

# \$25 Reward

It has come to our notice that some irresponsible person or persons have been tampering with the meters, seals and wires in some of the places we are furnishing light and power to in Algiers, McDonoghville and Gretna.

Notice is hereby given that this is strictly against the law and all such persons that may be found guilty of doing or allowing same to be done with a view of defrauding the company will be vigorously prosecuted.

No one has any right to tamper with your wires or meter installed in your premises unless they show a badge of the company.

We are now making a careful investigation of all meters and wires and hereby offer a reward of twenty-five dollars (\$25.00) for evidence leading to the conviction of the guilty party or parties.

**Algiers Railway & Lighting Co.,**  
222 Elmira Avenue.

## ALGIERS SAZERAC

OPP. ST. JOHN'S MARKET SALOON JACK SCHERER, Prop.

Oyster Loaves and Sandwiches

Sandwiches of All Kinds, Day and Night

## E. J. MOTHE

UNDERTAKER AND EMBALMER

Phone, Algiers 29. No. 222 Morgan Street

## John C. Meyer & Son.

JEWELERS

WATCHES, DIAMONDS, JEWELRY, SILVER AND PLATED WARE.

1233 Decatur St., Near U. S. Mint, New Orleans, Louisiana.

## M. Abascal & Bro., Ltd.

Dealers in

Groceries

and Western Produce,

PELICAN AVE., Cor. Verret St. ALGIERS, LA.

## Sierra Bros.

DEALERS IN

GROCERIES

IMPORTED WINES, LIQUORS, CIGARS, TOBACCO, ETC.

Bellefleur St. & Opelousas Ave. ALGIERS, LA.

## MARTIN S. MAHONEY,

ATTORNEY-AT-LAW,

NOTARY PUBLIC.

Office: 121 Carondelet Street, 323 Pelican Ave.

## CHARTER

OF BROUSSARD LAND COMPANY.

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

Be It Known, That on this nineteenth day of the month of December, 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-sixth, before me, Felix Joseph Puig, notary public duly commissioned and qualified in and for the Parish of Orleans, State of Louisiana, aforesaid, and in the presence of witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereinafter mentioned, and each of them, and each availing themselves of the provisions of the Constitution and Statutes 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 for the objects and purposes hereinafter set forth and expressed, which they hereby adopt as their charter, to-wit:

ARTICLE I.  
The name and title of the said corporation shall be "BROSSARD LAND COMPANY." And the undersigned, the said name it shall have the power and authority to have and enjoy succession for the term of ninety-nine years from the date hereof, to contract, to sue and to be sued, to use a corporate seal and the same to break or alter at pleasure to hold, lease, purchase and convey real estate, to mortgage and property both real and personal; to lend any portion of its capital stock or income from sources other than the proceeds of its securities; to name and appoint such officers and agents as the interest and convenience of the said corporation may require; to make and establish such by-laws, rules and regulations for the proper management of the affairs of the said corporation as may be necessary and proper; to change and alter at pleasure; and to do and perform all acts and things requisite and necessary to carry out the objects and purposes of said corporation.

ARTICLE II.  
The domicile of the said corporation and the principal office for the transaction of business shall be in the City of New Orleans, State of Louisiana. The President, or in his absence, the Secretary and Treasurer, shall be the officer upon whom citation and all judicial process shall be served.

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, reclaim, drain, irrigate and cultivate real estate and lands of the State of Louisiana; to lease and release real estate and lands; to mortgage and hypothecate the same; to buy and sell timber on land, logs and rafts; to construct and operate sawmills, planing mills, and other manufacturing plants, and to do a general land and timber trading business, and a farming business, and in and about the same to operate saw mills, planing mills, stone mills and other manufactures, and such team and logging roads and canals as may be necessary in connection therewith; and to do all other things necessary and proper to carry on its business.

ARTICLE IV.  
The capital stock of this corporation is hereby fixed at the sum of Twenty Thousand (\$20,000.00) Dollars, divided into Two Hundred (200) shares, of the par value of One Hundred (\$100.00) Dollars each, and shall be paid for in cash or in property or services, at such times and in such amounts and on such conditions as the Board of Directors may determine. This corporation shall be authorized to begin business whenever Five Thousand (\$5,000.00) Dollars of the capital stock shall have been subscribed for.

ARTICLE V.  
All the powers of the said corporation shall be exercised by and invested in a Board of Directors, composed of six stockholders, owning each at least one share of stock of said corporation; said directors to be elected at a general meeting convened for that purpose, on the first Monday of August of each succeeding year. Each share of stock represented at such meeting shall be entitled to one vote. Notice of such meetings, unless waived in writing, shall be given by letter mailed to the last known address of each stockholder, and shall be filed with the books of the company. Said elections shall be held at the office of the said corporation, under the supervision of two stockholders appointed for that purpose by the Board of Directors. The stockholders to be elected shall be those whose names are on the list of stockholders as of the date of the election, unless otherwise provided in the charter. The directors shall elect from their number a President and a Vice-President, and may also elect one or more other officers and employees of such offices as they deem proper, and the salaries of such officers and employees shall be fixed by the board.

ARTICLE VI.  
The following named persons shall constitute a quorum for the election of directors: Frank Godchaux, J. Blanc Monroe, Robert E. Troyan, and three other directors to be named by them, with J. Blanc Monroe as President, and Frank Godchaux, Secretary-Treasurer. They shall hold their offices until the first legal day of August of each year, and their successors are elected and qualified.

ARTICLE VII.  
No stockholder shall ever be held liable or responsible for the debts or liabilities of said corporation in any further or farther than the unpaid balance due on the shares of stock owned by him, nor shall any mere informality in its organization have the effect of rendering this Charter null or of exposing a stockholder to any liability beyond the amount of his stock.

ARTICLE VIII.  
This Act of Incorporation may be amended, altered or modified by a vote of three-fourths of the capital stock at a general meeting of the stockholders convened for that purpose after ten days' notice published in one of the daily morning papers of the City of New Orleans, and such persons as they may deem advisable, either for cash, property or stock in other corporations.

ARTICLE IX.  
At the expiration of this Charter or if sooner dissolved, its affairs shall be liquidated by three commissioners elected by the Board of Directors, and said commissioners are hereby authorized and empowered to sell real and personal, of the corporation, and to convey and complete title thereto, and to do all other things necessary and proper to carry out the objects and purposes of this Charter and to distribute the proceeds of the liquidation of the corporation among the stockholders.

ARTICLE X.  
Thus done and passed at my office in the City of New Orleans, Parish and State of Louisiana, on the day and date above written, in the presence of the undersigned witnesses, who hereunto sign their names and perform the acts necessary and proper to fully and completely liquidate its affairs and distribute the proceeds of the liquidation of the corporation among the stockholders.

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 Charter of the said BROSSARD LAND COMPANY, was this day duly recorded in my office in Book 1051, Page 10.

ARTICLE XII.  
I, the undersigned, Recorder of Mortgages in and for the Parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing Charter of the said BROSSARD LAND COMPANY, was this day duly recorded in my office in Book 1051, Page 10.

ARTICLE XIII.  
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 manufacture, sell and dispose of syrups, extracts and soft drinks and aerated waters; to obtain, register, purchase, lease, acquire, improve, operate and otherwise deal in copyrights,

## WHAT FATE DID

By CARL SARGENT CHACE

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The position occupied by a college boy seems to give no indication whatever of the position he will occupy in the world. This does not refer alone to his standing in his studies, but to his prominence or want of prominence in other respects. There are numerous instances of men who have graduated at the bottom of their class or have failed to graduate at all who have become distinguished, while those who graduated at the top have made a sorry showing in the battle of life. Fate is the chief factor in the premises.

Two students in antebellum days were chums at the University of Virginia. They were Huntington Courtney and Timothy Hutchinson. Their names typified their all round rank in college. Courtney was prominent in his studies and socially both in his class and in the limited but select society of those gathered about the university. Hutchinson, whose name was too long for ordinary use and commonly called Hutch, took such rank every way as his name would indicate. He was a poor scholar, a poor man for athletic sports and a poor man financially.

It often happens that excellent friends are the antipodes of each other. There were different theories mentioned why these men were chums, but the favorite was that Courtney found one to patronize, while Hutchinson found one to patronize him. But no one ever saw any patronizing between the two. Courtney continued to shine like a star of the first magnitude, while Hutchinson, who was inordinately lazy, maintained his position at the foot of the class.

There was one thing about the two men that was not apparent to their friends. Courtney learned easily, but his knowledge passed through him as through a sieve. His was mere study of books, not the practical lessons that would help him in the greater world. Hutchinson had little interest in books, but if anything in them caught his attention he put it away in his cranium and would know exactly how to use it when the occasion should arise. And here is the secret of the friendship. Courtney saw in Hutchinson his intellectual superior and intellectually leaned on him. Hutchinson found in Courtney one whose daily life interested and amused him, just as a man of parts may be entertained by a society novel.

Ten years passed. Courtney had somewhat disappointed his friends, and Hutchinson had made very little progress. Courtney had married a girl with a plantation; Hutchinson was a country lawyer. But the planters of those days were not given to law, and he earned but an ordinary living. One day he stumbled—no one knew how—on an important case and, by the mastery and original way in which he handled it, suddenly jumped to first rank in the Virginia bar.

He and Courtney were still intimate friends, and no one rejoiced so much as he over Hutchinson's sudden leap. They were both still under middle age. Hutchinson was unmarried. The civil war came on, and both men entered the Confederate army. When they came out Courtney was financially ruined. He had not studied a profession, and in the south before the war business was not considered an occupation for a gentleman. Hutchinson was not ruined, for there was nothing but himself to ruin, and he was stronger when he came out of the war than when he went in. He had not had the advantage of a military education, but he was very resourceful and knew how to turn things to advantage. The consequence was that he did some very good work and it was appreciated. His war record, together with his prominence as a lawyer, sent him to Washington as a congressman. Then something happened to spoil his career.

There was a duel. The trouble was said to be politics. Indeed, to the outside world it was politics. Hutchinson accused a prominent politician of dishonesty in office. The accused man, who was innocent of the charge and whom everybody connected with him thoroughly believed to be innocent, was forced, according to the custom of the country at that time, to challenge Hutchinson. They met, and Hutchinson killed his antagonist.

Hutchinson fell at once to the position he had occupied in college, or rather, to a far worse one, for he was cut by most of his neighbors and as soon as his term in congress expired was not re-nominated.

One man stood by him. That was his old friend Courtney. But Courtney could never understand his friend's antagonism to the man he had killed or why he should have ruined himself on account of it. He often asked Hutchinson to explain why he had committed political suicide, but never obtained any satisfaction.

Hutchinson joined that numerous colony of southerners in New York. There the obliquy attached to him was lost in the rush of a great city, and he seemed to be spurred to extraordinary action. He became a successful lawyer, and one of his favorite amusements was writing checks and sending them to his friend Courtney in the shape of so called loans. Hutchinson and two others are the only persons who ever knew the real cause of the duel. One of these two is dead, and the other is Mrs. Courtney.

## FACING EVIL

It is only by looking an evil fully in the face, neither magnifying nor hiding its real proportions, that we can obtain the requisite wisdom to avoid it, or the courage to vanquish it, or the fortitude to endure it.

## Forecasting the Weather.

Of all the scientific departments the weather bureau was started with the least amount of knowledge of its particular subject. Independent observers had gathered a small amount of disassociated facts and based conclusion as it suited them upon the facts. But meteorology was a very indefinite thing, strongly fibered with bad guesses, myths, traditions and theories. It was like the German grammar of which Mark Twain complained. For every page of rules there were forty pages of exceptions. When the weather bureau was started it was with little worth while. It had to map out a campaign of study, and there was no way of telling how long it might be before the study would permit of the laying down of rules. Every one knows that the bureau is far more efficient than it was. It is getting the hang of the weather, learning its multitudinous tricks, its coyness and treachery. It is in the nature of the case a slow affair.—Toledo Blade.

## Not to Be Deceived.

"John," she asked after she had finished packing her trunk, "will you remember to water the flowers in the porch boxes every day?"

"Very dear, I'll see that they are properly moistened regularly."

"And the rubber plant in the dining room. You know it will have to be sprayed about three times a week."

"I'll remember it."

"I'm afraid you'll forget the canary and let the poor little thing starve."

"Don't worry about the bird, dear. I'll take good care of him."

"But I feel sure you'll forget about keeping the curtains drawn so that things won't all be faded out when I get back."

"Don't give yourself a moment's uneasiness about the curtains. I'll keep the house as dark as a tunnel."

"John, I'm not going. You have some reason for being anxious to get rid of me?"—Chicago Record-Herald.

## The Druids.

The Druids were evidently of very great antiquity, for there cannot be much doubt that it was one of their customs that Virgil had in mind when he wrote in the "Aeneid" vi, 142, that the "only means of access for a living mortal to the world of spirits was the carrying of a golden twig which grew in a dark and thick grove." The resemblance of the story to the Druidical rites in dark groves. If a mistletoe was discovered growing upon an oak a priest severed it with a knife, and a festival was held under the tree at which two milk white bulls were offered as a sacrifice. This was a sacrifice to the sun god, and the mistletoe, from its pale greenish yellow tint, was regarded as a kind of vegetable gold and was accordingly looked upon as being a fit offering to the sun.—New York American.

## Catching Speed.

Two wild eyed horses, wearing dilapidated harness and drawing a battered delivery wagon, stopped at the stable door.

"Just had a runaway!" panted the driver.

"Then, for heaven's sake, don't put those horses in with the other horses that will soon go out on a trip," said the head hostler. "If you do they'll run away too. They always do. Before I learned as much about horses as I know now I brought on a dozen runaways by doing that fool trick. The horses that have just been on a spree are still worked up to fever pitch, the rest of the horses catch the spirit of the devil from them, and as soon as they get out they take a header."—New York Times.

## Deep Mourning.

The manager of the theater racked his brain in vain.

"We must do something," he repeated bitterly. "People will expect us to do something to show respect to the proprietor now that he is dead."

"Shall we close for the night of the funeral?" suggested the assistant stage manager.

"With this business? You're a fool, laddie, a fool. No; put the chorus in black stockings."

And it was even so.—Sporting Times.

## A Virginia Dish.

In a baking dish place alternate layers of sliced apples and sliced boiled sweet potatoes, each layer sweetened and flavored with nutmeg. Add a lump of butter, pour over a little water and bake slowly until the top is nicely browned. Serve in dish in which it is baked.—National Magazine.

## Friendly Candor.

"Is he a friend of yours?"

"Well, he seems to think he is. He never meets me without feeling that it is his duty to tell me something that will leave me unhappy for the rest of the day."—Chicago Record-Herald.

## A Dog's Age.

The age of dogs ranges from twelve to fourteen years when they receive proper care.

## CHARTER

JACOBS GLEASON, Incorporated.

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

Be It Known, That on this twenty-fifth day of the month of November, in the year one thousand nine hundred and eleven, before me, Walter L. Gleason, a notary public duly commissioned and qualified in and for the Parish of Orleans, State of Louisiana aforesaid, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, who declared that they desired to organize a corporation for the objects and purposes hereinafter set forth and expressed, and under the provisions of the laws of the state relative to the organization of corporations, they have consented, covenanted, agreed, and by these presents do form and constitute themselves as well as such other persons as may hereafter join or become associated with them, into a corporation for the objects and purposes, and under the provisions and stipulations following, to-wit:

## ARTICLE I.

The name and title of this corporation shall be the "JACOBS GLEASON, Incorporated," and the undersigned, the said name it shall have the power and authority to have and enjoy succession for the term of ninety-nine years from the date hereof, to contract, to sue and to be sued, to use a corporate seal and the same to break or alter at pleasure to hold, lease, purchase and convey real estate, to mortgage and property both real and personal; to lend any portion of its capital stock or income from sources other than the proceeds of its securities; to name and appoint such officers and agents as the interest and convenience of the said corporation may require; to make and establish such by-laws, rules and regulations for the proper management of the affairs of the said corporation as may be necessary and proper; to change and alter at pleasure; and to do and perform all acts and things requisite and necessary to carry out the objects and purposes of said corporation.

## ARTICLE II.

The domicile of said corporation shall be in the City of New Orleans, State of Louisiana, and all citations and other legal process shall be served on the president and in his absence on the vice-president, or in the absence of both of said officers, then said service shall be made on the secretary-treasurer of said company.

## 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 manufacture, sell and dispose of syrups, extracts and soft drinks and aerated waters; to obtain, register, purchase, lease, acquire, improve, operate and otherwise deal in copyrights,

## NEW YORK

That in the average three-minute telephone conversation at least 300 words are spoken?

That, unlike the telegram, a telephone talk is a message sent and answer received?

That this is accomplished at one and the same time for the same price?

What would the cost be if you sent by telegraph the same number of words spoken in the ordinary telephone conversation?

Our splendid facilities go everywhere.

The rates are reasonable.

Save time and money by patronizing us.

We transmit money by telephone on reasonable terms.

## Cumberland Telephone & Telegraph Co., Inc.

FOR YOUR Comfort and Convenience

OUR ELEGANT AND COMPLETE LINE OF CABINET, ELEVATED OVEN AND STANDARD RANGES NOW ON DISPLAY AT OUR SALESROOM. INQUIRE ABOUT OUR NEW CIRCULATING WATER HEATERS.

## N.O. Gas Light Company

## S. C. Oswald, Plumbing and Sewering Work

PROMPT ESTIMATES. 401 OPELOUSAS AVE. PHONE ALGIERS 218

power to contract, sue and be sued in its corporate name; to make and use a corporate seal, and the same to break or alter at pleasure; to hold, lease, purchase, and convey real estate, to mortgage and property both real and personal; to issue notes and other securities, and to make and establish such by-laws, rules and regulations for the proper management of the affairs of the said corporation as may be necessary and proper.

## ARTICLE II.

The domicile of said corporation shall be in the City of New Orleans, State of Louisiana, and all citations and other legal process shall be served on the president and in his absence on the vice-president, or in the absence of both of said officers, then said service shall be made on the secretary-treasurer of said company.

## ARTICLE III.

The capital stock of this corporation is hereby fixed at the sum of three thousand (\$3,000.00) Dollars, divided into thirty (30) shares, of the par value of one hundred (\$100.00) Dollars each, which shall be paid in cash, or may be issued at not less than par, in payment of property actually purchased or for services rendered to said corporation.

## ARTICLE IV.

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 and dispose of real estate, to mortgage and property both real and personal; to issue notes and other securities, and to make and establish such by-laws, rules and regulations for the proper management of the affairs of the said corporation as may be necessary and proper.

## ARTICLE V.

All the corporate powers of this company shall be vested in and exercised by a Board of Directors, composed of three stockholders, a majority of whom shall constitute a quorum for the transaction of all business. The directors shall be elected annually, on the first Monday of each year.

## ARTICLE VI.

No stockholder shall ever be held liable or responsible for the debts or liabilities of said corporation in any further or farther than the unpaid balance due on the shares of stock owned by him, nor shall any mere informality in its organization have the effect of rendering this Charter null or of exposing a stockholder to any liability beyond the amount of his stock.

## ARTICLE VII.

This Act of Incorporation may be amended, altered or modified by a vote of three-fourths of the capital stock at a general meeting of the stockholders convened for that purpose after ten days' notice published in one of the daily morning papers of the City of New Orleans, and such persons as they may deem advisable, either for cash, property or stock in other corporations.

## ARTICLE VIII.

At the expiration of this Charter or if sooner dissolved, its affairs shall be liquidated by three commissioners elected by the Board of Directors, and said commissioners are hereby authorized and empowered to sell real and personal, of the corporation, and to convey and complete title thereto, and to do all other things necessary and proper to carry out the objects and purposes of this Charter and to distribute the proceeds of the liquidation of the corporation among the stockholders.

## 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 Charter of the said JACOBS GLEASON, Incorporated, was this day duly recorded in my office in Book 1051, Page 10.

## 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 Charter of the said JACOBS GLEASON, Incorporated, was this day duly recorded in my office in Book 1051, Page 10.

## ARTICLE XI.

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 manufacture, sell and dispose of syrups, extracts and soft drinks and aerated waters; to obtain, register, purchase, lease, acquire, improve, operate and otherwise deal in copyrights,

## ARTICLE XII.

Thus done and passed at my office in the City of New Orleans, Parish and State of Louisiana, on the day and date above written, in the presence of the undersigned witnesses, who hereunto sign their names and perform the acts necessary and proper to fully and completely liquidate its affairs and distribute the proceeds of the liquidation of the corporation among the stockholders.

WITNESSES: CHAS. I. DENECHEAD, Wm. V. Seeber, and Charles I. Denechead, competent witnesses, who have heretofore signed these presents, together with the said subscribers and me, notary, after due reading of the whole.

(Original signed) J. Blanc Monroe, Secretary-Treasurer.

(Witnesses) Chas. I. Denechead, Wm. V. Seeber.

ANTHONY J. ROSSI, 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 Charter of the said JACOBS GLEASON, Incorporated, was this day duly recorded in my office in Book 1051, Page 10.

(Signed) EMILE LEONARD, D.R. I do hereby certify the above and foregoing to be a true copy of the amendment to the act of incorporation of the Crescent City Manufacturing Company, Limited, together with the certificate of the recorder of mortgages hereto attached, of record on the 14th day of December, 1911.

Witnessed, after the reading and seal of office this 14th day of December, 1911.

ANTHONY ROSSI, Not. Pub. dec. 21-25 Jan 4-11-18-25-1911.