

Algerines at Law.

CIVIL DISTRICT COURT.
Succession of Julia Osgood; possession.—A. A. Sunseri.
Frank A. Daniels vs. A. J. Buddendorf; \$250 promissory note.—M. S. Mahoney.
Third District Building Association vs. Mrs. Cornelia Jordan; \$810 executory process.—Zengel, Thomas, Sutton & Loomis.
Succession of Mary Ann York; possession.—W. J. & P. F. Hennessey.
Appointment of G. W. Lewis et al.; order appointing attorney to represent absent heirs.

FIRST CITY COURT.
Albert E. Hotard vs. Hy. L. Huntington; answer.
J. E. Huckins vs. H. M. Ansley and Mrs. H. M. Ansley; answer.

CREDIT SALES.
Mrs. Jas. W. Elizardi to Mrs. F. Eyoia, 2 lots, Elizardi boulevard, Ptolemy, Socrates and line of Leonard property, \$400 cash, \$525 mortgage.—Beary.
Wm. Wecklering to Interstate T. & B. Co., \$2,000, 1 note, 1 year, 8 per cent, 1 lot, Alix, Eliza, Bouny and Powder.—Hennessey.
Patrick F. Hennessey to Frank B. Twomey, \$600, 1 note, 2 years, 8 per cent., 2 lots, Elmira, Pacific, Eliza and Evelynia.—Dreyfus.

CONVENTIONAL MORTGAGES.
Wm. Wecklering to Interstate T. & B. Co., \$2,000, 1 note, 1 year, 8 per cent, 1 lot, Alix, Eliza, Bouny and Powder.—Hennessey.
Patrick F. Hennessey to Frank B. Twomey, \$600, 1 note, 2 years, 8 per cent., 2 lots, Elmira, Pacific, Eliza and Evelynia.—Dreyfus.

REAL ESTATE TRANSFERS.
Brown Realty Co., Ltd., to Harry Engelhardt, 3 lots, Socrates, DeArmas, Nelson and Olivier's Land Co. property, \$450 cash.—Woodville.
Peter S. Lawton to Adam Lauman, lot, Hende, Sumner, Slidell and Homer, \$275 cash.—Gautier.
Solomon Morgan to James J. Manson, lot, Odeon, Orleans, Newton and Diana, \$500 cash.—Walshe.
Widow Leonard Froidin to Ideal Savings and Homestead Association, lot, Elmira, Belleville, Evelina and Opeolousa, \$600 cash.
Purchaser to Edgar G. Gould, same property, \$600 terms.—Renaudin.
Mrs. Charles Holmes to Equitable Homestead Association, lot, Jackson, Market, Verret and Vallette, \$700 cash.
Purchaser to vendor, same property, \$700 terms.—Renaudin.

Ready Wit.
The wit of the late Dr. Francis A. Harris was always ready. It came like a flash, as when being told that a Chinaman was about to be appointed on the police force he remarked, "the Asiatic collarer," and passed on.
At a banquet given to Charles Dickens, the younger, the chairman, inadvertently talking backward, referred to the guest as one not only honored for himself, but because of his father. The younger Dickens in response dryly observed that he was glad to see that critical discrimination had not been lost in hospitality, and Dr. Harris saved the situation by rising and proposing a toast "to Charles the second, who never lost his head."—Boston Transcript.

A Scientific Theory.
"Now they claim that the human body contains sulphur."
"In what amount?"
"Oh, in varying quantities."
"Well, that may account for some girls making better matches than others."—Pittsburg Post.
Keeping His Promise.
"He told me before we were married that he would spend all his time trying to make home happy for me. And now he spends all his time at some old club."
"Well, he seems to be trying to keep his promise."—Houston Post.

AMENDMENT TO CHARTER

ARTICLE I OF THE CHARTER OF SUWANEE LUMBER COMPANY.
UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS, CITY OF NEW ORLEANS.

BE IT KNOWN that on this second (2nd) day of the month of August, in the year of our Lord one thousand nine hundred and eleven (1911), and of the Independence of the United States of America the one hundred and thirty-third, before me, Henry Leon Sarry, a notary public, duly commissioned and qualified in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared Alexander S. Hinton, the First Vice-President, and James J. Anny, the Secretary-Treasurer, of the SUWANEE LUMBER COMPANY, who declared that pursuant to the provisions of Article VI of the charter of the SUWANEE LUMBER COMPANY, a corporation organized under the laws of the State of Louisiana, and in accordance with the provisions of the charter executed by me, notary, on the 16th day of June, 1911, and of records in the Mortgage Office of the Parish of Orleans, in Book 1018, folio 727, a general meeting of the stockholders of said corporation was held on July 22, 1911, at the office of the Company, No. 908 Ibernia Bank Building, in the City of New Orleans, La., after thirty days' previous notice thereof had been made to each stockholder at his last known address; at which meeting a resolution was adopted amending Article I of the Charter of said Corporation, and authorizing the said officers to execute and file in the Mortgage Office of the Parish of Orleans, in and for the Parish of Orleans, State of Louisiana, the following amendments to the Charter of said Corporation, to wit:

ARTICLE I.
The name and title of this corporation shall be the COMMERCIAL LAW AND ADJUSTMENT AGENCY, Incorporated. In its said name and corporate capacity it shall have and enjoy the power and authority to contract, sue and be sued, to make and alter, amend and change, bonds, mortgages, promissory notes, and all other instruments, to issue bonds, notes and other certificates or evidence of indebtedness, to name and describe such managers, agents, directors and officers as its business or interest and convenience may require; and to make and alter, amend and change, by-laws, rules and regulations in time, such by-laws, rules and regulations shall be subject to the approval and regulation of the stockholders of said corporation as may be necessary and proper.

ARTICLE II.
This corporation shall be domiciled in the City of New Orleans, and all citations or other legal process shall be served on the president, or in his absence upon the secretary, and in the absence of both, then on the manager, directed by law.

ARTICLE III.
The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, is to do a general collection business, to buy, sell, and otherwise deal in real and personal property, to issue commercial ratings, for profit, to issue bonds, notes or any other certificates of indebtedness, as well as to make and alter, amend and change, by-laws, rules and regulations in time, such by-laws, rules and regulations shall be subject to the approval and regulation of the stockholders of said corporation as may be necessary and proper.

ARTICLE IV.
The total authorized capital stock of this corporation is Ten Thousand Dollars (\$10,000) Dollars, divided into Four Hundred Shares of Twenty-five Dollars each. Subscription to the cash of this corporation shall be paid in cash, or its equivalent in property, merchandise, labor or value, at such times and in such amounts and with such notices to the subscribers as the directors of the corporation shall deem for the best interest of the parties concerned. No stock certificates shall be issued until the payment in full of the shares subscribed for.

Each stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the corporation, to be cast in person or by proxy, and the majority of the votes cast shall elect. The Board of Directors shall have the power to fill all vacancies that may occur on the board.

The failure to elect directors on the date above specified shall not dissolve the corporation, but the directors then in office shall remain in office until their successors are elected. No notice of another election shall be given until the expiration of such notice of election shall continue to be given until the election is held.

BUILDING PERMITS.
Mrs. M. Evola, owner, one-story single cottage, galvanized iron roof, Ellizardi, Socrates, Lamarque and Merrill, \$500; Pollock & Killen, builders.
M. L. & T. R. R. & S. S. Co., owner and builder, repairs of building, galvanized iron roof, Patterson, Belleville, Elmira and Pelican, \$2,000.

REAL ESTATE TRANSFERS.
Brown Realty Co., Ltd., to Harry Engelhardt, 3 lots, Socrates, DeArmas, Nelson and Olivier's Land Co. property, \$450 cash.—Woodville.
Peter S. Lawton to Adam Lauman, lot, Hende, Sumner, Slidell and Homer, \$275 cash.—Gautier.

ARTICLE VI.
Whenever this corporation may be dissolved, either by limitation or by any other cause whatever, its affairs shall be liquidated, and the directors shall have the power to sell the real and personal property of the corporation for the purpose of liquidating, as hereinafter provided, each share being entitled to one vote in any meeting of the stockholders.

ARTICLE VII.
This act of incorporation may be modified, changed or altered, or said corporation may be dissolved, with the assent of three-fourths of the stockholders of the corporation, as hereinafter provided, at a general meeting of the stockholders of the corporation, called for that purpose, and notice of such meeting shall be given in one or more daily newspapers published in the city of New Orleans, La., on the day, month and year first above written, in the presence of Harold A. Moise and Lewis R. Graham, both competent witnesses, who herewith signed their names with the said officers and me, notary, after reading of the whole. (Original signed)

W. S. PALFREY, 24 shares.
GEO. G. FRIEDRICH, 25 shares.
L. SIDNEY BELL, 1 share.
HAROLD A. MOISE.
LEWIS R. GRAHAM.
C. C. FRIEDRICH, Notary Public.

ARTICLE VIII.
No stockholder shall ever be held liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance due on the shares of stock owned by him; nor shall any mere creditor of this corporation be held liable or responsible for the contracts or debts of this corporation in any further sum than the amount due on his stock.

ARTICLE IX.
The first meeting of the stockholders of this corporation shall be held without further notice, on the first day of August, in the year of our Lord one thousand nine hundred and eleven, at the office of the notary, and the following named stockholders shall compose the first Board of Directors, who shall serve until the next annual meeting, to take place on the first day of August, in the year of our Lord one thousand nine hundred and eleven, and their successors have been duly elected and installed, namely, William M. Avery, president; Louis E. Schaff, secretary; and Marco R. Guerin, secretary-treasurer.

ARTICLE X.
Said corporation shall commence business as soon as the capital stock of the corporation shall be paid for, and in order that this charter may also serve as the original subscription and authority to have the effect of rendering this charter null and void, the number of shares of stock subscribed for by all the stockholders of this corporation, on the day, month and year first above written, in the presence of Messrs. M. C. Schaff and Emile L. Leonard, both competent witnesses, who herewith signed their names together with the said officers and me, notary, after reading of the whole. (Original signed)

Wm. M. Avery, 120 shares
Louis E. Schaff, 120 shares
Marco R. Guerin, 120 shares
EMILE L. LEONARD, Notary Public.
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 COMMERCIAL LAW AND ADJUSTMENT AGENCY, Incorporated, was this day duly recorded in my Book 1051, folio 641.
New Orleans, Aug. 10, 1911.
(Seal) SIDNEY GAUTIER, Notary Public.
Aug. 10, 17, 24, 31; Sept. 7, 14, 1911.

ARTICLE I.
The name and title of this corporation shall be the COMMERCIAL LAW AND ADJUSTMENT AGENCY, Incorporated. In its said name and corporate capacity it shall have and enjoy the power and authority to contract, sue and be sued, to make and alter, amend and change, bonds, mortgages, promissory notes, and all other instruments, to issue bonds, notes and other certificates or evidence of indebtedness, to name and describe such managers, agents, directors and officers as its business or interest and convenience may require; and to make and alter, amend and change, by-laws, rules and regulations in time, such by-laws, rules and regulations shall be subject to the approval and regulation of the stockholders of said corporation as may be necessary and proper.

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ARTICLE V.
All the powers of this corporation shall be vested in and exercised by a Board of Directors to be composed of not more than seven or less than three stockholders, who shall be elected by ballot, at a stockholders' meeting to be held on the first Tuesday of each year, at the domicile of the corporation. From and after the first Tuesday of August, 1911, all elections of directors as well as of all meetings of stockholders, except for the purpose of liquidating the corporation, shall be held on the first Tuesday of each year, at the domicile of the corporation.

ARTICLE VI.
Whenever this corporation may be dissolved, either by limitation or by any other cause whatever, its affairs shall be liquidated, and the directors shall have the power to sell the real and personal property of the corporation for the purpose of liquidating, as hereinafter provided, each share being entitled to one vote in any meeting of the stockholders.

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ARTICLE IV.
The capital stock of this corporation is hereby fixed at the sum of five thousand dollars (\$5,000), to be represented by fifty (50) shares of one hundred dollars (\$100.00) each, to be paid for in cash or its equivalent, for valuable consideration, or in payment of labor or services performed.

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All the corporate powers of this corporation shall be vested in and exercised by a Board of Directors to be composed of not more than seven or less than three stockholders, who shall be elected by ballot, at a stockholders' meeting to be held on the first Tuesday of each year, at the domicile of the corporation. From and after the first Tuesday of August, 1911, all elections of directors as well as of all meetings of stockholders, except for the purpose of liquidating the corporation, shall be held on the first Tuesday of each year, at the domicile of the corporation.

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No stockholder shall have the right to sell or otherwise dispose of his shares of stock in this company without having first offered same to the other stockholders.

ARTICLE V.
All the corporate powers of this corporation shall be vested in and exercised by a Board of Directors to be composed of five (5) stockholders, who shall be elected by the stockholders at the annual meeting of the corporation, to be held on the second Monday of February of each year.

ARTICLE VI.
The capital stock of this corporation is hereby fixed at the sum of five thousand dollars (\$5,000), to be represented by fifty (50) shares of one hundred dollars (\$100.00) each, to be paid for in cash or its equivalent, for valuable consideration, or in payment of labor done and services rendered, and all of the stock thus issued shall be paid and non-assessable.

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ARTICLE X.
No stockholder shall ever be held liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance due on the shares of stock owned by him; nor shall any mere creditor of this corporation be held liable or responsible for the contracts or debts of this corporation in any further sum than the amount due on his stock.

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agents and servants, to fix the amount of salaries and their compensation, and to cover by said patents.

ARTICLE VII.
The capital stock of this company is fixed at the sum of five thousand dollars (\$5,000), represented by fifty (50) shares of one hundred dollars (\$100) each. The said stock shall be paid for in cash, as called for by the board of directors, or shall be issued as full paid stock for the purchase of property or in payment of labor done and services rendered, and all of the stock thus issued shall be paid and non-assessable.

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The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, is to do a general insurance business, in all of its phases, conditions and modifications, and to accomplish such objects and purposes.

ARTICLE IX.
The domicile of this corporation may be changed, either by limitation or by any other cause whatever, its affairs shall be liquidated, and the directors shall have the power to sell the real and personal property of the corporation for the purpose of liquidating, as hereinafter provided, each share being entitled to one vote in any meeting of the stockholders.

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HAROLD A. MOISE.
LEWIS R. GRAHAM.
C. C. FRIEDRICH, Notary Public.

ARTICLE XVI.
No stockholder shall ever be held liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance due on the shares of stock owned by him; nor shall any mere creditor of this corporation be held liable or responsible for the contracts or debts of this corporation in any further sum than the amount due on his stock.

ARTICLE XVII.
This act of incorporation may be modified, changed or altered, or said corporation may be dissolved, with the assent of three-fourths of the stockholders of the corporation, as hereinafter provided, at a general meeting of the stockholders of the corporation, called for that purpose, and notice of such meeting shall be given in one or more daily newspapers published in the city of New Orleans, La., on the day, month and year first above written, in the presence of Harold A. Moise and Lewis R. Graham, both competent witnesses, who herewith signed their names with the said officers and me, notary, after reading of the whole. (Original signed)

W. S. PALFREY, 24 shares.
GEO. G. FRIEDRICH, 25 shares.
L. SIDNEY BELL, 1 share.
HAROLD A. MOISE.
LEWIS R. GRAHAM.
C. C. FRIEDRICH, Notary Public.

ARTICLE XVIII.
No stockholder shall ever be held liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance due on the shares of stock owned by him; nor shall any mere creditor of this corporation be held liable or responsible for the contracts or debts of this corporation in any further sum than the amount due on his stock.

ARTICLE XIX.
This act of incorporation may be modified, changed or altered, or said corporation may be dissolved, with the assent of three-fourths of the stockholders of the corporation, as hereinafter provided, at a general meeting of the stockholders of the corporation, called for that purpose, and notice of such meeting shall be given in one or more daily newspapers published in the city of New Orleans, La., on the day, month and year first above written, in the presence of Harold A. Moise and Lewis R. Graham, both competent witnesses, who herewith signed their names with the said officers and me, notary, after reading of the whole. (Original signed)

W. S. PALFREY, 24 shares.
GEO. G. FRIEDRICH, 25 shares.
L. SIDNEY BELL, 1 share.
HAROLD A. MOISE.
LEWIS R. GRAHAM.
C. C. FRIEDRICH, Notary Public.

ARTICLE XX.
No stockholder shall ever be held liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance due on the shares of stock owned by him; nor shall any mere creditor of this corporation be held liable or responsible for the contracts or debts of this corporation in any further sum than the amount due on his stock.

ARTICLE XXI.
This act of incorporation may be modified, changed or altered, or said corporation may be dissolved, with the assent of three-fourths of the stockholders of the corporation, as hereinafter provided, at a general meeting of the stockholders of the corporation, called for that purpose, and notice of such meeting shall be given in one or more daily newspapers published in the city of New Orleans, La., on the day, month and year first above written, in the presence of Harold A. Moise and Lewis R. Graham, both competent witnesses, who herewith signed their names with the said officers and me, notary, after reading of the whole. (Original signed)