

Official Notifications appearing in this Paper, duly authenticated, are to be received as such by all whom they may concern

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PROCLAMATION



By His Honour Major-General The Honourable Hugh Havelock McLean, K.C. V. D., LL. D., Lieutenant-Governor of the Province of New Brunswick. HUGH HAVELOCK McLEAN,

WHEREAS, the Legislative Assembly of this Province stands prorogued to Thursday, May 19th, I have thought Thursday, May 19th, I have thought fit to further prorogue the said Legislative Assembly, and the same is hereby prorogued accordingly to Thursday the 30th day of June next. GIVEN under my hand and seal at Fredericton, the 18th day of May, in the year of our Lord One Thousand Nine Hundred and Thirty-two, and in the Twenty-third year of His Majesty's Reign. BY COMMAND OF THE LIEUTENANT-GOVERNOR GOVERNOR.

ANTOINE J. LEGER, Provincial Secretary-Treasurer.

Government Notices

SOLEMNIZATION OF MARRIAGE

Public Notice to hereby given that under Chapter 77 of the Revised Statutes 1927, the following person has been re-

gistered to solemnize marriage. Rev. J. Roland Dickinson, Dalhousie, Restigouche County, N. B. (Presbyterian Church in Canada).

ANTOINE J. LEGER. Provincial Sec-Treasurer's Office, Fredericton, June 2nd, 1932.

Letters Patent

"BLAGDON COMMUNITY CABINS. LIMITED"

Public Notice is hereby given that under "The New Brunswick Companies" Act" (being Chapter 88 of The Revised Statutes 1927), 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 Sixth day of June, A.D. 1932, incorporating: Charles Edmund Murray, Salesman; of the City and County of Saint John and Province of New Brunswick; Harrison Gregory Dristoil, Farmer, of Blagdon, in the County of Kings and Province aforesaid; and Blanche Mae Murray, Married Woman; of the City of Saint John, in the County of the City and County of Saint John and Province aforesaid; for the following purposes, namely.

To purchase, take on lease or otherwise acquire lands, or buildings within the Province of New Brunswick or elsewhere.

To erect on such lands as aforesaid or To erect on such lands as aforesaid or any of them a hotel, cottages, lnns, tourist homes or rest camps or any other necessary buildings and works, and to use, convert, adapt and maintain all or any of such lands, buildings and premises to and for the purpose of hotels, inns, tourist homes or lodges.

To fit up and furnish the same with the usual and necessary adjuncts to car-

the usual and necessary adjuncts to car-ry on business as hotel, restaurant, inn. cafe, refreshment room, tourist homes and lodging-house keepers, real estate agents, brokers, carriers, warehousemen, importers, merchants, manufactures of aerated, mineral, medicinal and artificial waters and other drinks, purveyors, ca-terers for public amusements generally, automobile, garage and livery stable keepers, filling station proprietors, owners and operators of trucks, motors, motor launches, motor omnibuses and taxi cabs, ice merchants, bakers, confectioners and dealers in food, live and killed stock, domestic and foreign produce of all descriptions, proprietors of clubs, baths, dressing-rooms, launderies, libraries, pic-nic grounds and parks or other places of amusements, recreation, sport, enter-tainment and instruction of all kinds, tobacco and cigar merchants, agents for railway or shipping companies and other carriers, and general agents and any other business which can be conveniently carried on in connection with the fore-going objects.

remunerate by payment in cash, stock, bonds or other manner, any person or persons or corporation or corporations for services rendered or to be rendered, in placing or assisting to place or guar-anteeing the place of any of the shares of stock of the Company, or in or about the formation or promotion of the Company or in the conduct of its business.

To distribute in specie or otherwise, as may be resolved, any assets of the Company among its members, provided that its Capital be not thereby impaired, and particularly the shares, bonds, deben-tures or other securities of any other company properly obtained by this proposed company.

To take or otherwise acquire and hold shares in or to amalgamate with any other company having objects altogether or in part similar to those of this Company or carrying on any business capable of being conducted so as directly or into benefit the Company. directly

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 or of any other company having securities objects altogether or in part similar to those of the Company.

To do all or any of the above things and all things authorized by the Letters Patent as principals, agents, contractors, trustees or otherwise and either alone or

in conjunction with others and to do all such things as are incidental or condu-cive to the attainment of the above objects, by the name of "Blagdon Com-munity Cabins, Limited," with a capital stock of Twenty Thousand Dollars divid-ed into Fifteen Hundred Shares of Pre-ferred Stock of Ten Dollars Each and Five Thousand Shares of Common Stock without Naminal or Par Value (provided wathout Nominal or Par Value (provided however that the issue and allotment of the said Shares without Nominal or Par Value may be fixed by the Board of Di-rectors, not to exceed the sum of One Dollar Per Share) and any and all Shares ssued after such consideration has been been paid shall be deemed to be fully paid and non-assessable, and the holders of such shares shall not be liable to the Company or its creditors in respect thereof.

The said Preference Shares shall confer on the holder a right to a Cumulative Preferential Dividend at the Rate of Seven Per Centum Per Annum on the capital paid up thereon out of the surplus or net earnings of the Company and shall upon the winding up of the Company have priority as to return of the capital over all other shares of the capital stock for the time being of the Company upon such winding up dissolution bankruptcy or otherwise but shall not confer any further right to participate in profits or as-sets and the Preference Shares shall be subject to the right of the Company to redeem the whole or any part thereof anon navment to the owner or owners thereof the sum of Eleven Dollars Fer Share for each and every share the par-ticular shares to be redeemed where a part only is redeemed, to be determined by a drawing: the method of the redemption of the said shares and the drawing

shall be regulated in such manner as may be determined by the Board of Directors. The said Preference Shares shall not confer any right of voting at any General Meeting of the Company nor shall they qualify any person to be a Director of the Company, provided, however, that if there shall be at any time accrued and unpaid on the said Preference Shares Cumulative Dividends to the extent of two yearly payments, the holders of such Preference Shares shall thereupon acquire the right of voting at all meetings of Shareholders of the Company, every Shareholder of Preference Shares being entitled to one vote for each Preference held, and such right of voting shall be retained until all accrued dividends upon Preference Shares have been paid and the said right of voting shall revive from to time whenever accrued and unpuid dividends on said Preference Shares shall amount to two yearly payments, unless the right of voting at meetings of Shareholders has accrued to the holders of the Pseference Shares the said holders chall have no right to receive notice of any meeting of the Shareholders of the Company. The holders of Preference Shares shall have no preemptive right in