

"and conveyed by deed by the said Absalom Rushton to the said Joseph Rushton deed bearing date the 23rd day of January, A. D. 1901; said deed given by the said Joseph Rushton by Sophia Rushton and Absalom Rushton will more fully appear in the Kent County Records the 24th day of January, 1901."

Together with all appurtenances and improvements thereunto belonging and appertaining.

Dated at Richibucto in the County of Kent this twenty-second day of February, A. D. 1922.

Terms of sale, cash.

GEORGE HUTCHINSON,

Assignee of Mortgage.

GEO. A. HUTCHINSON,

10ins Solicitor (per se.)

WALLACE BISHOP and Silvia V. Bishop his wife, mortgagors, Edna M. N. Jamieson mortgagee. Freehold in the Parish of Woodstock County of Carleton. Notice of Sale given by the mortgagee to the mortgagors. Sale on Monday the Seventeenth day of April, A. D. 1922 at two o'clock in the afternoon in front of the office of F. C. Squires Attorney, in the Town of Woodstock, Carleton County. See advertisement in "The Press" published in Woodstock, Carleton County, N. B. Edna M. N. Jamieson, Mortgagee.

F. C. SQUIRES,

2ins Solicitor for Mortgagee.

MELAS P. LEBLANC and Josephine LeBlanc, Mortgagors; Agnes Weldon, Mortgagee and holder of Mortgage: Freehold in Kent County. Notice of sale given by the above Mortgagee. Sale on the 22nd day of April A. D. 1922. See advertisement in "L'Acadien", Moncton, N. B.

A. ALLISON DYSART,

2ins Solicitor for Mortgagee.

SALE of Freehold in Baker Lake Madawaska County, under power of sale contained in mortgage. Charles Nadeau, Mortgagor; Eli Nadeau, and Catherine Nadeau, his wife Mortgagee. Notice of sale by above mortgagee. Sale on Thursday the 20th day of April A. D. 1922 at two o'clock in the afternoon at the town of Edmundston in the county of Madawaska. See advertisement in the "Le Madawaska" newspaper. Dated March 16th, 1922.

A. J. CYR,

2ins Solicitor for Mortgagee.

WENDALL HUTCHINSON, Charles A. Giberson and George Giberson, his wife, mortgagors, Andrew D. McCain, administrator of estate of Hugh H. McCain, mortgagee and holder of mortgage: Freehold in Carleton County. Notice of sale

given by the above holder of mortgage. Sale on the 13rd day of June, 1922. See advertisement in the Carleton Sentinel.

JONES & JONES,

2ins Solicitors.

LETTERS PATENT GRANTED

"C. H. PETERS' SONS', LIMITED"

PUBLIC NOTICE is hereby given that under "The New Brunswick Companies' Act, 1916", and amending Acts, Supplementary Letters Patent have been issued under the seal of the Provincial Secretary-Treasurer of the Province of New Brunswick dated the Twenty-first day of March, A. D. 1922, whereby "C. H. Peters' Sons, Limited" are authorized to call in and cancel all the stock of the Company now issued and the issuing of new stock in lieu thereof, as follows:

"A" stock being 750 shares of preference non-voting stock of the par value of \$100 each;

"B" stock, being second preference stock with voting power and to consist of 250 shares of \$100 each;

"C" stock, being the ordinary or common stock of the Company and to consist of 990 shares of the par value of \$100 each and with voting power.

The said "A" stock of first preference stock so consisting of 750 shares of the par value of \$100 each, shall have preference and priority over the "B" stock, being the second preference stock and over the "C" stock being the ordinary common stock of the Company, in the distribution of the assets of the Company, and shall also have preference over the "B" stock or second preference stock and over the "C" stock or ordinary or common stock as respects dividends to the extent that all the said preference or "A" stock shall be entitled to receive each year a dividend of 6 per cent before any dividends upon the said "B" or second preference stock or upon the said ordinary or common stock shall be paid, such right to dividends upon the said "A" or first preference stock to be accumulative, and in case there is any deficiency to pay such dividend upon the said "A" stock or first preference stock in any one year, such deficiency shall be made up and paid before any dividends shall be paid upon the said "B" or preference stock, or upon the ordinary or common in any subsequent year, it being intended as is hereby provided that no greater dividend shall be paid upon the first preference or "A" stock over and above the said 6 per cent for any one year; but in case of the distribution of the assets for any reason whatever, the holders of the said first preference or "A" stock shall receive payment in full to them of the amount of the par value of the said first preference or "A" stock held by them respectively at the rate of \$100 per share before any

amount shall be distributed to the holders of the said second preference or "B" stock or to the holders of the said ordinary or common stock; and the said holders of the said first preference or "A" stock shall have no right to vote or act at any meeting of the stock-holders of the said Company.

That such second preference or "B" stock shall have preference and priority over the "C" stock, being then ordinary or common stock of the said Company in the distribution of the assets of the Company and shall also have preference and priority over the ordinary stock as respects dividends to the extent that all the said second preference or "B" stock shall be entitled to receive each year a dividend of 6 per cent before any dividends upon the said "C" stock or ordinary or common stock shall be payable, such right to dividends on the said second preference or "B" stock to be accumulative, and in case there is any deficiency to pay such dividend on the second preference or "B" stock in any one year such deficiency shall be made up and paid before any dividends shall be declared upon the said "C" or ordinary or common stock in any subsequent year, it being intended and is hereby declared that no greater dividend shall be paid on the second preference or "B" stock over and above 6 per cent aforesaid in any one year; but in case of the distribution of the assets for any reason whatever, the holders of the said second preference or "B" stock shall receive payment in full to them of the amount of the said second preference or "B" stock held by them respectively at the rate of \$100 per share before any amount shall be distributed to the holders of the said "C" or ordinary or common stock; and the holders of the said second preference shares or "B" stock shall have the same right to vote and act at all meetings of the shareholders as the holders of the said "C" or common or ordinary stock;

In the place and stead of the capital stock of the Company now issued, and that so soon as the new or supplementary letters patent are issued each of those now holding or claiming to be entitled to shares in the present issued stock of the Company, whether preferred or common shall surrender the same to the Company and that new stock shall be allotted and issued to them," and which Bye-law was at a special meeting of all the shareholders of the said Company held at the City of Saint John on the Sixth day of March instant, sanctioned and approved by a vote of not less than two-thirds in value of the shareholders of the Company; thereby cancelling anything heretofore granted to the said Company by Letters Patent inconsistent therewith and amending the same accordingly.

Dated at the office of the Provincial Secretary-Treasurer at Fredericton the Twenty-first day of March, A. D. 1922.

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