R. SCOTT.

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LETTERS PATENT GRANTED

H. MONT. JONES, LIMITED.

PUBLIC NOTICE is hereby given, that under the New Brunswick Companies' Act, 1916, and amending Acts, Letters Patent have been issued under the seal of the Provincial Secretary-Treasurer bearing date the twenty-fourth day of October, A. D. 1918, incorporating Hugh Montgomery Jones, Merchant; Marion Rosailnd Jones, wife of the said Hugh Montgomery Jones; Margaret Irene Kiervan and Plorence Syicester Kiervan Stenographers and I MacMiller Treester.

Montgomery Jones; Margaret Irene Kiervan and Florence Syivester Kiervan, Stenographers, and J. MacMillan Trueman, Barrister-at-Law, all of the City of Saint John, of the County of the City and County of Saint John, in the Province of New Brunswick, for the following purposes, namely:

To acquire and take over as a going concern the business now carried on by H. Mont. Jones and Marion Rosalind Jones, as furrier, at the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, with all assets, stock in trade and good will thereof, and all the rights and contracts now held by said business, subject to the obligations effecting the same, and to pay for the same in paid up shares of this company.

To buy, sell, manufacture and deal in furs and fur products of all descriptions, that may be lawfully sold, manufactured and dealt in.

and dealt in.

To buy, sell, manufacture and deal in all other goods nesary and incidental to the manufacturing of said fur pro-

cessary and incidental to the manufacturing of said fur products, whether of silk, cotton or other material.

To purchase or otherwise acquire all or any part of the business, property, assets or liabilities of any person, partnership or corporation, carrying on business with objects similar in whole or in part to those of the Company, or possessed of property suitable and proper for the purposes of the Company, and to issue paid-up shares, bonds or debentures for the payment thereof, in whole ro in part.

For the purposes aforesaid to purchase, lease or acquire freehold and leasehold lands and buildings, and to mortgage, lease, sell or dispose of the same in every legal way.

To acquire processes connected with the production of fur goods, to have the same patented and hold and dispose thereof, or interest therein.

To promote and establish other Companies with limited

of, or interest therein.

To promote and establish other Companies with limited liability, having objects similar to those of this Company and to subscribe for, take, acquire, hold, sell and otherwise dispose of the same, and guarantee the payment of any security issued by any such Company and to hold, own and acquire any capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this Company may be empowered to carry on.

To sell, lease, exchange or otherwise dispose of the entire undertaking and assets of the company, and to amaigamate with, unite or co-operate with any person, partnership or corporation carrying on any business or undertaking which this Company may be authorized to carry on.

To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange and other negotiatiable or transferrable instruments.

able or transferrable instruments.

To do all and everything necessary, suitable and convenient or proper for the accomplishment of any of the purposes, or the attainment of any of the objects herein enumerated, or which shall or may appear at any time to be necessary for the protection or benefit of the corporation; by the name of "H. Mont Jones, Limited," with a total capital stock of forty-nine thousand dollars, divided into four hundred and ninety shares of one hundred dollars each, and with the head office at the City of Saint John, in the City and County of Saint John and Province of New Brunswick.

Dated at the Office of the Provincial Secretary-Treasurer, the twenty-fourth day of October, A. D. 1918.

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

Advertisements for the Cazette are requested to be forwarded by mall to R. W. L. Tibbite King's Printer, not later than Monday, in order to be in time for Wednesday's leeve.