

A bird like this makes a model husband



HER NICE new husband.
 STEPPED OUT of the house.
 WHISTLING LIKE a bird.
 WHICH ALARMED young wife.
 ESPECIALLY WHEN.
 SHE FOUND she'd picked
 THE WRONG package.
 AND INSTEAD of oatmeal.
 HAD GIVEN him birdseed.
 BUT DON'T think from this.
 THAT EVERY guy.
 YOU HEAR whistling.
 HAS NECESSARILY.
 BEEN ROBBING the canary.
 OTHER THINGS inspire.
 THE ALMOST human male.
 TO BLOW through his lips.
 AND MAKE shrill noises.
 A RAISE, for example.
 OR A day off when.
 A DOUBLE header is on.

OR AN everyday thing.
 LIKE A good drag.
 ON ONE of those smokes.
 THAT SATISFY.
 WHICH CERTAINLY are.
 THE REAL birdseed.
 FOR MAKING men.
 TRILL THEIR pipes for joy.
 SO LADIES, if hubby.
 GOES AWAY whistling.
 YOU NEEDN'T worry.
 ALL'S SWELL.

WHEN you say that Chesterfields "satisfy," you're whistling. You know—the instant you light one—that this tobacco in it are of prime selection, both Turkish and Domestic. And the blend—well, you never tasted such smoothness and full-flavored body! No wonder the "satisfy-blend" is kept secret. It can't be copied.

Did you know about the Chesterfield package of 10?



LIGGETT & MYERS TOBACCO CO.

holder but such stock shall, at the option of this corporation, be subject to retirement by payment to such transferee of the then book value of such stock.

Any transfer of stock made in violation of the provisions of this article shall not be recognized by this corporation.

The capital stock of this corporation may be increased not to exceed Two Hundred and Fifty Thousand (\$250,000.00) Dollars, by a vote of two-thirds (2-3) of all the issued stock of this corporation at a special meeting for that purpose, of which not more than thirty (30) per cent may be preferred stock, and which preferred stock shall be subject to retirement, and which common stock may be subject to corresponding increase, on the same basis as heretofore provided for under the capitalization of One Hundred Thousand (\$100,000.00) Dollars; said increase shall be determined by a vote of two-thirds (2-3) of all the issued stock of this corporation at a special meeting called for that purpose, after fifteen (15) days' notice shall have been given in person or by mail to each stockholder, unless said notice has been waived in writing by the stockholder.

In case of absence, sickness or other disability to act, each holder of stock, whether common or preferred, shall have the right to appoint a stockholder as proxy to represent him at such meetings at which said stockholder may have the right to vote, who shall have the rights and powers of his constituent, or he may send his vote by letter, the signature of which must be acknowledged before a Notary Public, or other officer authorized to take affidavits.

ARTICLE IV.

The domicile of this corporation shall be in the Town of Covington, Parish of St. Tammany, State of Louisiana, and all citation or other legal process shall be served upon the president, and in his absence, upon the law directs.

ARTICLE V.

All of the powers of this corporation shall be vested in, and the management and control of its affairs shall be exercised by a Board of Directors, to be composed of not less than five (5) stockholders, a majority of whom shall constitute a quorum for transaction of the business of the corporation, each of whom shall own in his own right, during the term of his office, at least one (1) full paid and unpledged share of the capital stock of this corporation.

The officers of this corporation shall consist of a President, a Vice-president, a Secretary and a Treasurer, any of which officers, excepting the President and Vice-president may be combined by a vote of the Board of Directors.

The first Board of Directors of this corporation shall be J. D. Kerr, Geo. Dendinger, Theo. Dendinger, Sr., Sara Storm Kerr, and J. E. Williams. The officers of the first Board of Directors of this corporation shall be J. D. Kerr, President; Geo. Dendinger, Vice-president, and J. E. Williams, Secretary and Treasurer.

The said first Board of Directors and the officers above named shall serve and remain in office until the second Monday of May, 1922, or until their successors shall have been duly elected and qualified. Annually thereafter the Board of Directors shall be elected by the stockholders, at a meeting called for that purpose, on the second Monday of May of each year, and any failure to elect Directors shall not be regarded as a forfeiture of this charter.

At such meetings of stockholders and preferred stockholders and preferred stockholders are entitled by law to vote each stockholder shall be entitled to one vote for each share of stock owned by him and standing in his name on the books of the company, which may be cast in the same manner and under the same restrictions as provided in this charter for the voting of both common and preferred stock.

In the election of Directors, each common stockholder shall be entitled to one vote for each share of stock owned by him and standing in his name on the books of the company, and may be cast either in person or by letter, or by duly authorized proxy, and a majority of the votes cast shall elect; but preferred stockholders shall not be entitled to vote; nor shall votes be allowed on any shares of stock transferred within thirty days prior to said election.

Any vacancy occurring in the Board of Directors shall be filled by the remaining Directors for the unexpired term.

ARTICLE VI.

All meetings of the stockholders shall be called by written notice, mailed to the last known address of each stockholder, not less than fifteen (15) days before the date fixed for such meeting, unless such notice has been waived in writing by the stockholder.

ARTICLE VII.

This act of incorporation may be amended, modified, changed or altered, or this corporation may be dissolved with the assent of stockholders owning two-thirds (2-3) of the capital stock thereof, who may be present or represented, at a general meeting of the stockholders, convened for that purpose, and of which due notice has been given.

Whenever this corporation shall be dissolved, either by limitation or from any other cause, its affairs shall be liquidated by three liquidators to be selected for that purpose; said liquidators shall remain in office until the affairs of said corporation shall be fully and finally liquidated. Any vacancy occurring among the liquidators, from any cause whatsoever, shall be filled by the remaining liquidators. Said liquidators shall exercise all of the rights conferred upon them by law and they are especially empowered to settle the affairs of said corporation, to collect the outstanding debts and convey the property, pay its debts, and divide the remaining money and property among the stockholders.

ARTICLE VIII.

No stockholder shall ever be held liable or responsible for the contracts of this corporation in any further sum than the unpaid balance due by him on the shares of stock subscribed for or owned by him; nor shall any mere informality in the organization of this corporation have the

effect of rendering this charter null, or of exposing any stockholder to any further liability than the unpaid amount which may be due on this stock subscription.

ARTICLE IX.

The subscribers hereto have respectfully written opposite their names the amount of stock subscribed for by them so that this act may also serve as the original subscription list of this corporation.

Thus done and signed in my office at Madisonville, Louisiana, on the 14th day of May, first above written, in the presence of A. J. Haas and T. H. Hayden, competent witnesses, who have signed their names as such, with the appears, and me, Notary, after due reading of the whole.

J. D. Kerr 338 shares
 Covington, La.
 Theo. Dendinger, Sr. 80 shares
 Madisonville, La.
 Geo. Dendinger 80 shares
 Madisonville, La.
 Sara Storm Kerr 1 share
 Covington, La.
 J. E. Williams 1 share
 Covington, La.

PRICES SLASHED

We haven't anything to give away, but will until further notice give the Automobile owners of Covington special inducements to come to us with theirs

Battery, Tire and Electrical Troubles

OUR NEW PRICE SCHEDULE
 Battery repairs, 25 per cent discount
 Battery recharging \$1.00
 Battery rent, per day 25c

BOTTOM PRICES ON NEW BATTERIES
 6 volt (Ford, etc.) \$23.35
 6 Volt (Studebaker, etc.) \$20.25
 12 Volt (Dodge, etc.) \$35.50

Other prices in proportion
 Guaranteed Rebuilt
 BATTERIES HALF PRICE.

GODFREY CHAMPAGNE SERVICE STATION
 234 Convention Street
 BATON ROUGE, LA.

Prest-o-lite Batteries, Goodyear and Kelly Springfield Tires
 Free Delivery Cash

DODSON'S LIVER TONE INSTEAD OF CALOMEL

Calomel is quicksilver. It attacks the bones and paralyzes the liver. Your dealer sells each bottle of pleasant, harmless "Dodson's Liver Tone" under an ironclad, money-back guarantee that it will regulate the liver, stomach and bowels better than calomel, without sickening or salivating you—15 millions bottles sold.—Adv.

TO UNKNOWN OWNERS.

Notice is hereby given that taxes for 1920 on the following described immovable property in St. Tammany

Firestone

CORD TIRES

Now Selling at the Lowest Price Level in Tire History

30x3½ - - \$24.50
 32x4 - - 46.30
 34x4½ - - 54.90
 (And Other Sizes in Proportion)



Tire repair men, who judge values best, class these tires as having the sturdiest carcass made. Forty-seven high-grade car manufacturers use them as standard equipment. They are the quality choice of cord users.

\$13.95 for 30x3½ Regular Non-Skid Fabric

This new low price is made possible by strictest economies and specialized production.

Plant No. 2 was erected for the sole purpose of making 30x3½-inch Non-Skid fabric tires. With a daily capacity of 16,000 tires and 20,000 tubes, this plant permits refined production on a quantity basis.

All materials used are the best obtainable. The quality is uniform. It is the best fabric tire ever offered to the car owner at any price.

SMITH HARDWARE COMPANY, Ltd., Dealers, Covington, La.

STATIONERY, MAGAZINES, TOBACCO

J. P. BOUVIER
 STATIONER AND NEWS DEALER
 SOUTHERN HOTEL BUILDING

DR. THACHER'S LIVER AND BLOOD SYRUP

IF YOUR blood tells a tale of depletion and run-down condition, MAKE IT tell a tale of health and the joy of life; by the use of Dr. Thacher's Liver and Blood Syrup; which purifies and vitalizes the blood, regulates the liver, keeps the bowels open and tones up the whole system. Sold by your druggist.

BLOOD WILL TELL

For sale by Bulloch's Drug Store, Covington, La.

NOTICE TO CORRESPONDENTS.

It is very essential that you sign your name to all correspondence sent to this office for publication. If you do not wish your name published just state that fact at the conclusion of your correspondence.—Editor.

CHARTER

of the
 J. D. KERR GRAVEL COMPANY,
 INCORPORATED.

United States of America, State of Louisiana, Parish of St. Tammany.

Be it known that on this 23th day of the month of May, in the year of our Lord, One Thousand, Nine Hundred and Twenty-one, before me, Paul A. Blanchard, a Notary Public, duly commissioned and qualified in and for the Parish of St. Tammany, State of Louisiana, and in the presence of the witnesses hereinafter named and understood, personally came and appeared the several persons whose names are hereunto subscribed, who severally declared that they are all of legal age, and that availing themselves of the privileges of the statutes and laws of the State of Louisiana, relative to the formation of corporations, and particularly Act No. 267 of the session of the General Assembly of the State of Louisiana of 1914, they have consented and agreed, and do, by these presents covenant and agree and bind and obligate themselves as well as such persons as may hereafter become associated with them, to form and constitute a body corporate and politic in law, for the objects and

purposes, and under the stipulations and provisions following, to-wit:

ARTICLE I.

The name and title of this corporation shall be

J. D. Kerr Gravel Company, Incorporated,

and under that name shall have and enjoy all the rights, privileges and advantages granted by law to corporations and shall have the power and authority to enjoy succession and corporate existence for and during the period of ninety-nine years from the date hereof, unless sooner dissolved in the manner hereinafter provided for.

Said corporation shall have the power and authority to contract, to sue and be sued, to make and use a corporate seal, and the same to break, alter or amend at pleasure, to hold, receive, purchase, convey, deliver, mortgage, hypothecate and pledge any property, real or personal, and to issue notes and other obligations, negotiable instruments or other evidences of debt; to have and employ such managers, agents and other employees as the interest and convenience of said corporation may require or demand, and to make and establish such by-laws, rules and regulations for the corporate management and control of its affairs as may be deemed necessary and expedient.

ARTICLE II.

The objects and purposes for which this corporation is created are hereby declared to be to buy, sell and lease land, timber, gravel pits, sand and shell banks and mineral rights; to operate and maintain gravel pits, sawmills, planing mills, sand and shell banks, oil wells, mines,

turpentine and retort plants; to operate and conduct a general merchandise business, buying and selling, at wholesale and retail, either for its own account or for account of others, all kinds of merchandise and supplies; to engage generally in the construction of buildings and construction business and with that purpose to contract for the erection and construction of buildings, bridges, roads and highways; to engage generally in the manufacturing business, and to manufacture all kinds of building, bridge and road material by crusher and otherwise; treating shells, gravel, lumber, piling and other material so as to make the same suitable for commercial purposes and generally to do such other things or things and to conduct such other business or businesses, either for its own account, or as agent, for others, as may be found necessary or convenient properly to effectuate the aforesaid purposes or to enhance the prosperity and value of the rights and privileges of this corporation.

ARTICLE III.

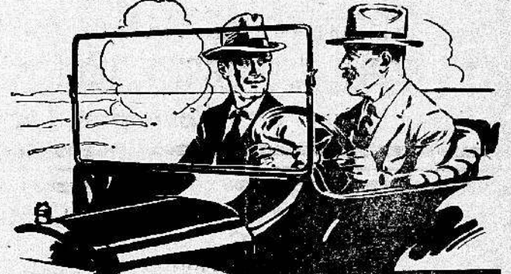
The capital stock of this corporation is hereby fixed at One Hundred Thousand, (\$100,000.00) Dollars, divided into or represented by One Thousand (1000) shares of the par value of One Hundred (\$100.00) Dollars each, of which not more than Fifty Thousand (\$50,000.00) Dollars or Five Hundred (500) shares may be preferred stock. The amount of preferred stock to be determined by a majority of the Board of Directors. When the Board of Directors shall have determined the amount of preferred stock that this corporation may issue, the remainder of the stock shall be common stock. Stock of this corporation may be issued for cash or property, or the equivalent thereof. No certificate of stock shall be issued until the same shall have been paid for in full. The stock shall be evidenced by certificates issued and signed by the President and Secretary. All shares of stock shall be issued as full paid and non-assessable, and no transfer of stock shall be binding on said corporation unless recorded on its books.

The preferred stock that may be issued shall be paid a dividend of seven (7) per cent per annum, payable semi-annually out of the net profits or earned surplus of the said corporation before the common stock shall receive any dividends. Preferred stock shall be cumulative. All earnings in excess of seven (7) per cent shall be participated in only by the common stock. The directors of the corporation shall have the right to retire the preferred stock, or any part thereof, at any time by paying such holder or holders par value plus six (6) months' interest at the rate of seven (7) per cent per annum, but no dividend that might be earned during the said six months shall be due such stockholders. Upon the retiring of the preferred stock, or any part thereof, the directors shall have the right to increase what is now the common stock by the number of shares of preferred stock that has been retired.

This corporation shall be a going concern as soon as Fifty Thousand (\$50,000.00) Dollars of its capital stock has been subscribed. The provisions contained in the following paragraphs of this article shall relate to holders of common stock only: No stockholder of this corporation shall sell his stock to any person not already a stockholder, until he has first offered it for sale during a period of thirty (30) days to the then stockholders of the corporation at its then book value.

The incorporators and stockholders, present and future, further agree that in the event the ownership of stock of any stockholder should in any manner be actually or in effect transferred or divested without the approval of the Board of Directors of this corporation, such transferee shall not thereby become a stock-

Fordson TRACTOR



\$625
 F. O. B. Detroit

"Yes I've more Time for Myself Since I Got a Fordson"

The Fordson Tractor is taking much of the drudgery out of farm life; it is solving the labor problem; it is reducing the cost of preparing land by almost one half of what it was with horses; and it is saving one third to one half of the farmer's time; and making farm life more attractive.

The Fordson will run your threshing machine—and at the most opportune time for you. It will operate the milking machines, saw your wood, fill your silo, pump the water, and take care of every kind of belt work—

And don't forget—it will plow six to eight acres in a ten hour day, handling two plows with ease.

Thus the Fordson is the ideal year-round tractor. It will pay for its fall and winter keep in many ways.

There's a big story to tell you about the Fordson—and a true one—come in and get the facts. Or, if you prefer, telephone or drop us a card and we will bring them to you.

L. Wehrli, Jr.,
 Phone 5
 Covington, La.

able property in St. Tammany parish, La., to-wit: undivided one-half interest in the northwest quarter of section 1, and north half of northwest quarter of section 20, tp 6 south, range 11 east, must be paid within twenty days after the publication of this notice, or said publication will be sold according to law.

WALTER GALATAS,
 Sheriff and Ex-officio Tax Collector

666

cures Malaria, Chills and Fever, Bilious Fever, Colds and LaGrippe, or money refunded. je18-161

Advertising in The Farmer pays.