

# Algerines at Law.

**SUPREME COURT.**  
A. BRAUN, Sr., et alvs. Algiers Waterworks and Electric Company, appeal from the Civil District Court, Division C.—Carroll, Henderson & Carroll for defendant and appellant.

**CIVIL DISTRICT COURT.**  
In re Tutorship of the Minors Raymond and Arthur Leonard.—P. F. Hennessey, attorney.

Succession of Thos. Finegan, petition to homologate inventory.  
Widow T. Daly leaves all of her household effects to her son, John Daly, and the remainder of her estate, share and share alike, to her sons, John and Frank Daly. Thomas Kennedy is named testamentary executor without bond.

L. M. Dudouard vs. Caroline Cambridge; judgment for plaintiff confirming tax title.  
Succession of Thomas Finegan amounts to \$6759.88.

Succession of Miss Elizabeth Germe, petition for a partition.  
Succession of Thos. Finegan, opposition of Mrs. Blanche O. Finegan.—P. F. Hennessey, attorney.

Succession of J. H. Van Ness amounts to \$1637.13.  
Robert Frazier vs. Estella Page; divorce.—J. M. Pierce, attorney.

**UNITED STATES COURT.**  
The \$5000 damage suit of Henry P. Gonsouland against Marco Rosamano was before the Federal Circuit Court yesterday.

The suit involves the sale of a piece of real estate, payment for which was stopped after the sale had been passed. Gonsouland, the owner, tried to have the sale of the property annulled, but the court ordered the producer to pay the price of the property, plus interest, from the time the sale was passed. The owner is now making claim for damages. The property was valued at about \$1300.

**The Change That Was Wrought.**  
The little man was explaining to his audience the benefits of physical culture. "Three years ago," he said, "I was a miserable wreck. Now, what do you suppose brought about this great change in me?" "What change?" said a voice from the audience. There was a succession of loud smiles, and some persons thought to see him collapse. But the little man was not to be put out. "Will the gentleman who asked 'What change?' kindly step up here?" he asked suavely. "I shall then be better able to explain. 'That's right!' Then, grabbing the witty gentleman by the neck: "When I first took up physical culture I could not even lift a little man. Now (smiting action to word) I can throw one about like a bundle of rags." And finally he flung the interrupter half a dozen yards along the floor. "I trust, gentlemen, that you will see the force of my argument and that I have not hurt this gentleman's feelings by my explanation." There were no more interruptions.

**Two Collars on a Dog.**  
Having bought a dog that he admired, a man undertook to buy a dog collar. The dog had a neck nearly as big as his head, and the dealer advised the man to buy two collars.

"What for?" said the man. "He's only got one neck, so I guess he can get along with only one collar, can't he?"

"Maybe so," said the man, so the man went away leading the dog by his new collar and chain. In less than a week he brought the dog back.

"I'm afraid I can't keep him," he said. "He is too obstreperous. I can't keep him tied up. His neck is the biggest part of him, and he is as strong as an ox, therefore it is a cinch for him to slip his collar off."

"That was why I wanted you to put two collars," said the dealer. "Fut both on and fasten the chain to the back collar, and he can tug away all night without getting loose. He may commit suicide, but he won't get loose."—New York Sun.

**How to Cool Things.**  
A newlywed named Jones was talking to his friend Casey the other day about the heat in his flat and was asking the other for a little advice.

"Do you know my dining room is the hottest place in the world?" began the newlywed. "Do you know of any way I might cool it off?"

"From experience I should say that a very good way to bring about a change in atmospheric conditions," remarked the older married man, "and one that is sure to bring results one way or the other, is to take a friend home to dinner when your wife isn't expecting company."—Philadelphia Times.

**A Puzzler.**  
"Pop, you know everything, don't you?" said little Joe.

"Some very few things in the universe might have escaped me," answered the parent modestly, "but they are hardly worth mentioning. What do you want to know?"

"I want to know," replied little Joe, "what relation an august king is to a May queen?"—St. Paul Pioneer Press.

**Social Trickery.**  
A number of North Atchison girls recently invited their friends to a party, saying that a feature of the entertainment would be a swimming match between two girls. Every one went and found that this part of the programme was carried out by two girls sitting at a table with a bowl of water between them in which a match floated. The men felt that they had been cheated.—Atchison Globe.

It shall have power to combine with any other corporation or corporations.  
It shall have power to elect officers and directors and agents; to establish such by-laws, rules and regulations as may be necessary and proper for the conduct and management of its business and the same to alter and amend, or abolish, at the discretion of the board.  
It shall have the right to increase or diminish its capital stock, with no other formalities than hereinafter provided, and according to law.  
It shall have the power and authority to contract, sue and be sued in its corporate name, and generally to do and perform all such acts as may be necessary and proper to execute and carry out the objects of this corporation; it shall have power and authority to enter into and operate any kind of business, factory, plant or enterprise, and to do and do all such things as it may choose for the conduct of its business here and elsewhere.

**ARTICLE II.**  
All citation or other legal process shall be served upon the president of this corporation and in his absence or inability to act, then upon the treasurer, at the domicile of this corporation.

**ARTICLE III.**  
The purpose for which this corporation is organized and the nature of the business to be carried on by it are hereby declared to be: To contract, sue and be sued in all its branches; to buy and sell wholesale and retail, and to deal in glass or any other merchandise at wholesale or retail; to manufacture and sell any thing pertaining thereto or connected therewith in whole or in part. To act as agents or consignees for other persons and to make contracts of any nature or kind whatsoever, and to do any kind of mercantile, contracting or manufacturing business in this state or elsewhere.

**ARTICLE IV.**  
The capital stock of this corporation is hereby declared to be ten thousand (\$10,000.00) dollars, divided into one hundred (100) shares of one hundred (\$100.00) dollars each—which said stock shall be paid for in such amount and on such terms and conditions as the board of directors may determine, or it may be issued full paid and non-assessable for property actually purchased, or taken in exchange, and rendered to this corporation.

**ARTICLE V.**  
All the corporate powers of this corporation shall be vested in and exercised by a board of five (5) directors, who must be stockholders, and who shall be elected annually on the second Tuesday in March of each year, by the stockholders, commencing on the second Tuesday in March, 1912, at which time the first meeting of the corporation shall also be held. In the event of the death, disability or resignation of any director, the board of directors may elect a successor, who shall be qualified and qualified. The said officers are declared to be a president, a vice-president and a secretary-treasurer. The officer or officers to be elected shall be filled by a person who may or may not be a director or stockholder, at the discretion of the board.

**ARTICLE VI.**  
The first board of directors is hereby declared to be: Edwin A. McKay, John A. Taylor, Arthur B. Hunt, George M. Campbell, William J. Preston, and J. L. LeLong, Jr. as vice-president, and the said John A. Taylor as secretary-treasurer.

**ARTICLE VII.**  
This charter may be amended, altered or modified, or the corporation dissolved by a vote of three-fourths (3/4) of the stock issued, at any meeting called for that purpose, after thirty days' notice thereof shall have been published in one or more newspapers in the city of New Orleans, during the thirty days just prior to said meeting; and also by a vote of the majority of the stockholders at a meeting called for that purpose, at least forty days prior to the date of such meeting.

**ARTICLE VIII.**  
No stockholder shall ever be held liable or responsible for the contracts or faults of this corporation, or in any further sum than the unpaid balance due the company on the shares of stock owned by him, nor shall mere informality in the organization hereof have the effect of rendering this charter null and void, or of imposing a liability beyond the unpaid balance due on the shares or shares owned by him.

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**ARTICLE X.**  
This act of incorporation may be changed, modified or amended, its capital stock increased or diminished, or said corporation dissolved in the manner pointed by law, at a general meeting of the stockholders convened for that purpose, after ten days' notice in writing shall have been given to each stockholder, and the Secretary-Treasurer, mailed to the last address of such stockholder.

**ARTICLE XI.**  
In the event of the dissolution of this corporation by limitation or otherwise its affairs shall be liquidated by two liquidators named and appointed by the stockholders from among their number, who shall be qualified and qualified, and in the presence of the witnesses named and named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed, who declared that, availing themselves of the provisions of the laws of the State of Louisiana, relative to the organization of corporations, and the provisions of the constitution of this said State, have covenanted and agreed, and do hereby covenant and agree, to bind themselves, and their heirs, executors, administrators, assigns, and all persons who may hereafter become associated with them, or body politic, under the following articles, which they adopt as their charter, to-wit:

**ARTICLE XII.**  
The name, style and title of this corporation shall be the Horse Shoe Pickle Works, Limited, and under that name it shall have the right to enjoy all the privileges accorded by law to corporations, and to have and enjoy a corporate existence for the term of ninety-nine years from and after the date hereof, to contract, sue and be sued in its corporate name; to make and use a corporate seal, the same to break or alter at pleasure; to hold, own, receive, purchase, lease, convey, mortgage and hypothecate, all kinds of property, real, personal or mixed; to issue bonds, and to employ such directors, managers, officers, agents, and other employees as the interests of said corporation may require, and to do all such things as may be necessary and proper for the proper management and control of the said corporation, as may be found necessary and expedient.

**ARTICLE XIII.**  
The objects and purposes for which this corporation is created, and the nature of the business to be carried on by it are hereby declared to be: to conduct, manage and transact in the City of New Orleans, State of Louisiana, and elsewhere, the business of bottling and bottling in barrels, boxes and bottles, for the purchase and sale of empty bottles, the manufacture and sale of pickles, mustard, Chow-chow, Sauces, Jams and Flavors.

**ARTICLE XIV.**  
The capital stock of this corporation is hereby fixed at the sum of ten thousand (\$10,000.00) dollars, divided into one hundred (100) shares of the par value of one hundred (\$100.00) dollars per share, which shall be paid for in such amount and on such terms and conditions as the board of directors may determine, or it may be issued full paid and non-assessable for property actually purchased, or taken in exchange, and rendered to this corporation.

**ARTICLE XV.**  
All the corporate powers of this corporation shall be vested in and exercised by the Board of Directors, who must be stockholders, and who shall be elected annually on the first Monday of March in each year, by the stockholders, commencing on the first Monday of March, 1912, at which time the first meeting of the corporation shall also be held. In the event of the death, disability or resignation of any director, the board of directors may elect a successor, who shall be qualified and qualified. The said officers are declared to be a president, a vice-president and a secretary-treasurer. The officer or officers to be elected shall be filled by a person who may or may not be a director or stockholder, at the discretion of the board.

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**ARTICLE XVIII.**  
No stockholder shall ever be held liable or responsible for the contracts or faults of this corporation, or in any further sum than the unpaid balance due the company on the shares of stock owned by him, nor shall mere informality in the organization hereof have the effect of rendering this charter null and void, or of imposing a liability beyond the unpaid balance due on the shares or shares owned by him.

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**ARTICLE XX.**  
This act of incorporation may be changed, modified or amended, its capital stock increased or diminished, or said corporation dissolved in the manner pointed by law, at a general meeting of the stockholders convened for that purpose, after ten days' notice in writing shall have been given to each stockholder, and the Secretary-Treasurer, mailed to the last address of such stockholder.

**CHARTER**  
OF NEW WILLARD NAVAL STORES COMPANY.  
UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS, CITY OF NEW ORLEANS.

Be it known, that on this, the fourth day of the month of February, in the year of our Lord one thousand nine hundred and eleven, and of the Independence of the United States of America the one hundred and thirty-fifth, before me, W. Morgan Gurley, a Notary Public, duly commissioned and qualified in the Parish of Orleans, State of Louisiana, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared in several persons whose names are hereunto subscribed, all being of full age of majority, and who severally declared that, availing themselves of the provisions of the laws and constitution of this state, relative to the organization of corporations, they have covenanted and agreed, and do hereby present contract and agree and bind and obligate themselves as well as such persons as may hereinafter become associated with them to form and constitute a body politic in law, for the objects and purposes, and under the agreements and stipulations herein set forth, which they adopt as their charter, to-wit:

**ARTICLE I.**  
The name of this corporation shall be NEW WILLARD NAVAL STORES COMPANY, and shall have corporate existence for the period of ninety-nine (99) years from the date hereof and shall have the right to enjoy all the privileges accorded by law to corporations, and to have and enjoy a corporate existence for the term of ninety-nine years from and after the date hereof, to contract, sue and be sued in its corporate name; to make and use a corporate seal, the same to break or alter at pleasure; to hold, own, receive, purchase, lease, convey, mortgage and hypothecate, all kinds of property, real, personal or mixed; to issue bonds, and to employ such directors, managers, officers, agents, and other employees as the interests of said corporation may require, and to do all such things as may be necessary and proper for the proper management and control of the said corporation, as may be found necessary and expedient.

**ARTICLE II.**  
The domicile of this corporation hereby created shall be in the City of New Orleans, Parish of Orleans, in the State of Louisiana, and under that name it shall have the right to enjoy all the privileges accorded by law to corporations, and to have and enjoy a corporate existence for the term of ninety-nine years from and after the date hereof, to contract, sue and be sued in its corporate name; to make and use a corporate seal, the same to break or alter at pleasure; to hold, own, receive, purchase, lease, convey, mortgage and hypothecate, all kinds of property, real, personal or mixed; to issue bonds, and to employ such directors, managers, officers, agents, and other employees as the interests of said corporation may require, and to do all such things as may be necessary and proper for the proper management and control of the said corporation, as may be found necessary and expedient.

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Stood the Test.  
The hour was 1.15 p. m.  
Inside the dimly lighted hallway stood Mrs. Dorkins, with a grim smile on her face.  
"The front door was bolted."  
"John," she said in cutting accents, "you have been dissipating at the club again."

"Maria," spoke a voice outside rapidly, clearly and distinctly, "the view lugubriously on the blooming bugler!"  
Instantly she unfastened and opened the door.  
Mr. Dorkins had not been dissipating.—Chicago Tribune.

**A Mountain in the Sky.**  
Somewhere many miles away from this earth an enormous mountain twenty miles high is flying through space. The mountain is known astronomically as the planet Eros. The ordinary man has long taken it for granted that all the planets are more or less round in shape. The small planet Eros, however, is an exception to this rule. According to the latest astronomical information, it is a mere mountain in space, "without form and void," and as it turns upon its axis first one corner and then another is presented to view. These small worlds (few are over ten or twenty miles across) are not large enough to have sufficient gravity to draw their structure into symmetry and remain as when launched into space—mammoth meteorites. A tantalizing fact for astronomers is that Eros passed very close to us about Jan. 24, 1894—before the planet was recognized—and that quite so near an approach is not due again till 1975.

## WHEN BUYING YOUR Piano

Remember the best guarantee to the purchaser is the standing and respectability of the manufacturer. Responsible manufacturers are careful to see that their instruments come up to their standard of excellence. When you select a piano coming from a sure maker, your mind is at rest—you have no anxieties over its performance.

**NO ONE HAS TROUBLE**  
with the ADAM SCHAAF PIANO, the CHASE BROS. PIANO or the HACKLEY PIANO. Years of thought and practical experience are embodied in their making. They are as perfect as it is possible to make them. Your inspection of new instruments now arriving is invited.  
131 DAUPHINE ST.

## HAKENJOS

ONLY HALF BLOCK FROM CANAL  
... SPECIAL ...  
Some used Pianos are better than certain cheap new ones. We have several \$40, \$50, \$75 to \$150 on terms \$3, \$4 and \$5 monthly.

## IT MAKES YOU FEEL AT HOME AT KOLB'S GERMAN TAVERN

Cafe and Restaurant for Ladies and Gentlemen  
The best the market affords, properly cooked and expertly served at popular prices.  
Music 6 p. m. to midnight.  
Conrad Kolb, Prop'r,  
125-127 St. Charles St.  
Midway the block between Canal and Common.

## A WORD ABOUT Furniture

An Algerine, who lives in Opelousas Ave., said to me the other day:  
"Say, Burglass, I am glad I took a little more time by going away up to your store to see your stock and get a line on your prices; I had no idea you carried such a full stock of Cheap, Medium and High Grade Furniture and that you could save me so much money on the first purchase."  
Surprised, eh? Well, I should say he was. I am now selling him, his relatives and friends.  
If you give me a chance to figure with you, "I'll sell you, too."  
No matter who your present dealer may be, a change might add dollars to your pocket.  
Cross the River and let's get acquainted.

## By All Means A. Burglass,

(Leading Uptown Furniture Dealer.)  
3224-26-28-30 MAGAZINE STREET.  
CASH, or OPEN ACCOUNT.

**By All Means**  
Have a Saving Account with us. Make a start for yourself. Begin with a dollar, or any amount you can spare—be determined to save every week or month—to add a little more to what you have. We pay 3-1/2 per cent compound interest.  
**Commercial-Germania Trust & Savings Bank**  
CAPITAL AND SURPLUS \$2,000,000.00.  
Branches near all principal Markets and in Algiers.  
811 COMMON STREET. 311 CAMP STREET.

**REAL Quality and Honest Weight**  
PORK STECKER'S SEEDS  
Theodore DUBRET  
Foto Market  
"THE KIND THAT GROW"  
Forty-eight years of Southern Seed selling is our record. Quality Seeds are the only sort to buy. Stecker Seeds are sure to grow and produce results. Stecker Quality is famous. Planters, Truckers, and Florists, write to-day for our list of the best seeds in the South. We carry the largest stock in the South. Also a full line of Beans, Cabbages, Collards, Lettuce, Mustard, Onion, Kale, Radish and other fine seeds. Parsley, Cauliflower, Onion Seed, White and Red Shillings; in fact, everything for Gardening: Alfalfa, Red, White, Alaska, Grimson and Burr Clover, Rescue, Bermuda, English Broom Seed, Turnip Seed in all the leading varieties; carload in stock. Also a full line of Beans, Cabbages, Collards, Lettuce, Mustard, Onion, Kale, Radish and other fine seeds. 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