

Algerines at Law.

CIVIL DISTRICT COURT.

Samuel Sidney McNeely vs. Harvey Parker McNeely et al.; partition.—P. F. Hennessy.

BUILDING PERMITS.

Morgan's La. & Texas R. R. & S. S. Co., owners and builders, open frame shed and wharf, composition roof, Patterson and River Front, \$39,000.

CONVENTIONAL MORTGAGE.

Francisco Cripposi to F. D. Charbonnet, Jr., \$400, 1 note, 1 year, 7 per cent., lot on right bank of Mississippi river.—Charbonnet.
Eureka Homestead to Walter A.

Pope, lot, Pacific, Elmira, Pelican and Alix, \$700 mortgage.—Benedict.

REAL ESTATE TRANSFERS.

Wm. Lucas to Oliver Dorsey, portion, Opelousas, Teche, Slidell and Brooklyn, \$2,000 terms.—Héro.
Succession of Thos. Finegan to Wm. H. Ward, lot, Opelousas, Slidell, Atlantic and Pacific; lot, Slidell, Homer, Elmira and Belleville, \$700 cash.—Hennessy.
Same to Mrs. Anna Jane Hennessy, one-half interest in and to lot, Belleville, Vallette, Pelican and Alix, \$1,250 cash.—Hennessy.
Nyika Land Co., Ltd. to Stephen Lewis, lot, Bringer, Teche, Lawrence and Nunez, \$22.98 cash.—Tichenor.

CHARTER

OF "SONIA REALTY COMPANY."

UNITED STATE OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS, CITY OF NEW ORLEANS.

Be it known, that on this seventeenth day of the month of August, in the year of our Lord one thousand nine hundred and eleven, before me, Edouard F. Hennessy, a notary public, duly commissioned and qualified, in and for the parish of Orleans, state of Louisiana, residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed, who severally declared that, availing themselves of the provisions of the statutes in force in the state of Louisiana relative to the formation of corporations, and particularly of Act No. 78 of the Session of the General Assembly of the state of Louisiana for the year 1904, they have covenanted and agreed, and do by these presents covenant and agree, and bind and obligate themselves, as well as all such persons as may hereafter become associated with them, to form and constitute a body corporate and politic in law, for the purposes and under the stipulations following, to-wit:

ARTICLE I.
The name and title of this corporation shall be "SONIA REALTY COMPANY," and under that name shall have and enjoy all the rights, advantages and privileges granted by law to corporations, and shall have corporate existence for and during the period of ninety-nine (99) years, from the day and date hereof, unless sooner dissolved in the manner hereinafter provided.
It shall have power and authority to contract, to sue and be sued, to hold, receive, purchase, sell, lease, mortgage, hypothecate and pledge property both real and personal; to issue notes and other obligations, negotiable instruments, or evidence of debt, and to make and establish, as well as to alter and amend from time to time such by-laws, rules and regulations, for the corporate management and control of the affairs of the corporation, as may be deemed necessary and proper.

ARTICLE II.
The domicile of this corporation shall be the city of New Orleans, state of Louisiana, and all citations and other legal process shall be served upon the president, and in his absence, upon the vice-president, or in the absence of both of these, upon the secretary of this corporation.

ARTICLE III.
The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it are hereby declared to be:
To buy, sell, lease, mortgage, hypothecate, and otherwise dispose of real estate, to build, construct, operate, maintain, lease and sell dwelling and apartment houses, and stores, and to engage in all other real estate and business, including the right to manage and operate such property, and to make and obtain loans upon real estate, improved or unimproved, and to supervise, manage and protect such property loans and all interests and claims affecting the same; and to have the same insured against fire and other risks, and to improve, manage, operate, sell, mortgage, lease, or otherwise dispose of any property, real or personal, and to make and obtain assignments of mortgages upon the same.

ARTICLE IV.
The capital stock of this corporation is hereby fixed at the sum of one hundred thousand dollars (\$100,000), divided into one hundred shares of the par value of one hundred dollars (\$100.00) each.
Said shares of stock shall be issued at par only, and when issued shall be paid for in cash, or property, or the equivalent thereof. All shares of stock shall be fully paid and non-assessable, and no transfer of stock shall be binding on said corporation, unless recorded.

ARTICLE V.
All the powers of this corporation shall be vested in and the management and control of its affairs shall be exercised by a board of directors, to be composed of three stockholders, and two of said board of directors shall constitute a quorum for the transaction of the business and affairs of this corporation.
The board of directors shall be composed of Walter C. Dwyer, president; Adolph Henriques, M. D., vice-president; and Joseph A. Wilson, secretary-treasurer, and the said board of directors shall serve and remain in office until the first Monday in October, 1912, on which said date, and annually thereafter, the board of directors shall be elected by the stockholders at a meeting called for that purpose.

ARTICLE VI.
All such elections shall be by ballot, conducted at the office of the corporation, under the supervision of three commissioners to be appointed by the board of directors; each stockholder shall be entitled to one vote for each share of stock owned by him, to be cast in person or by proxy; and a majority of votes cast shall elect. Any vacancy occurring in the board of directors shall be filled by the remaining directors for the unexpired term.

ARTICLE VII.
This act of incorporation may be amended, modified or changed, or this corporation dissolved, with the assent of three-fourths of the stockholders present at a general meeting of the stockholders convened for that purpose.

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 for that purpose at a meeting of the stockholders convened for that purpose.

for that cause. Said commissioners shall remain in office until the affairs of said corporation shall be fully liquidated. Any vacancies occurring among them from any cause shall be filled by the remaining commissioners.

ARTICLE VIII.
No stockholder shall be 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 informality in the execution of this charter rendering this charter null or of subjecting any stockholder to any liability beyond the unpaid amount due on his stock, in the city of New Orleans, in the presence of John C. Baumann and Charles A. Duchamp, competent witnesses of lawful age, residents of this city, and parish, who have hereunto subscribed their names, together with the said notary, after due reading of the whole.
(Original signed): W. C. Dwyer, fifteen shares; Adolph Henriques, M. D., fifteen shares; Joseph A. Wilson, one share. (Witnesses): John C. Baumann, Chas. A. Duchamp. EDOUARD F. HENNESSY, Notary Public.

ARTICLE IX.
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 Sonia Realty Company was this day duly recorded in my office, in book 1051, folio 101.
(Signed) EMILE LEONARD, D. R.
I hereby certify the above and foregoing act of incorporation, together with certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office.
(Seal) EDOUARD F. HENNESSY, Notary Public. Aug 31 sep 7 14 21 28 oct 5 1911

A Critical Shave.

John Hays Hammond once paid \$5 for a shave, and he did it at a time when he was not worth much money. He was married in a small town in Maryland and arrived there the morning before the ceremony after a dash across the continent. One of the things he carried with him into the town was a thick but unornamental growth of whiskers, and one thing he did not have was a razor.
His search for a barber resulted in the discovery of the only one in town, an old negro who had been imbibing too freely for several days. As a result of intemperance the tonsorial artist was shaking like an aspen leaf in a gale.
"Look here!" said Hammond. "You are going to shave me. If you so much as make a nick in my face I'll cut your throat! If you don't cut me I'll give you \$5."
The barber, after much effort, agony and tremor, finished the shave successfully. But the strain was too great for him. Just as his hand closed on the five dollar note he fainted away.—New York Tribune.

The Taste For Music.

Public taste in America has progressed in no direction more rapidly than in music. Not only opera, but instrumental music of many kinds, is now thoroughly entrenched in the public interest. An amusing contrast can be found in a letter which Bret Harte wrote to his wife in 1870. He had been to see "Tannhauser," which he deemed the "most diabolically hideous and stupidly monotonous performance" he ever heard. The orchestra to him was "like a power factory at work in the next street." The singing was a multiplication table, he claimed, lugubrious, ponderous and monotonous. Bret Harte executed the idea better than most of the others. Not long ago the newspapers were full of jokes about Wagner. Now he and all other great composers are accepted simply as great writers or great painters, and Bret Harte, if he were alive today, would scarcely produce the same joke.—Collier's.

An Attentive Class.

The College of France, founded in Paris by Francis I., offers at the present day not only strictly academic instruction, but opportunities for the higher education in general. The following anecdote from the *Colour of Paris* shows how far the college carries its scrupulousness. Every scientific subject, even the most abstruse, will continue to be taught there as long as one solitary individual in all Europe desires to pursue it. Certain courses are followed by two or three persons only. They tell the story of a professor of mathematics. This professor, who was extremely absent-minded, had lectured for a whole year to only one pupil. He was perfectly satisfied that it should be so, but it occurred to him one day that he ought to congratulate his rare disciple, and he accordingly did so.
"Monsieur does not recognize me," replied the pupil. "I am monsieur's coachman, and I always wait here until monsieur has finished his lecture."

As They Used to View the Plague.

An old work, a little book published in Cologne in 1665 under the title of "Getstliche und Leibliche Arzteney Wider die Pest," gives a crude explanation of the plague and its ravages. We learn that it is due to the eccentric movement of the planets, eclipses of the moon or sun, inundations, earthquakes, famines and wars. Often also it follows the bad effluvia sent up by pigs, ducks and geese. It is frequently attributable to the anger of God for man's sins, such as injustice in the law courts, the oppression of subjects by their rulers, the deafness of goods, the dance and gaming.

THE HERALD

CHARTER

OF HOWARD A. SEGRAVE, INC.

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

Be it known, that on this 23rd day of the month of August, 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-third, before me, Scott E. Beck, a notary public in and for the parish of Orleans, state of Louisiana, therein residing, duly sworn, commissioned one hundred and thirty-third day of the witnesses hereinafter named and undersigned, personally came and appeared the several parties whose names are hereunto subscribed, who severally declared that, availing themselves of the laws of the state of Louisiana, in such cases made and provided, they have covenanted and agreed, and do, by these presents, covenant, agree, and bind themselves, as well as all such persons who shall hereafter be associated with them, to form a corporation for the objects and purposes and under the articles and stipulations as follows, to-wit:

ARTICLE I.
The name of this corporation shall be "HOWARD A. SEGRAVE, INC.," by which name the said corporation shall have and enjoy corporate existence for and during the term of ninety-nine years from and after the date hereof, unless sooner dissolved according to law. Its domicile shall be the city of New Orleans, state of Louisiana. It shall have power to contract, sue and be sued; to make and use a corporate seal, and to hold, receive, purchase or otherwise acquire, to sell, lease, mortgage, hypothecate, and to give and receive all manner of securities therefor; to name and appoint such managers, directors, officers and employees as the interests and convenience of the corporation may require, and to make and establish such by-laws, rules and regulations for the management of this corporation as may be necessary and proper, and the same to alter and amend at pleasure.

ARTICLE II.
All citations and other legal process shall be served upon the president of this corporation, and in case of his absence, or inability to be found, upon the vice-president or secretary-treasurer.

ARTICLE III.
The purposes for which this corporation is established and the nature of the business to be carried on by it are hereby declared to be: to carry on, in the city of New Orleans and elsewhere the business of buying and selling lumber and logs and all forest products, and to engage in all other business, in general, dealing in all forest products in all its branches. And to do each and every act necessary and proper to accomplish the objects and purposes of this corporation, which may be incidental thereto.

ARTICLE IV.
The capital stock of this corporation is hereby fixed at the sum of one hundred thousand dollars (\$100,000), divided into one hundred shares of the par value of one hundred dollars (\$100.00) each.
Said shares of stock shall be issued at par only, and when issued shall be paid for in cash, or property, or the equivalent thereof. All shares of stock shall be fully paid and non-assessable, and no transfer of stock shall be binding on said corporation, unless recorded.

ARTICLE V.
All the corporate powers of this corporation shall be vested in and executed by the board of directors, to be composed of three stockholders, and two of whom shall constitute a quorum for the transaction of the business of this corporation. The first board of directors shall be elected on the first Monday of October, 1912, and annually thereafter, there shall be a meeting of the stockholders, convened upon the call of the board of directors, for the purpose of electing directors, and a majority in amount of the capital stock of this corporation represented at said meeting shall constitute a quorum to elect. And the said commissioners shall remain in office until the affairs of the corporation shall be fully liquidated.

ARTICLE VI.
Whenever this corporation shall be dissolved, either by limitation or otherwise, its affairs shall be liquidated by three commissioners to be appointed by the board of directors; each stockholder shall be entitled to one vote for each share of stock owned by him, to be cast in person or by proxy; and a majority of votes cast shall elect. Any vacancy occurring in the board of directors shall be filled by the remaining directors for the unexpired term.

ARTICLE VII.
This act of incorporation may be amended, modified or changed, or this corporation dissolved, with the assent of three-fourths of the stockholders present at a general meeting of the stockholders convened for that purpose, and after notice of such meeting shall have been given in one or more newspapers of the city of New Orleans, La., once a week for three consecutive weeks prior to the date of the said meeting, and a written notice to each and every stockholder as per the books of the corporation, called aforesaid, seven days prior to the date of the said meeting at the post office address designated by him in writing.

ARTICLE VIII.
No stockholder shall ever be held liable 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 informality in the execution of this charter rendering this charter null or of subjecting any stockholder to any liability beyond the unpaid amount remaining due on his stock, in the city of New Orleans, in the presence of Messrs. Sidney Eckler and T. A. Schuber, competent witnesses, who have hereunto signed their names, together with the said notary, after due reading of the whole.
(Original signed): Chas. D. Frost, 10 shares, \$1,000; and others. (Witnesses): Sidney Eckler, T. A. Schuber. (Seal) SCOTT E. BECK, Not. Pub. 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 "Howard A. Segrave, Inc." together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.

ARTICLE IX.
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 "Howard A. Segrave, Inc." together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.

ARTICLE X.
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 "Howard A. Segrave, Inc." together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.

ARTICLE XI.
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 "Howard A. Segrave, Inc." together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.

CHARTER

OF THE SOUTH SULPHUR, MINERAL & OIL COMPANY, INCORPORATED.

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

Be it known, that on this 31st day of the month of July, 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-third, before me, Alexis Brian, a notary public duly commissioned and qualified within and for the parish of Orleans, state of Louisiana, therein residing, and in the presence of the witnesses hereinafter 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, in such cases made and provided, they have covenanted and agreed, and do by these presents organize and form themselves and such other persons as may hereafter join thereto and their successors into a corporation and body politic in law under the covenants, agreements and stipulations following, to-wit:

ARTICLE I.
The name of this corporation shall be the "SOUTH SULPHUR, MINERAL AND OIL COMPANY, INCORPORATED," and under that name it shall have and enjoy all the rights and privileges granted by law to corporations; it shall exist for a period of ninety-nine (99) years, unless sooner dissolved as hereinafter provided; its domicile shall be in the city of New Orleans, state of Louisiana, where citation and other legal process shall be served upon the president and in his absence on the vice-president of the corporation.

ARTICLE II.
This corporation shall have power to contract, to sue and be sued, to hold, receive, purchase or otherwise acquire, to sell, lease, mortgage, hypothecate, and to give and receive all manner of securities therefor; to name and appoint such managers, directors, officers and employees as the business of this corporation may require; to make and establish such by-laws, rules and regulations for the management and control of the affairs of said corporation as may be desirable or necessary.

ARTICLE III.
The objects and purposes for which this corporation is organized and the nature of the business to be carried on by it are hereby declared to be: to explore, to discover, to develop, to produce, to transport, to sell and generally to deal in lands in this state or in neighboring states; to construct or otherwise acquire works and appliances for the exploitation, discovery, development, manufacturing and refining of mineral oil and other hydrocarbons; to acquire by purchase, lease or otherwise, and to operate oil wells, refineries, pipe lines and their appurtenances; to acquire, to hold, to sell and to deal in the stock and securities of other corporations; and generally to engage in any other business or enterprise connected therewith or incidental to the purposes herein set forth.

ARTICLE IV.
The capital stock of this corporation is hereby fixed at the sum of one hundred thousand dollars (\$100,000.00), divided into one thousand shares of the par value of one hundred dollars (\$100.00) per share, which shall be paid for in cash, or by property transferred to the corporation, or by subscription to stock shall be paid in such amounts and at such times as the board of directors may require. No stock shall be full paid and non-assessable. No transfer of stock shall be binding upon the corporation unless recorded in my notarial office. All certificates of stock shall be signed by the president and in his absence by the secretary-treasurer. This corporation shall begin business as soon as the sum of one hundred dollars (\$100.00) of its stock shall have been subscribed for.

ARTICLE V.
All the corporate powers of this company, including the right to purchase, convey, mortgage and hypothecate real estate shall be vested in, and the management and control of its business shall be exercised by a board of directors, to be composed of three stockholders, and two of whom shall constitute a quorum for the transaction of all its business. The first board of directors shall be elected on the first Monday in July, 1912, and annually thereafter, there shall be a meeting of the stockholders, convened upon the call of the board of directors, for the purpose of electing directors, and a majority in amount of the capital stock of this corporation represented at said meeting shall constitute a quorum to elect. And the said commissioners shall remain in office until the affairs of the corporation shall be fully liquidated.

ARTICLE VI.
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; each stockholder shall be entitled to one vote for each share of stock owned by him, to be cast in person or by proxy; and a majority of votes cast shall elect. Any vacancy occurring in the board of directors shall be filled by the remaining directors for the unexpired term.

ARTICLE VII.
This act of incorporation may be amended, modified or changed, or this corporation dissolved, with the assent of three-fourths of the stockholders present at a general meeting of the stockholders convened for that purpose, and after notice of such meeting shall have been given in one or more newspapers of the city of New Orleans, La., once a week for three consecutive weeks prior to the date of the said meeting, and a written notice to each and every stockholder as per the books of the corporation, called aforesaid, seven days prior to the date of the said meeting at the post office address designated by him in writing.

ARTICLE VIII.
No stockholder shall ever be held liable 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 informality in the execution of this charter rendering this charter null or of subjecting any stockholder to any liability beyond the unpaid amount remaining due on his stock, in the city of New Orleans, in the presence of Messrs. Sidney Eckler and T. A. Schuber, competent witnesses, who have hereunto signed their names, together with the said notary, after due reading of the whole.
(Original signed): F. B. Brady, 10 shares, \$1,000; and others. (Witnesses): Sidney Eckler, T. A. Schuber. (Seal) ALEXIS BRIAN, Notary Public.

ARTICLE IX.
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 "South Sulphur, Mineral and Oil Company, Incorporated," together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.

ARTICLE X.
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 "South Sulphur, Mineral and Oil Company, Incorporated," together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.

ARTICLE XI.
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 "South Sulphur, Mineral and Oil Company, Incorporated," together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.

CHARTER

OF NATIONAL FILM EXCHANGE.

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

Be it known, that on this fourteenth day of the month of August, in the year of our Lord one thousand nine hundred and eleven, before me, Henry George McCall, 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 the persons whose names are hereunto subscribed, all residents of the city of New Orleans, state of Louisiana, and they have covenanted and agreed, and do by these presents covenant, agree, bind and obligate themselves, as well as such other persons who hereafter become associated with them, to constitute and form themselves into a corporation and body politic in law for the purpose and objects and under the articles and stipulations following, to-wit:

ARTICLE I.
The name and title of this corporation shall be "NATIONAL FILM EXCHANGE," and under that name it shall have and enjoy all the rights and privileges granted by law to corporations; it shall exist for a period of ninety-nine (99) years from and after this date; it shall have the power to contract, sue and be sued; to make and use a corporate seal, to borrow and lend money secured by mortgage or otherwise; to issue bonds; to buy, sell, hold, own, lease, and otherwise, real and personal property; to have and employ such managers, directors, officers, agents and other employees as the interests of the said corporation may require; to make and establish such by-laws, rules and regulations for the management and control of the affairs of said corporation as may be necessary; and to have, enjoy and possess all the powers granted by the laws of this state to do all things aforesaid, and to carry out the objects and purposes for which this corporation is organized.

ARTICLE II.
The domicile of this corporation is hereby fixed in the city of New Orleans, state of Louisiana; and other legal process shall be served on the president, or, in his absence, on the vice-president, and, in the absence of both, on the secretary-treasurer.

ARTICLE III.
The objects and purposes for which this corporation is formed, and the nature of the business to be carried on by it, are hereby declared to be: to manufacture, purchase, sell, lease, and to deal generally in, all kinds of films and picture machines for the exhibition or reproduction of moving pictures on screens, or otherwise, for its own account or as agents for others, in the state of Louisiana and elsewhere; to acquire, to hold, to sell and to operate theatres for the exhibition or reproduction of moving pictures on screens or otherwise, and for other purposes, and generally to engage in any other business or enterprise connected therewith or incidental to the purposes herein set forth.

ARTICLE IV.
The capital stock of this corporation is fixed at the sum of twenty-five thousand dollars, to be divided into and represented by one hundred shares of the par value of one hundred dollars each; and said stock shall be paid for in cash, or its equivalent, as called for by the board of directors.

ARTICLE V.
This corporation shall commence doing business, and its business shall be carried on as soon as three thousand dollars of its capital stock shall have been subscribed for. No sale or transfer of stock shall be binding on this corporation unless made on the books of the corporation.

ARTICLE VI.
No stockholder shall ever be held liable for the contracts or debts or faults of this corporation, nor shall any mere informality in its organization have the effect of rendering the charter null or of exposing any stockholder to any liability beyond the unpaid balance, if any, due on the stock subscribed for or owned by him.

ARTICLE VII.
The corporate powers of this company shall be vested in and exercised by a board of directors composed of three stockholders, each of whom shall own at least one share of stock in his name, and a majority of the board shall constitute a quorum to transact business. They shall elect from their number, and by a vote of a majority, a president, and a secretary-treasurer. The directors shall be elected annually, by ballot, by the stockholders, at the office of the company, on the third Thursday of January of each year, beginning with the year 1912. Each stockholder shall be entitled to one vote for each share of stock owned by him, and said election shall be held under such rules and regulations as the board of directors, and a majority of the votes cast at such meeting shall elect.

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; each stockholder shall be entitled to one vote for each share of stock owned by him, to be cast in person or by proxy; and a majority of votes cast shall elect. Any vacancy occurring in the board of directors shall be filled by the remaining directors for the unexpired term.

ARTICLE IX.
This act of incorporation may be amended, modified or changed, or this corporation dissolved, with the assent of three-fourths of the stockholders present at a general meeting of the stockholders convened for that purpose, and after notice of such meeting shall have been given in one or more newspapers of the city of New Orleans, La., once a week for three consecutive weeks prior to the date of the said meeting, and a written notice to each and every stockholder as per the books of the corporation, called aforesaid, seven days prior to the date of the said meeting at the post office address designated by him in writing.

ARTICLE X.
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 "National Film Exchange," together with the certificate of the recorder of mortgages for the parish of Orleans, on file and of record in my notarial office, in book 1051, folio 147.



You'll be Hot

and tired and thirsty after many a dusty drive or weary walk this summer. For this—and just any time for pure deliciousness—drink a glass or a bottle of

Coca-Cola

The pure and wholesome beverage. A regular liquid breeze that blows away thirst, fatigue and heat.

Delicious—Refreshing—Thirst-Quenching
So Everywhere

THE COCA-COLA CO.
Atlanta, Ga.

Whenever you see an Arrow that points to a Coca-Cola

Charles Carroll and Bertrand Klerm, competent witnesses, residing in this city, who have hereunto signed their names with appears and me, notary, after due reading of the whole.
(Original signed: (Signatures of subscribers omitted).
Witnesses: Charles Carroll, Bertrand Klerm. HENRY G. MCCALL, Notary Public. Aug 24 31 sep 7 14 21 28 oct 5 1911

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 "National Film Exchange" has been this day duly recorded in my office, in mortgage book No. 1051, folio 147.
New Orleans, La., Aug. 14th, 1911.
(Signed) EMILE LEONARD, D. R.



What we advertise is so.

A Good Argument!

If we supply fifty per cent of the little boys of New Orleans with their clothes, isn't this just as good a plan for those little Algerians?

KNEE PANTS, SUITS... \$2 up. KNEE PANTS..... 50c. up.

Mayer Israel & Co.,
714-716 CANAL STREET.

YOUR EYES should have only the **BEST**

Cheap Glasses is false economy—pay dear for it in the end.
To be sure that you will get the best that money can buy—turn over your eyes to—
P. ALLEN STRECK, Optometrist,
Office, Suburban Drug Store

WHEN BUYING YOUR Piano IT MAKES YOU FEEL AT HOME IT

KOLD'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.

HAKENJOS

ONLY HALF BLOCK FROM CANAL

... SPECIAL ...

Some used Pianos are better than certain cheap new ones. We have several \$50, \$60, \$75 to \$150 on terms \$3, \$4 and \$5 monthly.

Our Travelers' Checks

Are payable in all parts of the world. The perfect "International Exchange." Identifying the holder, protecting against loss, and accepted at face value for all travel expenses in America or Abroad. We issue them in denominations of \$10, \$20, \$50 and \$100.

Commercial-Germania Trust & Savings Bank
CAPITAL AND SURPLUS \$2,000,000.
Patterson and Verret Streets.

VEAL Quality and PORK Honest Weight BEEF Theodor DUBRET

Foto Market