

SUCCESSION SALE

Succession of Sarah Heisser. No. 2491. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

Notice is hereby given that I, the undersigned executor of the estate of Sarah Heisser, under a certain order of Court dated April 20, 1916, will proceed to sell on Saturday, May 6, 1916, at 1 o'clock a. m., at Madisonville, La., to the highest bidder, for cash, the following described property, to-wit:

A certain lot with the improvements thereon in the town of Madisonville, having a frontage of 32 feet by a depth of 134 feet between parallel lines, which lot immediately adjoins the corner lot on the west, known as the corner of Cross and St. Ann streets, in the town of Madisonville, Louisiana, parish of St. Tammany.

ap22-3t A. H. HEISSER, Executor.

SHERIFF'S SALE

Union Bank vs. G. E. Magee. No. 2530. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

By virtue of an order of seizure and sale from the honorable aforesaid court, and to me directed, bearing date the 21st day of March, 1916, I have seized and will offer for sale to the last and highest bidder, at the front door of the courthouse between legal sale hours, on

Saturday, May 6, 1916, the following described property, to-wit:

Lots two (2) and three (3) and the southeast quarter of the northwest quarter section 31 township 4 north range 13 east, St. Helena Meridian, containing 94.12 acres of land.

Merchantable pine timber on the southeast quarter of northwest quarter. Said section is reserved for a period of three years from March 20, 1912.

Terms of Sale—Cash, without the benefit of appraisement.

T. E. BREWSTER, Sheriff. ap1-6t

SHERIFF SALE

George W. Jarrell vs. J. Ira McGehee. No. 2508. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

By virtue of a writ of fieri facias issued from the honorable aforesaid court, and to me directed, bearing date the 30th day of March, 1916, I have seized and will offer for sale to the last and highest bidder, at the front door of the courthouse, between legal sale hours, on

Saturday, May 13, 1916, the following described property, to-wit:

Southeast quarter of southeast quarter of section 1 township 8 south range 13 east, west half of southwest quarter of southwest quarter and southeast quarter of northwest quarter of section 6 township 8 south range 14 east, north half of northwest quarter and north half of northeast quarter of section 18 township 8 south range 14 east, west half of northwest quarter section 7 township 8 south range 14 east, all in St. Tammany parish, La.

Terms of Sale—Cash, with benefit of appraisement.

T. E. BREWSTER, Sheriff. ap3-6t

SHERIFF'S SALE

Succession of Matilda Atlow, deceased. No. 2535. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

By virtue of an order issued from the honorable Twenty-Sixth Judicial District Court for the parish of St. Tammany, State of Louisiana, and to me directed, bearing date the 20th day of April, 1916, I have seized and will offer for sale to the last and highest bidder, on the premises of Matilda Atlow, deceased, in the 7th ward of this parish, between legal sale hours, on

Saturday, May 6, 1916, the following described property, to-wit:

Seventy-two head of cattle, more or less.

Terms of Sale—Cash, without appraisement.

T. E. BREWSTER, Sheriff. ap22-3t

NOTICE

Any one picking up motherless lambs in our sheep range, which do not belong to the undersigned, will be prosecuted by the undersigned.

F. W. MALLET, W. B. KEEN, M. R. KEEN, STEVE ARNEY.

WHY NOT

Attend the Summer Normal Term of the Southwestern Louisiana Industrial Institute? Nine Weeks, Beginning June 5.

Special Features: Two Complete Teachers' Courses. Nine Grades in Model School. Penmanship Taught by Music. Outdoor Swimming Pool. One Lecture by David Starr Jordan. Free Moving Pictures in Auditorium.

Professional Course in Home Economics. Full Credit Toward Regular Graduation. Diploma Gives First Grade Certificate Without Examination.

Board, Lodging and Laundry, \$4.00 Per Week.

Write for Special Bulletin. E. L. STEPHENS, President, Lafayette, Louisiana.

TWO GRATEFUL MOTHERS

No. 666. This is a prescription prepared especially for MALARIA or CHILLS & FEVER. Five or six doses will break any case, and if taken then as a tonic the Fever will not return. It acts on the liver better than Colomel and does not gripe or sicken. 25c

DR. BLACKMAN'S MEDICATED SALT BRICK. "I wish for all the good things sold about Dr. Blackman's Medicated Salt Brick."

A GEORGIA BREEDER'S OPINION. You don't know how much I appreciate your Medicated Salt Brick, which I have been using for several years. No stock owner can afford to be without them. I know of several cases where cows would not breed that commenced after using the Brick regularly. It is especially fine for weaning calves. It keeps all stock in a healthy condition if used freely. It keeps their feet and digestive organs in good shape, which is the best of all. It is the best thing I have ever used for the stock. LORREN BROWN, Bayou, La., December 11th, 1914. Bestest Stock and Poultry Farm.

SHERIFF SALE

Walter McEnery et als vs. Mrs. Lili G. Polloot, et als. No. 2463. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

By virtue of a certain final judgment rendered by consent by the honorable aforesaid court, bearing date April 26, 1916, I will proceed to sell at public auction to the last and highest bidder at the front door of the courthouse on

Saturday June 3, 1916, the following described property situated in St. Tammany parish, Louisiana, to-wit:

An undivided one-fourth interest in the northwest quarter of northwest quarter of section one, the north half of northwest quarter of section twenty, and the northeast fractional quarter of section 29, township 6 south, range 11 east.

Terms of Sale—Cash, without benefit of appraisement.

T. E. BREWSTER, Sheriff. ap29-4t

A SPECIFIC AGAINST COLDS.

"If there is such a thing as a specific against colds, it is to be found in the sleeping porch or the open bed room. Next to that comes the cold sponge bath in the morning," says the Youth's Companion. Be as careful as you can you will occasionally take cold and when you do you will find Chamberlain's Cough Remedy a great help. Try it. Obtainable at City Drug Store.

STOCKHOLDERS' MEETING.

There will be a meeting of the stockholders of the St. Tammany Ice and Manufacturing Company, at the office of the company in Covington, on Tuesday, May 9, 1916, at 11 o'clock a. m., for the purpose of electing a board of directors and officers.

E. J. FREDERICK, Secretary-Treasurer.

CHAMBERLAIN'S TABLETS.

This is a medicine intended especially for stomach troubles, biliousness and constipation. It is made with much success and rapidly gaining in favor and popularity. Obtainable everywhere.



OUR FAMILY WASH SERVICE

Guard against disease. We mend your clothes free.

FINE COLLAR AND SHIRT WORK

Cleaning and Pressing, 50c

PALM BEACH SUITS at reasonable rates

PHONE 136 COVINGTON, LA.

No. 666

This is a prescription prepared especially for MALARIA or CHILLS & FEVER. Five or six doses will break any case, and if taken then as a tonic the Fever will not return. It acts on the liver better than Colomel and does not gripe or sicken. 25c

SCHOONER CALLA

Leaves NEW ORLEANS (Gibson's) every Wednesday at 5 p. m.

Due at MADISONVILLE and COVINGTON Thursdays.

Returning, Leaves COVINGTON on Fridays and MADISONVILLE on SATURDAYS.

Special attention to shipment of Automobiles and Live Stock.

Service given by Schooner Calla is prompt and up to date, every precaution being taken to guard shippers' interests. We solicit the business of all who appreciate service of this kind.

Theodore Doudinger, Jr., Manager, Madisonville. C. F. Dufour, Agent, Covington, La.

Charter of MONEY ISLAND LUMBER & VENEER CO., INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known, That on this 20th day of the month of March, in the year One Thousand Nine Hundred and Sixteen, before me, Scott E. Beer, a Notary Public in and for the parish of Orleans, State of Louisiana, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons hereinafter subscribed, who declared that availing themselves of the laws of this State relative to the organization of corporations in such cases made and provided, they constitute themselves, their successors and assigns, a corporation under the stipulations herein set forth, which they hereby adopt as their charter, to-wit:

ARTICLE I. The name of this corporation shall be Money Island Lumber & Veneer Company, Inc., and its period of duration shall be ninety-nine years from this date, and it shall have for the purpose of the business to be carried on by it, all the powers conferred by law upon corporations, and shall exercise generally all the powers necessary to carry on said business.

ARTICLE II. The domicile of this corporation shall be in the parish of St. Tammany, State of Louisiana; and all citation and other legal process shall be served on the president, and in case of his absence on the secretary or treasurer.

ARTICLE III. The objects and purposes for which this corporation is organized and the nature of the business to be carried on by it are hereby declared to be: To cut, saw, and manufacture lumber and veneers of all kinds, and to sell or otherwise dispose of the same, in the parish of St. Tammany, or elsewhere; to purchase, rent, or otherwise acquire, and to sell, lease, mortgage, or otherwise dispose of lands, timber, logs, lumber, or woods of any nature; saw mills, veneer mills, logging railroads and equipment necessary therefor or appertaining thereto; and to operate saw mills, lumber mills and factories and mills for manufacture of boxes, shooks, or other products of lumber; and in connection therewith to operate tram roads, railroads or other means of transportation whatever, in the parish of St. Tammany, or elsewhere, and generally to do and perform any and all things necessary or incidental to or appertaining to the aforesaid objects and purposes, or any of them.

ARTICLE IV. The amount of the capital stock of this corporation is hereby declared to be Ten Thousand (\$10,000) Dollars, which shall consist of one hundred shares of the par value of One Hundred Dollars per share; all of which shall be subscribed for before the filing of the articles of incorporation; and all of said stock so subscribed for shall be paid for either in money or property received or labor done for said corporation, at such times as the Board of Directors shall determine.

The amount to which the capital stock may be increased shall be One Hundred Thousand (\$100,000) Dollars.

ARTICLE V. All the powers of this corporation shall be vested in and the business and affairs of the corporation managed by a Board of four Directors, who shall be elected annually at a meeting of the stockholders on the first Monday of April of each year; the first Board of Directors to serve for the first year, or until their successors shall be elected and qualified.

The first Board of Directors shall consist of Morgan Jones, Charles Rosen, Horace B. Turner, and Roland Jones; with Morgan Jones as President; Charles Rosen as Vice-President; Horace B. Turner as Secretary; and Roland Jones as Treasurer; who shall hold their offices until their successors are elected and qualified.

All elections shall be by ballot at the office of the company, under the supervision of two commissioners to be appointed by the Board of Directors. Notice of such meetings shall be given by the Secretary in writing, delivered to each stockholder in person or mailed to his last known address at least fifteen days prior to such election, but the notice may be waived by all the stockholders. At all such elections and at all meetings of the stockholders, every stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the company on the date of such election or meeting; said votes to be cast in person or by written proxy, and a majority of the votes cast shall elect.

The failure to hold the annual meeting or to elect directors shall not dissolve or affect the corporation nor impair its management in any respect, but the directors in office shall remain in office until their successors are elected and qualified.

Each subsequent Board of Directors shall elect as soon as possible after their own election a President, Vice-President, a Secretary, and a Treasurer; or may unite the two latter offices into one; and may appoint and elect such other officers, agents, or employees as the Board of Directors may deem proper, and may grant to each officer such powers as they may deem proper.

All vacancies in the Board for whatever cause shall be filled by the remaining Directors.

Any member of the Board may appoint any other person his proxy to act in his place and stead at any meeting of the Board.

Said corporation shall have the right to purchase any business or businesses within the objects and purposes of this corporation and to pay therefor such price as the Board of Directors shall determine.

The Board of Directors may make and amend all necessary by-laws for the regulation of the company.

ARTICLE VI. This act of incorporation may be modified, changed or altered, or said corporation may be dissolved with the assent of two-thirds of the capital stock outstanding at a meeting of the stockholders convened for that purpose and after fifteen days notice has been delivered in person or given by letter mailed to the last known address of each stockholder. The said notice may be waived by the unanimous consent of all the stockholders.

In case of the dissolution of the corporation, its affairs shall be liquidated by two commissioners elected by the stockholders.

No stockholder shall ever be held liable for debts or contracts of this corporation in any further sum than the unpaid balance due to the corporation on the shares owned by him; nor shall any mere informality have the effect of rendering the charter null or of exposing any stockholder to any liability beyond the unpaid balance due on his stock.

The subscribers hereto constitute and respectively written opposite their names the amount of stock subscribed by them in this corporation, so that this act of incorporation may also serve as the original subscription list of the corporation, and they have stated their post office addresses so as to conform with Act No. 267 of 1914, as follows:

Morgan Jones, Abilene, Texas. Roland Jones, Honey Island, La. Charles Rosen, New Orleans, La. H. B. Turner, New Orleans, La.

Thus done and passed at my office in the city of New Orleans, State of Louisiana, on the day, month and year first above written, in the presence of Messrs. T. A. Tabary and G. A. Seaver, competent witnesses, who are of full age of majority and residents of the city, who hereto sign their names with the said subscribers and me, Notary, after due reading of the whole.

Original Signed, Morgan Jones, 97 shares, Abilene, Texas. Roland Jones, by Morgan Jones, 1 share, Honey Island, La. Charles Rosen, 1 share, New Orleans, La. H. B. Turner, 1 share, New Orleans, La.

Witnesses, T. A. TABARY, G. A. SEAVER, Notary Public.

(SEAL) I, the undersigned Notary, Scott E. Beer, hereby certify that the above and foregoing is a true and correct copy of the original charter passed before me on the 20th day of March, 1916, together with the original list of subscribers thereto, which I certify further that the original charter has been duly recorded in the parish of St. Tammany, (the domicile of the said corporation), at Covington, La., in the Clerk's Office in Charter Book 1, folio 68, on the 22d day of March, 1916.

In faith whereof I hereto sign my name and affix my seal this 20th day of March, 1916.

SCOTT E. BEER, Notary Public.

I certify that this instrument was filed for record March 22, 1916, at 11 a. m., recorded March 22, 1916, in Charter Book 1, page 68 etc., of the official records.

W. E. BLOSSMAN, Dy. Clerk and Ex-Officio Recorder. ap3-6t

Act of Incorporation of the MERCHANTS GROCERY COMPANY, INC.

State of Louisiana, Parish of St. Tammany.

Personally came and appeared on this 5th day of April, 1916, the parties whose names are hereunto subscribed, all of full age, who declared that, availing themselves of the provisions of the laws of this State relative to corporations, they have consented and agreed, and by these presents covenant and agree, and bind themselves, as well as such other persons as may hereafter become associated with them, to form

and constitute a corporation and corporation and body politic in law for the purpose and objects and under the stipulations, articles and conditions following, to-wit:

ARTICLE I. The name and title of the said corporation shall be Merchants Grocery Company, Incorporated, and its domicile is hereby established at Slidell, St. Tammany Parish, Louisiana; and under its said corporate name said corporation shall have power and authority to contract, sue and be sued; to make and use a corporate seal, and the same to break and alter at pleasure; to hold, receive, have, purchase, improve, alienate, convey, sell, borrow, pledge, mortgage and hypothecate under its said corporate name, property, real and personal and mixed; to name and to appoint such officers, directors, agents and managers or employees as the interest or convenience of said corporation may require; to make and establish by-laws, rules and regulations for the proper management and regulation of its affairs; as may be deemed necessary and proper, and the same to change and alter at pleasure; and to do all acts and things permitted by law, as may be necessary and proper to carry out the objects and purposes of said corporation.

Said corporation, unless sooner dissolved, in accordance with its charter, shall exist and continue for the period of ninety-nine years from and after the date hereof.

The president or, in his absence, the vice-president shall be the proper person upon whom citation or other legal process shall be served.

ARTICLE II. The objects and purposes for which this corporation is organized and the nature of the business to be carried on by it are declared to be the following, to-wit:

Wholesale grocery and grain business; to hold, purchase, improve, wire, etc.; and any other product incidental to a general wholesale grocery and grain business.

ARTICLE III. The capital stock of the said corporation shall be Ten Thousand Dollars (\$10,000.00) divided into and represented by one hundred (100) shares of the sum of One Hundred Dollars (\$100) each which said stock shall be paid for in cash at the time of the subscription or the same may be issued, or not less than part, in payment or exchange for property or rights actually received or purchased by said corporation, or the same may be issued, full paid, for money advanced, and for such other valuable considerations or services as the board of directors of said corporation may determine; provided that no stock shall be issued until the consideration therefor has been received by the said corporation.

Any stockholder may sell, assign, or transfer his stock in this corporation; provided thirty (30) days prior notice of such intention to sell, transfer or assign the same be given to the company and the other stockholders thereof shall have the first privilege of purchasing same, after which thirty days' notice the said stock may be sold in open market.

The stock of said corporation may be transferred under the above conditions, provided such transfers thereof be made on the books of said company at its office in Slidell, Louisiana, and on the surrender of the certificates thereof. No transfer of any fractional part of a share shall be made.

Fifty per cent or Five Thousand Dollars of the capital stock shall be subscribed before the filing of this act of incorporation, and fifty per cent of the amount so subscribed shall be actually paid in before the corporation engages in business, and the remainder of the amount so subscribed shall be paid within one year from and after the date hereof; the residue of the stock shall be issued and paid for subject to the action of the board of directors in conformity with the existing provisions of law relating to corporations.

ARTICLE IV. The corporate powers of this company shall be vested in and exercised by a board of directors of not less than three (3) directors, and one of the president and vice-president and one stockholder, or the board shall consist of not more than five (5) directors. A majority of said board shall constitute a quorum for the transaction of business and their decisions shall be valid corporate acts.

The following persons shall constitute the first board of directors: C. L. Morgan, M. P. Schneider, S. R. Redden.

No person shall be eligible as director or officer who is not a stockholder of this company.

During the absence of the president the vice-president shall act and preside.

Said board shall continue in office until the 5th day of January, 1917 on which date and thereafter annually, a board of directors shall be elected on the 5th day of January of each year, unless the same be otherwise provided, when the election shall be held on the next legal day thereafter.

Notice of such election shall be given by at least ten (10) days continuous publication immediately preceding such election in a daily paper of the parish of St. Tammany if there be one, otherwise by one publication at least ten days prior to the day of said election. And the board of directors shall appoint one or more stockholders to preside at such election as commissioners.

In the event of the failure of any commissioner or commissioners to attend, the president shall, by appointment fill the vacancy. Any failure from any cause whatever to elect directors the day named for that purpose shall not dissolve the corporation but the directors then in office as well as the officers of said company shall hold over until their successors are chosen.

In such event the president shall cause an election to be held within thirty (30) days and shall give notice thereof as hereinbefore provided.

At every election and meeting of stockholders each stockholder shall be entitled to one vote for each share of stock in his name and may vote by proxy.

The election of directors shall be by ballot and a majority in amount of the votes cast for each share of stock voted upon to be counted for one vote shall elect the person or persons for whom they have been cast. After each election the board of directors shall elect from their own

number the officers of said company. ARTICLE V. The board of directors shall have full power to fill vacancies in their number caused by death, resignation or otherwise from among the stockholders of the corporation.

The said board shall have full control of the property of this corporation and shall so conduct, manage and use the same as in their discretion they deem fit and that is consistent with the objects of this company, or the welfare of the same.

The said board is further authorized to frame and adopt such by-laws, rules and regulations as the affairs and business of the corporation may require and as it may deem necessary for the conducting and management thereof; provided that the same shall not conflict with this charter or with the laws of this state or of the United States.

The said board shall elect or appoint a secretary and such other officers, agents, employees, servants and clerks as it may deem necessary for the conducting of the business of the corporation, fix their compensation, term of office and regulation of their duties; and said board shall have the right to fix and determine the salaries of the several officers hereinafter provided for.

ARTICLE VI. This charter may be changed, modified or amended, the capital stock increased to Twenty-Five Thousand Dollars (\$25,000), or this corporation may be dissolved at a general meeting of the stockholders convened for that purpose, by the assent of three-fourths of the entire capital stock, whether present or represented at such meeting.

Ten days prior notice of such meeting shall be given in any daily paper of the parish of St. Tammany or said meeting may be held ten days after notice in a weekly publication of St. Tammany parish, Louisiana.

In case of dissolution or termination of this corporation either by limitation of its charter or from any cause, the liquidation of its affairs shall be conducted by three commissioners selected from the stockholders with like assent and at a meeting called for that purpose as above set forth in this article.

Said commissioners shall remain in office until the affairs of said corporation shall have been fully liquidated. In case of death of one or more of said commissioners, the survivors or survivor shall continue to act.

ARTICLE VII. No stockholder of this corporation shall ever be held liable or responsible for the contracts or debts thereof, in any further sum than the unpaid balance due the corporation on the shares of stock subscribed for or owned by him, nor shall any informality in organization have the effect of rendering this charter null, or of exposing a stockholder to any liability beyond the unpaid balance, if any, of his stock.

Thus done and passed at my notary office at Slidell, St. Tammany Parish, La., on the day, month and year herein first above written, in the presence of Dr. J. K. Griffith and Nelson Delaune, competent witnesses of lawful age, and residents of this parish, who hereto sign their names, together with said parties, and me, Notary, after reading of the whole.

Original signed: C. L. MORGAN, 10 Shares. M. P. SCHNEIDER, 10 Shares. S. R. REDDEN, 10 Shares. By C. L. Morgan, 9 Shares. NELSON DELAUNE, JNO. K. GRIFFITH, S. W. PROVENSAL, Notary Public.

A true copy of the original. S. W. PROVENSAL, Notary Public.

I certify that this instrument was filed for record April 7, 1916, at 11 a. m., recorded April 7, 1916, in Charter Book 1, page 70, etc., of the official records.

W. E. BLOSSMAN, Dy. Clerk and Ex-Officio Recorder. ap16-6t

CHARTER OF THE BOOK & SCHOOL SUPPLY CO., INC.

State of Louisiana, Parish of St. Tammany.

Before me, Fred J. Heintz, a Notary Public, duly commissioned and qualified in and for this parish and state, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons who are hereto subscribed, residents of this state, who severally declared that, availing themselves of the provisions of the Legislature of this state known as Act 367 of 1914, they do by these presents agree and bind themselves, as well as all other such persons as may hereafter become associated with them, in order to form and constitute a corporation for the objects and purposes hereinafter set forth, and under the following conditions, to-wit:

ARTICLE I. The name and title of this corporation shall be The Book & School Supply Company, (Inc.), and it shall have legal succession for ninety-nine years from date hereof, and shall enjoy all rights, privileges and immunities guaranteed to corporations under the law.

ARTICLE II. The domicile of this corporation shall be Covington, Louisiana, for all corporate purposes, but citation and other legal process may be served at any business office of the corporation according to law, in the parish of Orleans, Louisiana.

ARTICLE III. The objects and purposes for which this corporation is organized and the nature of the business carried on by it are hereby declared to be a general retail and wholesale stationery, novelty, book and school supply business; and to that end they may acquire by purchase or otherwise all manner of real or personal property, and the same to mortgage, pledge, or lease according to law; and so to do all things incident to the purposes aforesaid.

ARTICLE IV. The capital stock of this corporation is hereby declared to be fixed at the sum of Five Thousand (\$5000) Dollars divided into fifty shares of the par value of One Hundred (\$100) Dollars each, and this corporation

shall be operative, and go into business when fifty per cent of the said amount shall have been subscribed and paid for. No transfer of stock shall be binding upon this corporation unless same appears upon the books thereof. No stockholder shall have the right to assign or transfer any share or shares held by him, unless he shall have first tendered same in writing to the Board of Directors.

The corporate power of this corporation shall be vested in a Board of 3 Directors, to be elected by the stockholders, which election is to be held on the first Saturday of January, in each year. Stockholders of this corporation shall vote either in person or by proxy; the Board of Directors shall have the power to make all by-laws, rules and regulations necessary for the conduct of the affairs of the corporation, and shall elect from their Board, a president, a vice president and a secretary-treasurer. Until the election to be held, as herein above provided, the following shall constitute the first Board of Directors:

H. W. Nebe, president, Nashville Avenue, New Orleans, La.; Mrs. H. Meahan, vice president, 3310 Camp street, New Orleans, La.; A. D. Schwartz, secretary-treasurer, Covington, La.

The subscriptions to capital stock in this corporation are hereby declared to be as follows: H. W. Nebe, one share; A. D. Schwartz, four shares; Mrs. H. Meahan, a feme sole, twenty shares; all fully paid up in cash.

The capital stock of this corporation may be increased to \$10,000 upon compliance with the provisions of law.

There shall be no preferred stock. Thus done and passed at my office in Covington, Louisiana, on the 30th day of April, 1916, in the presence of the undersigned witnesses, who have hereto signed their names, with the said subscribers, and me, Notary, after due reading of the whole.

H. W. NEBE, A. D. SCHWARTZ, MRS. H. MEEHAN, Witnesses: HOLGER KOHNKE, IRENE BARRIOL, FRED. J. HEINTZ, Notary Public.

Parish of St. Tammany, State of Louisiana.

J. W. E. Blossman, Deputy Clerk of Court and Ex-Officio Recorder of Mortgages, do hereby certify that the above and foregoing articles of incorporation have been duly recorded in Charter Book No. 1, folio 74, of the records of St. Tammany parish, Louisiana.

W. E. BLOSSMAN, Dy. Clerk and Ex-Officio Recorder. ap22-6t

PROCLAMATION OF ELECTION.

Town of Covington, Parish of St. Tammany, State of Louisiana.

Pursuant to an ordinance passed by the Mayor and Board of Aldermen of the town of Covington, State of Louisiana, parish of St. Tammany, at a lawful meeting held in Covington, La., on April 8, 1916, I, Paul J. Lacroix, Mayor of the town of Covington, hereby give notice that in compliance with said ordinance a special election will be held in the town of Covington, State of Louisiana, on the 18th day of May, 1916, for the purpose of submitting to the