

How it became a Martin's sin.—Mr. Mc Dougall, the Milliner, late of New Orleans, has engraved upon his tomb a series of maxims, which he had prescribed as the rules for his guidance through life, and to which his success in business is mainly attributable. The following is a copy.— "Rules for the Guidance of my Life," 1854.—Remember always that labor is one of the conditions of our existence. Time is gold; throw not one minute away, but place each one to account. Do unto all men as you would be done by. Never put off till another day what you can do to-day. Never bid another do what you yourself can do. Never covet what is not your own. Never think any matter so trifling as not to deserve notice. Never give out that which does not first come in. Never spend but to produce. Let the greatest order regulate the transactions of your life. Study in your course of life to do the greatest of good.

Deprive yourself of nothing necessary to your comfort, but live in an honorable simplicity and regularity. Labor them, to the last moment of your existence. Pursue strictly the above rules, and the Divine blessing and gifts of every kind will flow upon you to your hearts content; but, first of all, remember that the chief and greatest study of our life should be to tend, by all means in our power, to the honor and glory of our Divine Creator. John McDonough, New Orleans, March 2d, 1854.

The conclusion to which I have arrived is, that, without temperance, there is no health without virtue, no order; without religion, no happiness; and the aim of our being is to live wisely, soberly and righteously.

Two Hours or Reasons.—A little boy sat by his mother. He looked long at the fire and was silent when the day thought passed away, his eyes bright as ever he spoke: "Mother, I wish I was rich."

"Why do you wish you were rich, my son?" The child said. "Because every one is rich, every one invites me for tea." The stranger at the table yesterday asked who was the richest man in our village. At school there is a boy who does not know it, and it is hard for him to say his lesson well. Some day he will make a fortune. But the children don't name him, for they say he is a wealthy boy."

The mother thought the child in danger of incurring wrath, and took the face of goodness, and said, "If you will be good, you may be held in the house, or who led somebody away. So she asked him, "What is it to be good?"

He answered, "I do not know. You tell me how to become rich that all may ask after me and me."

"To become rich is to get money. For this you must wait until you become a man."

The boy looked sorrowful and said, "Is there not some other way of becoming rich, than by money?"

She answered, "The gain of money is not the only true wealth. Fires may burn it, the floods drown it, the winds sweep it away, and moths eat it, rust waste it. Men are worried with the fear of losing it, and it is hard to hold it fast. They die early, testing us. The soul of the richest prince of the earth goes forth, like that of the way side beggar, without a garment, who goes across the prairie of God."

"Then," said the boy, "I will go to gather this kind of riches, or must I wait till I am a man?"

The mother laid her hand upon his little head, and said, "To-day, if you will hear his voice; for He hath promised that those who seek early shall find."

And she said, "Teach me how I may become rich before God."

Then she looked tenderly at him and said, "I know not what is the best way to do this, but you may love the dear Saviors, and trust in him. O! They will be good to all. So, though you may be poor in the world, you shall be rich in faith, and in His kingdom."

Austrian troops advanced to the frontiers of Prussia, and the Austrians were repelled.

Patrick Murphy was handing a paper to Terence O'Grady, a cousin half-blooded to the man of the measure and carried away the frost, without doing any injury to either of them. "Here's a tick to yo' jewel!" says Teren; "yet took that tick off well."

AN ACT TO INCORPORATE THE ST. JOHN MANUFACTURING COMPANY.

Warning—the establishment of Manufacturing is this Province will be highly advantageous; And whereas the amount of capital necessary to be invested in such undertaking, to secure the most work thereof, renders it essential that the Company engaged therein should be incorporated.

That Robert Power, William Hawkes, James Harris, Thomas Albin, John S. Parker, Richard Lovell, Charles W. Stachan, Robert Douglas, John G. Powers, and others, associates, and shall be and are hereby created in a Company, and declared to be a body politic and corporate, by the name of "The Saint John Manufacturing Company;" and that name shall have all the powers and privileges made incident to a Corporation, and shall be entitled to all the franchises for the purpose of purchasing lands and premises for erecting buildings, mills machinery, or anything appertaining to, or in any way required for the full and efficient carrying on and managing the manufacture of the products of the Company in the County of Saint John; and provided that the said Company shall not hold real estate to a greater amount than \$40,000 per annum.

2. That the first meeting of the said Corporation shall be held at the office of the said Company, in the sum of ten thousand dollars, and that he called by any one of the stockholders of the said Company, by giving at least twenty days notice in the Royal Gazette published in this Province previous to such meeting.

3. That the capital stock of the said Corporation shall consist of the sum of ten thousand pounds, to be paid in at the rate of £100 per share, at the time of the several payments hereinafter exacted, and shall be and are hereby created in a Company, and the remainder of the said stock to be paid in by the shareholders, and their administration, and they attached with rock-saws was severe. British lost a Captain and over two hundred men, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

4. That the joint stock and property of said Company shall alone in the first instance be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

5. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

6. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

7. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

8. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

9. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

10. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

11. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

12. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

13. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

14. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

15. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

16. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

17. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

18. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

19. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

20. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

21. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

22. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

23. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

24. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

25. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

26. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

27. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

28. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

29. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

30. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

31. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

32. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

33. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

34. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

35. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

36. That the joint stock and property of said Company shall be liable in the first instance to be responsible for the debts and engagements of the said Company, and shall be liable or person having any interest against the said Company, for any amount due or payable to the same, or to the shareholders of the said stock to be paid in by the shareholders on account thereof, except in case of default or non-payment, or in case of bankruptcy, or insolvency, or in case of death or disability, and in such parts or portions as the business of the Company shall from time to time require, the whole amount of said capital to be divided into one thousand shares of ten pounds each.

