

Made in five grade ASK FOR THE YELLOW PENCIL WITH THE RED BAND

> Jesuits Brought Sugar Cane. Sugar cane was introduced into Louisiana from Santo Domingo by the

> Jesuits in 1751. The first refined

sugar was made by Antonio Mendez

in 1792, but the first refined sugar on

a commercial scale was made in 1794

by Etienne De Bore. The plantations of these two planters now form a part

Had No Rights at All.

Paul and Anthony own a wagon in partnership. Sometimes Paul exerts

a little more authority than is pleas

ing to Anthony. On one of these ocand, after yelling his troubles, added:

"Mother, Paul treats me like the ugly

Orang-Outang Misnomer,

from southeastern Borneo, means, in

the Malay language, "man of the for-

est," while orang-outang, the name which we carelessly apply to the great

Was Necessary. Judging from frequent mentions in

lunchrooms and street cars of persons who have "got wise," the Ameri-

can standard of intelligence must be

"Accolade."

An accolade is literally an embrace. The term is generally applied to a ceremony or salutation which marks the conferring of a knighthood or sim-

ows, to-wit:

ARTICLE V.—The powers of said cor-

(ORGINAL SIGNED):
THOMAS P. CUNNINGHAM,
President.

Bodet.

PERCY S. BENEDICT,
Notary Public.
Recorded in Mortgage Office, book 125;
folio 361. New Orleans, April 5, 1921.
(SIGNED)
ROBT, SCOTT,
Dy, Rec.

A true copy. PERCY S. BENEDICT.
Notary Public.

CHARTER. AMENDMENT TO THE CHARTER OF O'DONNELL BROTHERS, IN-

CORPORATED.

April 14 to May 19.

H. S. HERRING, Witnesses: Albert E. Moulin, L. G.

rapidly rising.-Boston Transcript.

anthropoid, means "man in debt."

Orang-utan, says a correspondent

of the city of New Orleans.

sisters treated Cinderella.'

EAGLE MIKADO EAGLE PENCIL COMPANY, NEW YORK

HARRIS' Ice Cream

The Cream Quality

Made from the Finest Products Obtainable.

1300 Dryades St. Phone Jackson 1080-1081

CHARTER.

AMENDMENT OF CHARTER OF THE

Article III shall hereafter be and read as follows:

ARTICLE III.—The capital stock of this corporation is hereby fixed at one hundred thousand (10,000,00) dollars, divided into ten thousand (10,000) shares of ten dollars (\$10,00) each, all of which shall be common stock. This stock shall be payable in cash, or may be issued by the Board of Directors in exchange for things of value actually received or services rendered the corporation, payment to be made at such time as may be determined by the Board of Directors. This corporation shall be a going concern as soon as twenty thousand dollars (\$20,000,00) of the capital stock shall have been paid for. The capital stock of this corporation may be increased to five hundred thousand (\$500,000,00) dollars. All transfer of stock of this corporation shall be entered on the stock book of the company, and no transfer of stock shall have bentered on the stock book of the company, and no transfer of stock shall be in any manner binding on this corporation until so registered in its stock book.

The whole of the foregoing Article III being in accordance with a resolution con-

in its stock book.

The whole of the foregoing Article III being in accordance with a resolution contained in the minutes of the stockholders' nuecting, a copy of which minutes is above befored to as, and being, hereto attached. Thus done and passed in my office in the City of New Orleans, on the day and in the month and year first herein written, in the presence of Aurora Edgar and Anna Sentilles, competent witnesses, who have hereto subscribed their names together with the said appearers, and me, Notary, after due reading of the whole.

(ORIGINAL SIGNED):
H. R. McLEOD, President.
F. H. ARBO, Secretary.
Witnesses: Aurora Edgur, Anna Sentil-

RUDOLPH J. WEINMANN.

Notary Public.

I, the undersigned, Recorder of Mortgages, in and for the Parish of Orlenns,
State of Louisiana, do hereby certify that
the above and foregoing Act of Amendment of the Trustee Oil Co., Inc., was this
day duly recorded in my office, in Book
1233, folio —, New Orlenna, April 23, 1921.
(SIGNED)

ROBT. SCOFT,
A true copy.

A true copy.
RUDOLPH J. WEINMANN,
Notary Public.

April 28-June 2

Women **Made Young**

Bright eyes, a clear skin and a body full of youth and health may be yours if you will keep your system in order by regularly taking



CHARTER.

ing in said capacities aforesaid and on behalf of said corporation by virtue of the authority conferred upon them at the aforesaid general meeting of the stockholders of O'Donnell Brothers, Incorporated declared that Article IV. of the charter of said corporation be amended so as to increase the capital stock of said corporation from thirteen thousand, five hundred dollars, represented by one hundred dollars, represented by one hundred and thirty-five shares of the par value discount of the part of the pa

said Article IV. as amended, to read as follows, to-wit:

ARTICLE IV.—The capital stock of this corporation is hereby fixed at twenty-five thousand dollars, divided into two hundred and fifty shares of the par value of one hundred dollars, each, which stock shall be issued for labor done, or money or property actually received and shall be paid for at such time and in such instalments as the Board of Directors may direct. Said capital stock may be increased to an amount not exceeding thirty thousand dollars. This corporation shall be a going concern as soon as at least the sum of thirteen thousand five hundred dollars has been paid for the stock there of in cash or property, real and personal.

The stock of this corporation shall be

of in cash or property, real and personal. The stock of this corporation shall be transferred in writing only, and on the books of the company. No stock, however, shall be transferred on the books, nor shall any stockholder have the right to seell his stock until and unless he has first offered the stock for sale to the company at the book value thereof, and the company shall have the right for ten days in which to decide whether it shall purchase the stock or not. If the company should decide to purchase the stock, then each of the stockholders of the company at the time shall have the right to participate in the purchase to the extent of the proportion of his holdings in the company.

And the said appearers moreover de-

time shall have the right to participate, the purchase to the extent of the proportion of his holdings in the company.

And the said appearers moreover declared that in consequence of the foregoing and pursuant to the authority in them wested by the stockholders of O'Donnell Brothers, Incorporated they do hereby formally declare publicly and make known that in the manner prescribed by law and agreeable to the provisions of the charter of said corporation Article IV. of said charter, by act passed before Lawrence, M. Janin, notary public, on February 1st, 1919, has been changed, altered and amended as hereinabove set forth and written, and they do hereby direct and require that the above stated changes and amendment of Article IV. of the charter of O'Donnell Brothers, Incorporated, be recorded and published in the manner prescribed by law to the end that the said changes and amendment hereafter and at all times, be as hereinabove set forth, to serve and avail as the future may or shall require.

Thus done and passed at my office, in the City of New Orleaps, La., on the day, month and year, herein first above written, in the presence of Addie Hewitt and William C. Orchard, competent withness residing in this Parish, who hereunto sign their names with the said appearers and me, Notary, after due reading of the whole.

(ORIGINAL SIGNED):

(ORIGINAL SIGNED): FRANK X. O'DONNELL, President. H. J. O'DONNELL.
Secretary Treasurer.
Witnesses: A. Hewitt, W. C. Orchard.
GABIEL FERNANDRZ, JR.
Notary Public.

Notary Public.

I. the undersigned. Recorder of Mortgages in and for the Parish of Orleans.
State of Louisians, do hereby certify that
the above and foregoing amendment of
the charter of O'Donnell Brothes, Inc., was
this day recorded in my office in Book
1253, folio 369, New Orleans, April 8th, (SIGNED)

A true copy of the original.

GABIEL FERNANDRZ, JR.

Notary Public

April 21-May 26.

CHARTER OF FLYNT VARNISH WORKS, INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, That, on this fifth day of the month of April, in the year of our Lord, one thousand, nine hundred and twenty-one, and of the Independence of the United States of America, the one hundred and forty-fifth; before me, William J. Formento, a notary public, duly commissioned and qualified in and for the Parism of Orleans, State of Louisiana, personally came and appeared the several persons, whose names are subscribed here to, who declare that, availing themselves of the laws of the State of Louisiana, in such cases made and provided, and particularly of Act. No. 267 of 1914, they desire to, and do hereby, form themselves into a corporation under the name, and for the objects and purposes, and under the terms and conditious, hereinafter set forth.

ARTICLE V.—The powers of said corporation shall be exercised, and its affairs managed, by a president, three vice-presidents, and twenty-six other members; four of these members shall be steamship agents, and three exporters, who together with the ex-presidents, shall constitute the Board of Directors; the saft four officers shall be elected annually on the second Monday in January in cash year, beginning with the year, 1890, on said second Monday in January, 1890, and on the same day each succeeding year, one-half in number of the other said members shall be elected to hold office for two years, as that one-half of said members shall hold over, with the exception of the ex-presidents, who shall be directors as long as they retain their full membership. Each such officer or director shall own, in his own name, at least one share of stock in said corporation, and they shall hold their offices until their successors shall be elected and qualified.

In faith whereof, the said appearers and employees generally, as the business and interests of the corporation may require; to change, modify, or amend this charter, and to establish, alter, and amend all rules, regulations and by-laws for the conduct and management of the business of the corporation in any way conformable to the law.

to the law.

ARTICLE II.—The domicile of this corporation shall be in the City of New Orienas, State of Louisiana, and all citations and other legal process shall be served upon the President of this corporation, or in the event of his absence or inability to act, then upon the Vice-President.

ARTICLE III.—The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, are hereby declared to be:

The manufacturing busing sailing are

clared to be:

The manufacturing, buying, selling, exchanging, and general dealing in varnishes, stains, enamels, japans, driers, wood-filiers, paint oils, asphaltums, paints, varnish and paint removers, furniture polishes, iliquids used in paint making and color grinding, and, in general, all products used, or usuable, in the varnish and paint trade, and its branches.

To engage in conduct, and operate any

In faith whereof, the said appearers have signed these presents in the presence of Albert E. Moulin and Lawrence G. Bodet, competent witnesses, who likewise have signed these presents with me, notary, after due reading of the whole, on the day and date aforesaid.

(ORGINAL SIGNED): trade, and its branches.

To engage in, conduct, and operate any line of business, incidental to the main business, hereinabove stated, or any business properly susceptible of being conducted through the character of the property to be handled by the corporation.

This corporation shall have the right to acquire, either in whole or in part, the business, assets, good-will, and the like of any person, or concern. engaged in a line of business similar to that authorized by the charter of this corporation, and to pay for the same in cash, stock, or in any other lawful way.

ARTICLE IV.—The capital stock of this

be increased to the sum of fifty thousand dollars.

No stockholder shall sell or dispose of any of the stock of this corporation, without first having offered the same for sale to the other stockholders, by a letter addressed to the President or to the Board of Directors of the corporation, having therein the lowest proposed price of said stock and the proposed terms of said. After thirty days from the receipt of such written offer, and the failure of the stockholders, or any of them, to purchase the said stock upon the proposed terms of saie, or, at least, terms no worse than those proposed, the owner of the stock shall then he at liberty to sell such stock for not less than the said proposed price and upon the said proposed terms, or, at least, terms not more favorable to the stockholders. This rule shall apply to each specific saie, or proposed sale, of stock.

books of the corporation, an affidavit as to the amount truly paid for the stock and facts showing the entire bona fides of the transaction.

in writing, which shall be filed with the Secretary.

Immediately upon their election, the Board of Directors shall elect from their number the officers of the corporation. A failure, however, to hold an election of any character, called for by this charter, shall not invalidate this charter or affect the existence of the corporation, but the persons in office shall so remain until an election is held and successors in office qualified. The Board of Directors shall have authority at any time to appoint an Assistant-Secretary, or Assistant-Treasurer, or both, who shall be clothed with such functions as the Board of Directors may determine. Such Assistant-Secretary or Assistant-Treasurer shall not, however, be a member of the Board of Directors, and need not be a stock-holder of the corporation.

All vacancies occuring on the Board of Directors between elections shall be filled by the remaining Directors for the unexpired term of said Board; and any Director shall be entitled to appoint by written proxy, to be filled with the Secretary, another Director or stockholder to act for him as Director or stockholder to act for him as Director, when such Director cannot himself act.

All employees of the corporation shall hold their positions subject to the Board of Directors.

The Board of Directors shall be entitled

f Directors.

The Board of Directors shall be entitled o draft by-laws, rules, and regulations or the corporation and the transfer of tock, not inconsistent with the provisions of thic charter or any provisions of law, -provided the stockholders may themelves amend, modify, or change any by-aws regulating the stockholders' meetings.

selves amend, modify, or change any by-laws regulating the stockholders' meet-ings.

Any Director may at any time be re-moved by a vote of the stockholders, and such removal shall ipso facto vacate the office such Director may have held and terminate any emoluments of the office. Upon such removal, the Board of Direc-tors shall be entitled to fill the vacancy, unless the glockholders should themselves elect to do so at the time of making a re-moval.

(ORIGINAL SIGNED):

Witnesses: Louis Albert Murphy, E. F. Teissier.

WM. J. FORMENTO, Notary Public. I. the undersigned. Recorder of Mortgages in and for the Parish of Orleans.
State of Louisiana, do hereby certify that
the above and foregoing Act of Incorporation of the Flynt Varnish Works, Inc.,
was this day duly recorded in my office,
in Book 1253, folio 383, New Orleans, April
11th, 1921.
(SIGNED) ROBT, SCOTT

ROBT. SCOTT, Dy. Rec. A true copy from the original.

WM. J. FORMENTO,
Notary Public. April 21-May 26,

AMENDMENT TO CHARTER OF THE ORLEANS STEEL PRODUCTS,

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, That on this 11th day of the month of April, in the year of our Lord, one thousand, nine hundred and twenty-one (1921); before me, Andrew M. Buchmann, a notary public, duly commissioned and quainfied in and for the Parich and State aforesaid, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared Mrs. Magdalena Kiemmer, widow of Rudolph G. Holzer, of full age and a resident of this City, President of the Orleans Steel Products Co., Inc., who, pursuant to the authority granted her by resolution of the stockholders of the said stockholders held at the office of said company No. 1025 Bienville Street, in the City of New Orleans, on the 21st day of February, 1921, for the purpose of considering the increase of the capital stock of the said company and the amendment accordingly of its charter, declared:

That at the said meeting of said company, held as aforesaid, and at which meeting all of the stockholders of the said corporation were present or represented, Article IV. of the charter of said corporation, being an Act passed before Andrew M. Buchmann, notary public, for the Parish of Orleans, on the 2nd day of April, in the year 1919, was, by unanimous vote of all of cald stockholders, amended and readopted so as to read as follows:

ARTICLE IV.—The capital stock of this corporation is hereby fixed at the sum of

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans, Inc. and I

CHARTER

shares offered, such offered shares shall be distributed to the prospective pur-chasers in such proportions as the Board of Directors deem best.

of Directors deem best.
Said appearer further declared that at
the said meeting all of the stockholders of
the said corporation jointly and severally
waived all notices, delays, and other
formalities of the holding of the said meeting and for the action taken thereat.

il shares of stock shall be rethis corporation on the stock archolder for any indebtedness. In unsecured, however, evidenced to the holder of the stock and of the holder of the stock and of stock shall be made in conof these conditions.

E. V.—The corporate powers of ration shall be vested in and by, a Board of Directors, contree stockholders, and two for the Board shall constitute a rether transaction of business.

Board of Directors shall be for the transaction of business.
Board of Directors shall be of William Sterling Flynt ise Flynt and Walter Freeman se postofice address is New Orsiana, William Sterling Flynt he President of the corporate Louise Flynt the Vice-Presi-Valter Freeman Riggs the Sectres and the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competition in the presence of Rudolph J. Holzer and Germaine de Lesseps, competitio

Witnesses: R. J. Holzer, Germaine de ANDREW M. BUCHMANN, Notary Public

I, the undersigned. Recorder of Mortgages in and for the Parish of Orleans.
State of Louisiana, do hereby certify that
the above and foregoing Act of Incorporation, of the Orleans Steel Products Co.,
Inc., was this day duly recorded in my
office in Book 1253, folio 391 New Orleans,
La., April 12th, 1921.

(SIGNED)

ROBT. SCOTT. ROBT. SCOTT, Dy. Rec.

A true copy.
ANDREW M. BUCHMANN.
Notary Public. April 21-May 26,

CHARTER OF GEORGE MOROY CIGAR

them, to form and constitute a corporation and body politic in law, for the objects and purpoges and under the stipulations hereinafter set forth. to-wit:

ARTICLE I.—The name and title of this Corporation shall be: George Moroy Cigar and Tobacco Company, Inc., and under such title, it shall have and enjoy succession and existence, for a period of ninety-nine years from date hereof; the domicile of this corporation shall be in the City of New Orleans, State of Louisiana, where all citations and other legal process shall be served upon the President, or in his absence upon the Vice-President, or in the absence of both President and Vice-President, upon the Secretary.

ARTICLE II.—The capital stock of this corporation is hereby fixed at the sum of Twenty Thousand Dollars (\$20,000.00), all of which shall be divided into and represented by Two Hundred Share, of the par value of One Hundred (\$100.00) Dollars each. Stock may be paid for in money, in services rendered to the Corporation, or in property and good will, regularly transferred to the Corporation, all as shall be determined by the Board of Directors.

ARTICLE III.—The objects and pur-

larly transferred to the Corporation, all as shall be determined by the Board of Directors.

ARTICLE III.—The objects and purposes of this corporation and for which it is organized, are hereby declared to be, to purchase and sell, both at retail and wholesale, cigars, tobacco, smokers' supplies, and like articles; to do a general jobbing and mercantile business; to maintain and operate both jobbing and retail establishments for the sale of the commodities in which this concern may deal; to buy, and sell, at either wholesale or retail all commodities generally handled in the general business of jobbing in the cigar and tobacco line, as well as those things generally handled in the general business of jobbing in the cigar and tobacco stores, and to maintain and operate any and all such accessories as are generally found in retail cigar stores; and in general to do any and all acts pertaining or germane to the above and foregoing purposes.

ARTICLE IV.—It is further a part of mutual agreement under which the stockholders herein have entered into and formed this corporation, and which is made a binding covenant between them, their heirs, assigns, administrators, associates and successors each party hereto contracting, covenanting and binding himself, heirs and assigns that each and every stockholder before being allowed to make any sale of stock owned by him in this Corporation, must and shall first offer same to the stockholders then of record, at a price not to exceed the value thereof, as determined by the books of this corporation, which said offer shall be open for a period of fifteen days, and such stockholders as desire to purchase a proportion of the stock so offered, in accordance with the amount of stock he holds in proportion to the total amount held by all stockholders offering to purchase it is understood that at the expiration of fifteen days from such offer of sale by

proportion of the stock so offered, in accordance with the amount of stock holders in proportion to the total amount held by all stockholders offering to purchase it is understood that at the expiration of fifteen days from such offer of sale by the stockholder, the selling stockholder is relieved of all disabilities imposed upon him by this article. It is further mutually covenanted and agreed that this article cannot be amended without the unanimous consent of all stockholders of record.

ARTICLE V.—The corporate powers of this corporation are expressed and set forth by Section seven of Act 267, of the Louisiana Legislature, for the year 1914, and all corporate powers shall be duly employed by and vested in a board of three Directors, a majority of whom shall constitute a quorum for the transaction of all business. The first Board of Directors shall consiçt of and be George Moroy, 2200 Magazine St.; George H. Nies, 2200 Magazine St.; George H. Nies, 2200 Magazine St.; George H. Nies, 2200 Magazine St., and from sald Board there shall be elected three officers, namely, a President a Vice-President and a Secretary-Treasurer and George Moroy shall be President Henry P. Pfeffer, Vice-President, and George H. Nies, Secretary-Treasurer, and the said directors and officers shall seven as such until the first Monday in June, 1922, or until their successors are elected and qualified. Meetings of the stockholders for the election of directors shall be held yearly, on the first Monday in June, beginning with theyer 1922; the Board of Directors shall have the right to elect without reference to a stockholders meeting, any stockholder to be a director, whenever a vacancychall exist, on the Board of Directors shall have the right to elect without reference to a stockholder meeting and stockholder of the corporation shall be very be liable for any debt of the corporation other than the unpaid portion of their subscription to stock; and no informality herein shall subject them to such liability.

ARTICLE VII.—Amendments to t

Thousand (\$100.000.00) Dollars.

Thus done and signed, on the day and date first hereinabove written, in the City of New Orleans, in the presence of C. O. Sperier and Prentice E. Edrington, Jr., competent witnesses, and me, Notary, after a due reading of the whole; the subscribers setting opposite their names the amount of stock they subscribed for, making this an original subscription list. (Original Signed) Geo. Moroy, 918 Second St. New Orleans, La., one share; Henry P. Pferier, 621 St. Andrew St., New Orleans, La., one share, 1800. The condition of the cond

(Signed) WARREN V. MILLER, Notary Public.

CHARTER.

AMENDMENT TO CHARTER OF GEN-ERAL THEATRE SUPPLY COM-PANY, INC., APRIL 14, 1921.

State of Louisiana, Parish of Orieans City of New Orleans. Be it known, That on this fourteenth day of the month of April in the year of our Lord, inneteen hun-dred and twenty-one, and of the Independthe laws of the State of Louisiana, by act passed before me, the undersigned notary, on December 20th, 1920, duty recorded in the Mortgage Office of this Parish in book 1246, folio 676; which said appearers severally declared that a meeting of the stockholder, of the General Theatre Supply Company, Inc., was duly convened and held at the office of the corporation, in this City, on April 12th, 1921, pursuant to, and after compliance with all the legal requisites, at which meeting there were present, in person, the holders

be and read as follows:

ARTICLE III.—The capital stock of this corporation is hereby fixed at twenty thousand dollars (\$20,000.00) to be divided into two hundred (200) shares of the par value of one hundred dollars (\$100.00) each; which said stock shall be paid for in cash or in property and good will transferred to said corporation or in work done for or cervices rendered to said corporation, as may be decided by the Board of Directors and upon terms to be fixed by said Board of Directors.

All transfers of stock shall be wade on

All transfers of stock shall be made of the books of the corporation and no tranfer of stock shall be in any way binding the corporation unless and until it made in pursuance to the provisions this charter.

this charter.

No ctockholder of this corporation shall be permitted to sell or otherwise dispose of his stock without first offering the same, in writing, to the other stockholders through the Board of Directors, at a price not exceeding the book value thereof; and said stockholders, inproportion to their holding, shall have an option and first right of purchasing all of the shares of stock to be thue disposed of by sale or otherwise of any stockholders and shall have a period of ten days in which to accept or decline said offer.

Should the stockholders decline to my

Each share of stock is issued herein upon the condition and understanding that no stockholder shall sell or otherwise transfer his stock in violation hereof, and any such sale or transfer if made shall be void and this corporation shall be under no obligation to list said stock on its books or to regard the holder of the certificate thereof.

The capital stock of this corporation may be increased to any amount not exceeding two hundred and fifty thousand dollars.

to cast one vote at all general meetings.

Said appearers further declared that in addition to the passage of the resolution authorizing the amendment to the charter herein before enumerated, they were also authorized, directed and empowered to appear before a notary public for the purpose of carrying out and giving effect to said amendment to the charter and having the same placed in proper form and thereafter recorded and published in conformity with existing provisions of the law relating thereto, all as will more fully and at large appear from the resolution adopted at said stockholders' meeting, a copy whereof duly attested, is hereto attached for reference.

Said appearers further declared that in

tached for reference.

Said appearers further declared that in conformity with the authority conferred upon them as aforesaid, they have appeared before me, said Notary, for the purpose of having the amendment to the charter of the said corporation placed in authentic form, and do hereby declare that the charter of the General Theatre Supply Company, Inc., was, at said meeting of the stockholders, amended, changed and altered in the particulars hereinbefore setforth, and that they now desire me Notary to receive and make said amendment according to law, to serve and avail as the future shall or may require; I said Notary ment in the form of this public act, to the do by these presents, receive said amendend that said amendment may be recorded and promulgated, and thus be read into the aforesaid charter of said corporation.

Thus done and passed, in my office, at

Thus done and passed, in my office, at the City of New Orleans, on the day, month and year herein first above written in presence of Raymond Mollere and Louis Lion, competent witnesses, who have hereunto signed their names with the said appearers and me, said Notary, after due reading of the whole.

J. H. MAJEAU. WYNDHAM ROBERTSON, L. LION.
R. MOLLERE.
J. H. FORCELLE, JR.,

Notary Public. I, the undersigned, Recorder of Mort

Creole Toothache Paste O Relieves Pain O 15 c At All Druggists 15c

J. H. FORCELLE IL Notary by



Aladdin's Lamp

In the Arabian Nigh Aladdin could rub his "wi ing lamp" and have pour in his lap. That w a wonderful state of affair

Today, determin and will power, plus m tematic saving, are 'Aladdin's Lamp" for an mulating money. Don wish - ACT! Start account.

Hibernia Bank and Trust Co.

ALGIERS BRANCH 340 Verret St.



WE DO UP SHIRT WARR

cases they look even lette them back to you as pos as or better than ever.

American Laundry, Julie at

DIAMONDS WATCHES AND JEWELL

Zaeringer Bros. 505 Royal St

Women can be sure of some ing courteous attention is the institution.

We not only invite you to ope a personal account with u, is

we also will be glad to give put the benefit of our advice and experience in other bu matters.

We are never too buy to be pleasant.

WHITNEY-CENTRAL BAN

"NO ACCOUNT TOO SMALL FOR US" RESOURCES OVER \$80,000,000