6.	roads and streets, making and repairing, exclusive of bridge construction; scavenging; street cleaning; snow or ice removal; cuiverts; construction not other- wise classified; concrete work or coment work not otherwise clas- sified; concrete work or cement	
	work not otherwise classified	2,00
7.	Manufacture of asphalt mater-	
	ial or paving material not other-	
	wise classified	1.00
8.	Maintenance and operation of	
	water works, no construction	.80
9.	Sewer and water works construc- tion; tunnelling; shaft sinking; or well digging; laying of mains and house connections; trench- ing less than six feet for gas pipes, water pipes or wire con- duits; wood, stave, pipe Insula-	
	tion	1.50
11.	Telegraph and telephone com- panies, office and exchange only	.10
12.	Telegraph and telephone com-	***
	panies, operation, maintenance, extension of lines and making	
13.	Painting steel or wooden bridges	3.00
	and high steel structures	5.00
		47 10 10 10 10 10 10 10 10 10 10 10 10 10

CLASS 7 .-- Warehousing and storage stevedoring; dredging; pile driving and subaqueous constsuction; operation of steam railways and navigation; express companies; dam construction.

	Prov. 1	tate
		1927
L	Construction of dry docks, piers	
	wharves, breakwaters or other	
	harbor improvements, including	
	dredging, subaqueous constru-c	
	tion or pile driving	2.00
2.	Diving	10.00
3.	Express companies, including	
	hazard of railway transportation	.60
4.	Fishing vessels, marine railways	
	ferries, steamers (including river	
	and harbor) sailing vessels, steam boats, tug boats, steam	
	steam boats, tug boats, steam	
	lighters, water boats, harbor	
	work only	1.75
5.	Fish traps	
6.	Marine wreckage and salvage	5.00
7.	Operation of railways, including	
	ordinary maintenance, roadbed	
	and all work connected with rail-	
	way operation and maintenance	1.50
8.	Operation of dry docks, including	
	repair work on vessels	3.50
10.	Stevedoring as applied to loading	
	of seows and railway cars	1.50
16A.	Stevedoring	5.00
11.	Tunnelling, rock work or blasting	5.50
12.	Marine warehousing not connect-	
	ed with stevedoring, freight	
	handlers and checkers, sugar	
	samplers, cold storage, ware-	
	houses	1.50
12.	Rallway construction	3,50
14.	Concrete or wood (dam construc-	
	tion) and all work connected	
	with same, including excavating	
	and blasting and preliminary sur-	
	vey; dam building, earth or ce-	
	ment	
		CONTRACTOR OF THE PARTY.

And take further notice that every employer engaging in any of such indus-tries is required to cause to be furnished to the Board on or before the first day of January, 1927, or so soon thereafter as he shall engage in any of the said industries, an estimate of his probable payroli for the year, together with such other information as is required by the regulations.

And further notice that any employer

neglecting or refusing to furnish such estimate or information is liable to a penalty not exceeding \$20 per day for each day of such default and is further liable for damages, as provided by Part 2 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 applica-

Dated the twentieth day of December D. 1926. The Workmen's Compensation Board.

JOHN A. SINCLAIR, 28mm

HOUSE OF ASSEMBLY

Rules and Practice of the Legislative Assembly of New Brunswick.

The attention of parties intending to seek legislation at the next session of the Legislative Assembly is directed to the following Rules:

Private and Local Bills 77. A typewritten copy or printed copy of every Private Bill or Local Bill introduced into this House shall be filed with the Clerk of the House within ten days after the opening of the Session, and in case of failure to comply with this pro-vision, the fee on the introduction of any such Private Bill shall be double the fee provided for in Rule 84, applicable to such Bill, and Local Bills introduced after ten days of the opening of the Session shall

pay the same fee as a Private Bill.

78. No Private Bill, or Bill making an amendment of a like nature to a former Act, shall be received by the House unless a notice specifying clearly and distinctly the nature and chiefs the paying specific paying the paying specific paying the paying and chiefs the paying and chief the paying and chiefs the paying and chief the paying and distinctly the nature and objects thereof, has been published four successive weeks previous to the meeting of the Legislature, or to the introduction of the Bill, in some one of the newspapers published in the County, interested in or to be affected by the measure, or in the locality where the parties affected, or the majority of them. reside; and when no news-paper is published in such county or locality, then in some newspaper having general circulation in such County or lo-cality, and also in the Royal Gazette. When the City or County interested in the measure, or the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French newspaper, if any be published in the Provinces

79. In any County where no news-paper may be published, the Bill, in lieu of other local publications may be read at any Circuit or County Court in the presence of the Grand Jury, or before the Municipal Council of the County Interest-ed in or affected by the Bill, and a certificate of such reading shall be indorsed th reon, or attached to the said Bill, by the Clerk of the Court, or the Town Cork, or the Secretary-Treasurer, as the may be, verified by the Seal (if any) the Court. Fown Council or Municipal C.uncil, as the case may be; and a pe-tition must be presented to the House setting forth in detail the object of the

measure, and the reasons that may be urged for its adoption.

80. When any Bill affects Civil or Municipal interests, a notice distinctly specifying the purposes and objects the Bill shall, at least one week before the introduction of such Bill into the House, be delivered to the Secretary-Treasurer of the County or to the Clerk of the City or Town which may be af-fected, and due proof of such notice shall be made by affidavit.

81. It shall be the duty of all parties seeking the interference of the Legisla-ture in any Private Bill, to file with the Clerk of this House the evidence of their having complied with the Rules and Standing Orders thereof.

82. In default of such proof or evidence being so furnished, it shall be the duty of the Clerk to report to Mr. Speaker, or the House, and to indorse upon the Bill that the Rules and Standing Orders have not been complled with. 84. No Private or Local Bill shall

be received unless it shall be certified by the Deputy Provincial Treasurer upon the Bill, or by certificate annexed thereto, that there has been received into the Provincial Treasury towards the printing and other contingent expenses of the House, the following: :

On all original bills not exceeding one page, \$50.00.

For each additional page or part of a page, \$10.00.

On all amending bills not exceeding one page, \$30,00.

For each additional page or part of a

page, \$10.00.
Upon Incorporation of Companies having a stated capital, or amendments in-creasing capital, an additional fee equal to the fee payable under the N. B. Joint Stock Company's Act.

A page, for the purposes of this Rule, shall mean not exceeding 500 words.

Provided, that when a Bill in respect of which such payment has been made, does not pass the Legislature, it may be introduced at the next following Session upon the payment of an additional sum of \$10.00, and

Provided, also, that the Rule shall not extend to Acts for the incorporation or relating to the property or objects of churches, hospitals, public halls or so-cieties for charitable, literary or recrea-tional purposes, whose object is not priv-

ate gain. 155. Proof of publication of Bills advertised under Rule 78 of the Rules and Practice of this House must be by affi-dvait or solemn declaration. Any further information can be ob-

tained on application to the Clerk of the Legislative Assembly at his office in the Legislative Building, Fredericton. Dated this first day of December, A.

G. BIDLAKE, Clerk of the Legislative Assembly,

Letters Patent Granted

"McDONALD TEA COMPANY, LIMITED"

PUBLIC NOTICE is hereby given that nder "The New Brunswick Companies" Act, 1916" and amending Acts, Letters Patent have been issued under the seal of the Provinc'al Secretary-Treasurer of the Province of New Brunswick, bearing date the Twenty-second day of December, A. D. 1926, incorporating Charles Holden McDonald, Merchant; Rose Catherine Phillips, Book-keeper; and Cyrus F. Inches, Barrister-at-Law; all of the City of Saint John, in the County of the City and County of Saint John and Province of New Brunswick; for the following purposes, namely:

To carry on in all its branches the business of buying, selling, importing, blending and preparing for sale, tea, coffee and spice

To manufacture, purchase or other-wise acquire, own, hold, sell, assign and transfer, invest, trade, deal in and with goods, wares and merchandise and pro-

perty of every description.

To apply for, obtain, register, purchase, lease or otherwise acquire and to own, hold, use, operate, introduce and sell or otherwise dispose of any and all trade marks formulae, secret processes, trade names and distinguishing marks and all inventions, improvements and processes used in connection with or secured under Letters Patent or otherwise which may seem capable of being used for any of the purposes of the Company or the acquisition of which may seem cal culated directly or indirectly to benefit the Company, and to use, exercise, de-velop or grant licenses in respect of or otherwise turn to account the property. rights or information so acquired.

To take or otherwise acquire and hold shares in any other company having ob-jects altogether or in part similar to those of the Company or earrying on any business capable of being conducted so as to directly or indirectly benefit the Company.

To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other Com pany having objects altogether or in part simiar to those of the Company.

To do all such otherthings as are incidental or conducive to the attainment of the above objects.

The operations of the Company are to be carried on in the Province of New Brunswick and elsewhere, by the name of "McDonald Tea Company, Limited", with a capital stock of forty-nine thousand dollars divided into four hundred and ninety shares of one hundred dollars each, which two hundred and forty shall be eight per cent Preference shares of one hundred dollars each, and two hundred and fifty shall be Common or Ordinary