

\$3,200, in shares of \$4. May hold real estate worth \$1,600. To be organized when 25 p.c. is paid up.

Cap. 85—The STARR MANUFACTURING Co. (limited) may increase its capital to \$250,000, in shares of \$1,000, and may hold real estate worth \$100,000.

Cap. 86—Incorporates, as the BLENKHORN EDGE TOOL MANUFACTURING Co., J. Blenkhorn, B. N. Fullerton, J. Gillespie, jr., R. B. Boggs, R. H. Hewson, and others. Place of business—Parrsborough. Capital \$12,000, with power of increase to \$18,000, in shares of \$20. 25 p.c. to be paid in, and operations commenced in 2 yrs.

Cap. 87—Amends the charter of the ACADIAN IRON & STEEL Co., (limited) enabling it to construct railways in the vicinity of its works at Londonderry.

Cap. 88—Incorporates, as the PUGWASH FOUNDRY AND MANUFACTURING Co., T. Webster, L. Borden, J. A. Elliott, H. C. Black, C. Bent, J. Cooper, C. Oulton and A. McDonnell. Capital \$6,000, with power of increase to \$20,000. May hold real estate worth \$10,000. 25 p.c. must be paid in, and operations commenced in 2 yrs.

Cap. 89—Incorporates, as the WELLINGTON FOUNDRY Co., J. R. Murray, J. W. Laurie and A. Robertson. Place of business—Grand Lake, in the County of Halifax. Capital \$4,000, with power of increase to \$15,000 in shares of \$20. May hold real estate worth \$4,000. 25 p.c. to be paid in, and operations commenced in 2 yrs.

Cap. 90—Incorporates, as the WELLINGTON WOODEN WARE Co., J. Keys, A. Robertson, J. W. Laurie and others. Capital \$4,000, (with power of increase to \$15,000,) in shares of \$20. Other clauses as in previous Act.

Cap. 91—Incorporates, as the PUGWASH LIME Co., A. Wilson, W. A. D. Morse and others. Capital \$15,000 (with power of increase to \$25,000,) in shares of \$20. 25 p.c. to be paid in, and work commenced in 2 yrs.

Cap. 92—Incorporates, as Trustees of DURHAM STREET PUBLIC HALL, PUGWASH, M. A. McLeod, P. McDonald, D. Macauley, C. McDonald, J. Chisholm and W. Blair. May hold real estate worth \$3,000.

Cap. 93—Amends the charter of the CAPE BRETON MARBLE Co. The Capital is \$300,000, (with power of increase to \$500,000) in shares of \$100.

Cap. 94—Incorporates, as the HALIFAX GAS CONSUMERS' Co., J. Pugh, L. R. Kirby, P. McPhee and B. O'Neil, for the purpose of supplying Halifax and Dartmouth with gas. Capital \$100,000, (with power of increase to \$200,000) in shares of \$20. May hold real estate worth \$30,000. 25 p.c. to be paid in, and works begun in 2 years.

Cap. 95—Incorporates, as the SYDNEY GAS Co., F. N. Gisborne, T. Fenn and A. J. White, for the purpose of supplying Sydney with gas. Capital \$50,000, (with power of doubling it) in shares of \$100. May hold real estate worth \$30,000. 25 p.c. to be paid in, and operations to be commenced in 2 years.

Cap. 96—Incorporates, as the CARBOLINE GAS LIGHT Co., O. C. Herbert, T. Simmons, B. H. Hornsby, J. S. D. Thompson, and others, to manufacture gas from oil and other substances, and manufacture and sell the apparatus for making it. Capital \$100,000, (with power of increase to \$150,000) in shares of \$100. 25 p.c. to be paid up and work begun in 2 yrs.

Cap. 97—Incorporates, as the ROLLING STOCK Co. OF NOVA SCOTIA, J. A. Mann, W. A. Henry, D. Moore and others, to manufacture rolling stock for railways, coaches, omnibusses and other vehicles for the road, and steamers, &c., and machinery for them, &c., and construct, lease or sell railways. Operations to commence in 2 yrs.

Cap. 98—Amends the charter of the AVON MARINE INSURANCE Co. It may hold real estate worth \$25,000, and the Act of incorporation is made perpetual till the Co. is dissolved under the 15th sec.

Cap. 99—Amends the charter of the NOVA SCOTIA MUTUAL FIRE INSURANCE Co., limiting their powers of insuring, &c., to the Province.

Cap. 100—Incorporates, as the WEYMOUTH MARINE INSURANCE Co., C. Campbell, F. W. Goodwin, J. E. LeBlanc, B. L. Oakes, G. H. Dunbar, E. John and J. Journeay. Capital \$16,000 (with power of doubling it), in shares of \$20. To go into operation when 25 p.c. is paid up. Investments to be made in public funds, bank or other stock, but not in real estate, beyond \$2,000 in value, nor in mortgages of ships, nor bottomry or respondentia bonds. When the capital is wholly expended no new policies are to be issued; and the association may be dissolved when the losses equal the available capital stock, or on the vote of the owners of $\frac{1}{2}$ of the shares.

Cap. 101—Incorporates the NORTON LODGE OF I. O. OF ODD FELLOWS. May hold real estate worth \$4,000.

Cap. 102—Repeals the charter of the MASONIC BUILDING Co.

Cap. 103—Incorporates the CONCORD LODGE OF FREE MASONS, BARRINGTON. May hold real estate worth \$4,000.

Cap. 104—Incorporates the COBEQUID LODGE OF FREE MASONS. May hold real estate worth \$6,000.

Cap. 105—Incorporates KENTVILLE LODGE OF FREE MASONS, with power to hold real estate worth \$10,000.

Cap. 106—Incorporates the ALBERT LODGE OF FREE MASONS, Shelburne, with power to hold real estate worth \$10,000.

Cap. 107—Incorporates the LEMON LODGE OF FREE MASONS, Petite Rivière, with power to hold real estate worth \$6,000.

Cap. 108—Incorporates, as the PICTOU SHIPBUILDING Co., W. Jack, S. Copeland, D. McDonald, W. W. Glennie, W. Campbell, D. McDonald and H. R. Narraway. Capital \$25,000 (with power of doubling), in shares of \$50. 25 p.c. to be paid in and operations to be commenced in 2 yrs.

Cap. 109—Incorporates, as the HALIFAX