

Chap. 57.—Amends the charter of the **INVERNESS RAILWAY Co.** Stock issued for the purchase of mines, lands and mining property shall be taken to be fully paid up, and shall not be subject to any other calls. And stock so issued shall be taken as a basis for organization of the Co. The name is changed to the "**INVERNESS COAL, IRON AND RAILWAY Co.**" It may issue preferential stock to amount of \$100,000.

Chap. 58.—Incorporates, as the **CRESCENT OIL and PIPE LINE Co.**, A. R. Reed, W. Reed, J. R. Handy, J. R. Clark, A. McKay, R. H. Dougall, J. Janny, A. L. Hyde, and G. B. Streck, with power to hold real estate in the Island of Cape Breton, and elsewhere in the Province of Nova Scotia. Capital \$100,000 in 5,000 shares of \$20 each. Works to commence within two years.

Chap. 59.—Incorporates, as the **INVERNESS OIL and PIPE LINE Co.** B. H. Eaton, and A. Nelson, with capital of \$100,000 in 5,000 shares of \$20 each. The Co. shall not go to work until 25 p. c. of the stock shall have been paid in. Works to commence within two years.

Chap. 60.—Incorporates, as the **BURRELL JOHNSON IRON Co. (limited)** J. Burrell, G. W. Johnson, N. W. Blethen, W. J. Lovitt, H. Cann, A. C. Robbins, F. Dennis, B. Doane, N. Churchill, and A. Goudy, for the purpose of carrying on the business of Iron and Brass Founding and general engineering, &c. Capital \$129,500 to be divided into shares of \$50 each, 663rd p. c. of said stock to be paid up before organizing. Co may hold real estate to amount of \$50,000.

Chap. 61.—Incorporates, as the **OCEAN MARINE RAILWAY and DRY DOCK Co.** J. R. Noonan, C. W. Gordon, C. T. Irving, R. Doull, C. Dwyer, T. Robley, and W. K. Henderson, for the purpose of erecting and employing marine railway slips and dry docks in the County of Pictou. Co. may hold real estate to the amount of \$50,000. Capital \$30,000 in shares of \$25 Co. may go into operation as soon as 600 shares are subscribed, and \$5,000 paid in on account thereof.

Chap. 62.—Incorporates, as the **NOVA SCOTIA FIRE INSURANCE Co. (limited)** B. Smith, G. Mounce, E. W. Dimock, G. P. Payzant, T. Ayiward, M. Curry, S. Dimock, J. A. Shaw, T. E. Smith, J. B. North, and A. Haley. Head office in Windsor, Hants. Capital \$100,000 in 1,000 shares of \$100 each. Co. shall not go into operation until \$20,000 of said stock shall be paid up. It can hold real estate of the value of \$20,000. Shareholders liable for double the amount of their stock.

Chap. 63.—Incorporates, as the **YARMOUTH SKATING RINK Co.**, A. C. Robbins, S. Killam, jun., A. W. Eakins, and T. R. Jolly. Capital \$8,000 in 800 shares of \$10 each with power to increase the same to \$12,000.

Chap. 64.—Incorporates, as the **WINDSOR FOUNTRY Co.**, E. W. Dimock, J. Smith, C. H. Dimock, and H. Dimock. Capital \$40,000 in shares of \$100 each with power to increase to \$60,000. Co. shall not go

into operation until 25 p. c. of the stock shall have been paid in. Co may hold real estate to the value of \$50,000. Shareholders liable for double the amount of their shares.

Chap. 65.—Incorporates, as the **WINDSOR PLASTER Co.**, E. W. Dimock, A. P. Shand, W. Dimock, W. H. Blanchard, and A. Haley. Capital \$20,000 in 2,000 shares of \$100 each. The Co. shall not go into operation until 10 p. c. of capital is paid up. Members liable for double the amount of their stock. Head office at Windsor. Directors may borrow upon bonds and debentures in sums of not less than \$100.

Chap. 66.—Incorporates J. Douglas, W. A. Sutherland and J. A. Hood, by the name of "**SCOTIA LODGE, No. 11.**" of the Independent Order of Odd Fellows. Corporation may hold real estate to amount of \$5,000.

Chap. 67.—Incorporates, as the "**MEORE LODGE, No. 17, Independent Order of Odd Fellows.**" G. Cunningham, W. Pickens, J. A. Campbell, R. McDonald, T. W. Turnbull and S. McDonald; Corporation may hold real estate to the value of \$4,000.

Chap. 68.—Incorporates, as "The Trustees of **JAMES CHURCH** Congregation, **NEW GLASGOW.**" T. F. Foreman, G. W. Underwood, J. W. Fraser, sr., W. Polson and J. W. Fraser, trustees of that congregation in connection with the Presbyterian Church of Canada. All real or personal estate belonging to congregation is vested in said trustees. They may hold real and personal estate to the value of \$30,000.

Chap. 69.—Enacts that the members of any **BAPTIST CHURCH** in Nova Scotia may, by a majority of votes, elect from the members 4, 6 or 9 persons as a board of trustees; and such trustees and their successors in office shall be a body corporate on behalf of said church and have charge of the property, both real and personal of such church.

Chap. 70.—Authorizes J. J. O'Brien, J. Densmore and J. G. McLellan to sell and dispose of the old **PRESBYTERIAN CHURCH** at **NOEL**, and to appropriate the proceeds of such sale in equal proportions amongst the parties legally or equitably entitled thereto.

Chap. 71.—Confirms the sales by L. Rand, Comr. of Sewers, of 6 acres of reserved lands and the abbateau appertaining, and belonging to the proprietors of the lands enclosed by the **GRAND DYKE** and the abbateau thereof across the **CUNARD RIVER** in the Co. of **KINGS** and authorizes him to grant deeds and collect purchase money.

Chap. 72.—Authorizes the **TRUSTEES OF SCHOOL LANDS** for the Township of **NEWPORT** to sell the school farm in **Burlington**. The amount realized to be invested on mortgage for the benefit of the schools in the said township.

Chap. 73.—Incorporates the **MACKENZIE TEMPERANCE REFORM CLUB.** J. W. K. Johnston, President; W. M. Carey, E. C. Fairbanks, W. J. Coleman, sr., and H. S.