

paid in. Lands, buildings and machinery may be received in payment for stock. Works to be prosecuted within 2 years.

Cap. 67—Incorporates the WALLACE GREY STONE COY., for working stone quarries, &c., &c., with capital of \$20,000, in shares of \$100 each, and power to increase to \$40,000,—25 per cent. to be paid in. Works to be prosecuted within 2 years.

Cap. 68—Incorporates the HALIFAX ROLLING MILLS COY., for manufacturing in iron, steel, wood and other material, with capital of \$100,000, and power to double it. Shares \$100 each. 25 per cent. to be paid in. Real estate may be held to the value of \$50,000. Works must be commenced and continued in 2 years.

Cap. 69—Incorporates the DOMINION COPPER PAINT COY. for manufacturing and dealing in paints, oils, varnishes, bitumen, leads and similar articles, capital \$40,000 in 800 shares with power to double, 25 per cent to be paid in. May hold real estate to the value of \$20,000. Works to be effectively begun within 1 year, and the operations of the company to extend no longer than 25 years.

Cap. 70—Incorporates the HALIFAX SUGAR REFINING COY., with capital of \$450,000 and power to increase to \$600,000, shares \$40 each; 25 per cent to be paid in. May hold real estate of value of \$400,000. Stock issued for purchase of property shall be considered paid up stock. Directors may borrow \$25,000 by Debentures of not less than \$100 each at rate of interest fixed in by-laws. Effective works to be prosecuted within 2 years.

Cap. 71—Incorporates SYDNEY HOTEL Co. Capital \$12,000 in 120 shares, may increase by 3rd's vote to \$20,000, 25 per cent to be paid in. Real estate may be held to the value of \$20,000. Works to be begun within two years.

Cap. 72—Incorporates the WALLACE SHIP BUILDING Co. for the purpose of building, purchasing, selling and sailing vessels. Capital \$8,000 in shares of 20 dollars each with power to increase to \$25,000, 25 per cent to be paid in. Real estate to value of \$4,000 may be held. Co'y. may be dissolved when their losses are equal to the available capital stock, or on the vote of 2/3ths of the shareholders.

Cap. 73—Incorporates the WINDSOR FIRE INS. Co. with capital of \$400,000 in shares of 20 dollars each. \$100,000 must be paid in cash, and \$25,000 invested to the satisfaction of the Lt. G. in C. Risks may not exceed \$1,000,000, but for every \$8,000 of additional capital subscribed, of which one half shall be invested and secured, risks may be taken to the amount of \$80,000. Claims must be paid within 3 months. In case the corporation fail to keep good the capital the Lt. G. in C. may revoke the Act. Annual meeting to take place at Windsor, on 1st Tuesday in March. No stockholder may hold more than 200 shares. Real estate may be held to the value of \$25,000. Act to be in force for no longer than 25 years.

Cap. 74—Amends Acts relating to ACADIA FIRE INSURANCE Co. and provides that when the corporation shall have provided

a capital of \$200,000 and invested and secured \$100,000, it shall be lawful for them to commence business, the risk upon that capital never to exceed \$2,500,000, but may be increased in the same ratio as further capital is subscribed and invested, and in case the Co'y. at any time insure beyond the amount authorized, the members shall be liable in their own persons and estates for their shares of the sums so insured.

Cap. 75—Alters and amends the HALIFAX FIRE INSURANCE Co., allowing the capital to be \$100,000 in 10,000 shares and making the same provisions as in the Windsor and other Fire Insurance Co'y. for investment, security, &c.

Cap. 76—Incorporates the ACADIA PROVIDENT ASSOCIATION. Principal office to be at Halifax. Association to be "Mutual," every holder of a policy, and all annuitants to be members, but no member to have a vote unless he holds a policy of \$1,000, or an annuity of \$200. Operations not to commence till policies are guaranteed to the extent of \$100,000. Annual meeting to be held in December. In cases of extraordinary losses, the Directors may defer payment of any percentage claimable on policies and pay such from time to time as funds are available. Effective business operations to be begun within 2 years.

Cap. 77—Incorporates the HALIFAX YOUNG MEN'S CHRISTIAN ASSOCIATION, with power to hold real estate to the value of \$60,000.

Cap. 78—Incorporates the TRUSTEES OF THE CHURCH OF THE REDEEMER, HALIFAX, with power to hold real and personal estate for the use of the Church to the value of \$80,000.

Cap. 79—Incorporates the TRUSTEES OF ST. FILLAN'S CHURCH, RIVER INHABITANTS, with power to purchase, take and hold real and personal estate for use of such Church and vesting in it the property already belonging to the congregation, who are declared to be the persons who have or may subscribe to the building of the church or support of the minister. Trustees are empowered to levy rates for church repairs on the pewholders, provided a majority of them consent to it.

Cap. 80—Incorporates the TRUSTEES OF HEBRON BAPTIST CHURCH, YARMOUTH, with the same powers as the last.

Cap. 81—Empowers the TRUSTEES of ST. MATTHEW'S CHURCH, WALLACE, to sell certain property.

Cap. 82—Authorizes the sale of the FREE CHRISTIAN BAPTIST CHURCH, at LOWER CANNING, the purchase money to be applied to such purpose as the majority of the members may appoint.

Cap. 83—Incorporates the TRUSTEES of the TEMPLE BAPTIST CHURCH, YARMOUTH, with power to hold property, invest money and for the use of church.

Cap. 84—Authorizes the TRUSTEES of the PRESBYTERIAN CHURCH, at TATAMAGOUCHE, to sell a part of the lot of land used as a cemetery and apply the proceeds to the purchase of another, such cemetery now used to be closed after such purchase.