

TERMS: One copy, one year, \$2 00 Six months, 1 00 Three months, 50

Wednesday, July 30

Town and Parish News.

We have fine prospects of making a "big" crop this year. All the planters and farmers say so.

For the best Garden Seeds, Landreth's, for Fall planting, either in bulk or packages, go to Geiger's Eagle Drug Store.

Rumor has it that there will be more than one candidate before the Congressional Convention which meets here on the 18th of August.

The charters of the Alexandria Street Railway Co., and the Alexandria Publishing Co., both limited, appear in this morning's DEMOCRAT.

Alexandria bids fair to soon become the second largest city in Louisiana. She has taken upon herself a genuine, lasting, substantial all wool and a yard wide boom.

FOR RENT—The two connecting stores on Front street, corner of Johnston, each 70 feet long, and 20 feet wide, with counters and shelves complete. Possession given at once.

For further particulars apply to READ & SCHMALINSKI, Alexandria, La.

BUY FROM BAUER & WEILL, LEADERS - OF - LOW - PRICES

The Rapides Parish Farmers' Union at their meeting held at Le-combe on Saturday, organized a political executive committee, composed of one from each of the sub-unions, making a body of twenty-four.

PERSONAL.—Mr. Ambrose Hertzog, of Natchitoches Parish, was here on a visit this week.

Mrs. Fannie Hirsch of Jackson, La., accompanied by her daughter, are here on a two week's pleasure trip, and are the guests of Mr. and Mrs. M. Bloom.

Mr. and Mrs. Phil Asher, late of Natchitoches, have returned to Alexandria to permanently reside, so we are informed.

Mrs. D. Heyman and her son, Marx, have gone to Biloxi on a pleasure trip.

Several of our citizens have visited Big and Clear creeks, and Flaggon, the past week, and have caught hundreds of the finest kind of trout.

ANTI-LOTTERY CLIPPINGS. "We will not vote for any man who favors, by word or act, the Lottery."

"I will vote for a negro in preference to a Lottery man." So says Wm. Hill, of Alexandria, the cotton buyer.

"We will use shot guns." So says Mr. Horace White, a promising young lawyer of Alexandria.

"Educate your children with Lottery money and they will be educated hogs." So says the Hon. E. G. Hunter in a speech at Cheneyville. Such remarks need no comment.

Those whom the gods wish to destroy they first make mad. Let me beseech the true Democracy of the Parish to be conservative, to stand by and preserve the party. It is not the first time that the over-zealous have tried to destroy it upon a single issue. The Lottery may go or stay, but pure Democracy will maintain and sustain her great principles as expounded.

BAUER & WEILL, LEADERS OF LOW PRICES. Charges Against Judge E. D. White.

In its issue of July 22d., the Times Democrat, in a very severe article, accuses Sanatoelect White of having received \$10,000 from the Lottery Co. to assist him personally in his fight to the Senate; and that the campaign committee of which Mr. White was treasurer, received the sum of \$10,000 from the Lottery Co. which the Senator disbursed in the interest of Gov. Nicholls and himself in the last campaign. The Times-Democrat adds the following: "Did Senator White use that money honestly? The amount is large and could scarcely have been consumed for stationery."

The answer Judge White makes is: "That the charges are wholly and absolutely untrue. The Times-Democrat adds—"But we charged that the Senator-elect received money from the Lottery Co. or its chief representative, to assist him in his personal canvass. The Senator denies it. We re-affirm the charge. Will he, on second thought, deny that a certain sum of money, ten thousand dollars or more, was deposited with an intermediary or mutual friend, who disbursed it upon his personal orders? Will he dare deny the existence of these orders? We re-affirm the charge and we challenge the Senator-elect to bring us into Court, where he and our witnesses will both be upon their oaths."

—Mr. Andrews, the levee contractor, who was shot by Wm. Green, a negro, at Comella's on Saturday night, is here and getting along well. The negro was shot in turn by a Mr. Barrow, who is working for Mr. Andrews, and died on Saturday night.

—The School Board were in session yesterday for the appointment of teachers.

A Bouncing Boy.

HE IS 9 YEARS OLD AND TIPS THE BEAM AT 141 POUNDS.

Among the delegates to the present session of the Grand Lodge of the Ancient Order of United Workmen is Mr. W. W. Whittington, Jr., a prominent lawyer of Alexandria, representing Pelican Lodge, who is accompanied by his son, Purnell, aged 9 years, who is doubtless the largest boy of his age in the United States. He is a fine handsome looking child, and weighs 141½ pounds. By his size and robust and healthy appearance he attracts universal attention. Somehow the impression was created that Purnell is a Texas boy, but such, however, is not the case. He was born and reared at Alexandria, Rapides Parish. While Texas is the largest State in the Union, and has a fair quota of large and tolerably fair looking men and legions of beautiful women, it must yield to Louisiana the palm of having the largest and handsomest boy to his age in America, if not in the world.

Purnell is a jolly good boy, and is having a jolly good time with the Shreveport boys. He has been made a privileged member of the Grand Lodge and goes and comes at his leisure.

While Master Purnell covers more of the terra firma than is usually allotted to boys of his age. Louisianians do not object, on the contrary they are proud of him, as he is a magnificent specimen of the healthiness of Louisiana, and especially of North Louisiana. The Times congratulates its young friend, (and likewise his father) upon his large size, hale and hearty appearance, and hopes that this, his first trip to the metropolis of North Louisiana will be one of pleasure and genuine enjoyment.—[Shreveport Times.

Our Executive Committee. Vice President R. L. Luckett, of the Democratic Executive Committee of Rapides, has issued a call for the meeting of that body to-day at 12 o'clock to-day. We give below the names of the gentlemen who compose the committee:

Alexandria Ward—Thos. Crawley and W. T. Sanford. Rapides Ward—G. W. Bolton and E. J. Hunter.

Pinelville Ward—J. G. P. Hooe and C. R. Haworth. Spring Hill Ward—B. H. Rauldolph and John Gill.

Coteau Ward—R. L. Luckett and Lewis M. Texada. Calcasieu Ward—C. M. Carruth and Ober Johnson.

Hineston Ward—John J. Swann and J. H. Sorrelle. Bigolette Ward—Geo. R. Waters and James Jetties.

Lamourie Ward—J. L. Connella and Oran Dorsett. Chenoyville Ward—J. W. Stafford and S. F. Mecker.

Parish at Large—W. Q. Campbell, W. H. Roberts, E. G. Hunter, J. R. Thornton and F. Seip.

There is a vacancy on the committee caused by the death of Capt. Hooe.

—Unlike our neighbor, around the corner, we will not call for preachers to assist or help us out in that "greatest of all struggles," now soon to be felt by the people of the entire State. We would rather prefer one of the old time Democratic bulldozers, who has done service in many a hard won battle, and who takes part in all campaigns, whether quiet or bothersome, and who in the main can always be relied on. And as to "revival meetings," this is simply something we can't endure; we don't understand Democracy from such a standpoint, and don't believe it can be properly taught that way. And furthermore we are open in saying that we don't believe religion and politics will ever go together anyhow. The antics of late have been giving the people, and the Democratic party too much of that, anyhow. It won't work—take our Democratic word for it.

LANDRETH'S FRESH GARDEN SEEDS. Either in bulk or packages, For Fall planting, just received at the EAGLE DRUG STORE.

—The following complimentary notice of one of Alexandria's finest daughters, we clip from the Washington (La.) Advocate of a recent issue:

An elegant, sprightly and fascinating belle of Alexandria, Miss C. Levin amazed the large circle of spectators, on that occasion, by her gracefulness and wonderful skill in the art of Terpsichore. She is, assuredly, the most accurate and graceful dancer from Central Louisiana to the Gulf of Mexico. Her admirers could be counted by hundreds on the grounds.

That pretty and bewitching brunette of Alexandria, has captivated the heart of many boys from Iberia, St. Mary, Lafayette and St. Landry parishes. Our congratulations, to the girl who possesses such attractive qualities.

—To use the exact language of a prominent anti-lottery man, "the Democratic party is to be lost sight of entirely in the coming election when the Lottery amendment is to be voted on." This we do not and can not believe, for history teaches us better. Side issues like the one referred to above, though of considerable weight and importance, can not infringe on cardinal principles as laid down by Thomas Jefferson and the other founders of the grand old party, which for more than half a century has been nobly battling for the rights of the people. Oh, no! Mr. Anti, that don't work worth a cent. You can smoke it, if you will, in your pipe, but we Democrats can't.

—Mr. Andrews, the levee contractor, who was shot by Wm. Green, a negro, at Comella's on Saturday night, is here and getting along well. The negro was shot in turn by a Mr. Barrow, who is working for Mr. Andrews, and died on Saturday night.

—The School Board were in session yesterday for the appointment of teachers.

CHARTER State of Louisiana—Parish of Orleans—City of New Orleans.

BE IT KNOWN, THAT ON THIS SEVENTH day of July, in the year one thousand eight hundred and ninety, before me, John Bendernagel, a notary public, in and for the city and parish of New Orleans, State of Louisiana, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, who declared that, availing themselves of the provisions of Act No. 35 of the Legislature of this State, approved June 29, 1888, as well as of those of the general laws of this State relative to the organization of corporations, they have formed and organized, and by these presents do form themselves and those whom they represent, into and constitute a corporation for the objects and purposes and under the stipulations and agreements hereinafter set forth, which they hereby adopt as their charter, to-wit:

ARTICLE I. The name and title of the said corporation shall be the "Alexandria City Railway Company, Limited," and by that name it shall have and enjoy succession for a term of ninety-nine years from after the date hereof. It shall have power and authority to sue and be sued, to make and use a corporate seal, and change the same at pleasure, to hold, purchase, lease, sell and hypothecate property, real and personal, to make and issue bonds, to name, elect and appoint managers, directors and agents, and to make and establish such by-laws, rules and regulations for the management of the business and affairs of said corporation as may be requisite and necessary.

ARTICLE II. The domicile of said corporation shall be the city of New Orleans, parish of Orleans, Louisiana, where all citations and other legal process may be served on the president of the company, and citation may also be served on the vice-president thereof, at Alexandria, in the parish of Rapides in said State.

ARTICLE III. The objects and purposes of this corporation are hereby declared to be to construct, maintain and operate a street railway or street railroads with all necessary sidings and turn tables for the transportation of passengers, by horse or any other motive power save that of steam, through such streets within the corporate limits of the city of Alexandria, Louisiana, as may be designated by the City Council of said city, and to extend the same beyond the corporate limits of said city to any place or places adjacent thereto or its suburbs, that this corporation may desire.

ARTICLE IV. The capital stock of this company is fixed at fifty thousand dollars, divided into five hundred shares of one hundred dollars each, and may be further increased on compliance with existing laws.

The corporation may begin business and be a going concern when ten thousand dollars of said capital stock shall have been subscribed for; said shares of stock may be issued for money paid or property received or labor done, and shall be paid for at such time, in such manner and at such appraisement as the said board may determine; each share of stock shall be entitled at all corporate meetings to one vote, in person or by proxy.

ARTICLE V. All the powers of this corporation shall be vested in and exercised by a board of seven directors, who shall each own at least five shares of the capital stock of this corporation, and each of whom shall constitute a quorum for the transaction of all business. Edward B. Wheelock, Richard Herriek, Charles M. Greene, Robt. Strong, Gilbert E. Bowman, Thens N. Miles and Pearl Wright, with the said Edward B. Wheelock as president, Thens N. Miles as vice-president, Charles M. Greene as treasurer, and Robert W. Bringham as secretary, shall constitute the first board of directors, and they shall hold their offices until the second Tuesday in December, 1891, or until their successors shall have been duly elected and qualified.

On the second Tuesday in December, 1891, and annually thereafter, an election for directors shall be held at the office of the company; each board shall elect a president, vice-president, treasurer and secretary, who shall hold office until their successors are elected by the succeeding board; said board of directors shall also elect a business manager, who shall hold office until the pleasure of the stockholders represented in person or by proxy, shall elect said directors. Notice of all elections shall be given in one of the newspapers published in the city of New Orleans and one newspaper published in the city of Alexandria for fifteen days prior to the election. Any vacancy occurring in said board of directors, from any cause whatsoever, shall be filled by the remaining directors.

ARTICLE VI. No sale of stock shall be held valid or binding on this corporation unless the same shall have been transferred on the books of the company; nor shall any stockholder vote at an election for directors, unless he has been the owner of the stock sixty days prior to said election; and no stockholder shall ever be held liable for any contracts or debts of said corporation in any further sum than the unpaid balance due the company on the shares owned by him.

ARTICLE VII. This charter may be modified, changed or amended, or said corporation may be dissolved by a vote of three fourths of the stock represented at a general meeting of the stockholders convened for those purposes, after thirty days previous notice of such meeting shall have been given in one of the newspapers published in New Orleans and in one published in Alexandria. Whenever this corporation is dissolved by limitation or otherwise, its affairs shall be liquidated by three commissioners to be elected at the meeting called to dissolve, or in case of termination of charter, at a general meeting of the stockholders, to be held at least fifteen days before termination of charter by limitation, after fifteen days previous notice of such meeting shall have been given in a newspaper published in New Orleans and in one published in Alexandria, by a majority of the stock present or represented at such meeting, and said commissioners, or such of them as may survive, shall have full power to settle its indebtedness and wind up its affairs.

Thus done and passed in my notarial office in the city of New Orleans, aforesaid, in the presence of Jefferson C. Wenck and William Ronaudin, competent witnesses, residing in this city, who herewith appear and name, notary, on the day and date set forth in the caption hereof.

Original signed: E. B. WHELOCK, et als. JEFF. C. WENCK, WM. RENAUDIN, J. BENDERNAGEL, Notary Public.

I, the undersigned Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing act of incorporation of the "Alexandria City Railway Company Limited," was this day duly recorded in my office in Book 355, folio 1820.

(Signed: V. J. JOUBERT, Dep. R. M. I.) the undersigned Notary, do hereby certify the foregoing and within to be a true and correct copy of the original act of incorporation of the "Alexandria City Railway Company, Limited," together with the certificate of the Recorder of Mortgages thereto appended on file and of record in my office.

In faith whereof I herewith set my hand and seal this 9th day of July, 1890.

(Signed: J. BENDERNAGEL, Notary Public.)

CHARTER State of Louisiana—Parish of Orleans—City of New Orleans.

BE IT KNOWN, THAT ON THIS THE ELEVENTH day of July, in the year one thousand eight hundred and ninety, before me, John Bendernagel, a notary public, in and for the city and parish of New Orleans, State of Louisiana, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, who severally declared that, availing themselves of the provisions of Act No. 35 of the Legislature of this State, approved June 29, 1888, as well as of those of the general laws of this State relative to the organization of corporations, they have formed and organized, and by these presents do form themselves and those whom they represent, into and constitute a corporation for the objects and purposes and under the stipulations and agreements hereinafter set forth, which they hereby adopt as their charter, to-wit:

ARTICLE I. The name and title of the said corporation shall be the "Alexandria Publishing Company, Limited," and by that name it shall have and enjoy succession for a term of ninety-nine years from after the date hereof. It shall have power and authority to sue and be sued, to make and use a corporate seal, and change the same at pleasure, to hold, purchase, lease, sell and hypothecate property, real and personal, to make and issue bonds, to name, elect and appoint managers, directors and agents, and to make and establish such by-laws, rules and regulations for the management of the business and affairs of said corporation as may be requisite and necessary.

ARTICLE II. The domicile of said corporation shall be the city of New Orleans, parish of Orleans, Louisiana, where all citations and other legal process may be served on the president of the company, and citation may also be served on the vice-president thereof, at Alexandria, in the parish of Rapides, in said State.

ARTICLE III. The objects and purposes of this corporation are hereby declared to be to publish a daily newspaper in the city of Alexandria, Louisiana, to be styled the "Alexandria Daily Times," and to do all printing and all work appertaining to a printing and publishing establishment in all its branches.

ARTICLE IV. The capital stock of this company is fixed at twenty thousand dollars, divided into four hundred shares of fifty dollars each, and may be further increased on compliance with existing laws.

The corporation may begin business and be a going concern when five thousand dollars of said capital stock shall have been subscribed for; said shares of stock may be issued for money paid or property received or labor done, and shall be paid for at such time, in such manner and at such appraisement as the said board may determine; each share of stock shall be entitled at all corporate meetings to one vote, in person or by proxy.

ARTICLE V. All the powers of this corporation shall be vested in and exercised by a board of five directors, who shall each own at least five shares of the capital stock of this corporation, and each of whom shall constitute a quorum for the transaction of all business. Edward B. Wheelock, Charles M. Greene, Robert Strong, Thens N. Miles and Pearl Wright, with the said Edward B. Wheelock as president, Charles M. Greene as vice-president, Robert W. Bringham as treasurer, and Robert Strong as secretary, shall constitute the first board of directors, and they shall hold their offices until the second Tuesday in December, 1891, or until their successors shall have been duly elected and qualified.

On the second Tuesday in December, 1891, and annually thereafter, an election for directors shall be held at the office of the company; each board of directors shall elect a president, treasurer and secretary, who shall hold office until their successors are elected by the succeeding board; said board of directors shall also elect a business manager, who shall hold office until the pleasure of the stockholders represented in person or by proxy, shall elect said directors. Notice of all elections shall be given in one of the newspapers published in the city of New Orleans and one newspaper published in the city of Alexandria for fifteen days prior to the election. Any vacancy occurring in said board of directors, from any cause whatsoever, shall be filled by the remaining directors.

ARTICLE VI. No sale of stock shall be held valid or binding on this corporation unless the same shall have been transferred on the books of the company; nor shall any stockholder vote at an election for directors, unless he has been the owner of the stock sixty days prior to said election; and no stockholder shall ever be held liable for any contracts or debts of said corporation in any further sum than the unpaid balance due the company on the shares owned by him.

ARTICLE VII. This charter may be modified, changed or amended, or said corporation may be dissolved by a vote of three fourths of the stock represented at a general meeting of the stockholders convened for those purposes, after thirty days previous notice of such meeting shall have been given in one of the newspapers published in New Orleans and in one published in Alexandria. Whenever this corporation is dissolved by limitation or otherwise, its affairs shall be liquidated by three commissioners to be elected at the meeting called to dissolve, or in case of termination of charter, at a general meeting of the stockholders, to be held at least fifteen days before termination of charter by limitation, after fifteen days previous notice of such meeting shall have been given in a newspaper published in New Orleans and in one published in Alexandria, by a majority of the stock present or represented at such meeting, and said commissioners, or such of them as may survive, shall have full power to settle its indebtedness and wind up its affairs.

Thus done and passed in my notarial office in the city of New Orleans, aforesaid, in the presence of Jefferson C. Wenck and William Ronaudin, competent witnesses, residing in this city, who herewith appear and name, notary, on the day and date set forth in the caption hereof.

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(Signed: V. J. JOUBERT, Dep. R. M. I.) the undersigned Notary, do hereby certify the foregoing and within to be a true and correct copy of the original act of incorporation of the "Alexandria Publishing Company, Limited," together with the certificate of the Recorder of Mortgages thereto appended on file and of record in my office.

In faith whereof I herewith set my hand and seal this 9th day of July, 1890.

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In faith whereof I herewith set my hand and seal this 11th day of July, 1890.

(Signed: J. BENDERNAGEL, Notary Public.)

CHARTER State of Louisiana—Parish of Orleans—City of New Orleans.

BE IT KNOWN, THAT ON THIS THE ELEVENTH day of July, in the year one thousand eight hundred and ninety, before me, John Bendernagel, a notary public, in and for the city and parish of New Orleans, State of Louisiana, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, who severally declared that, availing themselves of the provisions of Act No. 35 of the Legislature of this State, approved June 29, 1888, as well as of those of the general laws of this State relative to the organization of corporations, they have formed and organized, and by these presents do form themselves and those whom they represent, into and constitute a corporation for the objects and purposes and under the stipulations and agreements hereinafter set forth, which they hereby adopt as their charter, to-wit:

ARTICLE I. The name and title of the said corporation shall be the "Alexandria Publishing Company, Limited," and by that name it shall have and enjoy succession for a term of ninety-nine years from after the date hereof. It shall have power and authority to sue and be sued, to make and use a corporate seal, and change the same at pleasure, to hold, purchase, lease, sell and hypothecate property, real and personal, to make and issue bonds, to name, elect and appoint managers, directors and agents, and to make and establish such by-laws, rules and regulations for the management of the business and affairs of said corporation as may be requisite and necessary.

ARTICLE II. The domicile of said corporation shall be the city of New Orleans, parish of Orleans, Louisiana, where all citations and other legal process may be served on the president of the company, and citation may also be served on the vice-president thereof, at Alexandria, in the parish of Rapides, in said State.

ARTICLE III. The objects and purposes of this corporation are hereby declared to be to publish a daily newspaper in the city of Alexandria, Louisiana, to be styled the "Alexandria Daily Times," and to do all printing and all work appertaining to a printing and publishing establishment in all its branches.

ARTICLE IV. The capital stock of this company is fixed at twenty thousand dollars, divided into four hundred shares of fifty dollars each, and may be further increased on compliance with existing laws.

The corporation may begin business and be a going concern when five thousand dollars of said capital stock shall have been subscribed for; said shares of stock may be issued for money paid or property received or labor done, and shall be paid for at such time, in such manner and at such appraisement as the said board may determine; each share of stock shall be entitled at all corporate meetings to one vote, in person or by proxy.

ARTICLE V. All the powers of this corporation shall be vested in and exercised by a board of five directors, who shall each own at least five shares of the capital stock of this corporation, and each of whom shall constitute a quorum for the transaction of all business. Edward B. Wheelock, Charles M. Greene, Robert Strong, Thens N. Miles and Pearl Wright, with the said Edward B. Wheelock as president, Charles M. Greene as vice-president, Robert W. Bringham as treasurer, and Robert Strong as secretary, shall constitute the first board of directors, and they shall hold their offices until the second Tuesday in December, 1891, or until their successors shall have been duly elected and qualified.

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ARTICLE VII. This charter may be modified, changed or amended, or said corporation may be dissolved by a vote of three fourths of the stock represented at a general meeting of the stockholders convened for those purposes, after thirty days previous notice of such meeting shall have been given in one of the newspapers published in New Orleans and in one published in Alexandria. Whenever this corporation is dissolved by limitation or otherwise, its affairs shall be liquidated by three commissioners to be elected at the meeting called to dissolve, or in case of termination of charter, at a general meeting of the stockholders, to be held at least fifteen days before termination of charter by limitation, after fifteen days previous notice of such meeting shall have been given in a newspaper published in New Orleans and in one published in Alexandria, by a majority of the stock present or represented at such meeting, and said commissioners, or such of them as may survive, shall have full power to settle its indebtedness and wind up its affairs.

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The corporation may begin business and be a going concern when five thousand dollars of said capital stock shall have been subscribed for; said shares of stock may be issued for money paid or property received or labor done, and shall be paid for at such time, in such manner and at such appraisement as the said board may determine; each share of stock shall be entitled at all corporate meetings to one vote, in person or by proxy.

ARTICLE V. All the powers of this corporation shall be vested in and exercised by a board of five directors, who shall each own at least five shares of the capital stock of this corporation, and each of whom shall constitute a quorum for the transaction of all business. Edward B. Wheelock, Charles M. Greene, Robert Strong, Thens N. Miles and Pearl Wright, with the said Edward B. Wheelock as president, Charles M. Greene as vice-president, Robert W. Bringham as treasurer, and Robert Strong as secretary, shall constitute the first board of directors, and they shall hold their offices until the second Tuesday in December, 1891, or until their successors shall have been duly elected and qualified.

On the second Tuesday in December, 1891, and annually thereafter, an election for directors shall be held at the office of the company; each board of directors shall elect a president, treasurer and secretary, who shall hold office until their successors are elected by the succeeding board; said board of directors shall also elect a business manager, who shall hold office until the pleasure of the stockholders represented in person or by proxy, shall elect said directors. Notice of all elections shall be given in one of the newspapers published in the city of New Orleans and one newspaper published in the city of Alexandria for fifteen days prior to the election. Any vacancy occurring in said board of directors, from any cause whatsoever, shall be filled by the remaining directors.

ARTICLE VI. No sale of stock shall be held valid or binding on this corporation unless the same shall have been transferred on the books of the company; nor shall any stockholder vote at an election for directors, unless he has been the owner of the stock sixty days prior to said election; and no stockholder shall ever be held liable for any contracts or debts of said corporation in any further sum than the unpaid balance due the company on the shares owned by him.

ARTICLE VII. This charter may be modified, changed or amended, or said corporation may be dissolved by a vote of three fourths of the stock represented at a general meeting of the stockholders convened for those purposes, after thirty days previous notice of such meeting shall have been given in one of the newspapers published in New Orleans and in one published in Alexandria. Whenever this corporation is dissolved by limitation or otherwise, its affairs shall be liquidated by three commissioners to be elected at the meeting called to dissolve, or in case of termination of charter, at a general meeting of the stockholders, to be held at least fifteen days before termination of charter by limitation, after fifteen days previous notice of such meeting shall have been given in a newspaper published in New Orleans and in one published in Alexandria, by a majority of the stock present or represented at such meeting, and said commissioners, or such of them as may survive, shall have full power to settle its indebtedness and wind up its affairs.

Thus done and passed in my notarial office in the city of New Orleans, aforesaid, in the presence of Jefferson C. Wenck and William Ronaudin, competent witnesses, residing in this city, who herewith appear and name, notary, on the day and date set forth in the caption hereof.

Original signed: E. B. WHELOCK, et als. JEFF. C. WENCK, WM. RENAUDIN, J. BENDERNAGEL, Notary Public.

I, the undersigned Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing act of incorporation of the "Alexandria Publishing Company Limited," was this day duly recorded in my office in Book 355, folio 1820.

(Signed: V. J. JOUBERT, Dep. R. M. I.) the undersigned Notary, do hereby certify the foregoing and within to be a true and correct copy of the original act of incorporation