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Societies.

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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.

W. M., Shade G. Smith, 625 Belleville St.; S. W., Fred H. Galt; J. W., Adolph Spitzfaden, Jr.; Treasurer, Geo. Herbert, Jr.; Secretary, L. J. Peterson, 518 Verret St.; Chaplain, C. A. Sutherland; Tyler, W. Senat; Stewards, W. Lucas, J. M. Couget; S. D., A. W. Lucas; J. D., E. Doshier.

Pythian.

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

Theo. Olsen, C. C.; Roger Chestnut, V. C.; Jules B. Babin, M. W.; E. E. Babin, 307 Delaronde St., K. of R. and S.; A. S. Covell, Prelate; L. J. Peterson, M. E.; C. Barthaut, M. A.; C. Miller, I. G.; Louis Martin, O. G.; Peter Clement, representative; Jules Babin, alternate; Louis Peterson, Dr. C. V. Kraft and L. J. Burton, trustees; C. Miller, Janitor; Dr. Jno. A. Rupp and Dr. W. H. Weaver, physicians; E. J. Mothe, undertaker; E. E. Babin, organist.

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.

Gustave Peterson, 339 Elmira Ave., chancellor; commander; August C. Brill, vice chancellor; Geo. W. Stewart, prelate; J. U. Lewis, master of work; Wm. A. Scholl, 132 Lavergne street, keeper of records and seal; John Porzler, master of finance; Frank Henning, master of exchequer; James O. Stewart, master-at-arms; J. T. Hughes, inner guard; J. T. Stuberland, outer guard; Jos. Hughes, Sr., grand lodge representative; James O. Stewart, alternate; Dr. J. E. Pollock for Algiers, Dr. C. F. Gelboke for Gretna and Dr. W. B. Clark for New Orleans, physicians. Jno. A. Barrett, undertaker.

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.

Chancellor commander, W. B. Owens, 440 Elmira Ave.; vice chancellor, B. Voegtlin; prelate, J. Pendas; keeper of record and seals, L. F. Gisch, 538 Elmira avenue; master of exchequer, H. Acker; master of finance, S. G. Smith; master-at-arms, A. J. Besson; inner guard, W. Goodwin; outer guard, G. X. Fresch; grand lodge representative, S. G. Smith; alternate, A. F. Kaufmann; physician for Algiers, Dr. Jno. A. Rupp; for McDonoughville and Gretna, Dr. W. H. Weaver.

ORDER OF EASTERN STAR.
STS. JOHN CHAPTER NO. 35.

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 Bermuda St.; worthy patron, Mr. Arthur Lucas; associate matron, Mrs. Amelia Smith; secretary, Mrs. Augusta Burgis, 528 Bouny street; treasurer, Miss Selina Sutherland; conductress, Mrs. Jennie Reynolds; associate conductress, Mrs. E. E. Lynn Corbett; warder, Mrs. Lily Goodlett; sentinel, Mr. John Couget; Ada, Miss Olga Nelson; Ruth, Mrs. Florence Amuedo; Esther, Mrs. Erminie Riehl; Martha, Mrs. May Pollock; Electa, 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, at 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 Cooke, 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 Reneck's Hall at 7:30 p. m. Julius Hambacher, president; John Sprada, vice-president; George Brunssann, treasurer; Frank Kraemer, 435 Bouny St., recording secretary; Philip Essinger, financial secretary; P. M. Weber, Alix and Verret streets, chairman of sick committee; John Teterberg, chairman of widow and orphan's 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, 435 Belleville street.

WORKINGMEN'S UNION AN BE- NEVOLENT 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 Reneck's Hall, corner Vallette and Patterson streets.

Chas. F. Fetherling, S. P. D.; Chas. W. Brodthmann, 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 ROEHL-ISRAEL WOODWORKING
COMPANY.UNITED STATES OF AMERICA, STATE
OF LOUISIANA, PARISH OF OR-
LEANS, CITY OF NEW ORLEANS.

Be it known, that on this twenty-seventh day of the month of November, in the year nineteen hundred and eleven, before me, Charles Rosen, a notary public, duly commissioned and qualified, in and for the above parish and state; personally came and appeared the persons whose names are hereunto subscribed, who declared that availing themselves of the laws of this state in such manner as they hereby constitute themselves a corporation under the following provisions, which they hereby adopt as their charter, to-wit:

ARTICLE I.
The name and title of this corporation shall be ROEHL-ISRAEL WOODWORKING COMPANY. It shall have corporate existence for a period of ninety years from this date. Its domicile shall be in the City of New Orleans, in said state. It shall be carried on by it all the powers conferred by law upon corporations, and shall generally exercise all powers necessary or convenient to carry on said business.

ARTICLE II.
All citation and other legal process shall be served on the president, and in case of his absence or disability, upon the secretary-treasurer.

ARTICLE III.
The objects and purposes of this corporation and the nature of the business to be carried on by it are hereby declared to be: to saw and plane and buy and purchase timber, lumber and wood of all kinds; to buy, sell and manufacture wooden articles of all sorts, and tools and implements of every description, and also building materials of every character; and in connection with said business to own and operate vessels and such other modes of commerce as said corporation may desire; and generally to do all things connected with or incidental to said business.

ARTICLE IV.
The capital stock of this corporation is hereby declared to be ten thousand dollars, divided into one hundred (100) shares of the par value of one hundred dollars each, which stock when subscribed for shall be paid for in cash, or property received, or labor done, at such time and upon such terms and conditions as the board of directors shall prescribe. This corporation shall have the right to commence and carry on a going concern when three thousand dollars of the capital stock shall have been subscribed for.

ARTICLE V.
All the powers of this corporation shall be vested in and the business and affairs shall be managed by a board of three directors, who shall be elected annually at a meeting of the stockholders held on the first Monday of December of each year, except the first board of directors named in this charter shall be elected on the first Monday of January, which shall take place on the first Monday of December, 1912.

All vacancies in the board or officers shall be filled by the remaining directors. All elections shall be held by ballot at the office of the company under the supervision of two commissioners to be appointed by the board of directors.

Notice of such meeting shall be given by the secretary-treasurer in writing, delivered to each stockholder in person, or mailed to him at his last known address, ten days prior to such election; but this notice may be waived by all the stockholders.

At all such elections and at all meetings of the stockholders, every stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the company, said votes to be cast in person or by written proxy. A majority of the votes cast shall elect.

The failure to elect directors shall not dissolve or affect the corporation, but the board of directors shall continue until their successors are elected and qualified.

The board of directors shall elect as soon as possible after their own election, from among their own number, a president, a vice-president, and a secretary-treasurer, and may grant to each officer such powers as they may deem proper.

The board of directors shall be vested with full power to adopt all by-laws, and to amend or repeal the same at pleasure; and to take any and all action that may be necessary in behalf of the company.

The first board of directors shall consist of Emil C. Roehl, Melville Israel, and John Janvier, all of the City of New Orleans, to-wit: Emil C. Roehl, president; Melville Israel, vice-president; and John Janvier, secretary-treasurer.

ARTICLE VI.
Whenever this corporation shall be dissolved, its affairs shall be liquidated by the commissioners appointed by the stockholders at a general meeting convened for that purpose, or by the stockholders in person, as provided in Article VII of this charter. A majority in amount of the capital stock present or represented at such meeting shall elect, in case of the death, resignation, or inability to act of either of said commissioners, the vacancy shall be filled by the stockholders, and the time when the survivor shall continue to act. Said notice of meeting may be waived by the unanimous consent 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, who shall be convened at a general meeting of the stockholders for that purpose; and after notice shall be given in the daily newspaper published in this city once a week for thirty days preceding the meeting. The notice shall be given by the secretary-treasurer, and the meeting shall be held at the time and place named in the notice. Any change made or proposed with reference to the capital stock shall be made in accordance with the laws of the state on the subject of altering the capital stock of corporations.

ARTICLE VIII.
No stockholder shall ever be held liable for the debts or contracts of said corporation in any further sum than the unpaid balance due to the corporation on the shares owned by him, nor shall any more information be given or effect of the charter, or the charter null or exposing any stockholder to any liability beyond the unpaid balance due on his shares.

The subscribers hereto have respectively written opposite their names the amount of stock owned by them in this corporation, so that this act of incorporation may also serve as the original subscription list of the corporation.

Thus done and passed at my office in the city of New Orleans, state of Louisiana, on the day, month and year herein first above written, in the presence of Messrs. Thomas A. Tabary and Zachary Adler, competent witnesses of the age of majority and residents of this city, who have signed their names hereto, and said subscribers, and me, notary, after reading of the whole.

(Original Signed) Melville Israel, 17 shares; John Janvier, one share; Emil C. Roehl, 17 shares.

T. A. Tabary, Zachary Adler, (Seal) CHARLES ROSEN, 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 Roehl-Israel Woodworking Company was this day duly recorded in my office in Book 1051, Folio

(Signed) EMILE LEONARD, D. R.
New Orleans, Nov. 28, 1911.

nov 30-dec 7 14-21 28 1911 Jan 4 1912

and thirty-sixth, before me, Lawrence McDonough, a notary public, duly commissioned and qualified, in and for the parish of Orleans, and the city of New Orleans, and in the presence of the witnesses hereunto named and designated, personally came and appeared the several persons, whose names are hereunto subscribed, who declared that, availing themselves of the provisions of the laws and the constitution of the state of Louisiana, relative to the organization of corporations, they do by these presents, covenant, agree and bind themselves as well as such persons as may hereafter become associated with them, to form a corporation and to carry on the same, to wit: in law for the objects and purposes and under the clauses stipulated and articles hereunto set forth and expressed, which they hereby adopt as their charter, to-wit:

ARTICLE I.
The name and title of this corporation shall be THE J. BART DAVIS PIANO COMPANY, and by that name said corporation shall succeed for the term of ninety-nine (99) years from the date hereof, unless sooner dissolved. It shall have power to sue and be sued, to borrow money, hold, purchase, lease, sell and hypothecate real and personal property; to make and use a corporate seal; to name and appoint directors, managers and agents, and to establish such by-laws, rules and regulations for the management of the business and affairs of said corporation as may be necessary, the same to alter at pleasure; also to make and execute all contracts and other evidences of debt, and to secure same by mortgage or otherwise.

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

ARTICLE III.
The objects and purposes of this corporation, which this corporation is organized to manufacture, buy, sell, import, export and generally deal in pianos, organs and all kinds of musical instruments and all parts thereof. To manufacture, buy, sell, import, export and generally deal in all kinds of machinery, stoves, implements, appliances, substances and materials incidental to or entering into the manufacture of pianos, organs and other musical instruments, and to do all such things as are incident to and connected with said business.

ARTICLE IV.
The capital stock of this corporation shall be twenty thousand dollars (\$20,000.00), divided into one thousand shares (1,000) of twenty dollars (\$20.00) each, payable in cash or its equivalent.

ARTICLE V.
The affairs of this corporation shall be managed by a board of directors composed of three stockholders, to be elected by ballot, at such time and upon such terms and conditions as the board of directors shall prescribe. It is to be the duty of the board of directors, which shall hold office until the second Monday in January, 1913, or until their successors are elected and qualified, to select and appoint a president, vice-president and secretary-treasurer.

ARTICLE VI.
All the powers of this corporation are vested in said board of directors. Notice of election for officers and all other notices of meetings to be held by the stockholders shall be given by the secretary or president and mailed to each stockholder twenty days prior to the date fixed, and all elections and meetings shall be held under the direction and in such a manner as the board of directors may provide.

ARTICLE VII.
No stockholder shall be held liable for the contracts or debts of this corporation in any sum in excess of the unpaid balance due on the shares owned by him, and no information in the formation shall be given or effect of rendering this charter null and make the stockholder liable beyond said amount.

ARTICLE VIII.
This act of incorporation may be modified, changed or amended, or said corporation may be dissolved by a vote of three-fourths of the stock represented by a general meeting held for that purpose, and after notice shall have been given as provided in paragraph VI, and in case of dissolution its affairs shall be liquidated by the then existing board of directors.

Thus done and passed, in my office, at the city of New Orleans, on the day, month and year herein first above written, in the presence of Messrs. Solomon Wolf and John Watt Duffy, competent witnesses, who hereunto signed their names with said subscribers, and me, notary, after reading of the whole.

(Original Signed) J. Bart Davis, Louis Scherer, M. F. Dodge. (Witnesses) John Watt Duffy, S. Wolf.

LAWRENCE P. JAMES, 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 J. Bart Davis Piano Company was this day duly recorded in my office in Book 1051, Folio

(Signed) EMILE LEONARD, D. R.
New Orleans, Nov. 28, 1911.

nov 30-dec 7 14-21 28 1911 Jan 4 1912

CHARTER

OF ZORO REALTY COMPANY, LIMITED.

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

Be it known, that on this ninth day of the month of November, in the year of our Lord, one thousand nine hundred and eleven, before me, C. C. FRIEDRICH, 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 hereunto named and designated, personally came and appeared: The several persons whose names are hereunto subscribed, who declared that availing themselves of the provisions of Act No. 36 of the General Assembly of the session of 1888, they do hereby covenant, agree and bind themselves as well as such other persons as may hereafter become associated with them, to form a corporation and to carry on the same, to wit: to acquire, hold, lease, sell and mortgage real estate, improved and unimproved, and any manner of land in the state of Louisiana, either in bulk or in plot or other subdivisions, to plot, lay out in subdivisions and to erect dwellings, hotels, clubs, apartment houses, theatres, parks, or other places of amusement; to construct, lease, own, operate, lease, mortgage or sell the same, and generally to do a real estate business of all kinds, and to act as agents and as agents companies, whether local or foreign, and to do a general insurance business on life, fire, marine and burglary risks, etc., as

ARTICLE I.
The name and title of this corporation shall be the "ZORO REALTY COMPANY, LIMITED," and by that corporate name, it shall succeed for the term of ninety-nine years; to contract, sue and be sued, to make and use a corporate seal; to sue, bonds; borrow and lend money secured by mortgage or otherwise; to have and employ such managers, directors, officers, agents, and other employees as it may deem necessary; to make and execute all contracts and other evidences of debt, and to secure same by mortgage or otherwise.

ARTICLE II.
The domicile of this corporation shall be in the city of New Orleans and all citations and other legal process shall be served on the president, or in his absence on the vice-president, or 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 acquire, hold, lease, sell and mortgage real estate, improved and unimproved, and any manner of land in the state of Louisiana, either in bulk or in plot or other subdivisions, to plot, lay out in subdivisions and to erect dwellings, hotels, clubs, apartment houses, theatres, parks, or other places of amusement; to construct, lease, own, operate, lease, mortgage or sell the same, and generally to do a real estate business of all kinds, and to act as agents and as agents companies, whether local or foreign, and to do a general insurance business on life, fire, marine and burglary risks, etc., as

agents under the laws of the state of Louisiana, also to engage in the business of general contracting and as agents for bonding and surety companies and to do all things not herein expressed, but consistent or germane to any of the foregoing lines of business or trade.

ARTICLE IV.
The capital stock of this corporation is hereby fixed at the sum of five hundred thousand dollars (\$500,000.00) divided into and represented by five thousand (5,000) shares at one hundred dollars (\$100.00) each, to be paid for in cash or its equivalent, or in labor done or in property actually received.

A subscriber to the stock of this corporation shall have the right to pay for his stock at the rate of twenty-five cents (\$25.00) per share until his subscription shall have been fully paid, when a certificate shall be issued to him, but this option shall not prevent said subscriber from completing his full subscription at any time before its maturity, on the above basis; nor from paying the whole amount when subscribed. And provided further, should any subscriber to the stock of this corporation, having elected to pay up his subscription on the installment plan hereinbefore expressed, fail or neglect to pay his weekly installments as provided, and shall permit his weekly installments to remain unpaid for a period of twelve (12) weeks, then, and in that event, he shall forfeit to this corporation whatever sums he might have paid into its treasury.

This charter shall go into effect and this corporation be a going concern as soon as five hundred shares (\$500,000.00) of stock shall have been subscribed.

No stockholder shall ever be held liable or responsible for the contracts, debts or liabilities of said corporation, nor shall any mere informality in its organization have the effect of rendering this charter null or of exposing any stockholder to any liability, beyond the unpaid balance.

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 stock in his own name, a majority of whom shall constitute a quorum to transact business. They shall elect from their number a president, a vice-president, and a secretary. Any one of the above may likewise be treasurer.

The directors shall be elected annually by ballot, by the stockholders, at the office of the company on the second Monday of November of each year. Each stockholder shall be entitled, either in person or by proxy, to one vote for every share of stock held in his name, and said election shall be held under such rules as may be prescribed by the board of directors, and a majority of the votes cast shall elect.

Victor E. Sylvester, Sam Stone, Jr., George E. Morris, Roy P. Woodford, and Harold A. Moise are declared to be the first board of directors of said corporation to serve until the second Monday of November, 1914, or until their successors shall have been elected and qualified, with Victor E. Sylvester, as president and treasurer, Sam Stone, Jr., as vice-president, and George E. Morris, as secretary.

Any vacancies occurring on said board shall be filled by the remaining directors for the unexpired term.

The said board of directors shall make and establish all by-laws, rules and regulations for the government of said corporation and authority is given said board to do and perform and to embody in such by-laws, rules and regulations all the rights and powers granted to such corporations by the laws of this state and not repugnant to these Articles of Incorporation.

ARTICLE VI.
This charter may be modified, changed or altered, or said corporation may be dissolved at any general meeting of the stockholders, held for that purpose, and after notice shall have been given ten days previous notice shall have been given to each stockholder, and the same shall be recorded in the books of the corporation.

ARTICLE VII.
Whenever this corporation may be dissolved, either by limitation or by any other cause, its affairs shall be liquidated by three (3) stockholders who shall be appointed as commissioners of liquidation at a general meeting of the stockholders to be convened for such purpose after ten days previous notice shall have been given by mail to each stockholder mailed to his last known place of residence as it appears on the books of the company; said commissioners shall remain in office until after the affairs of the corporation shall have been fully settled and liquidated. In case of the death of one or more of said commissioners, the vacancy shall be filled by the survivor or surviving commissioners.

Thus done and passed in my office, at New Orleans, Louisiana, aforesaid, the day, month and year first above written, in the presence of J. P. Cordill and Clarence Smoot, both competent witnesses, who hereunto signed their names together with said subscribers, and me, notary, after reading of the whole.

(Original Signed) Victor E. Sylvester, Sam Stone, Jr., George E. Morris, 10 shares; Harold A. Moise, 10 shares; Sam Stone, Jr., 10 shares; R. P. Woodford, 10 shares; C. C. Friedrichs, 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 "Zoro Realty Company, Limited," was this day duly recorded in my office in Book 1051, folio

(Signed) EMILE LEONARD, D. R.
New Orleans, Nov. 16, 1911.

Nov. 23, 30; Dec. 7, 14, 21, 28, 1911.

nov 30-dec 7 14-21 28 1911 Jan 4 1912

ROLL OF HONOR OMITTED

FROM OUR ISSUE OF DEC. 7

ROLL OF HONOR—McDONOUGH No. 4 SCHOOL.

Scholarship and Department.

8 A—Frederick Cayard, Justin Pujol.

6 A—Lee Bainsfater, Robert Durand, Thomas Heron, Fred Strasser, John Sinclair, Mervine Umbach, Eustace Vegtlin.

5 A—Strubeby Drumm, Stanley Diket, William Donner, William Hornosky, Thomas Leatham, Roy Niklaus, James Murphy, James Murtagh, Harvey McNeely, Bernard Rice, John Riordan, Joseph Rosamano, Joseph Rumore, Birney Roussele, Aiden Oloyrd, August Tamborello.

5 B—Alfred Christy, Alvin Dupuis, John Arnolie, Clifton Wattigney, Francis Riordan, Richard Maher.

4 A—Harry Hoke, Alvin Chico, William Hildebrand, George Donely, Geo. Hambacher, James Moffet, Adolph Schwaib, Peter Reaney.

3 B—Harry Laufer, James Hogan, William Grundmeyer, Roy Parker, Orrin Christy, Vincent Reaney, Emmet Mahoney.

3 A—John Schwarzenbach.

3 B—Ned Whitmore, Tisdale Daniels, Henry Gerrets, Noel Duvic, Byrns Anderson, Matthew Morse, Camille Pitre, Francis Sadler.

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