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Societies. Where and When They Meet and Addresses of Their Officers.

Masonic. STS. JOHN LODGE NO. 153. Sts. John Lodge No. 153 F. and A. M., meets every Tuesday evening in Masonic Hall, corner Olivier St. and Pelican Avenue at 7:30 o'clock.

Pythian. CRESCENT LODGE NO. 3. Crescent Lodge No. 3, K. of P., meets every Friday night in Pythian Hall at 7:30 o'clock.

HALCYON LODGE NO. 66. Meets second and fourth Thursday of each month; quarterly meetings, first Thursday in January, April, July and October, in Pythian Hall, at 7:30 p. m.

VIRGINIA LODGE NO. 136. Virginia Lodge No. 136, K. of P., meets on the second and fourth Mondays of each month in Pythian Hall at 7:30 p. m.

Sts. John Chapter No. 35—Meets on the second and fourth Mondays of each month in Masonic Hall, at 7:30 p. m. Worthy matron, Mrs. Eleanor Nelson, 323 Bernuda St.; worthy patron, Mr. Arthur Lucas; associate matron, Mrs. Amelia Smith; secretary, Mrs. Augusta Burgis, 523 Bouny street; treasurer, Miss Selma Sutherland; conductress, Mrs. Jennie Reynolds; associate conductress, Mrs. Elyon Corbett; warder, Mrs. Lily Goodlett; sentinel, Mr. John Couget; A. A., Miss Olga Nelson; Ruth, Mrs. Florence Ammedo; Esther, Mrs. Erminie Riehl; Martha, Mrs. May Pollock; Elsie, Miss Ruby Vanderlinden; chaplain, Mrs. Lizzie Borden; marshal, Mrs. Josephine Weaver; organist, Mrs. Viola Huckins.

Woodmen Circle. ORANGE GROVE NO. 9. Orange Grove No. 9—Meets on the first and third Thursday of each month in Pythian Hall, 7:30 p. m. Amelia Smith, guardian, 625 Belleville Street. Lizzie Borden, clerk, 549 Vallette Street; Via Demuth, assistant clerk. Anna Vanderlinden, past guardian; Mary Jacobs, advisor; Hattie Tufts, banker; Shade G. Smith, attendant; Louise B. Casanova, chaplain; Dr. J. Ernest Pollock, physician; Marguerite Capdeville, inner sentinel; Josephine Mock, outer sentinel; Grace Pruitt, Emma Short and Ida Hymel, managers; Gertrude Back, organist; Jno. A. Barrett; E. J. Mothe, undertaker.

Benevolent Associations. GERMAN BENEVOLENT ASSOCIATION. Meets on the first Wednesday of every month at Rnecky's Hall at 7:30 p. m. Julius Hanbacher, president; John Sprada, vice-president; George Brunssann, treasurer; Frank Kraemer, 435 Bouny St., recording secretary; Philip Essinger, financial secretary; F. M. Weber, Alix and Verret streets, chairman of sick committee; John Teteberg, chairman of widow and orphans' committee; Peter Bensinger and Theodore Duverth; William Odenwald, marshal; Dr. M. J. Manent, physician; George Brunssann, undertaker. Address all letters and communications to Frank Kraemer, 635 Belleville street.

WORKINGMEN'S UNION AN BENEVOLENT ASSOCIATION. Meets every third Wednesday of each month at Pythian Hall. John Schroder, Jr., President, Opelousas Ave. and Nunez St., or Court House. Louis F. Willis, Vice President, 615 Opelousas Ave. C. E. Hildebrand, Treasurer, 435 Atlantic Ave. B. A. McCloskey, Recording Secretary, 433 Bouny St. E. E. Babin, Financial Secretary, 112 Verret St. G. G. Brunssann, G. M., 243 Morgan St. P. Gauthreaux, Sergeant at Arms, 808 Belleville St. Ed. Lawton, chairman of Relief Committee, 437 Opelousas. Dr. J. R. Adams, physician. G. G. Brunssann, undertaker, 243 Morgan St.

Knights of Honor ALGIERS LODGE No. 2549. Algiers Lodge No. 2549, K. of H., meets every third Tuesday of each month in Rnecky Hall, corner Vallette and Patterson streets. Chas. F. Fetherling, S. P. D.; Chas. W. Brodtmann, dictator; Albert R. Woolf, vice dictator; Patrick Hartnett, assistant dictator; Chas. H. Brownlee, reporter; J. D. Richard, financial reporter; Thos. A. Rhodes, treasurer; Albert Bourgeois, guide; W. A. Nelson, chaplain; Aaron Johnson, guardian; L. C. Murphy, sentinel; Chas. F. Fetherling, Patrick Hartnett, and Aaron Johnson, trustees.

CHARTER

OF JAMES SCALLEN REALTY COMPANY

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

Be it known, that on this thirty-first day of the month of August, in the year of our Lord one thousand nine hundred and eleven, before me, John Wagner, a notary public, in and for this parish therein residing, and in the presence of the witnesses hereinafter named and assigned, personally came and appeared the several persons whose names are hereunto subscribed, who declared that, availing themselves of the laws of Louisiana, relative to the organization of corporations, they have formed and do hereby form themselves, their associates, successors and assigns into a corporation for the objects and purposes set forth, which they hereby adopt as their charter, to-wit:

ARTICLE "ONE."

The name and title of this corporation is hereby declared to be "JAMES SCALLEN REALTY COMPANY," and it shall have and enjoy corporate succession for a period of ninety-nine years, and shall have and exercise for the purpose of the business to be carried on by it, all powers conferred by law upon corporations, including the power to receive, purchase, lease, convey, sell, mortgage, pledge, improve, hold, rent and lease property; to erect, construct, and improve buildings; to loan or borrow money; to issue, sell, and receive for value, bonds and coupons; and to do all things incidental to the carrying out of said objects and purposes.

ARTICLE "TWO."

The domicile of this corporation shall be in the city of New Orleans, Louisiana, and all citation and other legal process shall be served on the president of the corporation, or in his absence, on the vice-president, and in case of absence or disability of both, on the secretary-treasurer.

ARTICLE "THREE."

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, mortgage, exchange, improve, build or otherwise improve, or otherwise acquire, hold, rent and lease property; to deal in real estate, improved and unimproved, in this city or elsewhere, for or for the account of others, as principal or agent, on commission or otherwise; to lease and improve the same and to generally carry on the real estate business.

ARTICLE "FOUR."

The capital stock of this corporation is hereby fixed at one hundred thousand dollars, divided into one thousand shares each, the par value of one hundred dollars each, which shall be paid for in cash, or by promissory notes, or by other means, as the board of directors may determine. The corporation shall have the right to commute, buy back, or otherwise acquire, at any time, any shares of the capital stock of this corporation, and to issue and sell, at any time, any shares of the capital stock of this corporation, and to issue and sell, at any time, any shares of the capital stock of this corporation, and to issue and sell, at any time, any shares of the capital stock of this corporation.

ARTICLE "FIVE."

The affairs of the corporation, including the powers to buy, sell, mortgage or in any way acquire, hold, rent and lease property, both real and personal, shall be managed by a board of directors, composed of three stockholders, the number of whom shall be annually by ballot by the stockholders on the second Tuesday of January of each year, and commencing on the second Tuesday of January, 1913. Each stockholder shall be entitled in person or by proxy to a vote of each share of stock owned by him, and such stock shall be voted on the basis of the number of shares owned by him, and such stock shall be voted on the basis of the number of shares owned by him, and such stock shall be voted on the basis of the number of shares owned by him.

ARTICLE "SIX."

At the termination of this charter, either by limitation or otherwise, the business or affairs shall be liquidated by two commissioners to be appointed from among the stockholders of the corporation, and such liquidation shall be carried out in accordance with the provisions of this charter, and the proceeds of the liquidation shall be distributed to the stockholders in proportion to the number of shares owned by them.

ARTICLE "SEVEN."

This charter may be changed or altered or amended, or the corporation shall be dissolved or ordered liquidated by a vote of two-thirds of the capital stock represented at a meeting of the stockholders convened for that purpose, and such change or alteration shall be given as above specified.

ARTICLE "EIGHT."

No stockholder shall ever be held responsible for the contracts or debts of the corporation, or for the failure to pay the unpaid portion of the stock subscribed by him, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing the stockholders to any liability beyond the unpaid balance due on the stock subscribed by them.

Thus done and passed in my office, 317 Crescent street, this city, on the day, month and year hereunto written, in the presence of Messieurs William Christian and John J. McCloskey, competent witnesses, who have signed their names with the said appraisers, and the reading of the whole, the said appraisers certify that the number of shares of stock subscribed by them, and the names of the subscribers, are as follows: (Witnesses: John J. McCloskey, William Christian.)

Not. Pub. I, the undersigned, recorder of mortgages, in and for the parish of Orleans, Louisiana, do hereby certify that the above James Scallen Realty Company, together with the certificate of the recorder of mortgages, on this day duly recorded in my office in book No. 104.

New Orleans, La., September, 12th, 1911. (Signed) EMILE LEONARD, D. R.

I hereby certify the above to be a true copy of the original charter of the James Scallen Realty Company, together with the certificate of the recorder of mortgages, on this day duly recorded in my office in book No. 104.

(Seal) JNO. WAGNER, Notary Public, sep 14 21 28 oct 12 19 1911

CHARTER

OF CORTABLAU REALTY COMPANY.

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

Be it known, that on this sixth day of October, in the year of our Lord one thousand nine hundred and eleven, before me, John Wagner, a notary public, in and for this parish therein residing, and in the presence of the witnesses hereinafter named and assigned, personally came and appeared the several persons whose names are hereunto subscribed, all above the full age of majority, and residents of this city, who declared that, availing themselves of the provisions of the laws of this state relative to the organization of corporations,

they have formed and organized, and by these presents, do form themselves into and constitute a corporation, and do hereby adopt the stipulations and agreements hereinafter set forth and expressed, which they hereby adopt as their charter, to-wit:

ARTICLE I.

The name and title of the corporation hereby formed is declared to be "CORTABLAU REALTY COMPANY," the domicile of which shall be in the city of New Orleans, state of Louisiana, and it shall have and enjoy corporate succession for a period of ninety-nine years, from and after the date hereof.

ARTICLE II.

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 purchase real estate, bonds, stocks and marketable securities for investment purposes; to hold, to sell, to lease, to mortgage, to improve, to rent and lease property; to erect, construct, and improve buildings; to loan or borrow money; to issue, sell, and receive for value, bonds and coupons; and to do all things incidental to the carrying out of said objects and purposes.

ARTICLE III.

The capital stock of this corporation is hereby fixed at the sum of five thousand (\$5,000.00) dollars, divided into and represented by fifty (50) shares of one hundred (\$100.00) dollars each, which shall be paid for in cash at the time of subscription.

ARTICLE IV.

All the corporate powers of this corporation shall be vested in and exercised by a board of directors, to be composed of three stockholders, two of whom shall constitute a quorum for the transaction of all business, and they shall be vested with full power and authority to make all contracts, purchases and sales, and adopt all by-laws, rules and regulations for the government and affairs of the company, and after and amend the same, appoint, hire and discharge all representatives, agents and employees, and to do and perform all things necessary in the transaction of the business and affairs of the company, and to do and perform all things necessary in the transaction of the business and affairs of the company.

ARTICLE V.

The first board of directors of this corporation shall consist of Michel P. Miller, Emile Leonard and Felix J. Basile, who shall hold office until the 31st day of October, 1912, or until their successors are duly elected and qualified; with Michel P. Miller, Emile Leonard and Felix J. Basile, president and Martin G. Gaud secretary and treasurer.

ARTICLE VI.

All corporate elections shall be by ballot, and a majority of the votes cast shall elect, and each share of stock shall be entitled to one vote, and the election of directors shall be held on the second Tuesday of October, and the election of directors shall be held on the second Tuesday of October, and the election of directors shall be held on the second Tuesday of October.

ARTICLE VII.

This act of incorporation may be changed, altered or modified, or this corporation dissolved, with the assent of three-fourths of the stockholders present at any general meeting of the stockholders convened for that purpose, after thirty days' notice of such meeting shall have been given to each stockholder, and such changes may be made in accordance with the provisions of this charter.

ARTICLE VIII.

Whenever this corporation be dissolved, either by limitation of this charter, or from any cause, its affairs shall be liquidated by two commissioners to be appointed from among the stockholders of the corporation, and such liquidation shall be carried out in accordance with the provisions of this charter, and the proceeds of the liquidation shall be distributed to the stockholders in proportion to the number of shares owned by them.

ARTICLE IX.

No stockholder of the corporation shall ever be held liable or responsible for the contracts or debts of the corporation, or for the failure to pay the unpaid portion of the stock subscribed by him, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing the stockholders to any liability beyond the unpaid balance due on the stock subscribed by them.

ARTICLE X.

Thus done and passed in my office, 317 Crescent street, this city, on the day, month and year hereunto written, in the presence of Messieurs William Christian and John J. McCloskey, competent witnesses, who have signed their names with the said appraisers, and the reading of the whole, the said appraisers certify that the number of shares of stock subscribed by them, and the names of the subscribers, are as follows: (Witnesses: John J. McCloskey, William Christian.)

Not. Pub. I, the undersigned, recorder of mortgages, in and for the parish of Orleans and state of Louisiana, do hereby certify that the above and foregoing act of incorporation of the Cortabla Realty Company, on this day duly recorded in my office in book No. 104.

New Orleans, La., October 7th, 1911. (Seal) EMILE LEONARD, D. R.

A true copy from the original act: (Seal) T. A. BOK, Not. Pub. oct 12 10 26 nov 2 16 1911

Matrimonial Amenities.

She (during a squabble)—Didn't you promise before we were married to try hard to be worthy of me? He—Yes, and what's the result? I overdid the job and made myself a hang sight better than you deserve.—Boston Transcript.

Lost Bark.

Muggins, seeing a dead dog on the ditch, stopped and, after gazing intently at it, said to his companion, "Another shipwreck."

"Where?"

"There lies a bark that is lost forever."

His companion growled and navigated on.—Exchange.

Inquisitive Girls.

Bessie—I almost hate Carrie Dyer! She asks such impudent questions, you know. I was telling her if Frank Barnes had asked me to marry him once he had asked me twenty times, and she had the impudence to ask me if he had asked once. Minnie—The idea! But has he, Bessie?—Exchange.

Not Popular.

"I don't take much stock in that scheme of yours," said the moneyed man.

Wisdom.

Wisdom may be compared to water. As water leaves the heights and gathers in the depths, so is wisdom received from on high and preserved by a lowly soul.—Talmud.

Tell your secrets and become a slave.—Sterne.

AMENDMENT TO CHARTER

"FRITZ JAHNKE (INC.)"

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

Be it known, that on this eighteenth day of the month of August, in the year one thousand nine hundred and eleven, before me, Felix J. Dreyfus, a notary public, duly commissioned and sworn in for the parish of Orleans and city of New Orleans, therein residing, personally appeared Messrs. Ernest Lee Jahneke and Paul F. Jahneke, both of this city, a special committee appointed for the purposes hereof.

Who declared that at a meeting of the stockholders of the "FRITZ JAHNKE (INC.)" a corporation organized under the laws of this state, they had passed in this office on August 25, 1912, folio 368, held on July 28, 1911, pursuant to notices sent to each stockholder, a resolution, to-wit: That the charter of this corporation, as amended, should be amended so as to read hereafter as follows:

"ARTICLE I."

The capital stock of this corporation is hereby fixed at the sum of thirty thousand dollars, divided into three hundred (300) shares of one hundred (\$100) dollars each, which shares shall be paid for in cash or in the purchase of property, and all shares of stock shall be full paid and non-assessable.

All shares of stock shall be full paid and non-assessable, and all certificates of shares of stock shall be sent by mail, directed to his or her last known residence or place of business, and the directors shall be held liable for the same.

First. No sale or other transfer of shares of stock in this corporation shall be valid until the holder thereof has been notified in writing of the transfer, and the date of such transfer, sale or other alienation, to purchase such stock at book value plus twenty-five per cent, the value to be ascertained in the manner herein prescribed. The right to acquire said stock hereby is reserved to the stockholders whose hands to which it may pass and may be exercised against the holders thereof within the time specified in the notice of transfer.

It shall be the duty of any holder of stock in this corporation who intends or desires to sell, transfer, alienate or otherwise dispose of the same to give ten days' notice in writing of such intention or desire to the board of directors, and to the other stockholders of record, and to file a copy of such notice with the recorder of mortgages in this city, and to file a copy of such notice with the recorder of mortgages in this city, and to file a copy of such notice with the recorder of mortgages in this city.

Second. The preference, option and right of purchase hereof, provided by paragraph First, in the other shareholders shall extend in full force and effect in their favor to acquire the shares of stock of a deceased stockholder, and the terms, conditions, stipulations and delays hereinbefore established in said paragraph shall apply in all respects to the shares of stock of a deceased stockholder. Immediately upon receipt of information of the death of any shareholder, it shall be the duty of the board of directors to cause the necessary steps to be taken to carry out and enforce these provisions.

Third. The preference, option and right of purchase hereof, provided by paragraph First, in the other shareholders shall extend in full force and effect in their favor to acquire the shares of stock of a deceased stockholder, and the terms, conditions, stipulations and delays hereinbefore established in said paragraph shall apply in all respects to the shares of stock of a deceased stockholder. Immediately upon receipt of information of the death of any shareholder, it shall be the duty of the board of directors to cause the necessary steps to be taken to carry out and enforce these provisions.

Fourth. All certificates of stock shall be sent to the holder thereof by mail, directed to his or her last known residence or place of business, and the directors shall be held liable for the same.

Fifth. All certificates of stock shall be sent to the holder thereof by mail, directed to his or her last known residence or place of business, and the directors shall be held liable for the same.

Sixth. All certificates of stock shall be sent to the holder thereof by mail, directed to his or her last known residence or place of business, and the directors shall be held liable for the same.

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Twentieth. All certificates of stock shall be sent to the holder thereof by mail, directed to his or her last known residence or place of business, and the directors shall be held liable for the same.

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of three-fourths of the capital stock of the corporation, and the proceeds of the liquidation shall be distributed to the stockholders in proportion to the number of shares owned by them.

Whenever this corporation be dissolved, either by limitation of this charter, or from any cause, its affairs shall be liquidated by two commissioners to be appointed from among the stockholders of the corporation, and such liquidation shall be carried out in accordance with the provisions of this charter, and the proceeds of the liquidation shall be distributed to the stockholders in proportion to the number of shares owned by them.

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Thus done and passed in my office, 317 Crescent street, this city, on the day, month and year hereunto written, in the presence of Messieurs William Christian and John J. McCloskey, competent witnesses, who have signed their names with the said appraisers, and the reading of the whole, the said appraisers certify that the number of shares of stock subscribed by them, and the names of the subscribers, are as follows: (Witnesses: John J. McCloskey, William Christian.)

Not. Pub. I, the undersigned, recorder of mortgages, in and for the parish of Orleans and state of Louisiana, do hereby certify that the above and foregoing act of incorporation of the Cortabla Realty Company, on this day duly recorded in my office in book No. 104.

New Orleans, La., October 7th, 1911. (Seal) EMILE LEONARD, D. R.

A true copy from the original act: (Seal) T. A. BOK, Not. Pub. oct 12 10 26 nov 2 16 1911

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

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