## APRIL 5

and turn to account any lands, buildings, stores, works, factories, warehouses and plant, as may be considered necessary or desirable by the Company or the Directors thereto.

To have, hold, occupy and enjoy, take on leave, hire or otherwise acquire real and personal property and from time to time to sell, lease, let or hire the same upon such terms as the Company may determine.

To issue and allot fully paid-up shares of the capital stock of the Company, in payment or part payment of any property. real, personal, movable, immovable mixed and of any rights and concessions purchased or acquired by the Company.

To acquire, by purchase, subscription or otherwise and own, hold, sell, mortgage hypothecate, pledge or otherwise disposi of the capital stock, either common 07 preferred, or any bonds, debentures, debenture stock or other interest in any Company having objects altogether or in part similar to those of this Company, or any of them.

To acquire, assume and undertake the whole or any part of the business, property or liabilities of any firm or company carrying on in whole or in part any business which this Company is authorized to carry on, or possessed of property suitable or desirable for the purposes of wick this Company, with power to amalgamate with any such company, and with the rolder or holters of any such shares of stock to exercise all the rights of ownership, including the right to vote thereou To invest and deal with the money

of the Company not immediately required. upon such securities and in such manner

as may from time to time be determined. To borrow, raise and secure the pay-ment of money in such sums and upon such terms as the Directors of the Company may determine, and in particular by the issue of bonds, debentures or de-benture stock, charged upon all or any of the Company's assets, and secure the same by mortgage or trust deed or other conveyance or mesurance of the said undertaking, property and assets, and 10 purchase, redeem and pay off all or any of such securities.

To sell, mortgage, pledge, lease, let. hire or otherwise part with or dispose of the undertaking of the Company, or any part thereof or of the real and personal property or any part thereof, franchises, assets, rights, and credits of the Company or any of its operations, upon such terms and for such considerations as the Directors may determine, by the name of "The Service Tire Company, Limited", with a capital stock of forty-nine thousand dollars divided into four hundred and ninety shares of one hundred dollars each, with the head office at the City of St. John in the County of the City and County of St. John and Province of New Brunswick.

Dated at the Office of the Provincial Secretary-Treasurer, the Twenty-lighth day of March, A. D., 1922.

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

## "JOHN FLOOD & SONS LIMITED"

PUBLIC NOTICE is hereby given that under "The New Branswick Companies' Act, 1916" and amending Acts Letters Patent have been issued under the seal of the Provincial Secretary-Treasurer of the Province of New Brunswick, bearing date the 30th. day of March, A. D. 1922, incorporating John Flood, Contractor George Michael Flood, Contractor: 1922. and John Nash Flood, Contractor; all of the City of Saint John in the City and COCKBURN & COCKBURN County of Saint John and Province of Sing Solicitors for Chai ains New Brunswick, for the following purposes, namely: To purchase, take over or otherwise "THE J. W. SCOVIL COMPANY, LIMIacquire as a going concern the business now being carried on at the City of Saint John in the Province of New Brunswick by and under the name of John Flood & Sons and all or any of the assets or lia-bilities or either or any of them of such partnership together with the undertaking and good-will thereof and all rights

timber, logs, lumber and wood products and to consist of eight hundred and and building materials of every nature, ninety (890) shares of One hundred dollars and for all such purposes as aforesaid to establish, erect, maintain and operate kilns, quarries, factories, warehouses and other structures which may be deemed necessary or convenient.

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To purchase, own, lease, acquire and hold patents and other rights.

To establish, erect, repair and alter all manner of buildings and structures of every nature and kind and to carry on in all its branches the business of building and decorating,

To carry on the business of general contractors and builders.

To invest and deal with the moneys of Company not immediately required the upon such securities and in such manner s may from time to time be determined.

the Company may desire in any manner connected with the businesses hereby au- gold bonds of the company, par for par, thorized to be carried on by the Company, with such of the holders of the seven by the name of "John Floed & Sons Limi- per cent gold bonds as shall consent ted" with a capital stock of Twenty-four thereto" thousand dollars divided into two hundred and forty shares of one hundred dollars each, with the head office at the City of Saint John in the City and County of R. W. L. TIBBITS, Saint John and Province of New Bruns-

Dated at the Office of the Provincial Secretary-Treasurer, the Thirtieth day of March, A. D. 1922.

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

IN THE CHARLOTTE COUNTY COURT M. Gillis, Claimants; and Charles Leavitt, Contractor, and The Canadian Realty Company, Owner.

Upon reading the return of the Sher-iff of the County of Charlotte to the Writ of Attachment in this matter issued on the 25th day of March A. D. 1922 by order of the Judge of the Charlotte County Court, made on the 25th day of March A. D. 1922, and the Affidavit of Melville Cockburn, one of His Majesty's Counsel of Cockburn & Cockburn, Solicitor for the Claimants in this Matter, and it ap-pearing to me that the said Sheriff of the County of Charlotte, has executed said Writ of Attachment, according to the exigencies thereof and that the said Sheriff has returned the said Writ of Attachment on the 29th day of March A. D. 1922

I appoint and name Saturday the 22nd day of April A. D. 1922 at 10 o'clock in the forenoon at the Town Council Rooms Town of Saint Stephen, as the in the time and place at which all persons claiming a Lien on the pulpwood mentioned in the Writ of Attachment in this matter, shall appear before me in person or by their Solicitor or Agent for the adjustment of their claims and settlement of their accounts.

And I do order that the said Appointment shall be served upon Charles Leav above named Contractor, personally 522 and upon the Canadian Realty Company ing the same addressed to the Manager of the Canadian Realty Company in the City of Calais, in the State of Maine, by registered package and prepaying the postage thereon, and that such appointment be published once a week for two weeks be fore the return day name? In this Ap pointment in the Royal Gazeite.

Dated-this 29th day of March A. D

To manufacture, buy, sell, and deal in created and issued as a preference stock hundred (\$100.00) each; said preference stock to have a preference as regards dividends at the rate of seven per centum per annum, but dividends shall not be cumulative; said preference stock to also have a preference as to re-payment on dissolution or winding up of the company; that is to say, that upon dissolution or winding up of the company any assets of the company, after the payment of debts, shall be used to pay the holders of the preference stock of the company in full, before said assets may be distributed to the holders of the common stock of the company; said preference stock to have the right to specific dividends of seven per cent only and no more, and to have no no may from time to time be determined, voting power; the Directors of the Com-To do all other acts and things that pany to have the right to exchange said preference stock for the seven per cent

Dated at the Office of the Provincial

Deputy Prov. Secretary.

## NOTICE OF SALE

Pursuant to a Decree of the Supreme Court, Chancery Division, issued Tues-day the seventh day of February, A. D. 1922, in an action between Ernest W. 1922. IN THE CHARLOTTE COUNTY COURT 1922, in an action between Linest under the Matter of "The Woodinen's Lien Shiels and George K. Shiels, Plaintiffs and Act" and in the Matter of the Claims J. Alexander Shiels and John Shiels, De-of James E. Momahan, Henry S. fendants, for the partition of the lands Johnston, Hazen W. Gillis, and Harry M. Gillis, Claimants; and Charles of Cinhn, and in the said Decree mentioned and therein fully described and hereinafter more particularly referred to, there will be offered for sale in one block, at Public Auction, with the approbation of the undersigned, a Master of the Su-preme Court, in front of the Record Office at Gagetown, in the County of Gueens, in the Province of New Bruns-rick on Wednesday, the Twenty-sixth day of April, 1922, at the hour of one o'clock in the afternoon:

"That fifteen acre farm property of the late Mrs. John Shiels, situate on the Mill Road (so called) in the Parish of Gagetown, about one and one half miles from the Village of Gagetown, compris-ing two certain lats, pieces or parcels of land, the first lot knows and distinguished by the letter "C" on a plan of sub-division of a tract of land situate in the said Parish granted to the Governor and Trustees of the Madras School of New Brunswick, containing ten acres, more or less, and the second lot being the western one third part of that lot of land known and distinguished by the "letter "B" on the said plan of subdivis-"ion of grant to the Governor and Trus-"tees of the Madras School of New Brunswick, containing five acres.

At which sale all parties have leave to bid. This sale is made pursuant to the provisions of the Judicature Act 1909, and Amendments thereof. Terms of sale and and upon the Canadian Realty Company, other particulars may be had on appli-the owner of the said pulpwood, by mait-cation to the Plaintiffs' solicitor, namely, Francis M. O'Neill, whose place of busi-ness and address is Gagetown, N. B., or to the undersigned Master.

Dated at Fredericton, this fourteenth day of February, A. D. 1922.

## JAMES T. SHARKEY.

Master of the Supreme Court

To do a stone quarrying business.

Sgd. JNO. L. CARLETON, J.C.C. Solicitors for Claimants

TED."

PUBLIC NOTICE-is hereby given that under "The New Brunswick Compan-ies' Act. 1916," and amending Acts. Supplementary Letters Patent have been is sued under the seal of the Provincial Secand contracts now held by the propriet-ors thereof, subject to the discharge of the obligations if any affecting the same. To carry on the business of manufac-turing brick, cement, lime and all products into which said articles or materials can be converted or used. To do a stone quarrying business. of Eighty-nine thousand dollars to be by conferred there will, for the purpose of

FRANCIS M. O'NEILL. Sins Plaintiffs' Solicitor.

To Sarah Rushton of the Parish of Acadieville in the County of Kent and Province of New Brunswick, Widow. of Joseph Rushton, late of the par-ish of Acadieville and county and prevince, afroesald, Farmer, deceased; to the heirs, executors, administrators, and assigns of the said Joseph Rushton and to all others whom it may

in any way concern: NOTICE is hereby given that under and by virtue of the provisions of the Property Act being Chapter 152 of the Consolidated Statutes of New Brunswick 1903 and amending acts and by the virtue of the power of sale therein and there-