

# CASTORIA

The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of *Charles H. Fletcher* and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

## What is CASTORIA

Castoria is a harmless substitute for Castor Oil, Purgative, Drops and Soothing Syrup. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

GENUINE CASTORIA ALWAYS

Bears the Signature of

*Charles H. Fletcher*

The Kind You Have Always Bought

In Use For Over 30 Years.

### SYSTEM OF FARM LOANS CRITICIZED BY LOCAL BANKER.

Baton Rouge, La., March 19.—Approximately fifty bankers are in attendance upon the annual convention of Group E of the Louisiana Bankers' Association, which began its session here this morning. John H. Fulton, president of the Commercial National Bank of New Orleans, was the principal speaker on the day's program, speaking upon the Federal reserve act. Mr. Fulton criticized the system of farm loans by national banks provided for by the act. He declared such loans should be handled through investment companies, rather than by national banks, whose funds are subject to recall at any time. In commenting upon the system, Mr. Fulton said:

"While this should be of great assistance to the farming community, giving the benefit of a much larger field in which to secure accommodations, it is not, as a rule, an altogether desirable privilege for a commercial bank, which should keep its loans as liquid as possible. Land banking is an entirely different business from commercial banking and loans on real estate should really be financed through an investment company.

"I have always contended that loans to farmers to make their crops, secured by crop lien and a mortgage on the farm when the farm is unencumbered, to be liquidated when the crop is marketed, is very desirable business for a commercial bank, but the carrying of the actual mortgage on the farm, which can only be liquidated each year out of the profits resulting from the operation of the farm, should be left to a regular investment company, whose funds are not subject to call like those of a national bank."

Joseph Gottlieb brought up for the consideration of the delegates during the afternoon session a bill which may be introduced into the Legislature to allow

banks to send checks and other negotiable paper direct to the bank on which they are drawn. Under the present law, a bank must send items to third parties for collection, such making it necessary to send this paper to another bank in the same town, an express company or an individual to make collection. If a bank sends items direct to the bank on which the paper is drawn, and the latter fails, the bank which has cashed the paper is deemed guilty of negligence and must pay the loss. This was decided in the case of the Louisiana National Bank vs. W. L. Young, Bank Examiner, which grew out of the St. Francisville Bank failure.

The proposition to amend the present law met with the approval of the delegates. It will be submitted to the Louisiana Bankers' Association for consideration when it meets in Shreveport.

### THICK, GLOSSY HAIR FREE FROM DANDRUFF

Girls! Try it! Hair gets soft, fluffy and beautiful—Get a 25 cent bottle of Danderine.

If you care for heavy hair that glistens with beauty and is radiant with life; has an incomparable softness and is fluffy and lustrous, try Danderine. Just one application doubles the beauty of your hair, besides it immediately dissolves every particle of dandruff. You can not have nice heavy, healthy hair if you have dandruff. This destructive scour robs the hair of its lustre, its strength and its very life, and if not overcome it produces a feverishness and itching of the scalp; the hair roots fallish, loosen and die; then the hair falls out fast. Surely get a 25-cent bottle of Know...s Danderine from any drug store and just try it.

Paste it in your hat, my friends your local paper is worth more to you than the big city sheet padded with material from the ends of the earth. The local happenings are relished though the seasoning be home grown. Your name on the subscription list insures you a heap of information for the family, not dreamed of in your philosophy, and really worth more to you than a dozen spring chickens. Your subscription paid in advance is an investment where the producer pays the freight and labors with a lighter heart in the make up of his paper.—Delhi Progress.

### KICKAPOO WORM KILLER

The cause of your child's ills—The foul, fetid, offensive breath—The starting up with terror, and grinding of teeth while asleep—The sallow complexion—The dark circles under the eyes—Are all indications of worms. Kickapoo Worm Killer is what your child needs; it expels the worms, the cause, of the child's unhealthy condition. For the removal of seat, stomach and pin worms, Kickapoo Worm Killer gives sure relief. Its laxative effect adds tone to the general system. Supplied as a candy confection—children like it. Safe and sure relief. Guaranteed. Buy a box today. Price 25c. All Druggists or by mail, Kickapoo Indian Med. Co. Phila. or St. Louis.

### NOTICE.

New Iberia, La., March 19th, 1914. There will be a meeting of the stockholders of the Ehrick Oil Company, to be held in the office of the company, this city on Monday, April 6th, 1914, at 10 o'clock A. M., for the purpose of electing officers and board of directors for the ensuing year.

JOS J SMITH, Sec'y-Treas.

J. S. Suttle, President.

### SHERIFF SALE.

JOSEPH NORRES

No. 6398  
MARTIAL BOURQUE ET ALS.  
State of Louisiana, Parish of Iberia, 19th Judicial District Court.

Notice is hereby given that by virtue of and in obedience to a writ of Fieri Facias, and me directed, I, Geo. Henderson, Sheriff, through Frank J. Meystayer, Deputy Sheriff, duly qualified and sworn in and for the Parish of Iberia, State of Louisiana, have seized and will offer for sale and will sell at Public Auction, FOR CASH, to the last and highest bidder at the Court House in the City of New Iberia, Parish of Iberia, La., between legal sale hours, on

SATURDAY, APRIL 4th, 1914, the following described property, to-wit: One note for One Hundred Dollars, drawn in favor of Martial Bourque and signed in valid by Louis Robicheaux and Laodice Delcambre; also one note for Two Hundred Dollars, drawn in favor of Martial Bourque by Chas. Gary, Pauline Robicheaux, Jos. Norres, Jos. Segura and Ambroise Segura.

To pay and satisfy the sum of Seven Hundred and Thirty Five Dollars debt, with interest at eight per cent per annum from January 15th, 1913, until paid and ten per cent attorney's fees on the principal and interest and all costs of Court; recognizing a certain mortgage note for the sum of Seven Hundred and Thirty Five Dollars, signed by Octave Bourque, and paraphed by A. N. Muller, Notary, dated Jan. 23rd, 1912 and falling due one year after date with right of execution against same in preference to any and all creditors and all costs of these proceedings.

Given officially this 21st day of March A. D., 1914.  
GEO. HENDERSON, Sheriff,  
Per Frank J. Meystayer, D'y Sheriff.

### NOTICE OF HOMOLOGATION.

SUCCESSION OF MRS. ANAISE JOSEPHINE VIATOR DECEASED WIDOW OF ADRIEN DOMINGUE.

19th Judicial District Court, State of Louisiana, Parish of Iberia.

Whereas, Orfils Domingue, a resident of the Parish of Iberia, Administrator of the above entitled Succession, has filed in this Honorable Court, his final account as Administrator of said Estate, together with his petition praying that the same be homologated and approved. Notice is therefore hereby given to all whom it may or doth concern to show cause, if any they have, within ten days from the first publication hereof, why the prayer of petitioner should not be granted.

Witness the Honorable James Simon, Judge of our said Court this 20th day of March, 1914.

A. J. MAUMUS,  
D'y Clerk of Court, Iberia Parish, La.  
John R. Davis, Esq., Atty.

### CHARTER

#### NEW IBERIA DAIRY COMPANY.

UNITED STATES OF AMERICA, STATE OF LOUISIANA, PARISH OF IBERIA.

Be It Known that on this Thirteenth day of the month of March, A. D., 1914, before me, William G. Weeks, a Notary Public, in and for the Parish of Iberia, State of Louisiana, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several parties whose names are hereunto subscribed, all of full age, who severally declared that, availing themselves of the provisions of the laws of the State of Louisiana relative to corporations and especially of Act No. 78 of the General Assembly of Louisiana, adopted in 1904, that they have covenanted and agreed, and by these presents do covenant and agree 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, articles and conditions following, to-wit:

ARTICLE I.  
The name and title of the said corporation shall be "NEW IBERIA DAIRY COMPANY" and its domicile shall be in the Parish of Iberia, State of Louisiana; and, under its said corporate name said corporation shall have power and authority to contract, sue and be sued; to make and use a corporate seal, and the same to break and alter at pleasure; to hold, receive, have, purchase, improve, alienate, convey, sell, rent, borrow, pledge, mortgage and hypothecate under its corporate name, property, real, personal and mixed; to name and appoint such officers, directors, agents and managers and employees, as the interest or convenience of the said corporation may require; to make and establish by-laws, rules and regulations for the proper management and regulation of its affairs, as may be deemed necessary and proper, and the same to change and alter at pleasure; and to do all other acts and things permitted by law, or as shall or may be necessary and proper to carry out the objects and purposes of said corporation.

Said corporation, unless sooner dissolved in accordance with its charter, shall exist and continue for the period of twenty-five years from and after the date hereof.

The President, or, in his absence, the Secretary, shall be the proper person upon whom citation or other legal process shall be served, and the President is authorized to sue on behalf of said corporation without special authorization of its Board of Directors.

ARTICLE II.  
The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, are declared to be the following, to-wit:

To carry on, conduct and operate a general Dairy business, to buy and sell

milk and all of its products and by-products, such as butter, buttermilk, cheeses, et cetera, to buy, sell, breed and raise cattle, horses, hogs and live stock of every kind and description; to butcher and sell the beef, pork and other products of cattle and other live stock; to acquire and own wagons, horses, milk wagons and other appliances and implements used in the aforesaid business, and to do and perform all acts and things usual, requisite and necessary in the operation and conduct of the said business.

ARTICLE III.  
The capital stock of the said corporation shall be Three Thousand Dollars (\$3,000.00), divided into Thirty Shares of the par value of One Hundred Dollars (\$100.00) each, which stock shall be paid for in cash at the time of subscription, or the same may be issued at not less than par in payment or exchange for property or rights actually received or purchased by said corporation, or the same may be issued, full paid, for money advanced, or for such other valuable consideration or services as the Board of Directors of said Corporation may determine; provided that no stock shall be issued until the consideration therefor has been received by the said corporation.

No transfer of stock of said corporation shall be recognized unless such transfer thereof shall have been made on the books of the corporation on the surrender of the certificate therefor.

This corporation shall commence doing business, as soon as all of the capital stock shall have been subscribed for.

ARTICLE IV.  
The corporate powers of this corporation shall be vested in and exercised by a Board of Three (3) Directors, elected from among the stockholders, consisting of the President, Secretary and one Stockholder. A majority of said Board shall constitute a quorum for the transaction of business.

The following named persons are declared to be the incorporators of this Company as follows: Julien T. Eves Twenty Eight shares; Mrs. Mary Y. Eves One (1) share; and Alexander P. Eves, One (1) share. And the said incorporators shall constitute the First Board of Directors, with Julien T. Eves as President, and Alexander P. Eves as Secretary. They shall hold their offices until their successors have been duly elected. The Directors are to be elected annually, on the Third Tuesday of January of each year, by ballot at the office of the said corporation, under the supervision of one commissioner to be appointed by the President, after ten days written notice to the stockholders. Each share of stock shall be entitled to one vote, in person or by proxy, and a majority of the votes cast shall elect. Any vacancy on the Board of Directors shall be filled for the remainder of the year by election by the remaining directors.

A failure to elect directors on the date specified, shall not dissolve this corporation, but the directors then in office shall remain in office until their successors are elected, and they shall, as soon as possible cause an election to be held as above provided. At the first meeting following their election, they shall elect one of their number to be President and another to be Secretary.

ARTICLE V.  
The said Board of Directors shall have full control and management of the property, business and affairs of this corporation and shall conduct, manage and use the same as in their discretion they

deem fit, and as is consistent with the objects of this corporation.

The Board of Directors is authorized to frame and adopt such by-laws and regulations as the affairs and business of the corporation may require and as it may deem necessary for the duct and management thereof.

The said Board shall elect or appoint all agents, employees, servants, and as it may deem necessary for the conduct of the business of this corporation, and shall determine the term of their compensation, term of office with the right to dismiss them at the Board's pleasure; and said Board have the right to fix and determine salaries of the several officers hereinafter provided for.

ARTICLE VI.  
This charter may be changed, amended, or the capital stock increased or decreased by compliance with the formalities of law, or this corporation may be dissolved at a general meeting of the stockholders convened for the purpose, with the assent of three-fourths of the entire subscribed capital, whether present or represented at a meeting.

Notice of such meeting shall be given by at least thirty days' continuation immediately preceding said meeting in one of the newspapers published in the City of New Iberia, Louisiana.

In case of dissolution or termination of this corporation, either by its charter, or from any cause, liquidation of its affairs shall be conducted by three commissioners, from the stockholders, with like and at a meeting called for that purpose as above set forth in this article. Said commissioners shall remain in office until the affairs of said corporation shall have been fully liquidated, or the death of one or more of said commissioners, the survivors or survivor continue to act.

ARTICLE VII.  
No stockholder of this corporation shall ever be held liable or responsible for the contracts or faults thereof, further sum than the unpaid balance of the corporation on the shares subscribed for or owned by him, shall have any informality in the effect of rendering the same null or of exposing a stockholder any liability beyond the unpaid if any, of his stock.

This done and passed at my City of New Iberia, Parish of Iberia, Louisiana, on the day and date above given, in the presence of Gallian and William Bauman who have signed as such with me after due reading of the whole.

Witnesses:

M. Gallian,  
Wm. Bauman.

M. Y. EVES,  
J. S. EVES,  
LEX EVES,  
WILLIAM G. W.

Notary

State of Louisiana, Parish of Iberia, I. J. G. LeBlanc, Clerk of Court, Ex-Officio Recorder and Conservator of Mortgages in and for the State and Parish, do hereby certify the above and foregoing is a correct copy of the original charter of incorporation of the "New Iberia Dairy Company" of record and on file in my office in Mortgage Book No. 11.

In faith whereof, witness my hand and the impress of my Seal this Thirteenth day of March, A. D., 1914.

J. O. LEBlanc,  
Clerk

**For Sale**  
**MOUNT CARMEL PROPERTY**  
**WASHINGTON, LA.**  
Opposite Catholic Church  
FACES THREE STREETS :: FINE BUILDING  
Apply to  
**Eugene Guillot,**  
New Iberia, La.

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**COTTON SEED FOR PLANTING**  
We are now offering for sale the well-known ROSEBUD COTTON SEED which has proven such a fine producer in central and northern parts of Texas. It is a large boll, fine-lock cotton, a rapid grower, makes a medium size plant, matures early. Has been known to produce two bales per acre, and is a good storm-proof cotton. We are interested in your planting good cotton seed as it means prosperity to all. Seed can be obtained at Voorhies & Bergerie cotton planters.  
**SUBERBIELLE BROS.**  
NEW IBERIA, LA.

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