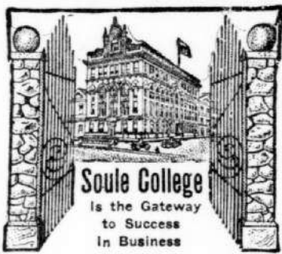


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In Paris they not only sentenced food profiteers by imprisonment and big fines, but they also forced the culprits to pay for notices of their punishment in the Paris papers at advertisement rates and to have a large copy of the advertisement posted on their doors for a year. The way to repress profiteering, as this method shows, is to do it.

Last Night's Dreams - What They Mean

DIFFERENT SORTS OF TREES.

WE HAVE spoken of trees in general as the mystics interpret their significance; now as to the various sorts of trees that grow in Dreamland. Nearly all kinds are of good omen, but it is just as well to exercise a little care in planting your visionary arboretum. The belief in trees as omens in dreams is found in every country, and their interpretation generally follows an obvious rule, being such as would be suggested by seeing the tree in the life of the waking world. Thus, an oak tree seen in a dream is a sign of flourishing prosperity and a long life; a hale and hearty old age. Look at an oak in your waking moments and see if it does not suggest just that.

This interpretation of dream-oaks holds true in every country in the world where oaks grow, as far as is known, except Switzerland. There, strange to say, to dream of an oak is accounted by the Swiss as a warning that, from no fault of his own, and for some trifling cause, great troubles are to come upon him. The elder, which in some of its varieties is a tree, is an excellent omen, but the fir tree is a better one. The latter tree is a sign of comfort, wealth and station, while the alder—genus Aldus—is a tree of evil omen. Naturally the cypress and the yew are of unfavorable significance. The lime, or linden, predicts that you will soon take a long sea voyage. The maple is a sign of success and a happy marriage to the lover, as is also the palm tree, which foretells, moreover, financial success to men, and children to wives. And for a good all-round tree to dream of there is none better than the elm—unless it be the fir.

So far the two schools of scientific dream investigators—the psychic and the physical—have not paid much attention to dream-trees, but as their fight is still on, they probably will.

CHARTER.

portion shall be the City of New Orleans, State of Louisiana, and all other legal process shall be served upon the President of the corporation...

ARTICLE III.—The objects and purposes for which this corporation is established and the nature of the business to be carried on by it are hereby declared to be to do a general machine repair shop business, to manufacture machines or machinery, whether working on contract or on a job, to purchase and sell machinery, tools and equipment, repair and dispose of same; to contract for the general repair of machinery, or for the furnishing of machinery, tools and equipment; to furnish labor for the repair of machines, and generally to do each and every act which may be necessary for the operation of a general machine repair business, whether done on the premises of the company or elsewhere under contract.

ARTICLE IV.—The capital stock of this corporation shall be five thousand dollars (\$5,000), divided into fifty (50) shares of the par value of one hundred dollars (\$100 each), and may be increased to the sum of fifty thousand dollars (\$50,000), divided into five hundred shares of one hundred dollars each, and this corporation is authorized to do any and all things deemed necessary and advisable in connection with the purposes above stated and to contract for the purchase and sale of plumbing, electrical and other apparatus connected with the building trades, and to install or contract for the installation of same on the premises of its own or in properties other than its own; to handle sales and leases of real estate, improved or unimproved, and to place, as principal or as agent, policies of insurance, of every character or description, including fire, marine, burglary, theft, and other risks, and to do any and all things which may be necessary and advisable in connection with the business of this corporation, and to do any and all things which may be necessary and advisable in connection with the business of this corporation, and to do any and all things which may be necessary and advisable in connection with the business of this corporation.

ARTICLE V.—The capital stock of this corporation may be paid for in money, property or labor done, and in consideration of the transfer by Sebastian O. Brock of forty-four shares of the capital stock of this corporation in payment of the property described in said inventory and has granted full discharge and acquittance of the same to the said Sebastian O. Brock, and to the said forty-four shares of the capital stock of this corporation.

ARTICLE VI.—No stockholder shall ever be held liable or responsible for the indebtedness of this corporation, or shall be held liable or responsible for the organization of the corporation have the effect of rendering the charter null, or of extending the liability beyond the unpaid balance of any stock subscription. Should any stockholder sell his stock, he shall first offer the same to this corporation itself, through its Secretary-Treasurer, which shall have first preference thereon at the price named in the inventory of the company, at its book value, and the stockholders who desire to purchase shall have the right to purchase the same in the order in which they are named in the inventory of the company. Should any stockholder not wish to purchase his proportionate share, then his share shall be offered to the other stockholders proportionate to the number of shares owned by them. Should this corporation, or said stockholder, at any time, after notice having been given in writing, fail or refuse to purchase the stock offered for sale, such stock may be sold to anyone. No transfer of stock shall be valid unless made in pursuance to the provisions of this charter.

ARTICLE VII.—This corporation shall have all powers granted to corporations by law and shall have the power to contract, sue and be sued in its corporate name, and to own, hold, receive, loan, lease, purchase, sell and convey or mortgage any or all of its affairs, or to hypothecate its property, and to do any and all things which may be necessary and advisable in connection with the business of this corporation, and to do any and all things which may be necessary and advisable in connection with the business of this corporation.

ARTICLE VIII.—The business of this corporation shall be directed by and vested in a Board of Directors, consisting of three members, two of whom shall constitute a quorum for the transaction of business, and the said Directors as first constituted shall be Sebastian O. Brock, Hardie E. Claunch, and J. M. Hendrix, and they shall hold office until the last Monday of November, 1921, and on that day, and on the same day thereafter, elections shall be held by the stockholders at the principal office of the corporation. Failure to hold an election on the day specified shall not dissolve the corporation, but the Directors shall hold office in respect to their offices until an election shall be held after thirty days' notice of the time and place thereof to each stockholder. The annual election shall be held on the first Monday in November, 1921, and thereafter on the last Monday of November of each succeeding year. At any time, after notice of the time and place thereof to each stockholder, the Board of Directors may, for any cause, call a special election, and the said Directors shall be eligible for election as a member of the Board of Directors, and they shall elect their principal officers, who shall hold office until the last Monday in November, 1921, or until their successors are elected. Each succeeding Board of Directors shall elect its principal officers, who shall hold office until the last Monday in November, 1921, or until their successors are elected. Each succeeding Board of Directors shall elect its principal officers, who shall hold office until the last Monday in November, 1921, or until their successors are elected.

ARTICLE IX.—Whenever this corporation is dissolved, either by limitation or for any other cause, its affairs shall be liquidated by two or more liquidators named by the stockholders, but which liquidators need not be stockholders, who shall have full power to sell, convey, or otherwise dispose of any or all assets of the corporation, either separately or in a mass, at public or private sale, and to convey full and complete title thereto and shall have full power to do and perform all acts necessary and proper to fully and completely liquidate and distribute the assets of this corporation to the amount of stock held by each.

ARTICLE X.—This act of incorporation may be amended, altered, or modified by this corporation dissolved in the manner provided by law.

CHARTER.

herein set forth, which they adopt as their charter, to-wit: ARTICLE I.—The name of this corporation shall be The Standard Housing & Investment Association, Incorporated.

ARTICLE II.—The objects and purposes of this corporation are hereby declared to be: To buy, own, build, sell, exchange, lease, mortgage, hypothecate, or otherwise dispose of real estate, improved or unimproved, for the purpose of owning or building thereon, and leasing or otherwise disposing of the same, to apartment buildings, business flats, duplexes, residential and apartment houses, and to do any and all things which may be necessary and advisable in connection with the business of this corporation, and to do any and all things which may be necessary and advisable in connection with the business of this corporation.

ARTICLE III.—The capital stock of this corporation is hereby fixed at one hundred thousand dollars (\$100,000), divided into one thousand shares of a par value of one hundred dollars (\$100.00) per share. All of said stock shall be owned by this corporation, and the same may be increased to two hundred thousand dollars (\$200,000.00), divided into two thousand shares of a par value of one hundred dollars (\$100.00) per share. This corporation may do business with seventy-five thousand dollars (\$75,000.00) of capital stock (seven hundred and fifty shares) shall have been subscribed and paid for.

ARTICLE IV.—The capital stock of this corporation may be paid for in money, property or labor done, and in consideration of the transfer by Sebastian O. Brock of forty-four shares of the capital stock of this corporation in payment of the property described in said inventory and has granted full discharge and acquittance of the same to the said Sebastian O. Brock, and to the said forty-four shares of the capital stock of this corporation.

ARTICLE V.—The capital stock of this corporation may be paid for in money, property or labor done, and in consideration of the transfer by Sebastian O. Brock of forty-four shares of the capital stock of this corporation in payment of the property described in said inventory and has granted full discharge and acquittance of the same to the said Sebastian O. Brock, and to the said forty-four shares of the capital stock of this corporation.

ARTICLE VI.—No stockholder shall ever be held liable or responsible for the indebtedness of this corporation, or shall be held liable or responsible for the organization of the corporation have the effect of rendering the charter null, or of extending the liability beyond the unpaid balance of any stock subscription. Should any stockholder sell his stock, he shall first offer the same to this corporation itself, through its Secretary-Treasurer, which shall have first preference thereon at the price named in the inventory of the company, at its book value, and the stockholders who desire to purchase shall have the right to purchase the same in the order in which they are named in the inventory of the company. Should any stockholder not wish to purchase his proportionate share, then his share shall be offered to the other stockholders proportionate to the number of shares owned by them. Should this corporation, or said stockholder, at any time, after notice having been given in writing, fail or refuse to purchase the stock offered for sale, such stock may be sold to anyone. No transfer of stock shall be valid unless made in pursuance to the provisions of this charter.

ARTICLE VII.—This corporation shall have all powers granted to corporations by law and shall have the power to contract, sue and be sued in its corporate name, and to own, hold, receive, loan, lease, purchase, sell and convey or mortgage any or all of its affairs, or to hypothecate its property, and to do any and all things which may be necessary and advisable in connection with the business of this corporation, and to do any and all things which may be necessary and advisable in connection with the business of this corporation.

ARTICLE VIII.—The business of this corporation shall be directed by and vested in a Board of Directors, consisting of three members, two of whom shall constitute a quorum for the transaction of business, and the said Directors as first constituted shall be Sebastian O. Brock, Hardie E. Claunch, and J. M. Hendrix, and they shall hold office until the last Monday of November, 1921, and on that day, and on the same day thereafter, elections shall be held by the stockholders at the principal office of the corporation. Failure to hold an election on the day specified shall not dissolve the corporation, but the Directors shall hold office in respect to their offices until an election shall be held after thirty days' notice of the time and place thereof to each stockholder. The annual election shall be held on the first Monday in November, 1921, and thereafter on the last Monday of November of each succeeding year. At any time, after notice of the time and place thereof to each stockholder, the Board of Directors may, for any cause, call a special election, and the said Directors shall be eligible for election as a member of the Board of Directors, and they shall elect their principal officers, who shall hold office until the last Monday in November, 1921, or until their successors are elected. Each succeeding Board of Directors shall elect its principal officers, who shall hold office until the last Monday in November, 1921, or until their successors are elected.

ARTICLE IX.—Whenever this corporation is dissolved, either by limitation or for any other cause, its affairs shall be liquidated by two or more liquidators named by the stockholders, but which liquidators need not be stockholders, who shall have full power to sell, convey, or otherwise dispose of any or all assets of the corporation, either separately or in a mass, at public or private sale, and to convey full and complete title thereto and shall have full power to do and perform all acts necessary and proper to fully and completely liquidate and distribute the assets of this corporation to the amount of stock held by each.

CHARTER.

alter and break at pleasure; to hold, receive, lease, purchase, sell and convey, as well as mortgage, hypothecate and pledge property, real, personal and mixed, corporeal and incorporeal; to name and appoint such managers, directors, officers, agents and other employees as its interest and convenience may require; to make and establish, as well as after amend, from time to time, such by-laws, rules and regulations as may be necessary and expedient for the proper management and government of the affairs of this corporation.

ARTICLE II.—The domicile of this corporation is hereby fixed in the City of New Orleans, State of Louisiana, and all other legal process shall be served upon the President of said corporation, or in his absence, upon its Secretary.

ARTICLE III.—The objects and purposes of this corporation are hereby declared to be to do a general machine repair shop business, to manufacture machines or machinery, whether working on contract or on a job, to purchase and sell machinery, tools and equipment, repair and dispose of same; to contract for the general repair of machinery, or for the furnishing of machinery, tools and equipment; to furnish labor for the repair of machines, and generally to do each and every act which may be necessary for the operation of a general machine repair business, whether done on the premises of the company or elsewhere under contract.

ARTICLE IV.—The capital stock of this corporation is hereby fixed at the sum of five thousand dollars (\$5,000.00), divided into fifty (50) shares of the par value of one hundred dollars (\$100.00) per share, and may be increased to the sum of fifty thousand dollars (\$50,000.00), divided into five hundred shares of one hundred dollars each, and this corporation is authorized to do any and all things deemed necessary and advisable in connection with the purposes above stated and to contract for the purchase and sale of plumbing, electrical and other apparatus connected with the building trades, and to install or contract for the installation of same on the premises of its own or in properties other than its own; to handle sales and leases of real estate, improved or unimproved, and to place, as principal or as agent, policies of insurance, of every character or description, including fire, marine, burglary, theft, and other risks, and to do any and all things which may be necessary and advisable in connection with the business of this corporation, and to do any and all things which may be necessary and advisable in connection with the business of this corporation.

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The Shadow of the Sheltering Pines



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Poland's premier is named Grabski, but what the Poles need now is some man who can holdski.

Pigeons Set Clock Back. I am informed that the town clock of Beverly is not quite suited to the three pigeons who recently perched on the hour hand, or else the birds did not like the daylight saving idea. However, they perched in their "time-ly" position long enough to set the clock back one-half hour.—Boston Post.

TOO LATE

TOO LATE