

One of the Important Duties of Physicians and the Well-Informed of the World

is to learn as to the relative standing and reliability of the leading manufacturers of medicinal agents, as the most eminent physicians are the most careful as to the uniform quality and perfect purity of remedies prescribed by them, and it is well known to physicians and the Well-Informed generally that the California Fig Syrup Co., by reason of its correct methods and perfect equipment and the ethical character of its product has attained to the high standing in scientific and commercial circles which is accorded to successful and reliable houses only, and, therefore, that the name of the Company has become a guarantee of the excellence of its remedy.

TRUTH AND QUALITY

appeal to the Well-Informed in every walk of life and are essential to permanent success and creditable standing, therefore we wish to call the attention of all who would enjoy good health, with its blessings, to the fact that it involves the question of right living with all the term implies. With proper knowledge of what is best each hour of recreation, of enjoyment, of contemplation and of effort may be made to contribute to that end and the use of medicines dispensed with generally to great advantage, but as in many instances a simple, wholesome remedy may be invaluable if taken at the proper time, the California Fig Syrup Co. feels that it is alike important to present truthfully the subject and to supply the one perfect laxative remedy which has won the approval of physicians and the world-wide acceptance of the Well-Informed because of the excellence of the combination, known to all, and the original method of manufacture, which is known to the California Fig Syrup Co. only.

This valuable remedy has been long and favorably known under the name of—Syrup of Figs—and has attained to world-wide acceptance as the most excellent of family laxatives, and as its pure laxative principles, obtained from Senna, are well known to physicians and the Well-Informed of the world to be the best of natural laxatives, we have adopted the more elaborate name of—Syrup of Figs and Elixir of Senna—as more fully descriptive of the remedy, but doubtless it will always be called for by the shorter name of Syrup of Figs—and to get its beneficial effects always, when purchasing, the full name of the Company—California Fig Syrup Co.—plainly printed on the front of every package, whether you simply call for—Syrup of Figs—or by the full name—Syrup of Figs and Elixir of Senna—as—Syrup of Figs and Elixir of Senna—is the one laxative remedy manufactured by the California Fig Syrup Co. and the same heretofore known by the name—Syrup of Figs—which has given satisfaction to millions. The genuine is for sale by all leading druggists throughout the United States in original packages of one size only, the regular price of which is fifty cents per bottle.

Every bottle is sold under the general guarantee of the Company, filed with the Secretary of Agriculture, at Washington, D. C., that the remedy is not adulterated or misbranded within the meaning of the Food and Drugs Act, June 30th, 1906.

CALIFORNIA FIG SYRUP CO.

San Francisco, Cal. U. S. A. New York, N. Y. Louisville, Ky. London, England.

D. 1907. Articles of Incorporation of the Southwestern Irrigation, Land and Power Company.

and also, that I have compared the following copy of the same with the original thereof now on file, and declare it to be a correct transcript therefrom and of the whole thereof. Given under my hand, the great seal of the Territory of New Mexico, at the city of Santa Fe, the capital, on this 25th day of October, A. D. 1907.

(Seal) NATHAN JAFFA, Secretary of New Mexico, The Southwestern Irrigation, Land and Power Company.

WE, the undersigned, in order to form a corporation for the purposes hereinafter stated, under and pursuant to the provisions of an Act of the Legislative Assembly of the Territory of New Mexico, entitled: "An Act to regulate the formation and government of Corporations for Mining, Manufacturing, Industrial and other Purposes," approved March 15, 1905, do hereby certify as follows: Name.

I. The corporate name is The Southwestern Irrigation, Land and Power Company.

II. The registered office of the corporation is No. 117 West Gold Avenue, Albuquerque, New Mexico, and the Corporation, Organization and Management Company is designated as the statutory agent therein, in charge thereof, and upon whom process against the corporation may be served.

III. The objects for which the corporation is established are primarily: The constructing and maintaining of reservoirs, canals, ditches and pipe lines for the purpose of supplying water for irrigation, mining, manufacturing, domestic, and other public uses, including cities and towns; and for the purpose of colonization and the improvement of lands in connection therewith, for either or both of said purposes, jointly or separately; locating, laying out and platting lands, and the purpose of erecting and maintaining canals, ditches and pipe lines, together with all necessary laterals, switches and mounts in the Rio Grande Valley in the Territory of New Mexico, and elsewhere.

To manufacture and generate electricity with the water passing through said canals; and to pump water from the ground for the purpose of obtaining and increasing the amount of water that can be otherwise obtained; and also for the purpose of appropriating such water, thereby, to construct reservoirs, for the storage of water, to be used in connection with said canals and pipe lines, and generate electricity as aforesaid and to sell and dispose of electric power and energy to private or public consumers thereof.

Subsidiary Purposes and Powers. As subsidiary to and in connection with the foregoing, from time to time, the corporation may: Manufacture, purchase or otherwise acquire goods, wares, merchandise and personal property of every kind and description, and hold, own, mortgage, sell or otherwise dispose of trade, deal in and deal with the same.

Require and undertake the good-will, property, rights, franchises, contracts and assets of every manner and kind, and the liabilities of any person, firm, association or corporation, either wholly or in part, and pay for the same in cash, stock or bonds of the corporation, or otherwise.

Acquire, hold, use, sell, assign, lease, grant licenses in respect of mortgage, or otherwise dispose of letters patent of the United States or any foreign country, patent rights, licenses and privileges, inventions, improvements and processes, trade-marks and trade names, registered or useful in connection with any business of the corporation.

Hold, purchase or otherwise acquire, sell, assign, transfer, mortgage, pledge or otherwise dispose of the capital stock and other securities of the corporation, or of indebtedness created by other corporations, and exercise all the rights and privileges of ownership, including the right to vote thereon.

Purchase, hold and re-issue the shares of its capital stock, its bonds or other securities. Remunerate any person or corporation for services rendered, or to place or guarantee the placing or underwriting of any of the shares or stock of the corporation, or any debentures, bonds or other securities of the corporation, or about the formation or promotion of the corporation, or in the conduct of its business.

With a view to the working and development of the properties of the corporation, and to effectuate, directly or indirectly, its objects and purposes, or any of them, the corporation, from time to time, conduct, on another lawful business, manufacturing or otherwise, to any extent and by any means, not unlawful.

The corporation may conduct business in the Territory of New Mexico and elsewhere, including any of the states, territories, colonies or dependencies of the United States, or District of Columbia, and any and all foreign countries, have one or more offices therein, and therein may purchase, mortgage and convey real and personal property, except as and when forbidden by local laws.

The foregoing clauses shall be construed both as objects and powers, but no recitation, expression or declaration of specific or special powers or purposes herein enumerated shall be held to be exclusive; but it is hereby declared that all other lawful powers not inconsistent therewith are hereby included.

Capital Authorized. IV. The corporation is authorized to issue capital stock to the extent of Five Hundred Thousand Dollars (\$500,000.00), divided into five hundred thousand shares of the par value of one dollar each.

Capital Subscribed. V. The capital stock with which the corporation will commence business is subscribed by the incorporators as follows:

Avenue, Albuquerque, New Mexico. Limitation on Stockholders' Power to Examine Stock and Transfer Books.

VI. The corporation shall keep at its registered office in this Territory the transfer books in which the transfers of stock shall be registered, and the stock books, which shall contain the names and addresses of the stockholders and the number of shares held by them, respectively, which shall at all times during the usual hours for business be open to the inspection of a stockholder in person with respect to his interest as such stockholder, or for a purpose germane to his status as such, upon application in writing to the register-acting agent of the corporation in charge of such office and having the custody of said books; but the registered agent may refuse permission to any stockholder to examine the same (except as to entries affecting shares owned by such stockholder), unless and until satisfied that such examination and the information to be acquired thereby are for a legitimate purpose and not for a purpose hostile to the interests of the corporation or its individual stockholders.

Regulation Respecting Directors. VII. In furtherance and not in limitation of the powers conferred by statute, the Board of Directors are expressly authorized:

To hold their meetings, to have one or more officers, and to keep the books of the corporation within or, except as otherwise provided by statute, without the Territory of New Mexico, at such places as may, from time to time, be designated by them.

To determine, from time to time, whether, and, if allowed, under what conditions and regulations the accounts and books of the corporation shall be open to the inspection of the stockholders, and the stockholders in this respect are authorized to be restricted or limited accordingly, and no stockholder shall have any right to inspect any account or book or document of the corporation, except as conferred by statute or authorized by the Board of Directors or by a resolution of the stockholders.

To make, alter, amend and rescind the by-laws of the corporation, to fix, determine, from time to time and vary the amount to be reserved as working capital, to determine the times for the declaration and payment and the amount of each dividend on the stock, to determine and direct the use and disposition of any surplus or net profits, and to authorize and cause to be executed mortgages and liens upon real and personal property of the corporation, provided always that a majority of the whole board concur therein.

Pursuant to the affirmative vote of the holders of a majority of the stock issued and outstanding, at a stockholders' meeting duly convened, to sell, assign, transfer or otherwise dispose of the property, including the franchises of the corporation as an entirety, provided always that a majority of the whole board concur therein.

To appoint additional officers of the corporation, including one or more presidents, one or more assistant treasurers, and one or more assistant secretaries; and, to the extent provided in the by-laws, to permit so appointed shall have and may exercise all the powers of the president, of the treasurer and of the secretary respectively, provided, however, that all vice-presidents shall be chosen from the directors.

By a resolution passed by a majority vote of the whole board, under suitable provision of the by-laws to designate two or more of their number to constitute an executive committee, which committee shall, for the time being, as provided in said resolution, or in the by-laws, have and exercise any or all the powers of the board of directors, which may be lawfully delegated, in the management of the business and affairs of the corporation, and shall have power to authorize the seal of the corporation to be affixed to all papers which may require it.

The board of directors and the executive committee shall, except as otherwise provided by law, have power to act in the following manner, viz: a resolution in writing, signed as affirmatively approved by all the members of the board or directors or by all the members of the executive or other committee, and thereafter with original or with duplicate signatures inserted in the recorded minutes and properly filed, shall be deemed to be action by such board or such committee, as the case may be, to the extent therein expressed with the same force and effect as if the same had been duly passed by the same vote at a regular convened meeting.

Subject to the foregoing provisions the by-laws may prescribe the number of directors to constitute a quorum at their meeting, and such quorum may be less than a majority of the whole number.

The corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate in the manner now or hereafter prescribed by statute for the amendment of the certificate of incorporation.

IN WITNESS WHEREOF, I have hereunto set our hands and seals this 25th day of October, 1907. OSCAR B. STRUNK, (Seal) WILLIAM B. CHILDERS, (Seal) THOS. K. D. MADDISON, (Seal) Territory of New Mexico, County of Bernalillo—ss.

On this 25th day of October, A. D. 1907, before me personally appeared Oscar B. Strunk, Wm. B. Childers and Thos. K. D. Maddison, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year first above written. (Seal) BERNARD A. SLEYSER, Notary Public.

ENDORSED: No. 5292, Cor. Rec'd Vol. 5, Page 606, The Southwestern Irrigation Land and Power Company, Under the Laws of New Mexico Charter.

Filed in office of Secretary of New Mexico, October 29, 1907, 9 a. m. NATHAN JAFFA, Secretary.

WITH AMPLE MEANS AND UNSURPASSED FACILITIES THE BANK OF COMMERCE OF ALBUQUERQUE, N. M. EXTENDS TO DEPOSITORS EVERY PROPER ACCOMMODATION AND SOLICITS NEW ACCOUNTS. CAPITAL.....\$150,000.00 Officers and Directors: SOLOMON LUNA, President. W. S. STRICKLER, Vice President and Cashier. WILLIAM MCINTOSH, A. M. BLACKWELL, W. J. JOHNSON, Assistant Cashier. J. C. BALDRIDGE, O. E. CROMWELL.

MONTEZUMA TRUST CO. ALBUQUERQUE - - - - NEW MEXICO Capital and Surplus, \$100,000 INTEREST ALLOWED ON SAVINGS DEPOSITS

FIRST NATIONAL BANK ALBUQUERQUE, NEW MEXICO OFFICERS AND DIRECTOR JOSHUA S. RAYNOLDSPresident M. W. FLOURNOYVice President FRANK McKENCashier R. A. FROSTAssistant Cashier S. F. RAYNOLDSDirector U. S. DEPOSITORY Authorized Capital\$500,000.00 Paid Up Capital, Surplus and Profits.....\$250,000.00 Depository for Atchafalaya, Topoka & Santa Fe Railway Company

WHEN YOU WANT MONEY CAREFULLY LOOKED AFTER DEPOSIT YOUR FUNDS IN THE STATE NATIONAL BANK ALBUQUERQUE

GROSS, KELLY & CO., INC. Wholesale Grocers Wool, Hide and Pelt Dealers ALBUQUERQUE AND LAS VEGAS GROSS, KELLY & CO., INC.

"OLD RELIABLE" ESTABLISHED 1874 L. B. PUTNEY THE WHOLESALE GROCER FLOUR, GRAIN AND PROVISIONS Carries the largest and Most Exclusive Stock of Staple Groceries in the Southwest. FARM AND FREIGHT WAGONS RAILROAD AVENUE. ALBUQUERQUE, N. M.

Convenience - Comfort - Security The telephone makes the duties lighter, the cares less and the worries fewer. The telephone preserves your health, prolongs your life and protects your home. YOU NEED A TELEPHONE IN YOUR HOME THE COLORADO TELEPHONE CO.

CHILD'S SOBS SHAKE ARIZONA COURTS

Solomonville, Ark., Oct. 31.—The fall term of district court for Graham county convened Monday upon the arrival of Judge Nave from Globe. The first business was the impaneling of the grand jury, which was soon accomplished, and that body was set to work upon the large amount of business in waiting. The defendants in the various criminal actions were ordered brought into court and a motley string of men and boys filed into the room, occupying three long benches. Among the number were but two of other nationalities than Mexican, those being typical hobos who will thieve and beg for a living. Of the Mexicans all but two or three professed to have no means and attorneys were appointed by the court to defend them.

CHANGES ORDERED IN NATIONAL GUARD

The following orders have been issued from the office of the adjutant general of the territory: Maj. Robert C. Rankin of Las Vegas, of the first squadron of cavalry, national guard, of New Mexico, is relieved from duty. The resignation of Edward B. Holt as captain of the first squadron of cavalry, Las Vegas, is accepted. The resignation of Second Lieut. Ralph H. Ludlum, Dr. James A. Maessle, of Santa Fe, is appointed surgeon general on the staff of the commander-in-chief of the first battalion of the first infantry; Second Lieut. Eugene A. Lohman, as quartermaster and commissary of the first battalion of the first infantry; Second Lieut. Carlos Viera, of Santa Fe to duty with Company F, First infantry.

Woman's Nature must pass usually is so full of suffering, danger and fear that she looks forward to the critical hour with apprehension and dread. Mother's Friend, by its penetrating and soothing properties, allays nausea, nervousness, and all unpleasant feelings, and so ordeal that she passes through the event safely and with but little suffering, as numbers have testified and said, "it is worth its weight in gold." \$1.00 per bottle of druggists. Book containing valuable information mailed free. THE BRADY L.D. REGULATOR CO., Atlanta, Ga.

OKLAHOMA WILL GET MANY U. S. PRISONERS

Washington, Oct. 31.—One of the vitally important problems now confronting the federal authorities, as well as the prospective officials of the new state of Oklahoma, is the custody and care of prisoners at present confined in the four prisons in the Indian territory. The total number is about 600, and the United States marshals who are in Washington, are going over the situation with the department of justice to ascertain what can be done. As soon as Oklahoma becomes a state, the minute Oklahoma goes over the situation with the department of justice to ascertain what can be done. As soon as Oklahoma becomes a state, the minute Oklahoma goes over the situation with the department of justice to ascertain what can be done.

SWAPED FARMS IN THE DARK.

When a man has once seen the Artesia country he will do anything honorable to get hold of a piece of land. This fact is demonstrated every day, but a decidedly unusual instance happened in town Wednesday. Mr. Marlan D. Woods, of Des Moines, Iowa, bought an irrigated farm from Wm. Creath and Co. and still was not satisfied. While in the office of the Peecos Valley Immigration company he got in conversation with J. E. Creath, saying that he had a farm in Missouri he would trade for Peecos valley dirt. Creath was game and thought he could fill the bill. After bargaining for some time, a deal was made. Mr. Creath became the owner of the Missouri farm and Mr. Woods a tract of land belonging to Creath. Neither gentleman has until yet seen the land he bought. After this trade was consummated, the two gentlemen went for a walk and Mr. Woods purchased two town lots by moonlight.

CERTIFICATE OF COMPARISON. Territory of New Mexico. Office of the secretary.

I, Nathan Jaffa, Secretary of the Territory of New Mexico, do hereby certify that there was filed for record in this office at nine o'clock a. m. on the 29th day of October, A. D. 1907.

CERTIFICATE OF NON-LIABILITY OF STOCKHOLDERS OF THE SOUTHWESTERN IRRIGATION, LAND AND POWER COMPANY.

and also that I have compared the following copy of the same, with the original thereof now on file, and declare it to be a correct transcript therefrom and of the whole thereof. Given under my hand and the great seal of the Territory of New Mexico, at the city of Santa Fe, the capital, on this 25th day of October, A. D. 1907.

(Seal) NATHAN JAFFA, Secretary of New Mexico, The Southwestern Irrigation, Land and Power Company.

CERTIFICATE OF NON-LIABILITY OF STOCKHOLDERS.

This is to certify that the undersigned, being all the original incorporators, who have filed the Certificate of Incorporation of this company, hereby associate themselves into a corporation under and by virtue of the provisions of an act of the Legislative Assembly of the Territory of New Mexico, entitled: "An Act to regulate the formation and government of corporations for mining, manufacturing, industrial and other pursuits," approved March 15, 1905, for and on behalf of ourselves, all other stockholders who may become associated with them, and said corporation, do hereby declare that there shall be no stockholders liability on account of any stock issued by the said corporation, and that all stockholders of said corporation shall be exempt from all liability on account of any stock issued, or held by them, except such liability for the amount of capital certified to have been actually paid in property or cash, at the time of commencement of business, as provided for and in accordance with Section 23 of the said act of the legislative assembly, under which said corporation is organized.

In Witness Whereof, the said incorporators of the said corporations have hereunto set their hands and seals on this 25th day of October, A. D. 1907. OSCAR B. STRUNK, (Seal) WILLIAM B. CHILDERS, (Seal) THOS. K. D. MADDISON, (Seal) Territory of New Mexico, County of Bernalillo—ss.

On this 25th day of October, A. D. 1907, before me personally appeared Oscar B. Strunk, Wm. B. Childers and Thos. K. D. Maddison, to me known to be the persons described in and who executed the foregoing instrument, and they acknowledged that they executed the same as their free act and deed.

Witness my hand and official seal the day and year last above written. (Seal) BERNARD A. SLEYSER, Notary Public.

ENDORSED: No. 5294, Cor. Rec'd Vol. 5, Page 606, Cert. of Stockholders Non-Liability of the Southwestern Irrigation Land and Power Company. Filed in office of Secretary of New Mexico October 29, 1907, 9 a. m. NATHAN JAFFA, Secretary.