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SOCIETIES.

Where and When They Meet and Ad-
dresses of Their Officers.

Masonic.

Sts. John Lodge No. 153

St. John Lodge No. 153, F. and A.
M., meets every Tuesday evening in
Masonic Hall, corner Olivier street and
Pelican avenue at 7:30 o'clock.

Louis Acker, W. M., 721 Patterson;
F. W. Sadler, S. W.; Edward Doster, J. W.;
George Herbert, Jr., treasurer; L. J. Peterson,
secretary, 518 Venet street;
W. Senat, Tyler; H. S. Manon, S. D.;
Thomas H. Regan, J. D.; W. H. La-
husen, M. C.; C. A. Sutherland,
chaplain; J. M. Couget and B. H.
Horne, stewards; George Herbert, Jr.,
organist.

Pythian.

Crescent Lodge No. 3.

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

R. Chestnut, chancellor commander;
L. J. Burton, vice chancellor; A. S.
Covell, prelate; J. B. Babin, master of
work; C. Berthaut, master-at-arms; E.
E. Babin, keeper of records and seal;
George Lecourt, master of finance; L.
J. Peterson, master of exchequer; C.
Miller, janitor; Louis Martin,
outer guard; J. B. Babin, grand repre-
sentative; L. J. Burton, alternate; C.
Miller, janitor; E. E. Babin, organist;
E. J. Mothe and J. B. Babin, general
relief committee; R. Chestnut, J. B.
Babin and C. Berthaut, committee of
fine; Louis Peterson, Dr. C. V. Kraft,
and L. J. Burton, trustees; Dr. Jno. A.
Rupp and Dr. Chas. Gelbke, physi-
cians; E. J. Mothe, undertaker.

Virginia Lodge No. 136.

Virginia Lodge No. 136, K. of P.,
meets on the second and fourth Mon-
days of each month in Pythian Hall at
7:30 p. m.

B. Voegtlin, chancellor commander;
Andrew Stecklin, vice chancellor; A. J.
Besson, prelate; W. Cuny, master of
work; L. F. Gisch, keeper of records
and seal; A. F. Kaufman, master of
finance; C. Krogh, master of exchequer;
H. Munsterman, master-at-arms; W.
Goodwin, inner guard; J. E. Thorning,
outer guard; Shade G. Smith, grand
lodge representative; A. J. Besson, al-
ternate; S. G. Smith and L. F. Gisch,
general relief committee; S. C. Smith
and H. Myers, trustees; John Barrett,
undertaker; Dr. J. E. Pollock, physi-
cian; S. G. Smith and W. B. Owens,
joint entertainment committee.

Order of Eastern Star—St. John Chap-
ter No. 35.

St. John Chapter No. 35—Meets on
the second and fourth Mondays of
each month in Masonic Hall, at 7:30
o'clock.
Mrs. A. Smith, worthy matron, 625

Belleville street; A. A. Spier, worthy
patron; Mrs. Nellie Reynolds, associa-
te matron; Mrs. Florence Amuedo,
conductress; Mrs. Lillie Goodlett, as-
sociate conductress; Mrs. A. Burgis,
secretary, 528 Bouny street; Mrs. S.
Sutherland, treasurer; Mrs. Margaret
Arnold, Adah; Mrs. Mary Cary, Ruth;
Miss Maud Tufts, Esther; Mrs. Viola
Huckins, Marjha; Mrs. A. Babin,
Electa; Mrs. Josephine Frisch,
warder; Wm. Lucas, sentinel; Mrs.
Lizzie Borden, chaplain; Mrs. A. Van-
derlunden, marshal; Miss Olga Nel-
son, organist.

Woodmen Circle.

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 Belle-
ville street; Lizzie Borden, clerk, 549
Vallette street; M. Stalcup, assistant
clerk; Anna Vanderlinden, past
guardian; Mary Jacobs, advisor; Hattie
Tufts, banker; Shade G. Smith, at-
tendant; Louise B. Casanova, chap-
lain; Dr. J. Ernest Pollock, physician;
Josephine Mock, inner sentinel; Mrs.
J. Matchett, outer sentinel; Grace
Fruitt, Emma Short and Ida Hymel,
managers; Gertrude Back, organist;
Jno. A. Barrett; E. J. Mothe, under-
taker.

Benevolent Associations.

**GERMAN BENEVOLENT ASSOCIA-
TION.**

Meets on the first Wednesday of ev-
ery month at Rensky'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;
F. M. Weber, Alix and Verret streets,
chairman of sick committee; John
Teteberg, chairman of widow and or-
phans' committee; Peter Bensingler
and Theodore Duerth; William Oden-
wald, marshal; Dr. M. J. Manent, phy-
sician; George Brunssann, undertaker.
Address all letters and communi-
cations to Frank Kraemer, 535 Belleville
street.

CHARTER

OF THE NEW ORLEANS COMMERCIAL
COMPANY, LIMITED.

ARTICLE I.
The name and style of this corporation
shall be "NEW ORLEANS COMMERCIAL
COMPANY, LIMITED," and under its said
name it shall have the power to contract,
make and use a corporate seal, to buy,
sell, lease, mortgage, hypothecate and
pledge, to receive, convey, and assign
all kinds of real, personal, mixed, corp-
orate property, real, personal, mixed, corp-
orate and incorporeal; to name and ap-
point such managers and agents, directors
and officers as its business, interest and con-
venience may require, and to make and estab-
lish such by-laws, rules and regulations
for the proper government of the affairs of
this corporation as may be necessary and
proper.

ARTICLE II.
The domicile of said corporation shall be
in the city of New Orleans, state of Louisi-
ana, and all citation and other legal process
shall be served upon the president of said
corporation, or in the event of his absence
upon the vice-president thereof, and in the
absence of both of said officers upon the
secretary-treasurer.

ARTICLE III.
The objects and purposes of this corpora-
tion shall be to buy, sell, lease, mortgage,
pledge, hypothecate, convey, and assign
all kinds of real, personal, mixed, corp-
orate and incorporeal property, and to
operate such factory or factories, power,
appliance and appurtenances, and all such
other business as may be necessary and
proper for its purposes; and this corporation
shall have all the rights, powers and privi-
leges necessary for its purposes, not repugnant
to the laws of the State of Louisiana.

ARTICLE IV.
The capital stock of this corporation is
hereby fixed at twenty thousand dollars,
divided into two hundred shares of the par
value of one hundred dollars each, which
shares shall be paid for in cash or in the
purchase of property, as issued. All shares
shall be issued by the secretary-treasurer
of this corporation, and he shall be held
liable for the issue of any shares not duly
issued or for the issue of any shares in
violation of the laws of this state. The
secretary-treasurer shall also be held
liable for the issue of any shares in
violation of the laws of this state. The
secretary-treasurer shall also be held
liable for the issue of any shares in
violation of the laws of this state.

The buying and selling in this country or in
any foreign country of any hides, wool,
rubber, feathers, moss, beeswax, tallow,
honey, green fruit, pecans and country pro-
duce generally for its sale or purchase, and
to act as commission merchants for the
purpose of sales of any of the above enu-
merated commodities, and to manufacture
products; and this corporation shall have
the right to build, lease and own such build-
ings, machinery and other property as may be
convenient or necessary for the conduct of
its business.

ARTICLE IV.
The capital stock of this corporation is
hereby fixed at the sum of twenty-five thou-
sand dollars, divided into two hundred and
fifty shares of the par value of one hundred
dollars each, which shares shall be paid for
in cash or in the purchase of property, as
issued. All shares shall be issued by the
secretary-treasurer of this corporation, and
he shall be held liable for the issue of any
shares not duly issued or for the issue of
any shares in violation of the laws of this
state. The secretary-treasurer shall also
be held liable for the issue of any shares
in violation of the laws of this state.

ARTICLE V.
All the corporate powers of this corpora-
tion shall be vested in a board of directors
composed of four (4) stockholders, each of
whom shall own at least one share of the
capital stock of the company standing in
his name on the books of the company, at
any and every meeting of the directors, and
constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
corporation. The directors shall annually
elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE VI.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
corporation. The directors shall annually
elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE VII.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
corporation. The directors shall annually
elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE VIII.
This act of incorporation may be changed
or altered or said corporation may be dis-
solved with the assent of three-fourths of
the capital stock represented at a general
meeting of the stockholders convened for
such purpose and after notice shall have
been given in one or more newspapers pub-
lished in the city of New Orleans, once a
week for four weeks preceding the meeting,
and by a written notice mailed to each
stockholder at his last known post office
address.

This done and passed in my office in said
city of New Orleans, this 25th day of April,
1912, at 11 o'clock a. m., in the presence of
J. Oswald Walker and George Schmitt, both
of lawful age and residents of this parish,
competent witnesses, who sign hereto with
the said apparer and me, notary public,
after due reading of the whole.

Original Signed: Frank B. Castanera, A.
O. Bourdon, W. A. White, Chas. A. Des-
porte, J. B. Peterson, Angelo Manque, Geo. G.
Del Valle.
A. J. PETERS, Notary Public.

**ORIGINAL LIST OF SUBSCRIPTION TO
THE SHARES OF THE BOURDON-
CASTANERA PACKING COMPANY, OF NEW
ORLEANS, LA.**
State of Louisiana, City of New Orleans,
Parish of Orleans.
We, the undersigned, do hereby subscribe
for and undertake to receive and pay for
in the manner prescribed by the charter and
by the resolution of the Board of Directors
of the Bourdon-Castanera Packing Company,
the number of shares of the capital stock of
said corporation as opposite our respective
names, viz:

New Orleans, La., March 29th, 1912.
Frank B. Castanera, fifty shares, \$5,000;
A. O. Bourdon, fifty shares, \$5,000;
W. A. White, fifty shares, \$5,000;
Chas. A. Des-
porte, fifty shares, \$5,000.
(Signed) A. J. PETERS,
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
Bourdon-Castanera Packing Company, was
this day duly recorded in my office, in book
number 780, New Orleans, March 30th, 1912.
(Original Signed)

EMILE LEONARD, D. R. M.
Recorder of Mortgages,
New Orleans, La., April 5th, 1912.
A. J. PETERS, Notary Public.
apr 11 18 25 may 2 9 16 1912

**AMENDMENT TO
CHARTER**

OF J. BART DAVIS PIANO COMPANY.

Be it known that on the sixth day of
the month of April, in the year of our Lord
one thousand nine hundred and twelve, be-
fore me, Lawrence M. Janin, a notary public,
duly commissioned and qualified in and for
the parish of Orleans, state of Louisiana,
personally came and appeared, J. Bart
Davis, personally came and appeared, J.
Bart Davis, heretofore president of the said
company as president of the J. Bart Davis
Piano Company, a corporation duly organ-
ized under the laws of the state of Louisi-
ana, and domiciled in this city; the said
apparer herein, acting in his said official
capacity as president of the said company,
and in and for the said company, did make
and execute a certain instrument in writing,
to-wit: a resolution of the board of directors
of the said company, passed before me, the
said notary public, on the 22nd day of
November, 1911, and recorded in the
mortgage office of this parish in book 1051,
pages 34 and 35, and a copy of the same
was filed in my office, in book number 780,
New Orleans, March 30th, 1912, and the
said instrument, a copy of which was
presented to me, the said notary public,
and it was at that said meeting
declared, read and approved by the
stockholders of said company that Article
IV of said act of incorporation should be
amended, altered and changed, so as to
read as follows, to-wit:

ARTICLE I.
The name and style of this corporation
shall be "Bourdon-Castanera Packing
Company," and under that name it shall
have the power to contract, make and use
a corporate seal, to buy, sell, lease, mort-
gage, hypothecate and pledge, to receive,
convey, and assign all kinds of real, per-
sonal, mixed, corporate and incorporeal
property, and to operate such factory or
factories, power, appliance and appurtenances,
and all such other business as may be
necessary and proper for its purposes; and
this corporation shall have all the rights,
powers and privileges necessary for its
purposes, not repugnant to the laws of
the State of Louisiana.

ARTICLE II.
The domicile of said corporation shall be
in the city of New Orleans, state of Louisi-
ana, and all citation and other legal process
shall be served on the president, and in
his absence, on any vice-president, and in
the absence of both of said officers upon the
secretary-treasurer.

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
declared to be, to buy, sell, lease, mort-
gage, hypothecate and pledge, to receive,
convey, and assign all kinds of real, per-
sonal, mixed, corporate and incorporeal
property, and to operate such factory or
factories, power, appliance and appurtenances,
and all such other business as may be
necessary and proper for its purposes; and
this corporation shall have all the rights,
powers and privileges necessary for its
purposes, not repugnant to the laws of
the State of Louisiana.

ARTICLE IV.
The capital stock of this corporation is
hereby fixed at twenty thousand dollars,
divided into two hundred shares of the par
value of one hundred dollars each, which
shares shall be paid for in cash or in the
purchase of property, as issued. All shares
shall be issued by the secretary-treasurer
of this corporation, and he shall be held
liable for the issue of any shares not duly
issued or for the issue of any shares in
violation of the laws of this state. The
secretary-treasurer shall also be held
liable for the issue of any shares in
violation of the laws of this state. The
secretary-treasurer shall also be held
liable for the issue of any shares in
violation of the laws of this state.

I, Lawrence M. Janin, a notary public,
duly commissioned and qualified, in and for
the parish of Orleans, state of Louisiana, do
hereby certify that the above and foregoing
act of incorporation of the Bourdon-Cas-
tanera Packing Company, was this day
duly recorded in my office, in book number
780, New Orleans, March 30th, 1912.
(Original Signed)

ARTICLE V.
All the corporate powers of this corpora-
tion shall be vested in a board of directors
composed of four (4) stockholders, each of
whom shall own at least one share of the
capital stock of the company standing in
his name on the books of the company, at
any and every meeting of the directors, and
constitute a quorum to do business. The board of directors
shall be elected annually by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum to do business. The
board of directors shall be elected annually
on the first Monday of the month of March,
beginning with the year 1913. Notice of the
election of directors shall be given by written
or printed notice directed to each of the
stockholders, at their last known post office
address, ten days prior to the meeting. At
all such elections and at all corporate meet-
ings, every stockholder shall be entitled to
one vote for each share of stock standing
in his name on the books of the company, to
be cast in person or by his written proxy.
The directors elected by the stockholders
shall have been elected and qualified, and
they shall be vested with the general ad-
ministration of the affairs of this corpora-
tion. The directors shall annually elect from
among their number a president, a vice-presi-
dent, a secretary-treasurer, and such other
officers as they may deem best, and in such
manner as they may desire, and may design-
ate any individual to represent them as their
attorney, under a duly formal power, and to
execute the same, and to do all such acts and
things as may be required to effect a sale or
other disposition of this corporation's assets.

ARTICLE VI.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
corporation. The directors shall annually
elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE VII.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
corporation. The directors shall annually
elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE VIII.
This act of incorporation may be changed
or altered or said corporation may be dis-
solved with the assent of three-fourths of
the capital stock represented at a general
meeting of the stockholders convened for
such purpose and after notice shall have
been given in one or more newspapers pub-
lished in the city of New Orleans, once a
week for four weeks preceding the meeting,
and by a written notice mailed to each
stockholder at his last known post office
address.

ARTICLE IX.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
corporation. The directors shall annually
elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE X.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
corporation. The directors shall annually
elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE XI.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
the stockholders shall have been elected and
qualified and they shall be vested with the
general administration of the affairs of this
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elect from among their number a president,
a vice-president and a secretary-treasurer,
and such other officers as they may deem best,
and in such manner as they may desire, and
may designate any individual to represent them
as their attorney, under a duly formal power,
and to execute the same, and to do all such
acts and things as may be required to effect a
sale or other disposition of this corporation's
assets.

ARTICLE XII.
Whenever this corporation is dissolved,
whether by limitation or any other cause, its
affairs shall be liquidated by the stockholders,
each of whom shall own at least one share
of the capital stock of the company standing
in his name on the books of the company, at
any and every meeting of the stockholders,
and constitute a quorum. This board shall be
elected annually on the first Monday of the
month of March, beginning with the year
1913. Notice of the election of directors
shall be given by written or printed notice
directed to each of the stockholders, at their
last known post office address, ten days prior
to the meeting. At all such elections and at
all corporate meetings, every stockholder
shall be entitled to one vote for each share
of stock standing in his name on the books
of the company, to be cast in person or by
his written proxy. The directors elected by
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