

BIG BENEFACTIONS MARKED YEAR '12

Philanthropies of Period Reach \$327,000,000.

LEAD 1911 BY \$152,000,000

Carnegie Leads Givers—Total Would Maintain Army and Navy For One Year—Sums Given in Twelve Years Would Provide 92 Cents Each to World's Inhabitants.

GIVERS OF \$10,000 OR OVER DURING CALENDAR YEAR 1912.

Table listing names and donation amounts: J. Pierpont Morgan, \$1,000,000; Andrew Carnegie, \$1,000,000; Bell Telephone Co., \$1,000,000; Mrs. Robert Carson, \$500,000; Capt. John C. Martin, \$500,000; P. A. B. Widener, \$400,000; John D. Rockefeller, \$300,000; Richard T. Crane, \$250,000; Mr. and Mrs. T. F. Ryan, \$200,000; George F. Baker, \$200,000; Henry F. Dimock, \$187,000; Mrs. Caroline Neustadter, \$150,000; John D. Rockefeller, Jr., \$130,000; Mrs. Russell Sage, \$100,000; Mrs. E. H. Harriman, \$100,000; Calvary Morris, \$100,000; Francis L. Leland, \$100,000; Edward Jackson, \$100,000; Sears, Roebuck & Co., \$100,000; Mary Parker Cummings, \$100,000; Mr. and Mrs. L. P. Morton, \$100,000; Edwin Bancroft Foote, \$100,000; W. M. Farnsworth, \$100,000; Mrs. Marshall O. Terry, \$100,000; William Hall Penfold, \$100,000; Mrs. Cornelia Storrs, \$100,000; Sebastian de Lawrence, \$100,000; Henry DeWitt, \$100,000; Miss Flora B. Johnson, \$100,000; Gen. T. Coleman du Pont, \$100,000; Dr. Morris Loeb, \$100,000.

The year 1912 was notable for the large number of benefactions for educational and philanthropic purposes. The total benefactions, accruing from amounts of \$10,000 up, were approximately \$327,000,000. It is probable that the sum of the lesser donations would reach about \$25,000,000, making \$327,000,000 in all. These figures exceed the preceding year by \$152,000,000.

Educational works were the most popular channel for the distribution of this money. Hospitals and the care of the aged came next, with gifts for religious enterprises a close third. Besides the known amounts, there were innumerable donations by persons whose identity was not disclosed or disclosed to only a few.

In England during 1912 the benefactions aggregated only about \$20,000,000. The American benefactions would more than pay for a year's maintenance of the army and navy. The aggregate is more than the capital of the Bank of England or of the Imperial Bank of Germany and exceeds the amount of money in the subtreasury in New York.

During the past twelve years \$1,502,000,000 has been given away in this country, which if distributed to all the inhabitants of the earth would be 92 cents for each individual, or it would supply \$16.33 for each inhabitant of continental United States.

Carnegie Benefactions.

Andrew Carnegie leads among the givers, although the actual disbursements of his wealth are not all shown in items for 1912. He announced that he had placed all of his fortune except \$25,000,000 in the Carnegie Corporation of New York. Other donations made by Mr. Carnegie ran to more than 1,000 separate items, which would total over \$10,000,000. Among the larger sums were \$2,000,000 to the Carnegie Foundation for the Advancement of Teaching, an endowment fund not yet accepted for future retired presidents of the United States, which would allow them \$25,000 a year each; \$2,000,000 to the Carnegie Technical schools for the establishment of a school for fine arts; \$100,000 to Yale Forest school; \$75,000 for a library in the northern section of New York city; \$50,000 to the University of Denver; \$50,000 to the Western College of Ohio; \$20,000 to Albion college; \$20,000 to Pacific university; \$18,000 to Welles college to complete its library; \$15,000 to Shurtzoff college for a library, etc.

J. P. Morgan's Gifts.

The gift of J. P. Morgan in art treasures valued at about \$50,000,000 was made to the Metropolitan Museum of Art on condition that an addition to the museum should be built for housing them. In addition, a large sum was paid to have them brought to this country. This large donation, coupled with his other benefactions, makes Mr. Morgan one of the leaders among the givers of the year. His other gifts included \$200,000 to the Trinity college for a library, \$100,000 to the Peabody College for Teachers, \$100,000 to the general convention of the Protestant Episcopal church and \$50,000 each to the University of Gottingen, in Germany; the London Y. M. C. A. and a fund to build a hotel for seafarers. The Bell Telephone company announced the establishment of a \$10,000,000 pension fund for employees who have been in its service for more than a year. John D. Rockefeller has fallen off considerably in the matter of giving during the past year. In 1910 his gifts totaled \$17,000,000 and in 1911 about \$5,000,000. In the last twelve months the amount of his known benefactions was about \$3,000,000.

Two Archbishops.

The archbishop of Canterbury is one of all England and therefore takes precedence of the archbishop of York, who is only "primate of England." This very nice distinction was made several centuries ago on account of a very bitter dispute arising between the two functionaries as to which should precede the other. The matter was settled by conferring precedence upon the archbishop of Canterbury, the two titles being also bestowed at the same time.

Church Calendar.

CHURCH OF THE HOLY NAME OF MARY.

Thos. J. Larkin, Parish Priest. Sunday (October 1 till June 1)—Masses: 5:15, 7:00; High Mass, 10:00; Sermon; 8:15, Children's Mass, Sunday School; 4:30 p. m., Benediction of the Blessed Sacrament. Sunday (June 1 till October 1)—Masses: 5:15, 7:00 and 9:00; Children's Mass at 8:30. Benediction of the Blessed Sacrament after the last Mass. Weekdays—Masses, 6:00, 6:30, 7:00. Wednesday, Children's Mass at 8:15. Baptisms—October 1 till June 1, from 2 to 4 p. m.; June 1 till October 1, 4 to 6 p. m. Confessions every day from 6 to 7 a. m. Saturdays and eves of Feasts, from 4 p. m. till 8:30 p. m. Sick calls at any hour, day or night. It is, however, requested that notice of such calls be given in the forenoon.

Alter Society the first Tuesday, in the Rectory, at 7:30 p. m. Conference St. Vincent de Paul, every Monday night, in the Rectory, at 7:30 p. m. Holy Angels Sodality, on the first Wednesday, in the Convent, at 3:30. Young Ladies' Sodality on the fourth Monday, in the parlors of the Rectory, at 7:30 p. m. Children of Mary, on the third Sunday. Altar Boys, St. John Berchman's Sodality, on the third Tuesday in rectory at 7 p. m. Apostleship of Prayer—Gentlemen promoters on Friday following the third Sunday, in Rectory, at 7 p. m. Lady promoters on the fourth Sunday, in Rectory, at 5 p. m. Holy Name Society, every third Sunday in the Church at 7:30 p. m. The Officers and Board of Councillors, on the Friday following the third Sunday in the Presbytery at 7:30 p. m.

MOUNT OLIVET CHURCH.

Rev. W. S. Slack, Rector, 235 Olivier St. Telephone, Algiers 235. Sundays—Holy Communion, 7:30 a. m.; Sunday School, 9:30 a. m.; Morning Prayer or Litany and address, 11 a. m.; Confirmation Class (children), 4 p. m.; Evening Prayer and sermon, 7:30 p. m. Holy Days, Holy Communion, 7:30 a. m. unless otherwise announced. Vestry meets first Thursday of each month at the Rectory, 7:30 p. m. Ladies' Guild meets Tuesday after the third Sunday at the Rectory, 7:30 p. m. Senior Chapter Brotherhood of St. Andrew, second and fourth Tuesdays at the Rectory, 8:00 p. m. Choir Guild first Tuesday after practice. Girls' Friendly Society, second Thursday at 7:00 p. m., homes of members. Missionary Society, second Friday, 4 p. m. Teachers' Meeting, Saturday, 7 p. m.

TRINITY EV.-LUTHERAN CHURCH.

Cor. Olivier and Eliza Streets. Rev. A. J. Schlessler, Pastor. Residence: 438 Olivier Street. German—Every Sunday at 10:30 a. m. English—Every Sunday at 8 a. m. Sunday School—9:15 a. m. Weekday Services—Conducted in the English language, every Thursday night 7:30, from October to June. Communion services are previously announced. Church festivals observed by special services. A parochial day school, conducted by a special teacher, in connection with the church. Meetings—Congregational meeting, every second Monday, 7:30 p. m.; German Frauenverein, every first Wednesday, 3 p. m.; Helping Hand Circle, every first Wednesday, 7:30 p. m.; Young People's Society, every second Tuesday, 7:30 p. m.

METHODIST CHURCH.

Sunday Service. Rev. R. M. Brown, 409 Pelican Ave. Morning service, 11 a. m.; evening service, 7:30 p. m.; Sunday School, 9:30 a. m.; Junior Epworth League, 4:00 p. m.; Senior Epworth League, 7:00 p. m. Junior Epworth League Social and Business meeting at the church on the second Friday, 7:30 p. m. Senior Epworth League Literary, Social and Business meeting at the church on the fourth Friday, 7:30 p. m. Woman's Home Mission Society at the church on the first Tuesday of each month and on third Tuesday of each month at the homes of its members at 7:30 p. m. Choir practice every Saturday at the church at 7:30 p. m.

PRESBYTERIAN CHURCH.

Sunday school is held every Sunday evening at 8 o'clock and preaching every second Sunday at Pythian Hall by the Rev. J. C. Barr and Rev. J. P. Dillon.

SOCIETIES.

Where and When They Meet and Addresses 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 Dozier, J. W.; George Hebert, Jr., treasurer; L. J. Peterson, secretary, 518 Venet street; W. Senat, Tyler; H. S. Mansson, S. D.; Thomas H. Regan, J. D.; W. H. LaBuse, M. of 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, inner guard; Louis Martin, outer guard; J. B. Babin, grand representative; L. J. Burton, alternate; C. Miller, janitor; F. E. Babin, organist; E. J. Mothe and J. B. Babin, general relief committee; R. Chestnut, J. B. Babin and C. Berthaut, committee of aine; Louis Peterson, Dr. C. V. Kraft, and L. J. Burton, trustees; Dr. Jno. A. Rupp and Dr. Chas. Gelbke, physicians; E. J. Mothe, 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. 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 exchequer; C. Krogh, master of finance; H. Munsterman, master-at-arms; W. Goodwin, inner guard; J. E. Thornling, outer guard; Shade G. Smith, grand lodge representative; A. J. Besson, alternate; S. G. Smith and L. F. Gisch, general relief committee; S. C. Smith and H. Myers, trustees; John Barrett, undertaker; Dr. J. E. Pollock, physician; S. G. Smith and W. B. Owens, joint entertainment committee.

Order of Eastern Star—St. John Chapter 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. Spierler, worthy patron; Mrs. Nellie Reynolds, associate matron; Mrs. Florence Amuedo, conductress; Mrs. Lillie Goodlett, associate 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, Martha; Mrs. A. Babin, Electa; Mrs. Josephine Frisch, warden; Wm. Lucas, sentinel; Mrs. Lizzie Borden, chaplain; Mrs. A. Van derlunden, marsball; Miss Olga Nelson, organist.

Woodmen Circle.

Orange Grove No. 9.

Orange Grove No. 9—Meets on the first and third Thursday of each month in Pythian Hall, 7:30 p. m. Amelia Smith, guardian, 625 Belleville street; Lizzie Borden, clerk, 549 Vallette street; M. Stalcup, assistant clerk; Anna Vanderlunden, past guardian; Mary Jacobs, advisor; Hattie Tufts, banker; Shade G. Smith, attendant; Julia Erickson, chaplain; Dr. J. Ernest Pollock, physician; Josephine Mock, inner sentinel; Mrs. J. Matchett, outer sentinel; Grace Pruitt, Emma Short and Ida Hymel, managers; Gertrude Back, organist; Jno. A. Barrett; E. J. Mothe, undertaker.

ACT OF INCORPORATION OF THE CONSOLIDATED REALTY AND MANUFACTURING COMPANY, LIMITED.

STATE OF LOUISIANA, PARISH OF ORLEANS, CITY OF NEW ORLEANS. Be it known, that on this third day of December, in the year one thousand nine hundred and twelve, before me, William Remand, a notary public in and for the parish of Orleans, state of Louisiana, duly commissioned and qualified in the presence of the witnesses hereinafter named and appeared the persons whose names are hereinafter subscribed, all above the full age of majority and residents of this city; who severally declared that availing themselves of the provisions of an act of the legislature of this state, known as act No. 36 of the session of 1888, as well as of those of the general laws of this state relative to the organization of corporations, they have formed and organized and do by these presents form themselves into and constitute a corporation for the objects and purposes they hereby adopt as their charter, to-wit: ARTICLE I. The name and title of the corporation hereby formed is declared to be "The Consolidated Realty & Manufacturing Company, Limited." Its domicile shall be in the city of New Orleans, Louisiana, and it shall and enjoy succession by its corporate name for a period of ninety-nine years from and after the date hereof. It is authorized to acquire, hold, sell, lease, mortgage, purchase, acquire, alienate, borrow money and to incur all debts, obligations and liabilities, and to do all such things as may be necessary or proper to carry out the objects and purposes of the corporation. It is authorized to acquire, hold, sell, lease, mortgage, purchase, acquire, alienate, borrow money and to incur all debts, obligations and liabilities, and to do all such things as may be necessary or proper to carry out the objects and purposes of the corporation. It is authorized to acquire, hold, sell, lease, mortgage, purchase, acquire, alienate, borrow money and to incur all debts, obligations and liabilities, and to do all such things as may be necessary or proper to carry out the objects and purposes of the corporation.

and it shall and enjoy succession by its corporate name for a period of ninety-nine years from and after the date hereof. It is authorized to acquire, hold, sell, lease, mortgage, purchase, acquire, alienate, borrow money and to incur all debts, obligations and liabilities, and to do all such things as may be necessary or proper to carry out the objects and purposes of the corporation.

ARTICLE II. The objects and purposes for which this corporation is organized and the nature of the business to be carried on by it are hereby declared to be the purchase and sale, either for cash or on terms, of improved and unimproved real estate in the city of New Orleans, Louisiana, and the erection of buildings for dwellings, store or other purposes; the erection by general contract or otherwise of all kinds of buildings; to sell real and personal property for its own account or on commission; and to acquire, hold, sell, lease, mortgage, purchase and build all necessary machinery in the furtherance of its business to own and operate motor boats or other water craft for the transportation of its materials, etc., and generally to do a general real estate, material manufacturing and building contracting business.

ARTICLE III. The capital stock of this corporation is hereby fixed at the sum of two hundred thousand dollars (\$200,000.00), divided into and represented by eight thousand shares of twenty-five dollars each, of which amount will be paid for in cash in such amounts and manner and at such times as may be determined by the board of directors, the same may be issued for property actually received by or services actually rendered to the corporation; such shares so issued shall be fully paid and non-assessable. This corporation shall commence business and become a going concern at once.

ARTICLE IV. This corporation shall have power and authority to contract, sue and be sued in its corporate name, and to execute and seal, under its corporate seal, any and all contracts, mortgages, deeds, leases, and other instruments, and to execute and seal, under its corporate seal, any and all contracts, mortgages, deeds, leases, and other instruments, and to execute and seal, under its corporate seal, any and all contracts, mortgages, deeds, leases, and other instruments.

ARTICLE V. All the corporate powers of this corporation shall be vested in a board of directors, not less than five nor more than seven directors, composed of stockholders, a majority of whom shall constitute a quorum for the transaction of business. Immediately upon the signing of this act of incorporation, the stockholders shall meet to elect a president, vice-president, secretary, treasurer, and such other officers and clerks as may be necessary.

ARTICLE VI. Whenever this corporation is dissolved, either by mutual consent of the stockholders, or by the order of a court of law, the assets of the corporation shall be liquidated by three liquidators, to be elected by the stockholders at a general meeting convened and held in accordance with Article Five; said liquidators shall remain in office until the affairs of the corporation are fully liquidated and settled. In the event of death or resignation of any of the said liquidators, or a vacancy occurring for any other cause, the said vacancy shall be filled by the remaining liquidators.

ARTICLE VII. No stockholder shall ever be held liable or responsible for the debts or obligations of the company beyond the unpaid balance of the stock subscribed by him, or the stock actually paid for by him; nor shall any mere informality in organization have the effect of rendering them liable beyond the unpaid balance that may be due by them on said stock. The number of shares subscribed, opposite the names of the undersigned subscribers, shall be the original stock subscription list, none other existing.

ARTICLE VIII. This document and passed in my office, 317 Carondelet street, in the city of New Orleans, Louisiana, on the 23rd day of November, 1912, in the presence of Messieurs John J. McCloskey and Stephen Gorrondona, competent witnesses, who herewith sign with me, notary, after due reading of the whole.

ARTICLE IX. Original signed: W. H. Douglas, 12 shares; Dr. John A. Kyle, 12 shares; Al. Palsance, 6 shares; John J. McCloskey, 6 shares; Stephen Gorrondona, 6 shares. JNO. WAGNER, 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 "Consolidated Realty & Manufacturing Company, Limited," was this day duly recorded in my office, in book 1065, folio 20.

ARTICLE X. AMENDMENT TO CHARTER OF PHILLIPS PAPER STOCK CO.

New Orleans, La., November 23, 1912. UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS. Be it known, that on this twenty-third day of the month of November, in the year one thousand nine hundred and twelve, before me, John J. McCloskey, a notary public, duly commissioned and qualified, and in the presence of Messieurs John J. McCloskey and Stephen Gorrondona, competent witnesses, who herewith sign with me, notary, after due reading of the whole.

ARTICLE XI. 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 "Consolidated Realty & Manufacturing Company, Limited," was this day duly recorded in my office, in book 1065, folio 20.

ARTICLE XII. In faith whereof, I herewith set my hand and seal this 4th day of December, A. D. 1912. (Seal) W. M. REMAND, Not. Pub. dec 5 12 19 26 Jan 2 9

THE JUSTS.

Banaram of Persia bore the enviable title of the Just. The righteousness of his decisions were seldom called in question. This title has been conferred on several monarchs, among them being Casimir II. of Poland, Ferdinand I. and James II. of Aragon, Haroun-al-Raschid of "Arabian Nights" fame, Khosrow of Persia, Louis XIII. of France and Pedro I. of Portugal.

Bringing It Home.

Bob—Don't you think love is a species of insanity? Ethel—Sometimes. Who's been falling in love with you?

CHARTER OF WOODLEY STOCK FARM CO., LTD.

UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS. Be it known, that on this twenty-sixth day of November, in the year one thousand nine hundred and twelve, before me, John Wagner, a notary public in and for the parish of Orleans, Louisiana, duly commissioned and qualified in the presence of the witnesses hereinafter named and appeared the persons whose names are hereinafter subscribed, all above the full age of majority and residents of this city; who severally declared that availing themselves of the provisions of an act of the legislature of this state, known as act No. 36 of the session of 1888, as well as of those of the general laws of this state relative to the organization of corporations, they have formed and organized and do by these presents form themselves into and constitute a corporation for the objects and purposes they hereby adopt as their charter, to-wit: ARTICLE I. The name and title of the corporation shall be "Woodley Stock Farm Company, Limited," and its domicile shall be in the city of New Orleans, Louisiana, and it shall and enjoy succession by its corporate name for a period of ninety-nine years, and under and subject to the powers, rights, and authorities herein conferred, and to do all such things as may be necessary or proper to carry out the objects and purposes of the corporation.

ARTICLE II. The objects and purposes of this corporation are hereby declared to be the purchase, sale and sell live stock and poultry of all kinds, and to generally conduct a live stock farm, and to generally conduct a live stock farm, and to generally conduct a live stock farm, and to generally conduct a live stock farm.

ARTICLE III. The capital stock of this corporation is hereby fixed at the sum of ten thousand dollars (\$10,000.00), divided into and represented by one hundred (100) shares of the par value of one hundred (\$100.00) each, of which amount will be paid for in cash in such amounts and manner and at such times as may be determined by the board of directors, the same may be issued for property actually received by or services actually rendered to the corporation; such shares so issued shall be fully paid and non-assessable. This corporation shall commence business and become a going concern at once.

ARTICLE IV. This corporation shall have power and authority to contract, sue and be sued in its corporate name, and to execute and seal, under its corporate seal, any and all contracts, mortgages, deeds, leases, and other instruments, and to execute and seal, under its corporate seal, any and all contracts, mortgages, deeds, leases, and other instruments.

ARTICLE V. All the corporate powers of this corporation shall be vested in a board of directors, not less than five nor more than seven directors, composed of stockholders, a majority of whom shall constitute a quorum for the transaction of business. Immediately upon the signing of this act of incorporation, the stockholders shall meet to elect a president, vice-president, secretary, treasurer, and such other officers and clerks as may be necessary.

ARTICLE VI. Whenever this corporation is dissolved, either by mutual consent of the stockholders, or by the order of a court of law, the assets of the corporation shall be liquidated by three liquidators, to be elected by the stockholders at a general meeting convened and held in accordance with Article Five; said liquidators shall remain in office until the affairs of the corporation are fully liquidated and settled. In the event of death or resignation of any of the said liquidators, or a vacancy occurring for any other cause, the said vacancy shall be filled by the remaining liquidators.

ARTICLE VII. No stockholder shall ever be held liable or responsible for the debts or obligations of the company beyond the unpaid balance of the stock subscribed by him, or the stock actually paid for by him; nor shall any mere informality in organization have the effect of rendering them liable beyond the unpaid balance that may be due by them on said stock. The number of shares subscribed, opposite the names of the undersigned subscribers, shall be the original stock subscription list, none other existing.

ARTICLE VIII. This document and passed in my office, 317 Carondelet street, in the city of New Orleans, Louisiana, on the 23rd day of November, 1912, in the presence of Messieurs John J. McCloskey and Stephen Gorrondona, competent witnesses, who herewith sign with me, notary, after due reading of the whole.

ARTICLE IX. Original signed: W. H. Douglas, 12 shares; Dr. John A. Kyle, 12 shares; Al. Palsance, 6 shares; John J. McCloskey, 6 shares; Stephen Gorrondona, 6 shares. JNO. WAGNER, Not. Pub. dec 5 12 19 26 Jan 2 9

ARTICLE X. AMENDMENT TO CHARTER OF PHILLIPS PAPER STOCK CO. New Orleans, La., November 23, 1912. UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS. Be it known, that on this twenty-third day of the month of November, in the year one thousand nine hundred and twelve, before me, John J. McCloskey, a notary public, duly commissioned and qualified, and in the presence of Messieurs John J. McCloskey and Stephen Gorrondona, competent witnesses, who herewith sign with me, notary, after due reading of the whole.

CHARTER OF LACOMBE PARK AND FOREST GLEN BUILDING COMPANY.

UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF ORLEANS. Be it known, that on this 20th day of November, in the year one thousand nine hundred and twelve, before me, Herman Michel, 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 "Lacombe Park and Forest Glen Building Company, Limited," was this day duly recorded in my office, in book 1065, folio 20.

ARTICLE XI. In faith whereof, I herewith set my hand and seal this 4th day of December, A. D. 1912. (Seal) H. MICHEL, Not. Pub. dec 5 12 19 26 Jan 2, 1913

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 act of incorporation of the "Lacombe Park and Forest Glen Building Company, Limited," was this day duly recorded in my office, in book No. 1065, folio 20.

ARTICLE XIII. In the election of directors, each stockholder shall be entitled to one vote for each share of stock held by him, which must be cast either in person or by duly authorized proxy, and the majority of votes cast shall elect a board of directors, who shall remain in office until the first Monday in January, 1913, on which day and annually thereafter, the board of directors shall be elected by the stockholders at a meeting called for that purpose. All directors and officers shall hold office until their successors shall have been elected and qualified, and any failure to elect directors or officers shall not be regarded as a forfeiture of this charter.

ARTICLE XIV. In the election of directors, each stockholder shall be entitled to one vote for each share of stock held by him, which must be cast either in person or by duly authorized proxy, and the majority of votes cast shall elect a board of directors, who shall remain in office until the first Monday in January, 1913, on which day and annually thereafter, the board of directors shall be elected by the stockholders at a meeting called for that purpose. All directors and officers shall hold office until their successors shall have been elected and qualified, and any failure to elect directors or officers shall not be regarded as a forfeiture of this charter.

ARTICLE XV. All the powers of this corporation shall be vested in, and the management and control of its affairs shall be exercised by, a board of directors, to be composed of three stockholders, and the first board of directors shall be composed of John H. Davis, president, Charles H. Willard, acting as president, John H. Davis as vice-president, and Meyer Eisenman, secretary-treasurer. The said board of directors shall remain in office until the first Monday in January, 1913, on which day and annually thereafter, the board of directors shall be elected by the stockholders at a meeting called for that purpose. All directors and officers shall hold office until their successors shall have been elected and qualified, and any failure to elect directors or officers shall not be regarded as a forfeiture of this charter.

ARTICLE XVI. 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 "Lacombe Park and Forest Glen Building Company, Limited," was this day duly recorded in my office, in book No. 1065, folio 20.

\$100,000.00. If you spend One Hundred Thousand Dollars you can't get a Sewing Machine equal to the... Home Sewing Machine. Gustav Seeger, PROPRIETOR, 916 Canal St., New Orleans, La.

Brewed in New Orleans is brewed to suit the climate. That is why American Beer Is Best BOTTLED HERE. American Brewing Co. NEW ORLEANS. BREWERY PHONE MAIN 120. BOTTLING DEPT. MAIN 140.

John Couget, DEALER IN THE CHOICEST Beef, Veal, Pork and Mutton. St. John's Market.

George G. Brunssann, Funeral Director and Embalmer, 243 MORGAN STREET. PHONE, ALGIERS 665.

Theo. J. Lala, The Grocer, Dealer in High Class Food Products. Cooking Utensils, Liquors of all kinds. All kinds of Food Stuffs. Hay, Corn, Bran, Grain, Etc. TECHE & SLIDELL AVE. PHONES ALG. 50 and 201.

GEORGE J. PETERSON, Pittsburg Coal and Coke LUMBER, SAND AND FIRE WOOD. Yard and Office: 828 Seugin St. Residence: 421 Pelican Ave. PHONE, ALGIERS 454-W.

When in Need of CUT FLOWERS WEDDING BOUQUETS AND FUNERAL DESIGNS. Virgin Can Supply You Promptly Telephone, Write or Wire 838 Canal St. Phone Main 567 New Orleans

This corporation shall be known as the Lacombe Park & Forest Glen Building Company, and under such name it shall have all the rights, privileges and advantages granted by law to corporations, and shall be entitled to sue and be sued, and to hold, receive, and use all such property as may hereafter be associated with them, to form and constitute a body corporate and politic in law, for the purposes and objects and under the stipulations and provisions following, to-wit: ARTICLE I.

ARTICLE II. The objects and purposes for which this corporation is organized and the nature of the business to be carried on by it are hereby declared to be the purchase, sale and sell live stock and poultry of all kinds, and to generally conduct a live stock farm, and to generally conduct a live stock farm, and to generally conduct a live stock farm.

ARTICLE III. The capital stock of this corporation is hereby fixed at the sum of ten thousand dollars (\$10,000.00), divided into and represented by one hundred (100) shares of the par value of one hundred (\$100.00) each, of which amount will be paid for in cash in such amounts and manner and at such times as may be determined by the board of directors, the same may be issued for property actually received by or services actually rendered to the corporation; such shares so issued shall be fully paid and non-assessable. This corporation shall commence business and become a going concern at once.

ARTICLE IV. This corporation shall have power and authority to contract, sue and be sued in its corporate name, and to execute and seal, under its corporate seal, any and all contracts, mortgages, deeds, leases, and other instruments, and to execute and seal, under its corporate seal, any and all contracts, mortgages, deeds, leases, and other instruments.

ARTICLE V. All the corporate powers of this corporation shall be vested in a board of directors, not less than five nor more than seven directors, composed of stockholders, a majority of whom shall constitute a quorum for the transaction of business. Immediately upon the signing of this act of incorporation, the stockholders shall meet to elect a president, vice-president, secretary, treasurer, and such other officers and clerks as may be necessary.

ARTICLE VI. Whenever this corporation is dissolved, either by mutual consent of the stockholders, or by the order of a court of law, the assets of the corporation shall be liquidated by three liquidators, to be elected by the stockholders at a general meeting convened and held in accordance with Article Five; said liquidators shall remain in office until the affairs of the corporation are fully liquidated and settled. In the event of death or resignation of any of the said liquidators, or a vacancy occurring for any other cause, the said vacancy shall be filled by the remaining liquidators.