for the Construction of the Campbellton-St. Leonard Highway and for the Purchase of Road Equipment.

92. An Act to Provide for the repair and improvement of Roads and Bridges and other Public Works and Services.

93. An Act to Provide for defraying certain expenses of the Civil Government of the Province.

## Letters Patent Granted

ATLANTIC NEWS PUBLISHING COM-

PUBLLIC NOTICE is hereby given that under "The New Brunswick Con-panies" Act 1916", and amending Acts, Letters Patent have been issued under Letters Patent have been Issued under the seal of the Provincial Secretar Treasurer of the Province of New Brunswick, bearing date the Twentieth day of April, A. D. 1927, incorporating Mary J. Jones, Married Woman; Leonard C. Jones, Publisher and Journalist; and Allan C. Robb, Printer; all of the City of Moncton, in the County of Westmorland and Province of New Brunswick; for the following purposes, namely: following purposes, namely:

To purchase, acquire and take over continue and carry on a certain newspaper business heretofore carried on in the City of Moncton, in the County of Westmorland by Leonard C. Jones, aforesaid, together with the real estate, lands and premises and all leases, stock-ingrade, personal property, choses in action rade, personal property, choses in action, flects and assets of the said Leonard C. Jones in connection with the said business and to pay for the same wholly or partir in paid-up stock of the Company to be incorporated and to assume all and any of the obligations of the said busi-

To carry on at such place or places in the Province of New Brunswick as the

Company may see fit, the general business of printing and publishing.

To operate by electricity, gas, gasoline, or steam, such machinery as is necessary for the operation of a newspaper and job printing plant.

To acquire, print, publish, conduct and circulate, or otherwise deal with any newspaper or newspapers, or other publications, and generally to carry on the business of newspaper proprietors and general publishers.

To carry on, if, when it shall seem al printers, lithographers, engravers and

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al printers, lithographers, engravers and advertising agents.

To build, construct, erect, purchase, hire or otherwise acquire or provide, any buildings, offices, workshops, plant and machinery or other things necessary or useful for the purpose of carrying out the objects of the Company.

To purchase, lease or otherwise acquire, any land for the purpose, for construction thereon and building or buildings, necessary for the successful carrying on of the business.

ings, necessary for the successful cartying on of the business.

To purchase, lease or otherwise acquire and hold, sell or otherwise dispose of in whole or in part, the bonds, capital, stock, business, good-will, rights and franchises, property and assets, of every kind, of any person or persons, company or companies, conducting a business, similar to any business authorized to be conducted by the Company, and to pay for the same in money or in stock of the Company or otherwise, and to assume in whole, or in part, the labilities of any such person or persons, company or companies person or persons, company or companies whose business may be acquired by the

To exercise, while owner of any stock in any other Company, all the rights, powers and privileges of ownership, including the right to vote thereon.

To do all other acts and things that the Company may desire in any manner connected with the business hereby authorized, to be carried on by the Comly, incidental, convenient or auxiliary thereto or calculated directly or indirectby to promote the interests of the Com-many, by enhance the value of, or render wootable any of its properties and rights. In connection with the formation, promotion and incorporation of the Company, or to contract with any person, firm or company to pay the same, and to pay commissions to brokers and others for underwriting, placing, selling or guaranteeing the subscription of any shares, debentures, debenture stock or securities of the Company either by cash payments or by the allottment to him or them of shares or securities of this Company credited as paid-up in full or in part or otherited as paid-up in full or in part or other-

To sell or otherwise dispose of the un-dertaking of the Company or of any part thereof for such consideration as the Company may deem proper and in par-ticular for shares, debentures or securit-ies of any other Company having objects in whole or in part similar to those of this Company.

To borrow, raise and secure the pay-ment of mone in such sums and upon such terms as the Directors of the Comment of mone in such such and company may determine, and in particular by the issue of bonds, debentures or debenture stock, charged upon all or any of the Company's assets (both present and future) and secure the same by mortage or deed or other conveyance or assurance of the said property and assets.

To take, accuire, hold, sell and dispose of real and personal property of every nature and kind as security for or in satisfaction wholly or in part of debts, liabilities or obligations incurred or to be incurred in respect of or in connection with the business aforesaid or any of the purposes or objects of the Company.

The Several Clauses contained in the foregoing enumeration of powers shall be

foregoing enumeration of powers shall be construed as both purposes and powers, and the statements contained in each clause shall, except where otherwise exclause shall, except where otherwise expressed, be in no way limited or restricted by reference to, or inference from the terms of any other clause but shall be construed as independent purposes and powers, by the name of "Atlantic News Publishing Company, Limited", with a capital stock of Four Thousand Nine Hundred Dollars divided into forty-nine shares of one hundred dollars each, with the head office at the City of Moncton, in the County of Westmorland and Province of New Brunswick.

ince of New Brunswick.

Dated at the Office of the Provincial Secretary-Treasurer the Twentieth day of April, A. D. 1927.

ROBERT BAYLEY, Deputy Provincial Secretary Treasurer

## "SCHOFIELD PAPER COMPANY,

PUBLIC NOTICE is hereby given that under the "New Brunswick Companies' Act, 1916" and amending Acts, Supple-mentary Letters Patent have been issued under the seal of the Provincial Secre-tary-Treasurer of the Province of New Brunswick, bearing date the Eighteenth day of April, A. D. 1927, whereby the Capital Stock of "Schofield Paper Com-pany, Limited" has been increased to one hundred thousand dollars in the following manner:

Whereas the authorized stock of the Whereas the authorized stock of the Company is Ninety-nine thousand and eight hundred dollars divided into nine hundred and ninetyeight shares of the par value of one hundred dollars each.

And whereas it is desirable in the interest of the Company and of the Shareholders that the Company shall be re-

organized in such a way that the present issued capital stock of ninety seven thou-sand, six hundred dollars divided into nine

sand, six hundred dollars divided into nine hundred and seventy six shares should be divided into two thousand one hundred and ninety six common shares without nominal or par value.

And whereas for the due carrying out of the objects of the Company it is deemed requisite to increase the Common capital stock of the Company when converted as aforesaid by an additional three hundred and four common shares without nominal or par value thereby making the total authorized capital stock of the Company two thousand five hundred common shares without nominal or par value.

Therefore the outstanding issued stock

shares without nominal or par value.

Therefore the outstanding issued stock of the Company, ninety seven thousand and six hundred dollars, consisting of nine hundred and seventy six common shares of the par value of one hundred dollars each, be sub-divided and converted into two thousand one hundred and ninety six shares without nominal or par

value, and that the common capital stock of the Company when sub-divided and converted from Nine hundred and seventy six shares of the par value of one hundred dollars each into two thousand one hundred and ninety six shares without nominal or par value be then increased fro mtwo thousand one hundred and ninety six shares without nominal or par value to two thousand five hundred comvalue to two thousand five hundred common shares without nominal or par value, and that the amount of capital with which the Company hereafter will carry on iness shall be one hundred thousand dollars, represented by the ninety seven thousand and six hundred dollars already subscribed and fully paid-up, together with a further sum of two thousand and four hundred dollars to be subscribed and fully paid up.

fully paid up.

That the Board of Directors may accept surrender of the existing nine hun-dred and seventy six shares of the Company heretofore issued and in exchange therefor issue to the surrendering stock-holders two thousand one hundred and ninety six common shares without nom-

ninety six common shares without nominal or par value, making equitable adjustment for fractional parts of shares.

That the Board of Directors may sell and issue the remaining 304 shares without nominal or par value or such portion thereof as they may determine from time to time for such consideration as the Board of Directors shall fix. All such further shares authorized as aforesaid to be issued must in the first instance be offered to all the existing shareholders for fered to all the existing shareholders for the time being, which offer shall be made by notice specifying the number of shares authorized to be issued and the terms of their issue and stating that the share-holders be at liberty to tender for the same at any time before a date named, which date shall not be earlier than 30 days after the posting of such notice, such notice shall be sent in the same manner as notices of meetings of shareholders, each shareholder shall be at liberty to make a tender in writing delivered at the head office of the Company on or before the day named in such notice for receipt of tenders for such shares or any of them on the terms specified in the notices or to assign his or her rights of tender to any other stock holders and the Directors shall allot the shares to the Directors shall allot the shares to the shareholders who so tender. And in the event of more shares being tendered for than are authorized to be issued the shares shall (as nearly as may) be allotted to the tendering stockholders in proportion to the capital already held by them and by such other stockholder or stockholders whose rights may have been acquired by assignment respectively.

The above Company is given permission to hold the annual meetings of the Company and the annual meetings of the

Company and the annual meetings of the shareholders of the Company, and meet-ings of the directors outside the Prov-ince of New Brunswick.

Dated at the office of the Provincial Secretary-Treasurer at Fredericton the Eighteenth day of April, A. D. 1927. ROBT. BAYLEY,

Deputy Prov. Secretary-Treasurer.

## Dept. Public Works

## NOTICE TO CONTRACTORS

Sealed tenders for the following contracts will be received up to 12 o'clock noon, Tuesday the 10th day of May, 1927, at the offce of the Chief Highway Engineer, Fredericton, N. B., marked Tender for

Contract No. 84—Campbell Settlement:
Road-Main Boundary 4.9 miles.
Contract No. 85—Gravel Surfacing, Woodstock-Dugan Road, 6.0 miles.
Contract No. 86—Lepreau-Maces Bay, 5.0

miles. Contract No. 87—Hammond River-Hamp-

Contract No. 87—Hammond River-Hampton, 6.5 miles.
Contract No. 88—Weaver-Upper Blackville, 4.0 miles.
Contract No. 89—Matapedia Bridge East, 0.5 miles.
Contract No. 90—Gravel Surfacing, Grand Falls South, 4.3 miles.
Contract No. 91—Sackville-Dorchester, 8.2 miles.

8.2 miles.

Profiles and specifications for all con-tracts may be seen at the office of the Chief Highway Engineer, Fredericton.