

\$25 Reward!

It has come to our notice that some irresponsible person or persons have been tampering with the meters, seals and wires in some of the places we are furnishing light and power to in Algiers, McDonoghville and Gretna.

No one has any right to tamper with your wires or meter installed in your premises unless they show a badge of the company.

We are now making a careful investigation of all meters and wires and hereby offer a reward of twenty-five dollars (\$25.00) for evidence leading to the conviction of the guilty party or parties.

Algiers Railway & Lighting Co., 222 Elmira Avenue.

CHOOSE WISELY...

when you buy a SEWING MACHINE. You'll find all sorts and kinds at corresponding prices. But if you want a reputable servicable Machine, then take the WHITE.

33 years' experience has enabled us to bring out a HANDSOME, SYMMETRICAL and WELL-BUILT PRODUCT, combining in its make-up all the good points found on high grade machines and others that are exclusively WHITE.

For Sale By H. R. A. GERDING, 3110 Magazine St.

ALGIERS SAZERAC OPP. ST. JOHN'S MARKET SALOON JACK SCHERER, Prop. Oyster Loaves and Sandwiches Sandwiches of All Kinds Day and Night

We Want You To Take The Herald 10c Only Ten Cents a Month 10c

Twenty-four Hours After the Big Fire The Old Reliable Hibernia Insurance Co. was paying losses to the policy holders. See The West Side Realty Company. Agents for Algiers, 500 Verret Street. Phone Algiers 503.

E. J. MOTHE UNDERTAKER AND EMBALMER Phone, Algiers 29. No. 222 Morgan Street

DO YOU WANT TO TAKE THE HERALD? If you do just sign your name below and send to us.

THE HERALD, 500 Verret St. Please put our name on your Subscription List. We agree to pay for same 10 cents a month. Sign Here. Address.

ESTABLISHED 1833. John C. Meyer & Son. JEWELERS WATCHES, DIAMONDS, JEWELRY, SILVER AND PLATED WARE. 1233 Decatur St., Near U. S. Mint, New Orleans, Louisiana.

CHARTER OF THE VACCARO BROS. STEAMSHIP COMPANY. Be it known that on this 14th day of the month of March, in the year of our Lord nineteen hundred and eleven, before me, Philip Joseph Paterno, a Notary Public and for the Parish of Orleans, State of Louisiana, and in the presence of the undersigned, personally came and appeared the several persons whose names are hereinafter mentioned, and who are hereinafter mentioned as having subscribed to and executed the following articles, to-wit:

ARTICLE I. The name of this corporation shall be VACCARO BROS. STEAMSHIP COMPANY, and under that name shall have and enjoy all rights and privileges granted by law to corporations.

ARTICLE II. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE III. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE IV. The authorized capital of this corporation shall be five hundred thousand dollars (\$500,000), divided into five hundred shares of one thousand dollars (\$1,000) each, to be paid for in cash or property.

ARTICLE V. The corporate powers of this corporation shall be vested in a board of directors composed of four stockholders, a majority of whom shall constitute a quorum for the transaction of all business.

ARTICLE VI. Said board shall be elected on the second Monday of January of each year, and on each day shall fall on a legal holiday, then, upon the next following day, the stockholders shall elect a board of directors for the ensuing year.

ARTICLE VII. No stockholder shall be liable or responsible for the contracts or debts of this corporation, or for the unpaid balance due to the corporation on the share of stock owned by him, nor shall any member of this corporation have the effect of rendering this charter void.

ARTICLE VIII. Whenever this corporation is dissolved, either by limitation of its charter or for any other cause, its affairs and business shall be liquidated by three commissioners to be appointed from among the stockholders of this corporation.

ARTICLE IX. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation, to be called in addition to the notice of the meeting by the Secretary of this corporation.

ARTICLE X. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

CHARTER OF THE ROBINSON TIE & TIMBER COMPANY. I, the undersigned Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing Act of Incorporation of the Robinson Tie and Timber Co., was this day duly recorded in my office in book 1018, folio 325.

ARTICLE I. The name of this corporation shall be ROBINSON TIE & TIMBER COMPANY, and under that name shall have and enjoy all rights and privileges granted by law to corporations.

ARTICLE II. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE III. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE IV. The authorized capital of this corporation shall be five hundred thousand dollars (\$500,000), divided into five hundred shares of one thousand dollars (\$1,000) each, to be paid for in cash or property.

ARTICLE V. The corporate powers of this corporation shall be vested in a board of directors composed of four stockholders, a majority of whom shall constitute a quorum for the transaction of all business.

ARTICLE VI. Said board shall be elected on the second Monday of January of each year, and on each day shall fall on a legal holiday, then, upon the next following day, the stockholders shall elect a board of directors for the ensuing year.

ARTICLE VII. No stockholder shall be liable or responsible for the contracts or debts of this corporation, or for the unpaid balance due to the corporation on the share of stock owned by him, nor shall any member of this corporation have the effect of rendering this charter void.

ARTICLE VIII. Whenever this corporation is dissolved, either by limitation of its charter or for any other cause, its affairs and business shall be liquidated by three commissioners to be appointed from among the stockholders of this corporation.

ARTICLE IX. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

ARTICLE X. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

CHARTER OF THE HORSE SHOE PICKLE WORKS, LIMITED. I, the undersigned Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing Act of Incorporation of the Horse Shoe Pickle Works, Limited, was this day duly recorded in my office in book 1018, folio 325.

ARTICLE I. The name of this corporation shall be HORSE SHOE PICKLE WORKS, LIMITED, and under that name shall have and enjoy all rights and privileges granted by law to corporations.

ARTICLE II. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE III. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE IV. The authorized capital of this corporation shall be five hundred thousand dollars (\$500,000), divided into five hundred shares of one thousand dollars (\$1,000) each, to be paid for in cash or property.

ARTICLE V. The corporate powers of this corporation shall be vested in a board of directors composed of four stockholders, a majority of whom shall constitute a quorum for the transaction of all business.

ARTICLE VI. Said board shall be elected on the second Monday of January of each year, and on each day shall fall on a legal holiday, then, upon the next following day, the stockholders shall elect a board of directors for the ensuing year.

ARTICLE VII. No stockholder shall be liable or responsible for the contracts or debts of this corporation, or for the unpaid balance due to the corporation on the share of stock owned by him, nor shall any member of this corporation have the effect of rendering this charter void.

ARTICLE VIII. Whenever this corporation is dissolved, either by limitation of its charter or for any other cause, its affairs and business shall be liquidated by three commissioners to be appointed from among the stockholders of this corporation.

ARTICLE IX. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

ARTICLE X. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

CHARTER OF THE CAMPBELL PAINT COMPANY. I, the undersigned Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing Act of Incorporation of the Campbell Paint Company, was this day duly recorded in my office in book 1018, folio 325.

ARTICLE I. The name of this corporation shall be CAMPBELL PAINT COMPANY, and under that name shall have and enjoy all rights and privileges granted by law to corporations.

ARTICLE II. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE III. The objects and purposes of this corporation shall be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE IV. The authorized capital of this corporation shall be five hundred thousand dollars (\$500,000), divided into five hundred shares of one thousand dollars (\$1,000) each, to be paid for in cash or property.

ARTICLE V. The corporate powers of this corporation shall be vested in a board of directors composed of four stockholders, a majority of whom shall constitute a quorum for the transaction of all business.

ARTICLE VI. Said board shall be elected on the second Monday of January of each year, and on each day shall fall on a legal holiday, then, upon the next following day, the stockholders shall elect a board of directors for the ensuing year.

ARTICLE VII. No stockholder shall be liable or responsible for the contracts or debts of this corporation, or for the unpaid balance due to the corporation on the share of stock owned by him, nor shall any member of this corporation have the effect of rendering this charter void.

ARTICLE VIII. Whenever this corporation is dissolved, either by limitation of its charter or for any other cause, its affairs and business shall be liquidated by three commissioners to be appointed from among the stockholders of this corporation.

ARTICLE IX. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

ARTICLE X. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

Say Don't Borrow your neighbor's paper you can have The Herald delivered to your door for only 10¢ a month. Send in your name to-day.

ARTICLE III. The purpose for which this corporation is organized and the objects of the business to be carried on are hereby declared to be to own, operate and manage steamships, and to carry on in any part of the world, and to other vessels, carriers by land and sea, forwarding agents and wharfingers.

ARTICLE IV. The authorized capital of this corporation shall be five hundred thousand dollars (\$500,000), divided into five hundred shares of one thousand dollars (\$1,000) each, to be paid for in cash or property.

ARTICLE V. The corporate powers of this corporation shall be vested in a board of directors composed of four stockholders, a majority of whom shall constitute a quorum for the transaction of all business.

ARTICLE VI. Said board shall be elected on the second Monday of January of each year, and on each day shall fall on a legal holiday, then, upon the next following day, the stockholders shall elect a board of directors for the ensuing year.

ARTICLE VII. No stockholder shall be liable or responsible for the contracts or debts of this corporation, or for the unpaid balance due to the corporation on the share of stock owned by him, nor shall any member of this corporation have the effect of rendering this charter void.

ARTICLE VIII. Whenever this corporation is dissolved, either by limitation of its charter or for any other cause, its affairs and business shall be liquidated by three commissioners to be appointed from among the stockholders of this corporation.

ARTICLE IX. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

ARTICLE X. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

ARTICLE XI. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

ARTICLE XII. This act of incorporation may be modified, amended or changed or amended or dissolved by the affirmative vote of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation.

LaFontana Patterson & McKervey 711 Canal Street Phone, Main 1000 Ice Cream and Cakes delivered to any place in town at the time wanted. Buffet Luncheon 11:30 a. m. to 3:00 p. m. SOLE AGENTS FOR Park & Tilford Candies.