

Algerines at Law.

CIVIL DISTRICT COURT.

Emile Laine vs. Algiers Railway & Light Company—\$2,000 damages for personal injuries. G. J. Untreher, attorney.

Emile Laine, who was run over by a street car at Newton and Webster streets, Algiers, sued the Algiers Railway & Light Company for \$2,000 damages. The petitioner avers that he was crossing the street when he was run over, due to the gross carelessness of the motorman, and that as a consequence his hearing has been permanently impaired.

Succession of Polite Saunders, will—W. J. and P. F. Hennessy, attorneys.

Polite Saunders, by his will, probated yesterday, leaves to his wife, Rose Parker, widow of Chris Henderson, half of his estate, and the other half he leaves to the children of his brother, Polar Saunders, of St. Mary parish. The will is also in the nuncupative form by public act, and dated

July 5, 1906, executed before William H. Seymour, notary.

CHARTER FILED FOR RECORD.

Belleville Oil Company, Ltd., capital stock \$500,000—Bachet.

REAL ESTATE TRANSFERS.

Mrs. William S. Whelan to John P. Brechtel, three lots, Whitney, Evelina, Eliza and LeBoeuf; \$700, terms—Wouffe.

CREDIT SALES.

Industrial Homestead to William H. Ward, lot, Belleville, Alix, Vallette and Pelican avenue; \$2,500, mortgage—Dreyfous.

BUILDING PERMITS.

St. Denis Villere, owner and builder, repairs, Patterson and Elmira; \$400. P. J. Hymel, owner and builder, repairs, 608 Wagner; \$300.

A LOVER'S TEST

By MARGARET KELLY

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In Constantinople there once lived a young girl whose father and mother, dying, had left her a snug fortune. Moreover, her parents being dead, she was at liberty to choose a husband for herself.

Now, Fatima—that was the girl's name—was very particular about one thing in the man who should be her husband. She wished him to be a brave man. Superstition at that time hung like a pall upon the Turks as well as the Christians. But Fatima was more enlightened than others and had a contempt for any young man who would be terror stricken at a supposed apparition.

Three lovers sought her hand. To the first she said: "My father last night appeared to me in a dream and told me that if I would send one whom I thought of marrying to the sepulcher in the cemetery where his body and those of others of our family lie he would appear to the suitor and give me to him. Go there and receive me from my father, and in the morning return to me. Then I will marry you."

The young man, whose name was Abdallah, reluctantly accepted the situation and said that he would go to the sepulcher as soon as it was dark and wait for the ghost's appearance.

Then Fatima told the second lover, Hamid, what she had done, adding that if he would go to the sepulcher and appear to Abdallah as a ghost and scare him away she would accept Hamid for her husband. Hamid was quite pleased at what he considered an easy way to get a rich wife and agreed to abide by the result of his effort.

The third suitor, Bismillah, was an independent fellow, and Fatima preferred him to either of the others. She told him of the arrangement she had made with them and said that she would also give him a chance for her hand. Whoever of the three was found in the sepulcher in the morning she would marry.

"Nonsense!" replied Bismillah. "I'm not going to make a guy of myself by sleeping in a tomb."

"Oh, I thought you loved me," replied Fatima.

"So I do, but not well enough to risk my life by remaining all night in a cold sepulcher. What good would it do me to win a wife and die?"

"It is very plain," said Fatima, "that you do not love me."

"I don't call love giving way to a whim."

"It is not a whim; it is a test." "Very well, test these other men. I have no mind to enter such an absurd competition."

He turned on his heel and left her. She was very much disappointed. She had given her word to the other two to marry the one who should fulfill the conditions, relying on Bismillah, whom she knew to be brave and free from superstitions, to occupy the sepulcher and thus win her. His refusal upset all her plans and would give her a husband she did not wish to marry.

She lay awake all night bemoaning the miscarriage of her plan and thinking how foolish she had been to undertake it. She knew Bismillah would not fear to remain all night in any uncanny place, and she respected him for not being willing to win her in such fashion. Besides, his indifference only made her more anxious to have him for her husband.

tion lines, and such other structures as may be proper or necessary for the development and conduct of its business; and generally to acquire and maintain, operate and dispose of all kinds of property, real and personal, necessary or convenient to be acquired or used in carrying out the general purpose of the organization of the company.

ARTICLE 4.

The capital stock of this corporation shall be sixty thousand (\$60,000.00) dollars, divided into six hundred (600) shares of one hundred (\$100.00) dollars each, and the whole thereof has been received by said company.

This corporation shall commence business on the first day of January, 1911, and the directors may require; provided that no stock shall be issued until the consideration therefor has been received by said company.

ARTICLE 5.

The powers of this company, except such as must be exercised by the stockholders, shall be vested in a board of five directors, all of whom must be stockholders. Three of them shall constitute a quorum of the board for the transaction of business.

The officers of this company shall be a president, vice-president, secretary and treasurer, all of whom shall be stockholders. The president and vice-president shall be elected from the directors, and the officers of secretary and treasurer may be held by the same person.

The annual meeting of the stockholders shall be held at the principal offices of the company in the city of New Orleans on the second day of January, 1911, and thereafter on the second day of January of each year, at which meeting each share of stock issued shall be entitled to one vote.

ARTICLE 6.

The president shall be the chief executive officer of this company and shall perform all duties necessary to carry into effect the objects and purposes of this corporation, and in case of his absence or inability to act.

ARTICLE 7.

No stockholder of this company shall ever be liable for the contracts, debts or obligations of this company in excess of the amount of his shares of stock, nor shall any mere interest in the organization or proceedings of this company render any stockholder liable for the amount of their original subscriptions.

ARTICLE 8.

This act of incorporation may be modified, changed or amended or this corporation may be dissolved at a regular or special meeting of the stockholders held on that purpose, by a vote of three-fourths of the stockholders present in person or by proxy.

ARTICLE 9.

The stockholders and directors hereof may adopt additional by-laws, rules and regulations not inconsistent herewith, for the conduct of their meetings and the other proceedings and the business of this company.

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 Acadia Planting Company was filed in my office, in book 1051, folio 100.

EMANUEL L. WEIL, Notary Public. Recorded in mortgage office, this parish, book 1051, folio 398.

EMANUEL L. WEIL, Notary Public. Suite 217 Hennen Bldg., Common and Calcasieu Streets, New Orleans, La.

RECORDED IN MORTGAGE OFFICE, THIS PARISH, BOOK 1051, FOLIO 398.

RECORDED IN MORTGAGE OFFICE, THIS PARISH, BOOK 1051, FOLIO 100.

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ARTICLE III.

The objects and purposes for which said corporation is established are hereby declared to be: to acquire, maintain, operate and dispose of all kinds of property, real and personal, necessary or convenient to be acquired or used in carrying out the general purpose of the organization of the company.

ARTICLE IV.

The capital stock of said corporation is hereby fixed at ten thousand dollars (\$10,000.00) each, which shall be paid for in cash or in property.

ARTICLE V.

All the corporate powers of said corporation shall be vested in and exercised by the board of directors to be composed of four stockholders, to be elected annually on the first day of January of each year.

ARTICLE VI.

The following named persons shall constitute the first board of directors, being invested with full powers to do and perform all things necessary to carry into effect the objects and purposes of this corporation, and in case of their absence or inability to act.

ARTICLE VII.

No stockholder of this corporation shall ever be liable for the contracts, debts or obligations of this company in excess of the amount of his shares of stock, nor shall any mere interest in the organization or proceedings of this company render any stockholder liable for the amount of their original subscriptions.

ARTICLE VIII.

No transfer of stock shall be valid and binding unless made upon the books of the corporation, and no stockholder shall be entitled to exercise the rights of a stockholder until his name is entered upon the books of the corporation.

ARTICLE IX.

This charter may be altered or amended or this corporation may be dissolved at a regular or special meeting of the stockholders held on that purpose, by a vote of three-fourths of the stockholders present in person or by proxy.

ARTICLE X.

Whenever this company shall be dissolved by expiration of its charter or otherwise, its affairs shall be liquidated by three (3) stockholders who shall be appointed by a general meeting of the stockholders to be convened for such purpose after ten days' previous notice shall have been given to each stockholder.

ARTICLE XI.

Whenever this company shall be dissolved by expiration of its charter or otherwise, its affairs shall be liquidated by three (3) stockholders who shall be appointed by a general meeting of the stockholders to be convened for such purpose after ten days' previous notice shall have been given to each stockholder.

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ARTICLE IV.

The capital stock of this corporation is hereby fixed at the sum of five hundred thousand dollars (\$500,000.00) divided into five thousand (5,000) shares of one hundred dollars (\$100.00) each, to be paid for in cash or in property.

A subscriber to the stock of this corporation shall have the right to pay for his stock at the rate of twenty-five cent (25c) per week per share until his subscription shall have been fully paid, but this option shall not prevent said subscriber from completing his full subscription at any time before its maturity.

The board of directors may from time to time make and alter and amend the by-laws, rules and regulations of this corporation, and in case of their absence or inability to act.

ARTICLE V.

The corporate powers of this company shall be vested in and exercised by a board of not less than five (5) directors, each of whom shall own at least ten (10) shares of the capital stock of this corporation.

The directors shall be elected annually on the first day of January of each year. Each stockholder shall be entitled, either in person or by proxy, to one vote for each share of stock held in his name, and said election shall be held under such rules and regulations as the board of directors may from time to time make and alter and amend.

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This charter may be modified, changed or amended, or this corporation may be dissolved at a regular or special meeting of the stockholders held on that purpose, by a vote of three-fourths of the stockholders present in person or by proxy.

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ARTICLE III.

To construct, purchase, lease or otherwise acquire, maintain and operate tunnels, sluices, weirs, ditches, or mining irrigation, and transportation purposes; also to purchase, lease or otherwise acquire lands, mills, mill sites, tannery sites, sawmills, machinery, power houses, pumping plants, pump machinery, dump rights, ditch rights, ditches, pipes, pipe lines, private railways, private tramways, private roads, easements, franchises, and licenses; also to purchase, construct, lease or otherwise acquire, operate, and maintain electric lighting and power plants, buildings, machinery, appliances and equipments appertaining thereto; to purchase, construct, lease, or otherwise acquire, operate, and maintain telegraph and telephone lines for the transmission of messages and sound by electric means; to purchase, construct, lease, or otherwise acquire, operate, and maintain power, heat and light for mining, milling, agricultural, domestic, and other uses and purposes; and to sell, lease, or dispose of the same to such persons, or corporation, and for such price or prices and on such terms and conditions as to this corporation may seem proper; to purchase, lease, or otherwise acquire, construct, and maintain, and to do all things not herein expressed, but consistent with the objects and purposes of the foregoing lines of business or trade.

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