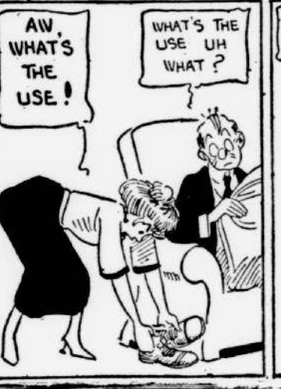


AW, WHAT'S THE USE



Classified Advertising

Lost
Platinum bar pin with three diamonds. If found, return to 349 Magazine St. for reward.
Girl's black slipper. Lost from 206 Pelican street to Belleville Street. Finder please return to 209 Pelican Ave.

For Rent

THE DELARONDE
First class rooms and board.
212 Debarade St. Phone Alg. 406-W.
6-30-22

Neatly furnished room-cool apartment; three bedrooms. Apply 818 Pelican or phone Algiers 527.

3-room bungalow; screened. Pace Boulevard near Naval Station. Apply G. Demare, Pace Boulevard.

New 10-room apartment furnished for light house-keeping; eighteen dollars per month. Phone Alg. 509-J, or apply 428 Delaronde.

For Sale

WE WILL DELIVER PROMPTLY
The wood, per rank.....\$1.75
Sawed or split.....\$1.40
Soft coal, per ton.....\$9.00

MRS. S. TEAL
Ice, Wood and Coal
105 Wood Street Phone Alg. 324-L

WOOD \$125 PER RANK
SAWED OR SPLIT
J. SIMMONS,
523 BRINGIER ST.
PHONE ALG. 449-W.

Wants

7%
Interest on Mortgage
\$50.00 payments on principal.
No bonus.

LIBERTY HOMESTEAD
738 COMMON

BEAUTY CULTURE
Call or write for catalog
MOLER COLLEGE,
1005 Canal St.

MALE
To be a Barber means steady employment
at a business of your own. Learn it
at MOLER BARBER COLLEGE
1005 Canal St., New Orleans

ROOFERS AND SLATE DEALERS
DON'T BE FOOLED.
DEMAND THE FULL NAME.
YOU WILL HAVE THE ORIGINAL.
ALBERT BRANDIN SLATE ROOFING CO., Inc.
201-211 N. Rampart Street
MAIN 1242 NO BRANCH YARD.

Real Estate

Three lots of ground in McDonoghville on Hancock street, each 35x135 feet; \$100 each.
Single cottage, on lot 35x135 feet, 731 Hancock street, has eight rooms, slate roof, sanitary plumbing, bath, electric light, \$4,500.00.
Double cottage, four rooms each, has double lights, sanitary plumbing, bath, \$1,500.00.
Apply 503 Verret street.

Miscellaneous

BEST PRICES PAID FOR
OLD GOLD, SILVER,
PLATINUM AND FALSE
TEETH
1014 JULIA ST. Main 2204

ISAAC LEVY
1304 CANAL STREET

UPTIGHT PIANO.....\$47.50
UPTIGHT PIANO.....15.00
Leather Couches.....6.00
Sanitary Couches.....3.00
Iron Beds.....1.50
Armchairs.....1.50
Armchairs and Washstand.....36.00
Extension Table.....5.00

DR. W. J. PERKINS, Chiroprapist,
Room 34 Casach's Building. Make
appointments by phone, 3128.
Prices reasonable.

MRS. O. PONTI
Graduate Midwife and Nurse
Phone Alg. 535W Res. 236 Bermuda St.

MISS ROSE McCAFFREY,
MULTIGRAPHING,
311 MASONIC TEMPLE. MAIN 2538

REPAIR YOUR SHOES REPAIRED
in the most completely equipped shoe
repair shop in Algiers. Leave your
shoes here today, get them tomorrow.
CHERRY SHOE REPAIRING CO.
710 Tchou St. Phone Alg. 628

REPAIRING COMPANY, (Established 1877)
115 S. BARRAS, Average, Plans, Tarpaper,
Siding and Roofing. Thousands Worth a Specialty.
Commercial Phone, Main 391, Corner Co-
lon and Tchou Streets, New Orleans, La.

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710 Tchou St. Phone Alg. 628

THE FRAME SHOP: mirrors also redwood.
Satisfaction guaranteed. 407 Bourbon.
8-3-22

REAL ESTATE BUILDING INSURANCE

C. M. TERRY

33 CARONDELET ST. PHONE MAIN 5445

DOLLS.
"A little girl's tragedy is her broken doll. Save her tears. For a trifling sum you may have all sorts of broken dolls repaired at the
DIXIE DOLL HOUSE,
825 BOURBON STREET."

F. A. BRUNET
Established 1878
JEWELRY
113 Royal St.
Fine Repairing Done.

MRS. G. E. SADLER
Pacific and Pelican Aves.
Fancy and Staple Groceries, Choice Baked
Ham and Sausages. Buy for cash and save
money.

FRESH MEAT
Central Market, Phone Algiers 431, corner
Aix and Bernuda streets. Choice Beef,
Pork, Veal and Mutton. Fresh Meat any
time of day. S. CATANESE, Prop.

WOOD AND COAL
JOHN KAPPLER, Dealer in Coal, Fire-
wood and Ice. Express to his 447 Elmira
Avenue. Phone Algiers 825-W.

Valour, Felt and Panama Hats. Cleaned,
Dyed and Reshaped.
233 N. Rampart St. Main 4977

Bruce Seed & Poultry Co.
INCUBATORS, BROODERS, FEEDS
HIGH-GRADE FLOWER, FARM AND
VEGETABLE SEEDS.
732 Poydras St. NEW ORLEANS, LA.

WOOD AND COAL
JOHN KAPPLER, Dealer in Coal, Fire-
wood and Ice. Express to his 447 Elmira
Avenue. Phone Algiers 825-W.

MRS. A. A. BARILLEAUX
HEMSTITCHING AND FLEATING
232 Vallette Street, Algiers, La.

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DEMAND THE FULL NAME.
YOU WILL HAVE THE ORIGINAL.
ALBERT BRANDIN SLATE ROOFING CO., Inc.
201-211 N. Rampart Street
MAIN 1242 NO BRANCH YARD.

Automobiles, Etc.—11
H. ROZIER
General Drayman—Truck Service.
Baggage transferred to and from Hotels,
Railroads, Steamships, Etc.
Furniture Packed and Shipped
Piano Hauling a Specialty.
930 Brooklyn Ave. Phone Algiers 475-J

WICK SERVICE
General blacksmithing, auto re-
pairing, spring work and rubber
tiring a specialty.
WALTER E. PHILIP,
Successor to Babot & Pille
1014 JULIA ST. Main 2164

FARMERS'
Truck Bodies and Trailers
Also Lumber Trailers
Built to Specifications
SCHAYER & SONS, Inc.,
Formerly O'CONNOR & CO.
Wagon Mfg. and Repairs
General Black Smith Work
518-534 Julia St. Phones M. 3557-3602

CHIROPODIST AND MASSAGE.
DR. W. J. PERKINS, Chiroprapist,
Room 34 Casach's Building. Make
appointments by phone, 3128.
Prices reasonable.

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C. M. TERRY

33 CARONDELET ST. PHONE MAIN 5445

HAMBONE'S MEDITATIONS

HIT SHO DO BE HAMD T'
SHE T YO' EYES 'G IN
TEMPTATION T' GO ER-
FISHIN' WEN YOU DIGGIN'
UP DE GYAHDEN EN
KEEP ON ER-TURNIN' UP
BIG FAT RED-WORMS!



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CHARTER

corporation shall sell all or any part of
his stock without first giving fifteen
days' notice to the creditors of the
said corporation, and the corporation shall
give such notice to the creditors upon re-
ceiving such notice shall allow the other
stockholders, after due notice mailed to
them, to sell their stock to the purchaser
such stock in proportion to their re-
spective holdings of stock in the corpora-
tion, and such other persons as may be
interested in the stock from the date such
written notice is given to the corporation,
to purchase said stock at the then book
value of same.
ARTICLE X—The subscribers herunto
have respectively written opposite their
names, the amount of stock in this cor-
poration they desire to subscribe, and the
date of their incorporation may also
serve as the original subscription list of
the corporation.
This done and signed, at my office, at
the City of New Orleans, on the day,
month and year first above written, in
the presence of Gus J. Hiran and Melton
O'Rourke, competent witnesses, residing
in the Parish, who have signed these
present, together with said subscribers
and me, Notary, after due reading of
the foregoing articles.
(Original signed):
Edw. Jumonville, 4220 Dryades St., 50
Jumonville, 2220 Calhoun St., 20
Jumonville, Chas. Jumonville, 2520
Calhoun St., 45; Gus J. Hiran, Melton
O'Rourke.
W. CATESBY JONES,
Notary Public.

I, the undersigned Recorder of Mort-
gages, in and for the Parish of Orleans,
State of Louisiana, do hereby certify
that the above and foregoing act of in-
corporation of the SQUEEZ EZY MOP CO.,
Inc., was this day duly recorded in my
office in book 1298, folio 322.
New Orleans, May 18, 1922.

A true copy: W. CATESBY JONES,
Deputy Recorder.
May 18-June 22.

CHARTER OF
SQUEEZ EZY MOP CO., INC.

United States of America, State of
Louisiana, Parish of Orleans. Be it
known that on the tenth day of May,
1922, before me, W. CATESBY JONES,
a Notary Public in and for the Parish
of Orleans, State of Louisiana, and in
the presence of the witnesses hereinafter
named and undersigned, personally
came and appeared the several persons
whose names and addresses are hereunto
subscribed, who severally declared that
availing themselves of the provisions of
the laws of the State of Louisiana in
such cases made and provided, and
more particularly of Act 267 of the Leg-
islature of this State for the year 1914,
they have covenanted, contracted, agreed
and bound themselves, and do by these
present articles, agree and bind their
corporate and legal heirs, assigns and
successors, together with all persons who
may hereafter become associated with
them, to form and do hereby form a body
corporate and legal entity, to be known
as the SQUEEZ EZY MOP COMPANY, INC.,
and the purposes and objects of the same
and stipulations hereinafter set forth and
expressed.
ARTICLE I—The name and title of this
corporation shall be SQUEEZ EZY MOP
COMPANY, INCORPORATED, which may
be abbreviated to SQUEEZ EZY MOP
CO., INC.
ARTICLE II—The purpose for which
this corporation is formed and the na-
ture of the business to be carried on by
it are hereby declared to be: to manufacture,
sell and distribute, by retail, wholesale
and otherwise, mops, brooms, brushes
and other household furnishings articles,
and the purchase and sale of general
merchandise, and to do any and all
things pertaining to the manufacture,
sale and distribution of the foregoing
household articles and general merchan-
dise.
ARTICLE III—The amount of the
capital stock of this corporation shall be
fixed at the sum of Twenty
Thousand Dollars (\$20,000.00), all com-
mon stock, which capital stock may be
increased or decreased by the Board of
Directors of this corporation. Said capital
stock shall be divided into Two
Hundred (200) Shares of the par value
of One Hundred Dollars (\$100.00) each,
and the stock shall be paid when sub-
scribed for, or may be issued in whole
or in part at such time and in such
manner as the Board of Directors may
actually purchase and received by the
corporation or services actually ren-
dered. No fractional shares shall ever
be issued.
ARTICLE IV—The location of the
domicile of this corporation shall be in
the City of New Orleans, State of Louisi-
ana, and the principal office of all
business shall be made upon the
President of this corporation, or in case
of his absence or inability, the Vice-
President, or Secretary-Treasurer, in
the order named. Said corporation shall
have and enjoy succession by its cor-
porate and legal heirs, assigns and suc-
cessors, from the date of this act.
ARTICLE V—The business and affairs
of this corporation shall be conducted
by and all the corporate powers vested
in it shall be exercised by a Board of
Directors composed of three (3) stockholders,
to be elected by the stockholders annu-
ally by ballot on the first Monday of
the month of January each year, begin-
ning in the year 1924, or any subsequent
date announced by the Board of Direc-
tors. The election shall take place
on said date, after fifteen (15) days'
notice, which shall be given to each
stockholder by letter mailed to the
stockholder at his last known post-
office address; at said election each
stockholder shall be entitled to cast one
vote as provided in Section 11 of Act
267 of the General Assembly of the State
of Louisiana for the year 1914, or amend-
ments thereto. The Board of Directors
declared elected. The Board of Direc-
tors so elected shall immediately meet to
select one to be President, one to be Vice-
President, one to be Secretary-Treasurer
and one to be Secretary. The Board of
Directors shall be elected and qualified
until their successors are elected and qualified.
ARTICLE VI—The first Board of
Directors shall be composed of the fol-
lowing stockholders: Edward Jumonville,
La.; James Jumonville, Hammond, La.;
Charles Jumonville, 2220 Calhoun street,
New Orleans, La.; of whom Edward Ju-
monville shall be President, Charles
Jumonville shall be Vice-President, James
Jumonville shall be Secretary-Treasurer,
and they shall serve until the third Mon-
day of January, 1924, or until their
successors are elected or Board of Direc-
tors shall be filled by the remaining
Directors, and if for any reason a new
Board of Directors shall not be chosen
on the date above fixed, the then existing
board shall hold over until their suc-
cessors are chosen.
ARTICLE VII—Stockholders' meetings
or other meetings for the election of di-
rectors may be held as prescribed by
Section 10 of Act 267 of the General As-
sembly of the State of Louisiana for the
year 1914, or any amendments thereto.
ARTICLE VIII—This corporation and
the officers and directors thereof shall
have all the rights and powers and this
corporation may be amended or dissolved,
or its affairs liquidated, as provided by
the provisions of Act 267 of the General
Assembly of the State of Louisiana for
the year 1914, or any amendments thereto.
ARTICLE IX—No stockholder shall
be held liable or responsible for the
contracts or debts of this corporation in
any further sum than the unpaid bal-
ance on the stock for which he has sub-
scribed, nor shall any person be held
liable in his organization have the effect of
rendering this charter null or exposing a
stockholder to any liability in this
charter provided. No stockholder in this

corporation shall elect three liquidators
from among the stockholders of this
corporation, who shall have the right to
wind up the business and affairs of this
corporation. In case of the death of a
liquidator, the survivors shall appoint a
stockholder an successor to him.
ARTICLE VII—This charter may be
modified, changed or altered, or said cor-
poration may be dissolved, with the as-
sent of stockholders owning two-thirds
of the entire capital stock, at a general
meeting of the stockholders convened for
that purpose, after fifteen (15) days' writ-
ten notice shall have been given to each
stockholder, mailed to him at his last
known address.
ARTICLE VIII—No subscriber for stock
shall ever be held liable for the contracts,
debts or debts of said corporation in any
further sum than the unpaid balance,
if any, due the corporation on the stock
for which he subscribed, and he shall not
be held liable for such contracts, debts or
liabilities in any further sum than the
unpaid balance on the stock owned by him;
nor shall any person be held liable in his
organization have the effect of rendering
this charter null or exposing a stockholder
to any liability in this charter provided.
No stockholder in this corporation shall
ever be held liable for the contracts,
debts or any part thereof, without first
offering the same in writing to the other
stockholders, through the Board of Di-
rectors, at its then meeting, which will
have the first option to purchase the same.
ARTICLE IX—This corporation is or-
ganized under the laws of the State of
Louisiana, and especially Act No. 267
of the Louisiana Legislature, and the
subscribers hereto, for themselves and
said corporation and its successors, directors
and stockholders of corporations by
said laws and said act; such acceptance
being as full, complete and binding as
said rights, powers, privileges and im-
munities were set forth at length in this
instrument.
This done and passed in my notarial
office in the City of New Orleans, afore-
said, in the presence of Holger G.
Kohnke and Walter Carroll, competent
witnesses of law, who have signed these
present articles, together with said sub-
scribers and me, Notary, on the day and
date set forth in the foregoing articles.
(ORIGINAL SIGNED):
Witnesses: Holger G. Kohnke, Walter
Carroll.
W. W. YOUNG,
Notary Public.
I, the undersigned Recorder of Mort-
gages, in and for the Parish of Orleans,
State of Louisiana, do hereby certify that
the above and foregoing act of incorporation
of the Colossal Investment Company, Inc.,
was this day duly recorded in my office
in book 1298, folio 261.
New Orleans, April 21st, 1922.
Deputy Recorder.

I hereby certify the above and forego-
ing act of incorporation of the Colossal
Investment Company, Inc., together
with the certificate of the Recorder of
Mortgages, on file and of record in my
office.
In faith whereof, I hereunto set my
hand and seal this 22nd day of April,
1922.
(Signed): W. W. YOUNG,
Notary Public.
May 4-June 8

CHARTER OF DRYADES PHARMACY,
INC.

State of Louisiana, Parish of Orleans,
City of New Orleans. Be it known and re-
membered, that on the 5th day of April,
in the year of our Lord one thousand, nine
hundred and twenty-two and of the In-
dependence of the United States of America
the one hundred and forty-fifth, Be-
fore me, W. W. YOUNG, Notary Public,
duly sworn, commissioned and qual-
ified in and for the Parish of Orleans,
therein residing, and in the presence of
the subscribers hereto, personally came
and appeared the persons whose names are
hereunto subscribed, and all singularly
named, and all and singularly named,
and all and singularly named, and all
persons who may hereafter become associ-
ated with them, and they have covenanted
and agreed to form and do hereby form a
body corporate and legal entity, to be
known as the DRYADES PHARMACY, INC.,
and the purposes and objects of the same
and stipulations hereinafter set forth and
expressed.
ARTICLE I—The name, style and title
of this corporation shall be Colossal In-
vestment Company, Inc., and under that
name, it shall have and enjoy all the
rights, advantages and privileges granted
by law to corporations of this class, and
shall exist for a term of ninety-
nine years from this date. It shall have
power to contract, sue and be sued, to
make and execute contracts, to hold, re-
ceive, lease, purchase, sell and con-
vey, as well as mortgage, hypothecate and
pledge, corporeal and incorporeal; to
name and appoint such managers, direc-
tors, officers, agents and other employes,
and to do all things which may be lawfully
required, and to make and establish, as well
as alter and amend, from time to time,
such regulations as may be necessary and
expedient for the proper management and
government of the affairs of said corpora-
tion.
ARTICLE II—The domicile of this
corporation is hereby fixed in the City of
New Orleans, State of Louisiana, and all
business of this corporation shall be con-
ducted in and for the Parish of Orleans,
State of Louisiana, and the principal office
of all business shall be made upon the
President of this corporation, or in case
of his absence or inability, the Vice-
President, or Secretary-Treasurer, in
the order named. Said corporation shall
have and enjoy succession by its cor-
porate and legal heirs, assigns and suc-
cessors, from the date of this act.
ARTICLE III—The objects and purposes
for which this corporation is established
and the nature of the business to be car-
ried on by it are hereby declared to be:
to loan and borrow money on personal
property, real estate, stocks, bonds, notes,
securities or investments of any kind
and to make and execute contracts, to
hold, receive, lease, purchase, sell and
convey, as well as mortgage, hypothecate
and pledge, corporeal and incorporeal;
to name and appoint such managers, direc-
tors, officers, agents and other employes,
and to do all things which may be lawfully
required, and to make and establish, as well
as alter and amend, from time to time,
such regulations as may be necessary and
expedient for the proper management and
government of the affairs of said corpora-
tion.
ARTICLE IV—The capital stock of this
corporation is hereby fixed at the sum of
five thousand dollars (\$5,000.00), to be
divided into fifty shares of the par value
of one hundred dollars (\$100.00) each;
said stock shall only be issued or paid
for in cash or in kind, and shall only be
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