

'PHONE "Algiers 48"

Just say--

"Screen my cistern"

We Will Do the Rest

J. Bodenger, Pres.

Algiers Cornice & Plumbing Wks.

Every Vegetable Has Its Season Now Is The Time to Eat Asparagus

IT HAS CEASED TO BE A LUXURY. "High-Grade" Brand is a LARGE WHITE ASPARAGUS, packed where grown, and placed in the can immediately after cutting--thus insuring all of its FRESHNESS and DELICACY of flavor.

Hart's Great Bargains

IN USED PIANOS and PLAYER PIANOS.

For a Few Days Only

We need the room and they've got to go regardless of value.

The daily arrival of our new Spring Stock of Pianos and Player Pianos is crowding our home warehouses that we are compelled to sacrifice a number of high-grade used pianos to secure the necessary exhibition space. We have never had such a large selection of such instruments, and possibly never again will such an opportunity present itself to buy on such terms and at such prices.

John Hart Piano House, Ltd. J. P. SIMMONS, President. 707-708 CANAL STREET, NEAR ROYAL

STARCH is an absolute necessity, but one that some housekeepers unfortunately give very little attention to. Those who have taken the time to investigate know that STARCH made FROM WHEAT produces the best results, and as the demand for Gluten Flour increases its residue--Wheat Starch--becomes cheaper. We can sell you the genuine article at 5 cents a package.

Table with columns: Played, Won, Lost, Pct. Rows include Lecourts, Acmes, Stones, Palmers, Lalas, Kearns.

A. M. & J. SOLARI, Ltd. ROYAL AND IBERVILLE STREETS. One block below Canal Street.

Remember We Make The Best Ice Creams!

Why We Make The Best?

Because it is cooked and has no artificial ingredients.

It is made of the pure fresh cream, fresh cream eggs, highest grade sugar and pure vanilla bean.

Statistics has proven that you cannot kill germs by freezing but you can by boiling. Hence our ice cream is cooked.

Odenwald & Gros Co. Ltd. 619 Canal Street, CORNER Exchange Place. PHONE MAIN 2648.

METHODIST NOTES. The picnic given by the Algiers Methodist Sunday School last Saturday was enjoyed very much. The children and friends met at the Third District ferry and were met on the other side of the river by the special cars which conveyed them to the City Park.

Children's Day was observed last morning at the Methodist Church. Quite an interesting program was rendered, and the children did credit to themselves as well as to those who were faithful in training them for the occasion.

Next Tuesday evening, May 23, Ethel Rhodes will entertain at the home in the Bermuda street, for the Home Missionary Society of the Methodist Church.

Need of Ideals. Mankind always needs ideals which loom so large in the sight of men that they cannot fail to see them clearly. More than ever is this true of today, for the turmoil and the hurry of modern life raise a great dust which of tentimes hides the skies. Enthusiasm, dreams, hopes are to be encouraged, and belong to youth, which ever renews itself in warm hearts, although reason is needed to cool and guide them. The fact that we believe that our ideal is beautiful and holy is not ground for forcing it on our mates. To win success a man must not be a pure idealist, else in practical things he will fail, but he must have ideals, and he must obey them. Atlantic.

Day on Which Women Rule. Candelmas day is not celebrated in Holland much more than in England, but its place is taken by a festival unknown in this country, says the London Globe. Slipper day in the Netherlands is the one day in the year in which the Dutch woman claims superiority over her husband. On that day she rules him to her heart's content, and he generally obeys good humoredly enough. That is, unless she is one of those ladies not unknown in Holland or in any other county who aspire to complete rule over their unhappy partners throughout the year.

DON'T be all up in the air about your eyes--Consult STRECK the Optometrist. No charge for good, honest advice, and only fair prices for the best eye glasses made. Office, Suburban Drug Store.

FOR THIS WEEK Five pounds granulated sugar for 25 cents, in 5-pound packages only. An assortment of new postals at one cent. AUG. SCHABEL, THE GROCER.

Low Summer Excursions Week End Rates. Every 7 Mississippis Should Take Advantage of This Opportunity to Visit Mississippi's Deep Water Port, GULFPORT.

Subscribe For The HERALD Only Ten Cents A Month

Geo. E. Bays, Jr. Magazines, Newspapers, Novels, School Books, Sporting Goods, Tobacco, Cigars and Cigarettes. Typewriting Done at Reasonable Prices. Prompt Attention. No. 441 Slidell Avenue.

GRAND OPENING OF SUNBURBAN BASEBALL LEAGUE. On last Sunday the Suburban Baseball League opened in great form with one of the largest parades ever witnessed on this side of the river. The parade was led by Hon. Geo. Foster as grand marshal, followed by the six baseball teams in full uniform.

Among the prominent men on this side of the river who participated in the parade were Sheriff L. H. Marrero of Jefferson parish, Deputy Sheriff L. H. Marrero, Jr., of Jefferson parish; Hon. M. S. Mahoney, who represented Mayor Behrman; Hon. A. T. Wainwright; Hon. Frank Henning, Hon. R. S. Stearnes, Hon. Jno. A. Barrett, and several others.

After traversing the principal streets of Algiers the parade boarded a car and several trailers and proceeded to the Suburban Park where the first games of their season were played between the Acmes of New Orleans and the Stones of McDonoghville.

The Stones were defeated by a score of 9 to 5 due to the fact that although the Stones have a very strong team they were not in quite as good form as necessary.

The second game was played between the Lecourts of Algiers and the Palmers of Carrollton, the Lecourts being the victors by a score of 11 to 5.

The league has for its officers: E. J. Leslie, president; Jos. Lala, vice-president; Jno. Negrotto, secretary; Jno. T. Olsen, treasurer, and Geo. Hahn, chairman of board of directors. The official umpires are Jno. Clements and Dan Tumey.

Every Sunday a double header will be played in the Suburban Park.

On behalf of the Algiers Ry. & Ltg. Co., and through the solicitation of Jno. T. Olsen, Major R. S. Stearnes has offered the following to the Suburban Baseball League:

- 1. A suitable living cup to the champion team. 2. A fine bat and cover for the highest batting average. 3. A fine glove to the pitcher winning the largest number of games.

The offer has been accepted by the league, who fully appreciate the good will and encouragement with which it has been offered.

Following is the official standing of the league:

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MARINES AT METAIRIE. Bright and early Monday morning forty-five marines from the Naval Station went to Metairie Ridge to enjoy a hike. For many of them it was their first experience in a real practice march, and the men liked the change from the routine of garrison duty. The Fagot place, ideal for such purpose, was selected, and Captain Frank E. Fagot and his wife made everything pleasant.

It was the first hike in many months and will be followed by rifle practice, when the recruits will be given valued lessons.

CHARTER OF THE J. BUTTLER & CO. BUSINESS AND STOCK CLUB.

UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS, OF LOUISIANA, PARISH OF ORLEANS.

Be it known, that on this twentieth day of the month of April, 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, Josiah Gross, a Notary Public, duly commissioned and qualified, in and for this city and the Parish of Orleans, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared; the parties whose names are hereunto subscribed, all of legal age, sane, and of sound mind, and themselves, as well as such other persons as may hereafter become associated with them, to form a corporation and body politic in law, for the purposes and objects and under the stipulations, articles and conditions, following, to-wit:

The name and style of the said corporation shall be "The J. Butler & Co. Business and Stock Club, Limited," and its domicile shall be in the Parish of Orleans, Louisiana, and under its said corporate name, said corporation shall have power and authority to contract, to borrow money, to take, to borrow, to pledge, mortgage and hypothecate under its said corporate name, property, real, personal and mixed, to name and appoint its officers, agents or employees, to make and establish by-laws, rules and regulations for the proper management of the same, and to do all other lawful acts necessary to carry out the objects of this corporation.

Said corporation, unless sooner dissolved, shall exist and continue ninety-nine years from the date hereof. The president, or in his absence the vice-president, shall be the proper person upon whom any legal process shall be served.

ARTICLE II. The objects and purposes for which this corporation is established, and the nature of the business to be carried on by it are declared to be to buy and sell land, or property, and to conduct a general merchandise business.

ARTICLE III. The capital stock of this corporation shall be divided into shares of fifty dollars each, and the company shall begin business as soon as one thousand dollars shall have been subscribed.

ARTICLE IV. The affairs shall be managed by a Board of Directors composed of the stockholders annually by ballot on the 15th day of April, or any subsequent day fixed by the board in case of no election, in and for the Parish of Orleans, Louisiana, and the first board shall be composed of Jack Butler, John H. Anderson and Irwin Hazlett, all of the Parish of Orleans, Louisiana, on or before the 15th day of April, 1912, or until their successors are elected and take their place. They shall elect from among themselves a president, a vice-president, a secretary and a treasurer. No person shall be eligible as director or officer who is not a stockholder in this corporation at the time of electing him, or who is not a resident of the Parish of Orleans, Louisiana.

ARTICLE V. Any stockholder may sell, assign or transfer his stock in this corporation by giving thirty days prior notice to it and giving them the first privilege of purchasing same and to the other stockholders of the company at its office and for whole shares only.

ARTICLE VI. No stockholder shall be held liable for the contracts or debts of this corporation in any further sum than the shares of stock owned by him nor shall any informal or unrecorded shares of stock owned by him in organization have the effect of rendering him liable for the unpaid balance of the unpaid amount remaining due on his stock subscription.

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ARTICLE I. The name and style of this corporation shall be "The Gulf States Banker Publishing Company, Limited," and under its corporate name, it shall have and enjoy succession for a period of ninety-nine years from and after this date. It shall enjoy all the rights and privileges of corporations; shall have power to contract, sue and be sued in its corporate name; to make and use a corporate seal and the same to break or alter at pleasure; to purchase, hold, own, acquire, lease, receive, sell, mortgage, convey, and otherwise dispose of real and personal property, and to execute and deliver promissory notes and other negotiable instruments, and to make and establish by-laws, rules and regulations for the proper management of the same, and to do all other lawful acts necessary to carry out the objects of this corporation.

ARTICLE II. The domicile of this corporation shall be in the City of New Orleans, State of Louisiana, and all citations and other legal process shall be served on the president, and in his absence on the vice-president.

ARTICLE III. The capital stock of this corporation is hereby fixed at twenty thousand dollars, divided into four hundred shares of the par value of fifty dollars each, which shall be paid for in cash, or may be issued in payment of property actually purchased by, or for services rendered to said corporation. All shares shall be full paid and non-assessable, and no transfer of stock shall be binding upon the corporation unless made upon its books. This corporation is authorized to begin business as soon as five thousand dollars of its capital stock shall have been subscribed.

ARTICLE IV. The objects and purposes for which this corporation is organized and the nature of its business are declared to be to edit and publish a monthly journal under the name of "The Gulf States Banker," which shall be devoted to the banking and financial interests of the Southern and the Southern States; to engage in the business of special and job printing; to purchase and acquire the patent and copyright in the ownership of any journal or publishing company or partnership, together with all the machinery, apparatus, good will, etc., and generally to do any and all things done in connection with or incidental to the publishing and printing business.

ARTICLE V. All the corporate powers of this corporation shall be vested in and exercised by a Board of Directors to be composed of three stockholders, a majority of whom shall constitute a quorum for the transaction of all business. They shall have power to make all by-laws, rules and regulations and to alter or change same; to purchase and acquire the property, business and good will of any journal or publishing company or partnership in line with the objects and purposes of this corporation, as they may deem advisable, and to pay therefor in the full paid stock of this corporation; to mortgage, pledge or hypothecate the property of this corporation for the purposes of its business; to adopt a common seal and to change the same at pleasure; to appoint such managers, agents and employees as may be necessary to properly conduct the corporation's business; and generally to do whatever else may be necessary and proper to direct, manage and conduct its business. The directors shall be elected annually by ballot of the stockholders on the first Monday following January first of each year. Each stockholder shall be entitled in person, or by written proxy, to one vote for each share of stock owned by him, and standing in his name on the books of the company at least fifteen days prior to such election. All proxies shall be held under such rules and regulations as may be determined by the Board of Directors and after ten days' notice of such election shall have been given by mail, addressed to each stockholder at his last known address, or by publication in one of the daily newspapers published in the city and parish of Orleans, Louisiana, a majority of votes cast at such elections shall elect.

ARTICLE VI. The directors shall continue in office for one year, or until their successors have been duly elected and qualified. Any vacancy on said board shall be filled by the remaining directors for the unexpired term. No failure to elect shall be considered a forfeiture of this charter. Said board may, however, at any time, by a majority vote from among its own number, elect a president, a vice-president and a secretary-treasurer, who shall constitute its officers, and who shall hold office until their successors are elected and qualified. Any vacancy occurring by death, resignation or otherwise, on the board of directors, shall be filled for the remainder of the term by the remaining directors. A failure to elect directors on the date specified shall not dissolve this corporation, but all officers and their successors are elected and qualified on the date specified. Each director shall own at least one share of stock in this corporation, and each officer that may be designated by the said board.

ARTICLE VII. The Board of Directors may appoint from time to time such clerks, agents, employees, or otherwise, for the purpose of this corporation, as it may deem proper, and may amend the same, necessary and proper for the management of, and supervision of, the corporation, and may, however, the Board of Directors shall have full power to issue full paid, non-assessable shares of stock, or in payment of labor done, or for property or business actually received by this corporation.

ARTICLE VIII. Whenever this corporation shall be dissolved either by limitation or from any other cause, its affairs shall be liquidated by three commissioners to be appointed by the Board of Directors at a general meeting of the stockholders convened for such purpose, or by the Board of Directors, and the third address of the said stockholders designated by him in writing, or to his last known address.

ARTICLE IX. No stockholder shall ever be held liable for the contracts or debts of this corporation in any further sum than the shares of stock owned by him nor shall any informal or unrecorded shares of stock owned by him in organization have the effect of rendering him liable for the unpaid balance of the unpaid amount remaining due on his stock subscription.

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ARTICLE III. The capital stock of this corporation is hereby fixed at twenty thousand dollars, divided into four hundred shares of the par value of fifty dollars each, which shall be paid for in cash, or may be issued in payment of property actually purchased by, or for services rendered to said corporation. All shares shall be full paid and non-assessable, and no transfer of stock shall be binding upon the corporation unless made upon its books. This corporation is authorized to begin business as soon as five thousand dollars of its capital stock shall have been subscribed.

ARTICLE IV. The objects and purposes for which this corporation is organized and the nature of its business are declared to be to edit and publish a monthly journal under the name of "The Gulf States Banker," which shall be devoted to the banking and financial interests of the Southern and the Southern States; to engage in the business of special and job printing; to purchase and acquire the patent and copyright in the ownership of any journal or publishing company or partnership, together with all the machinery, apparatus, good will, etc., and generally to do any and all things done in connection with or incidental to the publishing and printing business.

ARTICLE V. All the corporate powers of this corporation shall be vested in and exercised by a Board of Directors to be composed of three stockholders, a majority of whom shall constitute a quorum for the transaction of all business. They shall have power to make all by-laws, rules and regulations and to alter or change same; to purchase and acquire the property, business and good will of any journal or publishing company or partnership in line with the objects and purposes of this corporation, as they may deem advisable, and to pay therefor in the full paid stock of this corporation; to mortgage, pledge or hypothecate the property of this corporation for the purposes of its business; to adopt a common seal and to change the same at pleasure; to appoint such managers, agents and employees as may be necessary to properly conduct the corporation's business; and generally to do whatever else may be necessary and proper to direct, manage and conduct its business. The directors shall be elected annually by ballot of the stockholders on the first Monday following January first of each year. Each stockholder shall be entitled in person, or by written proxy, to one vote for each share of stock owned by him, and standing in his name on the books of the company at least fifteen days prior to such election. All proxies shall be held under such rules and regulations as may be determined by the Board of Directors and after ten days' notice of such election shall have been given by mail, addressed to each stockholder at his last known address, or by publication in one of the daily newspapers published in the city and parish of Orleans, Louisiana, a majority of votes cast at such elections shall elect.

ARTICLE VI. The directors shall continue in office for one year, or until their successors have been duly elected and qualified. Any vacancy on said board shall be filled by the remaining directors for the unexpired term. No failure to elect shall be considered a forfeiture of this charter. Said board may, however, at any time, by a majority vote from among its own number, elect a president, a vice-president and a secretary-treasurer, who shall constitute its officers, and who shall hold office until their successors are elected and qualified. Any vacancy occurring by death, resignation or otherwise, on the board of directors, shall be filled for the remainder of the term by the remaining directors. A failure to elect directors on the date specified shall not dissolve this corporation, but all officers and their successors are elected and qualified on the date specified. Each director shall own at least one share of stock in this corporation, and each officer that may be designated by the said board.

ARTICLE VII. The Board of Directors may appoint from time to time such clerks, agents, employees, or otherwise, for the purpose of this corporation, as it may deem proper, and may amend the same, necessary and proper for the management of, and supervision of, the corporation, and may, however, the Board of Directors shall have full power to issue full paid, non-assessable shares of stock, or in payment of labor done, or for property or business actually received by this corporation.

ARTICLE VIII. Whenever this corporation shall be dissolved either by limitation or from any other cause, its affairs shall be liquidated by three commissioners to be appointed by the Board of Directors at a general meeting of the stockholders convened for such purpose, or by the Board of Directors, and the third address of the said stockholders designated by him in writing, or to his last known address.

ARTICLE IX. No stockholder shall ever be held liable for the contracts or debts of this corporation in any further sum than the shares of stock owned by him nor shall any informal or unrecorded shares of stock owned by him in organization have the effect of rendering him liable for the unpaid balance of the unpaid amount remaining due on his stock subscription.

ARTICLE X. This act of incorporation may be modified, altered or amended or the said corporation may be dissolved with the consent of three-quarters of the capital stock of the stockholders convened for such purpose after such notice shall have been given in one or more newspapers of the city and parish of Orleans, Louisiana, for four weeks, preceding the said meeting, and by