

PERSONAL.

(CONTINUED FROM PAGE 1)

BREAKS NOSE AND LOSE GAME.

On last Thursday evening a very interesting game of ball was played by the team of the Alhambra Gymnastic Club and that of the Loyal Order of Moose, at the Moose Gymnasium on Canal street, in which game the Moose were victorious, defeating the local team by four runs.

This was the best game that the Alhambra ever put up since the team was organized. Up until the eighth inning neither side had scored a run, and Pitcher McGuire was in excellent form. At the beginning of the eighth, however, the Moose artillery opened up with three clean hits off McGuire's delivery, and it was in this inning that the Moose scored their victory. With three men on bases and none out, the local hurler was in a very bad hole, and every member of the team tried hard to keep them from scoring, but the next hit netted the Moose two runs, and three more runs were scored through errors during this inning, giving the Moose the game.

In the second inning an accident occurred which put a damper on the game for a short while. The left shortstop for the Moose Club was hit by a bat, which accidentally slipped out of the hands of one of the Alhambra men, and was struck in the face, fracturing the bone in his nose. The bat was tapered almost to a point, and in making the swing to hit at the ball it slipped from the hands of the local player and landed squarely on the unfortunate shortstop's nose. The Alhambra sincerely regrets that this accident happened, and the entire team extends its sympathy to the injured one.

Quite an audience were present, including a large number of members of the Alhambra and their friends. Owing to the size of the gymnasium there were no long drives made, the best hitters getting singles only.

Refreshments ("German cocktail") were served to the gentlemen after the game.

The line-up was as follows: R. Nichols, r. f.; J. Tufts, l. f.; C. Roome, c. f.; L. McMahon, l. s.; C. Nelson, r. s.; W. Christy, 1b.; H. Umbach, 2b.; N. Brownlee, 3b.; R. Schroeder, c.; W. McGuire, p.; J. Pujol, C. Corbett, extras.

The Alhambra has a challenge from the Behrman Gymnasium and it is expected that this game will be played Friday night, July 9th.

BOAT RIDE.

A most enjoyable time was had on Sunday, June 27th, when a merry crowd gave a moonlight boat ride on Bayou St. John and Lake Pontchartrain in honor of Miss Cecile Robeau of Plaquemine, who is the guest of Miss Agnes McCloskey. Stops were made at Milneburg, West End and Spanish Fort. At the latter resort a fine fish supper was enjoyed.

Those present were: Misses Cecile Robeau, Theresa Foster, Irene De Grassa, May Landry, May Donnelly, Olga Shanks, Agnes and Mary Agnes McCloskey; Messrs. Lester Lee, L. Fournet, P. A. McCloskey, L. and C. St. Amant, Henry and E. Robeau, W. Hemingway, L. and M. Henry, F. Foster, A. Senner, R. Dowling, P. Brown, H. Barthel, G. and J. Lott, W. Kneiff, J. Dennoux, Roy McCloskey and H. Weberter. The chaperons were Mesdames W. Landry, J. Dennoux, W. and Ed Stewart.

DIED.

CROMBIE—On Thursday, at 4:15 o'clock a. m., Mrs. J. R. Crombie, nee Mary Ann Finnegan, died. Deceased was a native of our town and was one of our best known residents. Besides her bereaved husband, Mrs. Crombie leaves a large family. She was a member of Orange Grove No. 9, W. C., which organization attended the funeral.

The funeral took place Friday afternoon at 4 o'clock from her late residence, 622 Delaronde street. Interment was in St. Bartholomew cemetery.

COUNCIL—Mrs. Joseph Council, nee Van Dervort, died early Thursday morning at the French Hospital of a complication of diseases.

Mrs. Council was buried from the home of her father, at 1126 Philip street, Thursday afternoon, and the interment was at Metairie cemetery. Mrs. Council was twenty years old and leaves, with her husband, a baby daughter six weeks of age. Since the birth of the child the mother suffered from an attack of appendicitis and an operation was performed at the hospital Wednesday.

Mr. Council, who lived here for many years, has a host of friends here who sympathize with him in his loss.

ANOTHER ALGIERS "PUG."

"Kid" Herman Troclair of Algiers defeated "Kid" Bourgeois, 85-pound champ of White Castle, in a six-round fight at the Eureka Athletic Club, White Castle, La., last Sunday, July 4th. It was the best of several bouts that were held before a large crowd. The Algiers "Kid" floored his opponent for the count of eight in the last round. The Algiers boy will spend three or four weeks more with relatives in White Castle, and on his return he will meet any boy at his weight at any amateur stag to be given.

By violence none have governed long. It is the firm but gentle rule that is lasting.—Seneca.

FOTO'S FOLLY THEATRE.

The iron work for the roof of the Foto Folly Theatre has been placed in position this week and Contractor Rourich states that by putting a larger force of men at work he expects that he will be able to deliver the building to its owner, Mr. Philip Foto, on scheduled time, September 1st. The work was delayed on account of the iron not having arrived from Birmingham, but all the material is now here and within a few weeks there will be a noticeable change in the present architecture.

ICELAND'S EIDER FARMS.

How the Ducks Are Guarded and Are Robbed of Their Duck.

The down of the eider duck is more highly esteemed and brings a higher price than any other down. In Iceland and the Vestmannaeyjar islands, where the duck nests, it is rigidly protected by law and by public sentiment. These ducks make their nests of down from their own breasts. They pluck it out with their bills and form it into a circular mound which has the property of retaining heat to an extraordinary degree. If this down is removed the duck supplies a second and even a third lot from the same source.

The eider farms in Iceland are frequently situated on little islands off the coast, covered with low hummocks. To protect the brooding ducks from the elements the Icelanders construct small shelters of rough stones. On these farms, it is said, the ducks become so tame that any one with whom they are familiar may handle them without frightening them.

Separate buildings on the Icelandic eider farms are devoted to the cleaning of the product. Down clings tenaciously to anything on which it is thrown, a circumstance that is utilized in cleaning it. There are a number of frames of oblong shape, and along these numbers of strings are stretched loosely. The down is cast on these near one end, and a piece of wood is drawn rapidly backward and forward over the strings, but all impurities, such as grass and seaweed, fall to the ground.—Every Week.

MODES OF BURIAL.

Customs Vary Vastly in the Matter of Posture and Direction.

The modes of burial differ widely among various peoples, from the rudest ceremonies and methods of the wandering tribes to the ornate, impressive services of "the heir of all the ages in the foremost files of time."

Among some the dead are buried lying, others sitting, as is the case with several of the Indian tribes, and instances are related where warriors or leaders in the nations have been buried seated upon their favorite war horses, as was done with the famous Black-bird, the chief of the once powerful Omahas.

But there is a remarkable agreement of custom for the practice of placing the body east and west. Sometimes the body is placed with the head to the east and sometimes to the west. It is held by certain writers that this custom is due to solar symbolism, and the head is placed to the east or to the west according as the dead are thought of in connection with the sunrise, the reputed home of the deity, or the sunset, the reputed home of the dead.

There are, however, some tribes that lay their dead north and south, and others bury them with the face to the north and women with the face to the south, while among some of the African tribes, if one happens to die away from his home, he is buried facing his native village.—St. Louis Globe-Democrat.

A Ludicrous Experiment.

Holmes was one of the many eminent men who have attempted to solve the riddle of the universe. In his case the result was ludicrous. From the sublime thoughts that came to him while under the influence of chloroform he thought he might arrive at some solution. Placing himself in his armchair, with pen, ink and paper at hand, he inhaled the anaesthetic. As drowsiness stole over him the nature of things seemed revealed. By a vigorous effort he seized his pen and wrote—he knew not what, for before he had finished he fell back unconscious. When he recovered he turned with trembling anxiety to the sheet of paper, on which, written in scrawling characters, but quite legible, he found the awful revelation. "A strong smell of turpentine pervades the whole!"—Exchange.

Those Impudent Sagas!

Mrs. Eddy had suddenly become wealthy through the death of an old uncle and had begun to climb into society. She endeavored to create the impression that her new manner of living was nothing unusual to her.

One afternoon she became engaged in conversation with a prominent woman.

"Are you familiar with the Norwegian sagas, Mrs. Eddy?" queried the woman.

"Indeed, no; not the least bit!" replied Mrs. Eddy hastily. "I always make the servants know their places."—New York Times.

A Queer Wooden Flower.

A queer wooden flower is to be found in Guatemala. This flower is called the rose of hell from the fact that it grows on the sides of Mount Agua and round the seared edges of the volcano of Fuego. It has four distinct petals, the outside of which are covered with bark like that of a tree. The stem, usually about a foot high, is of solid wood covered with bark. The flower measures nearly a foot across.

Well Up.

"Now, in the course of this play," said the manager, "you are expected to do several funny falls. How are you on falls?"

"I come next to Niagara," responded the other, with that confidence not unnecessary to a comedian of rank.—Puck.

DISTANCE A GUN CAN SHOOT.

Main Factors Are Initial Velocity and Angle of Elevation.

The distance a shot can be thrown depends primarily on two things—the velocity with which it leaves the muzzle and the angle of elevation above the horizontal. Other things affect it also, but these two are all important. Of course a light shell will lose its velocity quicker than a heavy one, for it has less stored up energy to overcome the friction of the air. Temperature and the humidity of the air both have their effect. But the two great features are initial velocity and angle of elevation.

Any one who throws a ball knows that it is higher near the center of its flight than at either end. The farther it is thrown the higher it is at the center. It was long ago found that any projectile to reach a maximum range must be thrown at about forty-five degrees above the horizontal. This applies to a baseball as well as a 1,000 pound shell. If it is thrown higher it falls short in distance, for too much of our effort has been expended in giving it height. If thrown lower gravitation pulls it to the ground before it has covered its maximum distance.

Another thing—the ball or shell falls at a greater angle than that with which it started. If it is thrown at forty-five degrees elevation it will fall with nearer sixty degrees because of the retarding effect of the atmospheric friction. This friction is continually slowing up the projectile and eventually all but stops it. But meantime the action of gravitation is pulling it farther and farther downward from its initial path. The net result is to bring it to earth much sooner than if the second half of its flight were the counterpart (reversed) of the first half.—Sidney Graves Koon, M. E., in Leslie's.

CHINESE HUMOR.

The Story of the Careless Man and His Puzzled Servant.

There was a man who was careless and unobservant. Once, when he was going abroad, he hastily pulled on his shoes, ready to hasten away, when, to his surprise, he found that one of his legs had suddenly become longer than the other.

He was both puzzled and frightened, for he said to himself: "What can be the matter? When I last walked my legs were the same length. How queer it is! I have met with no accident nor has any one cut a piece from my foot pain!"

He felt his legs and then his feet to solve the mystery. At last he discovered the mistake to be in his shoes, for he had put on one shoe with a thick sole and one with a thin sole.

"These shoes are odd ones and not a pair," said he. So he called loudly for his servant and ordered him quickly to change his boots.

The servant went into the room to bring the master's boots, but after a little time came back with a much puzzled expression on his face. His master sternly demanded the boots for which he had sent him, but received for his answer:

"Dear master, it is very strange, but there is no use for me to change your boots, for when I examined the pair of boots in the room I found that they are just like the pair you have on, for one has a thick sole and the other a thin sole."—Chinese Fun and Philosophy, in St. Nicholas.

Pasturing One Person.

How much land does it take to support a cow or a horse or a hog? Rather important questions to every one of us, but not so important as the query:

How much land does it take to support a person?

A recent survey made by the United States government in Ohio seems to show that it costs on the average \$197 to board and house each person on the farm.

That is, the husband, wife and three children must have an income of \$985 if they live as well as the average.

This is the income in dollars, and the examination—on forty-four farms—indicates that it takes forty acres to "pasture" a person.—Farm and Fireside.

Asking Too Much.

"If at the end of the first year of your married life," said the bride's father, "you can convince me that you have been a good husband and have made my daughter happy, I will give you \$5,000."

"Another of these people," said the groom when he was alone again, "who think a man will do anything for money."—Pittsburgh Chronicle-Telegraph.

Positive Proof.

"I can say this much for Deacon Blowster. He takes his religion seriously."

"Yes. When anybody puts a counterfeit quarter in the collection plate he gets as mad as if it were a personal loss."—Brooklyn Citizen.

The Unexpected.

"Sir, I admit being a poor man, but I am determined to marry your daughter in spite of her wealth."

"Oh, well, if that's the case I'll just remove the obstacle!"—Judge.

Fashion Changes.

Mrs. Nuwed—When we got married didn't you promise me a new hat every season? Nuwed—But you never told me that there were about a dozen hat seasons in a year.—Life.

Foresight is very wise, but fore sorrow is very foolish, and castles are at any rate better than dungeons in the air.—Sir John Lubbock.

CHARTER OF "JAHNCKE SERVICE, INCORPORATED."

United States of America, State of Louisiana, City of New Orleans. Be it known, that this sixth day of the month of July in the year one thousand, nine hundred and fifteen, before me, Felix J. Dreyfous, a notary public, duly commissioned and sworn in for the parish of Orleans and the General Assembly of Louisiana, approved July 9, 1914, they have covenanted and agreed to, by these presents, covenant and agree, kind, form and constitute themselves, as well as such persons as may hereafter join or become associated with them, into a corporation and body politic in law for the objects and purposes and under the agreements and stipulations following, to-wit:

Article I.—The name and style of this corporation shall be "Jahncke Service, Incorporated," and under that name it shall have and enjoy all the rights, franchises, immunities and privileges granted by law to corporations, and shall continue and subsist for the period of ninety-nine years from the date of this act. Its domicile shall be in the city of New Orleans.

Article II.—The purpose for which this corporation is formed is: To conduct for itself or as agent, or representative of others, a general contracting business, to buy, sell and distribute building and paving material and any material used in construction and paving operations. To carry, transport, deliver and distribute by means of other contracting business and for others all things susceptible of such delivery, particularly the material used or needed in contracting, building, paving or road operations, and to engage in any other business or enterprise which might be germane to, or connected with, the purposes above stated.

Article III.—The amount of the capital stock shall be six thousand (\$6,000) dollars, divided into sixty thousand shares of one hundred dollars each, which have been entirely subscribed and paid for in cash by the appearance of the whole of the stock in common stock of equal dignity and power. Said capital may be increased to one hundred thousand dollars.

All stock in this corporation shall be held upon a condition precedent and under contract and agreement in the nature of vested rights that all the stock is held and possessed subject to the rules and provisions for the transfer of same hereinafter set out, to-wit:

First: No sale or other transfer of shares of stock in this corporation shall be valid until and unless the opportunity has been afforded the shareholders of record at the date of such transfer, sale or other alienation to purchase such stock at book value plus twenty-five per cent, the value to be ascertained in the manner herein prescribed. The right to acquire said stock hereby first vested in the other stockholders of record shall follow the stock into any hands to which it may pass and may be exercised against the holder thereof within ninety days from the time any sale or transfer thereof has been offered or entered on the books of the corporation.

It shall be the duty of any holder of stock in this corporation who intends or desires to sell, transfer, alienate or otherwise dispose of the same, to give ten days' written notice of such intention or desire to the board of directors of the corporation, who are hereby constituted agents of the other stockholders for the purpose of such notice, and said board of directors may, in its discretion, cause a copy thereof, in writing to all the other stockholders of record. Before the expiration of the ten days the receipt of which is required by the board of directors, any shareholder may offer to purchase, and may acquire the right to purchase, said stock by giving the board of directors in writing and thereafter shall deposit the price of said stock in cash with the corporation on or before the expiration of eighty days from the last mentioned date.

Upon the receipt of the first mentioned notice, the board of directors shall advise the person owning said stock, his agent or representative, to join the said board in fixing the value of said stock, which value shall be established on the basis of the latest annual or semi-annual statement or report of the corporation and the last monthly trial balance preceding the date of such notice, and to the value thus found and established there shall be added twenty-five per cent, and the sum thus found and established shall constitute the value and price of said stock.

If within the twenty-four hours after such notice, the owner, his agent or representative, does not join with the board in establishing the value or value of the stock, the board may proceed without further delay to fix the said value, using the report and trial balance aforesaid for that purpose, which writings are declared to be conclusive evidence for and against all parties in interest in the premises, whether the value is established by the joint act of the owner, his agent, widow, heirs or representatives or by the board of directors acting in default of the cooperation of said person or persons.

Upon receipt of the offer or acceptance of any shareholder to purchase said stock and upon obtaining guarantee satisfactory to said board for the price thereof, the board of directors shall thereupon give notice thereof to the owner of the stock, his agent or representative, and before the expiration of the period of eighty days aforesaid, shall call in the certificate or certificates representing such stock and pay the price or value thereof and the same to be transferred on the books to the purchaser.

Second: The preference, option and right of purchase heretofore established shall exist in full force and effect in their favor to acquire the share of stock of a deceased shareholder, and before the expiration of the period of eighty days aforesaid, shall call in the certificate or certificates representing such stock and pay the price or value thereof and the same to be transferred on the books to the purchaser.

Third: The preference, option and right of purchase heretofore established shall run in favor of each shareholder of record for his virile share in proportion to his existing holdings in the stock, but should any shareholder fail to exercise his right in this regard, his right shall pass to and be absorbed by the other shareholders provided that, in the event his widow, heirs or legal representatives, as the case may be, shall not be obliged to demand said stock unless he or they purchase the same shall include and cover the entirety of the offerings under paragraph first or all of the holdings under paragraph second.

Fourth: All certificates of stock shall bear upon their face a brief reference to the rights herein established in favor of the stockholders.

Article IV.—All the corporate powers shall be vested in and exercised by a board of directors composed of three stockholders, the majority of whom shall constitute a quorum for the transaction of all business. The board of directors shall be elected annually by the stockholders at a meeting of the board held for that purpose on the third Tuesday of March, of each year. The directors thus elected shall continue in office for one year and thereafter until their successors are elected and qualified. Any vacancy occurring on such board shall be filled by the remaining directors for the unexpired term.

Any director may appoint by written instrument another director or stockholder to act as his proxy and in his stead at any and all meetings of the board of directors. In the event of the death of a director, his widow, heirs or legal representatives, as the case may be, shall not be obliged to demand said stock unless he or they purchase the same shall include and cover the entirety of the offerings under paragraph first or all of the holdings under paragraph second.

Article V.—Meetings of stockholders for the purpose of election or any other purpose shall be held upon fifteen days' notice sent by mail or delivered, and a delivery of such notice in person or at the residence of a stockholder shall be sufficient for all purposes; such meetings may be held at any time or place by unanimous consent and without notice. Any notice required by this charter or by any law of the State may be waived and such waiver shall be in writing and incorporated into the minutes of any meeting held upon such notice.

The stock of this corporation has been subscribed as follows: Ernest Lee Jahncke, whose post office address is 1823 Palmer Avenue, New Orleans, Louisiana; Paul F. Jahncke, whose post office address is No. 7 Audubon Place, New Orleans, Louisiana; and Walter F. Jahncke, whose post office address is 814 Howard Avenue, New Orleans, Louisiana.

Article VI.—At the dissolution of this corporation the liquidators to be chosen and there elected in addition to the powers conferred upon them by the laws of this State, may be authorized to sell the property of the corporation in whole or in block and to receive in payment therefor the bonds or stocks of any other corporations. They may also be authorized to compromise, arrange and adjust all claims due by or to the corporation.

Article VII.—The entire capital stock of this company has been subscribed and fully paid. Thus done and passed in my office on the day, month and year, first above written, in the presence of Abraham L. Walker, Ernest Lee Jahncke, Ernest Lee Jahncke, Walter F. Jahncke, and myself, the notary, after reading the whole of the Charter of Incorporation, Ernest Lee Jahncke, Walter F. Jahncke, Paul F. Jahncke, A. L. Greenwald, J. L. Weiss, Felix J. Dreyfous, Not. Pub. I, the undersigned recorder of mortgages for the parish of Orleans, do hereby certify that the above and foregoing act of incorporation of the "Jahncke Service, Incorporated," is in full compliance with the laws of this State, and that I have filed a copy of the original act, in book 1157, folio —, New Orleans, July 6, 1915. (Signed) EMILE J. LEONARD, Dy. R. M. I, the undersigned recorder of mortgages for the parish of Orleans, do hereby certify that I have filed a copy of the original act, in book 1157, folio —, New Orleans, July 6, 1915. (Signed) FELIX J. DREYFOUS, Not. Pub. July 6, 1915.

Market Theatre THE HOME OF MUTUAL AND UNIVERSAL PROGRAMME AND HIGH-CLASS VAUDEVILLE. Avenue Theatre THE HOME OF GENERAL AND FEATURE PROGRAMME. TWO PERFORMANCES EVERY NIGHT AT 7:00 AND 8:30 P. M. Admission—Sunday, Adults 10c; Children 5c; Week Nights 5c. to all. NOTE—Performances at both Theatres terminate at same time enabling patrons to witness both shows if their desire.

YOU can get the kind of goods here that will satisfy. SEE the large assortment we always have on hand in our delicatessen department. LALA sets the prices and starts them down hill. —THEO. J. LALA, The Teche St. Grocer—

WHY EXPOSE your Valuables and Private Papers to loss by fire or burglary by keeping them hid in the home? A PRIVATE BOX in our modern fire and burglar proof VAULT is today figured on by prudent people the same as their fire, accident or life policy. You'll soon be planning to go away for the summer. Include in your plans one of our SAFE DEPOSIT BOXES at from \$3.00 upwards yearly, and vault space if you need it. Interstate Trust and Banking Company ALGIERS BRANCH, 644 BOUNY ST.

SAFETY FIRST Use Koppel's pure Vanilla made from only the best Mexican and Bourbon Vanilla Beans, that insures your safety in securing that delicious Vanilla flavor for your Ice Cream, Cakes, Pudding, Etc. Can be had at the following stores in Algiers: AUG. SCHABEL, EST. J. V. KRAMME, JOHN KIENCKEMPER, M. ABASCAL BROS., CARSTENS & VEZIEU, JOHN LAFITTE, T. J. LALA, SIERRA BROS., J. P. A. GAST, W. P. SALATHE, ED SCHROEDER, W. D. WALKER, A. BENINTE, S. GUISTINANO, H. MUNSTERMANN, MRS. STATZKOWSKI, P. CORONA, D. CUQUET, MRS. C. MIDDLETON, J. SPATAFORA. Trade marks redeemed for premiums Can be added to Nika tea wrappers.

FIFTH DISTRICT CARNIVAL CLUB. In spite of the weather, the picnic given by the Fifth District Carnival Club at Suburban Park last Saturday was a success in every respect. A very large crowd attended and all had a good time. The club expects to give its third picnic around the latter part of August. The date will be decided at the meeting Wednesday night and will be announced later. Final arrangements have been made for the club's all-day picnic to be given at Milneburg Sunday. Five hundred invitations have been issued and the club expects to entertain a very large crowd, if weather conditions permit. Jack Laine's Reliance Band will be on hand from 7 a. m. to 6 p. m., and dancing will be the principal amusement. In order that there will be nothing lacking in the line of eats, three local chefs and their assistants have been engaged to prepare the dinner, and they are capable of preparing a dinner that will tickle the palate of a king. Below is the menu for the day: Cocktail a la Reaney, fricasse chicken a la Clement, Creole gumbo a la John Morrison, friend spring chicken a la Durand, stuffed crabs a la Bud Reaney, frapped shrimps a la Watigney, fried croakers a la Lindquist, broiled sheephead a la Owens, soft-shell crabs a la Calhoun, baked macaroni a la Hanley, macaroni (Italian style) a la McGaryano, celery a la Palmer, salad a la Zatarain, eggplants fried a la Zinc, French-fried potatoes a la Nielsen, claret a la Gould, cigars and cigarettes a la Casey, and last, but not least, Limberger cheese and Jackson beer a la Umbach.

SUFFRAGE MEETING. On Saturday night at 8 o'clock, at the corner of Opelousas avenue and Verret street, there will be a mass meeting given under the auspices of the Era Club. The speakers will address the audience from automobiles and will outline the work to be done in the canvass for the campaign that is now being waged in regard to votes for women. Among the speakers will be Misses Jean and Kate Gordon. Mrs. Ed Yaltes, who is the chairman for the Fifteenth Ward, announces that she has a copy of the registration roll for our ward and will endeavor to call on each voter in order to secure his co-operation for the cause. The ladies in charge of the mass meeting earnestly urge all who can come out to be there and learn what is really being done by the club.

EAT AT THE Midway Restaurant and Saloon MILNEBURG (On the Pier) Open Day and Night. DANCING AND ENTERTAINING EVERY DAY AND NIGHT. Midway Family Bath House. Regular Bathing Costumes for Ladies, Gentlemen and Children. ALSO CAMPS TO RENT. J. QUARRELLA, Prop. Phone Hem. 9374. Auto Service—We Have an Automobile Service Which Leaves the Corner of Ramport and Canal Streets Every 15 Minutes. Cars Operate All Night.

QUINN—DUNN. On Wednesday, June 30th, at 7 o'clock, at the home of the bride in Opelousas avenue, Miss Eugenia Quinn and Mr. C. E. Lee Dunn were joined in the holy bonds of matrimony by Father Cassagne.



The bride, who was given in marriage by her brother, Mr. Edward J. Quinn, was a picture of loveliness in her gown of embroidered chiffon or gandy over crepe meteor trimmed with point Venice lace. Her veil of illusion was arranged in cap effect and held in place with orange blossoms. She carried a bouquet of bride roses. Her only attendant was her sister, Miss Eleanor Quinn. The groom had as his best man his brother, Mr. Lester Dunn. The bride preceded by little Miss Louise Quinn as flower girl, and Master Maurice Thompson as ring bearer, entered to the strains of Lohengrin's Wedding March, played by Miss Edwina Thornington. The ceremony was performed under an arch of palms, ferns and flowers. A reception followed. At the signing of the register Miss Juanita Heitmeier sang "Because." Mr. and Mrs. Dunn left for a short honeymoon through Texas, after which they will reside in Seguin street. They have the best wishes of their many friends.

NO BOTTOM LAYERS IN A BOX OF Jacobs Superb Candies Every Layer is in a S. Tray and the Same Licious Candies From the First to the Last Piece. MADE LAST NIGHT. IN GOOD OLD NEW ORLEANS Sales Agent Peter Rupp