

Clears the Head. Many colds in the head are relieved, particularly that heavy, dull feeling, when breathing through the nose...

Queer Epitaphs. Queer epitaphs are frequently fakes; but the following really appears in a Salop churchyard: "Elizabeth, the wife of Richard Barklamb, passed to eternity on Saturday, 21st of May, 1797, in the seventy-first year of her age..."

Safety Matches Cause of Disease. "Four writers in turn," says the Ugeskrift for Laeger, Copenhagen, "describe cases of eczema which they were unable to explain in the otherwise healthy patients until they learned of Rasch's experience with local poisoning of the skin from the use of a certain brand of safety matches..."

Washington a Free Mason. That General Washington was an active Free Mason, in good standing is shown by the historic statement that "the southeast corner stone of the capitol was laid September 18, 1793, by Brother George Washington, assisted by the worshipful masters and Free Masons of the surrounding cities..."

Dietetic Habits. Some people seem to think that a vegetarian is a curiosity. A rough calculation shows that the population of the world, now estimated approximately at 1,600,000,000, is said to be divided as to dietetic habits about as follows: Strict vegetarians, 250,000,000; practically vegetarians, but eating a little fish or flesh, 450,000,000; eating meat about once a week (on high days and holidays), 500,000,000; eating meat daily and sometimes more than once a day, 400,000,000.

Keep Cheerful. You find yourself refreshed by the presence of cheerful people; why not make earnest efforts to confer that pleasure on others? You will find half the battle is gained if you will never allow yourself to say anything gloomy.

Poet's Many Qualities. The poet must alike be polished by an intercourse with the world as with the studies of taste; one to whom labor is negligence, refinement a science, and art a nature.—Disraeli.

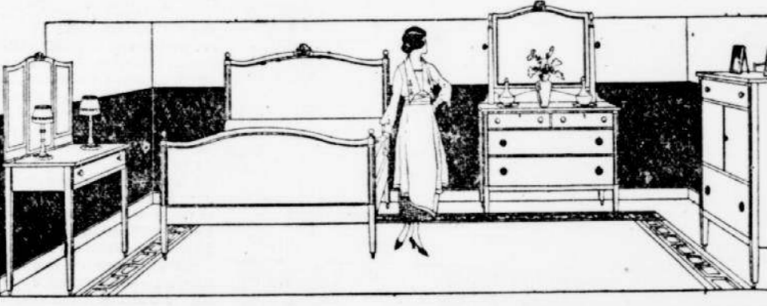
That Might Help Some. Maid (about to leave)—"Might I ask for a recommend, ma'am?" Mistress—"But, Mary, what could I truthfully say that would help you to get another place?" Maid—"Just say that I know many of your family secrets, ma'am."—Boston Transcript.

Your Two Best Buys---Liberty Bonds

See Our Window Display and "Lifetime" Furniture



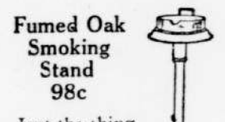
10-Piece Handsome William and Mary Dining Suite in Jacobean Oak \$124 Here's a suite that Bradford can easily guarantee to give entire satisfaction; it is substantially constructed from choice white oak and finished Jacobean oak. Suite consists of ten pieces, buffet, server, china closet, extension table, 2 arm chairs and 4 side chairs. Usual price \$210.00. This week 124.00



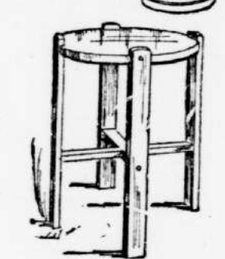
Attractive Adam Period Bedroom Suite in Solid Mahogany for \$125.50 This suite is stamped with exclusiveness and refinement—it is built from solid selected mahogany and wonderfully finished. Includes bed, chiffonier, three-mirror dressing table, a high-base dresser. All mirrors are heavy plate, dust-proof drawers and ball-bearing brass casters. Regular \$180.00 value. This week 125.50

Be a Backer—Not a Slacker Buy Liberty Bonds

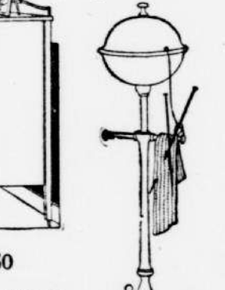
If You Can't Go Across—Come Across Buy Liberty Bonds



Fumed Oak Smoking Stand 98c Just the thing for the fellow who smokes, made with removable glass ash tray and cigar holder.



Tabouret 35c Strongly made from solid oak, finished fumed, very convenient for phone, sewing basket or jardiniere.



Barbara Frietchie Knitting Stand 3.98 A most useful item for women who knit for soldiers. Has bowl on top for yarn. Removable cover, notched for passage of yarn strand. Double rack on upright for hanging unfinished work, mahogany, polished.



They're Our Boys!

Have you forgotten them—those sturdy lads who sailed away with a smile to battle and die, maybe, for your cause and mine? Yesterday they planted Old Glory on the German frontier. Tomorrow, perhaps, they will conquer Metz. But it costs. Out where the great guns never grow cold, and the very winds of the night breathe a poisonous death, they bravely struggle and fall with their faces lifted to the stars of France—and they're our boys

But you—have you done your part—for their sake, for Liberty's sake, for God's sake?

Buy a Liberty Bond

Sealy Mattress We are the exclusive agents in New Orleans for the Sealy Cotton Layer Mattress, famous the country over as the most restful mattress made. The Sealy people grow their own cotton on their own plantation.

14.50 up

Barbara Frietchie Knitting Stand 3.98

McDougall Kitchen Cabinet \$22 \$30 \$45

Has patented auto front, porcelain sliding working board, white enamel interior. Hundred improved methods to save lost motion. Turns kitchen work to play.

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CARONDELET AND HOWARD AVE.

Buy For Cash and Save the Difference

CHARTER

AMENDMENT TO CHARTER OF SCHUMERT-WARFIELD-WATSON, INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 15th day of the month of September, in the year of our Lord one thousand nine hundred and eighteen, and of the Independence of the United States of America, the said hundred and forty-second; before me, Meyer Samuel Dreifus, a Notary Public, in and for the Parish of Orleans, State and Parish of Louisiana, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: Oscar Schumert, Vice-President, J. B. Warfield, Secretary, and said appeared declared that at the meeting of the stockholders of Schumert-Warfield-Watson, Inc., held at the domicile of the Corporation, No. 411 Camp Street in the City of New Orleans, said meeting having been convened and held in accordance with the Charter of said Corporation, as passed before John F. Sullivan, Notary Public, on the 31st day of July, 1917, recorded in the Mortgage Office for the Parish of Orleans, folio 172; said meeting being convened on the 16th day of September, 1918. It was the sense of said meeting by motion regularly carried, that Article "A" of said Charter of said Corporation be amended and changed to read as follows:

ARTICLE I.—The name and title of this Corporation shall be "Schumert-Warfield-Watson, Inc." and by that name it shall enjoy succession for the term of ninety-nine years from the date hereof, unless sooner dissolved. It shall have power to sue and be sued, to make and use a corporate seal, to borrow money, to hold, purchase, lease, sell and hypothecate real and personal property; to make and appoint directors, managers and agents and to discharge them at pleasure; to establish such by-laws, rules and regulations for the management of the affairs and affairs of the Corporation as may be necessary, and to issue bonds and other evidences of debt and to secure same by mortgage or otherwise.

Thus done and passed, in my notarial office, in the City of New Orleans, State of Louisiana, Parish of Orleans, the 15th day of September, 1918, in the presence of Marguerite G. Stein and Marx Pastal competent witnesses, who have signed these presents with the said applicants and me, Notary, after due reading of the whole. Witnesses: M. G. Stein, Marx Pastal. (Original signed Oscar Schumert, J. B. Warfield, Meyer S. Dreifus, 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 Amendment of the Charter of Schumert-Warfield-Watson, Inc., was this day duly recorded in my office, in Book 1222, folio 172-173, New Orleans, Sept. 18th, 1918.

(Signed) EMILE J. LEONARD, Dy. R. A true copy. MEYER S. DREIFUS, Notary Public, Sept. 26-Oct. 3-10-24-31.

CHARTER

ing the State of Louisiana in this matter. Judgment read and rendered in open court, September 19th, 1918.

Judgment signed in, opened court, September 19th, 1918. (Signed) E. K. SKINNER, Judge. A true copy. J. GRIESHABER, Deputy Clerk. Sept. 26-Oct. 3-10.

JUDGMENT.

State of Louisiana, Civil District Court for the Parish of Orleans.

I hereby certify, that on the 4th day of Sept., 1918, judgment was rendered in this Court in the following entitled suit, in the words and figures following, to-wit: No. 124,685, Division "A," Docket 5, Mr. and Mrs. Horace P. McLean versus Chandler C. Luzenberg, District Attorney.

This cause came on this day to be heard, upon petitioners application to change, alter and amend the name of their minor son Carey Henry McLean, to Leal Carey Henry McLean. Lawrence M. Janin, Attorney for petitioner, Chandler C. Luzenberg, District Attorney for the Parish of Orleans, representing the State of Louisiana.

When, after hearing pleading, evidence and counsel the Court being of opinion, for the reasons this day orally assigned, that the petitioners are entitled to the relief prayed for:

It is ordered, adjudged and decreed, that the judgment herein authorizing Horace P. McLean and Viola Carey, wife of said Horace P. McLean, the petitioners, to change, alter and amend the name of their minor child, Carey Henry McLean, to Leal Carey Henry McLean, which shall be the true and lawful name of their said minor son, after the publication of this judgment in the manner required by law.

In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, at the City of New Orleans, this 12th day of Sept., in the year of our Lord, one thousand nine hundred and eighteen. J. GRIESHABER, Deputy Clerk. Dec. 26.

CHARTER

tion; to establish such by-laws, rules and regulations as may be necessary and proper and the same to amend, alter or abolish, and generally to do and perform all such acts as may be proper and necessary to carry out the purposes of the corporation.

ARTICLE II.—The domicile of the corporation shall be in the City of New Orleans, State of Louisiana, and all citation and all legal process shall be served upon the President, and in his absence or inability upon the Vice-President, and in the absence or inability of both President and Vice-President upon the Treasurer of the corporation.

ARTICLE III.—The objects and purposes for which the corporation is established and the general nature of the business to be conducted by it is hereby declared to be: the purchase and sale of principals, or upon commission or otherwise of skins, furs, hides, and similar and like merchandise; to store, produce and general merchandise; to store, pack, ship and export the same; to maintain a store and office, or stores and offices, and to do and perform all things necessary, or accessory to its said business, or to any branch or part of its business; and to do hereby for property or rights actually transferred to the corporation, or for services actually rendered the corporation, said payment to be made at such times and in such installments as the Board of Directors may direct. This corporation shall be authorized to commence business as a going concern as soon as fifty per cent (50 percent) of its stock shall have been subscribed for and paid for in accordance with law; and the said corporation shall subscribe for the said stock in the number of shares as follows: Edward H. Seiler, two shares; David Bach, one hundred and forty-eight shares; J. F. Landry, one hundred shares; C. J. Richard, fifty shares.

ARTICLE IV.—All the powers of the corporation shall be vested in and exercised by a Board of Directors to be composed of four stockholders to be elected annually on the first Monday of January of each year, beginning in the year 1919; the first Board of Directors to be composed of Edward H. Seiler, David Bach and Edward H. Seiler, three members of the Board shall constitute a quorum for the transaction of all business; the Board of Directors shall elect from among themselves a President; a Vice-President; a Secretary and a Treasurer; the first President shall be J. F. Landry, the first Vice-President shall be C. J. Richard, the first Secretary shall be Edward H. Seiler, the first Treasurer shall be David Bach.

The Board of Directors shall do all things necessary to regulate the proper conduct, support and management of the business.

ARTICLE V.—This act of incorporation may be added to, modified or changed, or the corporation may be dissolved with the assent of two-thirds (2/3) of the capital stock represented at a meeting of the capital stock convened for such purpose after notice by five days' advertisement in a morning daily newspaper published in the English language in the City of New Orleans and also fifteen days' notice by mail to the last known residence address of every stockholder of record; and whenever the corporation is dissolved, either by law or otherwise, its affairs shall be liquidated by two commissioners to be appointed from among the stockholders at a general meeting of the stockholders and said commissioners shall remain in office until the affairs of the corporation shall be fully liquidated and settled. In case of the death of any commissioner, or his inability to act, the remaining commissioners shall act. Any changes proposed to be made in the corporation to the objects and purposes of the act shall be made in accordance with the laws of the State of Louisiana on the subject.

ARTICLE VI.—Special meetings of stockholders can be called upon the written request to the President, or in his absence or inability, the Vice-President, after due notice given as for meeting for the dissolution of the corporation or the modification of this charter.

ARTICLE VII.—No stockholder shall ever

be held liable for the contracts or the faults of the corporation in any further sum than the unpaid balance due the corporation on the shares of stock owned by him, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing a stockholder to any liability beyond the unpaid balance which may be due on his subscription to stock. As the subscribers to the capital stock have signified herein the number of shares each subscribes, this charter shall serve as an original subscription list. No shares of the capital stock of this corporation shall be transferred on the books of the corporation, nor shall any such transfer be recognized by or binding upon this corporation, unless and until the person, or persons, holding said stock which it is desired to transfer shall have first offered the right and option of purchase of said stock for three days next following the delivery of such offer of sale to the President of the corporation.

Thus done and passed in my office in the City of New Orleans, in the presence of Benjamin T. Waldo and E. M. Richard, competent witnesses, who hereunto sign their names with the said applicants and subscribers and me, Notary, on the day, month and year herein first above written, after reading of the whole. (Original signed) J. F. Landry, 411 Decatur St.; C. J. Richard, 411 Decatur St.; David Bach, 411 Decatur St.; Edward H. Seiler, 411 Decatur St.; Benjamin T. Waldo, E. M. Richard. PETER STIFFT, Notary Public.

I, the undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the J. F. Landry & Company, Incorporated was this day duly recorded in my office, in Book 1222, folio 172-173, New Orleans, September 20th, 1918. (Signed) EMILE J. LEONARD, Dy. R. A true copy of the original on file in my office. Orleans, La., September 20th, 1918. PETER STIFFT, Notary Public. Sept. 26-Oct. 3-10-17-24-31.

CHARTER

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and eighty-fourth; before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified in and for the parish of Orleans, State of Louisiana, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the parties whose names are hereunto subscribed, all of full age, and residents of the City of New Orleans, State of Louisiana, and availing themselves of the provisions of the laws of this State relative to the formation of corporations, they have covenanted and agreed, and by these presents, do hereby covenanted and agreed, and bind themselves, as well as such other persons as may hereafter become associated with them, to form and constitute a corporation and body politic in law, for the purposes and objects, and under the stipulations and articles, following, to-wit:

ARTICLE I.—The name of the said corporation shall be Gillman, Gardiner & Co., Inc.

ARTICLE II.—The objects and purposes for which this corporation is organized, and the nature of the business which this corporation is to carry on, are declared to be: To make and manufacture clothing of all kinds and kinds and descriptions, and to do any and all acts which may be necessary to carry out the above objects.

ARTICLE III.—The capital stock of the said corporation shall be five thousand dollars, divided into and represented by fifty shares of the sum of one hundred dollars each, payable in cash, property, or for services rendered. The capital stock may be increased to twenty thousand dollars. Any stockholder may sell, assign or transfer his stock in this corporation, provided thirty days' prior notice of such intention to assign or transfer the same be given the company and the other stockholders shall have the right and first privilege of pur-

CHARTER

chasing same after which thirty days' notice of the said stock may be sold in the open market. The corporation shall commence doing business as soon as twenty-five hundred dollars of the capital stock shall have been subscribed.

ARTICLE IV.—The domicile of the said corporation shall be in the City of New Orleans, State of Louisiana. The president, or in his absence, the vice-president, shall be the proper person upon whom citation or other legal process shall be served. Said corporation, unless sooner dissolved, shall exist and continue for the period of twenty-five years from and after the date hereof.

ARTICLE V.—All corporate powers shall be vested in a Board of four directors. The first board of directors shall consist of Martin J. Gillman, P. O. address 328 Delaronde Street, New Orleans, who shall be president; Edwin S. Gardiner, P. O. address 941 Washington Avenue, New Orleans, who shall be vice-president; and Zebulon Gamlen, who shall be secretary and treasurer. Postoffice address 903 Camp Street, New Orleans, and Mrs. Elizabeth Doris Donenfelder, wife of Martin J. Gillman, P. O. address 328 Delaronde Street, New Orleans. Said board shall continue in office until January 2, 1920, on which date and, thereafter annually, a board of directors shall be elected on the 2nd of January of each year, unless the same shall be sooner dissolved by the action of the officers of the company. The said board is further authorized to frame and adopt such by-laws, rules and regulations as the affairs and business of the corporation may require, and as it may deem necessary for the conducting and management thereof.

ARTICLE VI.—This charter may be amended, and the capital stock of this corporation may be increased or decreased, or this corporation may be dissolved in the method and manner provided by law.

ARTICLE VII.—No stockholder of this corporation shall ever be held liable or responsible for the contracts or faults of this corporation in any further sum than the unpaid balance on the stock for which he has subscribed, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing a stockholder to any liability greater than as above provided.

ARTICLE VIII.—Whenever this corporation shall be dissolved, whether by limitation or from any other cause, the affairs thereof shall be liquidated by three stockholders to be elected and qualified in the manner provided for by law. And they shall continue in office until the affairs of the corporation shall have been fully settled and liquidated. In case of the death of one of the liquidators, or his refusal or inability to serve, the remaining liquidators may themselves proceed with all the power and authority vested in the full membership. And the signers hereto declare that they have affixed opposite their names the number of shares subscribed by them, and they hereby declare this to be their subscription list.

Thus done and passed in my office in the City of New Orleans, on the day, month and year herein first above written in the presence of Hubert M. Ansley and Edmond J. Jaquet, competent witnesses of lawful age, and residents of this City, who sign their names, together with the said parties and me, Notary, after due reading of the whole. Witnesses: Hubert M. Ansley, E. J. Jaquet. (Original Signed) Martin J. Gillman, 14 shares; E. S. Gardiner, 10 shares; Zebulon Gamlen, 10 shares; Mrs. M. J. Gillman, 1 share. BENJAMIN Y. WOLF, 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 Gillman, Gardiner & Co., Inc., was this day duly recorded in my office in Book 1222, folio 172-173, New Orleans, September 13th, 1918. (Signed) EMILE J. LEONARD, Dy. Recorder of Mortgages. A true copy. BENJAMIN Y. WOLF, Notary Public. Sept. 19-25, Oct. 3-10-17-24.

World's Greatest Cataract. What is set down as the greatest aract in the world is on the Niagara river, which partly separates Canada and Argentina. The precipice which the river plunges is 212 feet high, that of Niagara being 160 feet. The cataract is 13,125 feet wide. It is estimated that over 1,000 tons of water pass over the falls in an hour. A like estimate of falls of Iguazu 140,000,000 tons.

Draw Rusted Nails. First drive them in a little, which breaks the hold, and then they may be drawn out much easier.

An-ient Equipment. Thille Clinger says that the reason she will have to quit her present boarding house is because the dining room chairs are so low she sticks her head under the table when the blessing is said.—Dallas News.

JUDGMENT.

Civil District Court for the Parish of Orleans, State of Louisiana. Docket No. 5, Eugene John Friedmann versus District Attorney for the Parish of Orleans.

This cause came on this day to be heard, upon petitioner's application for change of name.

Present—Joseph Sinal, Attorney for petitioner; Chandler C. Luzenberg, District Attorney for the Parish of Orleans, State of Louisiana.

When, after hearing pleadings, evidence and counsel, the Court being of opinion, for the reasons this day orally assigned, that the petitioner is entitled to the relief prayed for:

It is ordered, adjudged and decreed, that there be judgment herein, authorizing Eugene John Friedmann, the petitioner, to change his name to that of Eugene Freeman, which shall be the true and lawful name of the said petitioner, after the publication of this judgment in the manner required by law.

It is further ordered, that all the costs of this proceeding be paid by the petitioner, and that a fee of Ten Dollars (\$10.00) be taxed as part of the cost in favor of Chandler C. Luzenberg, the District Attorney represent-

CHARTER OF J. F. LANDRY & COMPANY, INCORPORATED.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 15th day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and eighty-fourth; before me, Meyer Samuel Dreifus, a Notary Public, duly commissioned and qualified in and for the Parish of Orleans, State of Louisiana, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the parties whose names are hereunto subscribed, all of full age, and residents of the City of New Orleans, State of Louisiana, and availing themselves of the provisions of the laws of this State relative to the organization of corporations and the formation of corporations, they have covenanted and agreed, and by these presents, contract and agree and bind themselves, as well as such other persons as may hereafter become associated with them, to form and constitute a corporation for the objects and purposes and under the articles and stipulations, to-wit:

ARTICLE I.—The name and style of this corporation shall be J. F. Landry & Company, Incorporated, and under this name it shall possess power and authority to have and enjoy corporate existence and succession for the term of ninety-nine years from the date hereof, unless sooner dissolved. It shall have power to sue and be sued; to make and use a corporate seal and the same to break, or change, at pleasure; to own, hold, real, personal, or immovable property, to dispose of, convey, mortgage, hypothecate, pledge or otherwise encumber both real and personal property; to issue notes, or other evidences of debt; to appoint such officers, agents, managers and employees as the business may require and to fix their compensa-

tion; to establish such by-laws, rules and regulations as may be necessary and proper and the same to amend, alter or abolish, and generally to do and perform all such acts as may be proper and necessary to carry out the purposes of the corporation.

ARTICLE II.—The domicile of the corporation shall be in the City of New Orleans, State of Louisiana, and all citation and all legal process shall be served upon the President, and in his absence or inability upon the Vice-President, and in the absence or inability of both President and Vice-President upon the Treasurer of the corporation.

ARTICLE III.—The objects and purposes for which the corporation is established and the general nature of the business to be conducted by it is hereby declared to be: the purchase and sale of principals, or upon commission or otherwise of skins, furs, hides, and similar and like merchandise; to store, produce and general merchandise; to store, pack, ship and export the same; to maintain a store and office, or stores and offices, and to do and perform all things necessary, or accessory to its said business, or to any branch or part of its business; and to do hereby for property or rights actually transferred to the corporation, or for services actually rendered the corporation, said payment to be made at such times and in such installments as the Board of Directors may direct. This corporation shall be authorized to commence business as a going concern as soon as fifty per cent (50 percent) of its stock shall have been subscribed for and paid for in accordance with law; and the said corporation shall subscribe for the said stock in the number of shares as follows: Edward H. Seiler, two shares; David Bach, one hundred and forty-eight shares; J. F. Landry, one hundred shares; C. J. Richard, fifty shares.

ARTICLE IV.—All the powers of the corporation shall be vested in and exercised by a Board of Directors to be composed of four stockholders to be elected annually on the first Monday of January of each year, beginning in the year 1919; the first Board of Directors to be composed of Edward H. Seiler, David Bach and Edward H. Seiler, three members of the Board shall constitute a quorum for the transaction of all business; the Board of Directors shall elect from among themselves a President; a Vice-President; a Secretary and a Treasurer; the first President shall be J. F. Landry, the first Vice-President shall be C. J. Richard, the first Secretary shall be Edward H. Seiler, the first Treasurer shall be David Bach.

The Board of Directors shall do all things necessary to regulate the proper conduct, support and management of the business.

ARTICLE V.—This act of incorporation may be added to, modified or changed, or the corporation may be dissolved with the assent of two-thirds (2/3) of the capital stock represented at a meeting of the capital stock convened for such purpose after notice by five days' advertisement in a morning daily newspaper published in the English language in the City of New Orleans and also fifteen days' notice by mail to the last known residence address of every stockholder of record; and whenever the corporation is dissolved, either by law or otherwise, its affairs shall be liquidated by two commissioners to be appointed from among the stockholders at a general meeting of the stockholders and said commissioners shall remain in office until the affairs of the corporation shall be fully liquidated and settled. In case of the death of any commissioner, or his inability to act, the remaining commissioners shall act. Any changes proposed to be made in the corporation to the objects and purposes of the act shall be made in accordance with the laws of the State of Louisiana on the subject.

ARTICLE VI.—Special meetings of stockholders can be called upon the written request to the President, or in his absence or inability, the Vice-President, after due notice given as for meeting for the dissolution of the corporation or the modification of this charter.

ARTICLE VII.—No stockholder shall ever

be held liable for the contracts or the faults of the corporation in any further sum than the unpaid balance due the corporation on the shares of stock owned by him, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing a stockholder to any liability beyond the unpaid balance which may be due on his subscription to stock. As the subscribers to the capital stock have signified herein the number of shares each subscribes, this charter shall serve as an original subscription list. No shares of the capital stock of this corporation shall be transferred on the books of the corporation, nor shall any such transfer be recognized by or binding upon this corporation, unless and until the person, or persons, holding said stock which it is desired to transfer shall have first offered the right and option of purchase of said stock for three days next following the delivery of such offer of sale to the President of the corporation.

Thus done and passed in my office in the City of New Orleans, in the presence of Benjamin T. Waldo and E. M. Richard, competent witnesses, who hereunto sign their names with the said applicants and subscribers and me, Notary, on the day, month and year herein first above written, after reading of the whole. (Original signed) J. F. Landry, 411 Decatur St.; C. J. Richard, 411 Decatur St.; David Bach, 411 Decatur St.; Edward H. Seiler, 411 Decatur St.; Benjamin T. Waldo, E. M. Richard. PETER STIFFT, Notary Public.

I, the undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the J. F. Landry & Company, Incorporated was this day duly recorded in my office, in Book 1222, folio 172-173, New Orleans, September 20th, 1918. (Signed) EMILE J. LEONARD, Dy. R. A true copy of the original on file in my office. Orleans, La., September 20th, 1918. PETER STIFFT, Notary Public. Sept. 26-Oct. 3-10-17-24-31.

CHARTER

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and eighty-fourth; before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified in and for the parish of Orleans, State of Louisiana, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the parties whose names are hereunto subscribed, all of full age, and residents of the City of New Orleans, State of Louisiana, and availing themselves of the provisions of the laws of this State relative to the formation of corporations, they have covenanted and agreed, and by these presents, do hereby covenanted and agreed, and bind themselves, as well as such other persons as may hereafter become associated with them, to form and constitute a corporation and body politic in law, for the purposes and objects, and under the stipulations and articles, following, to-wit:

ARTICLE I.—The name of the said corporation shall be Gillman, Gardiner & Co., Inc.

ARTICLE II.—The objects and purposes for which this corporation is organized, and the nature of the business which this corporation is to carry on, are declared to be: To make and manufacture clothing of all kinds and kinds and descriptions, and to do any and all acts which may be necessary to carry out the above objects.

ARTICLE III.—The capital stock of the said corporation shall be five thousand dollars, divided into and represented by fifty shares of the sum of one hundred dollars each, payable in cash, property, or for services rendered. The capital stock may be increased to twenty thousand dollars. Any stockholder may sell, assign or transfer his stock in this corporation, provided thirty days' prior notice of such intention to assign or transfer the same be given the company and the other stockholders shall have the right and first privilege of pur-

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