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Remington Typewriters. Prompt and Courteous Attention.

SHREVEPORT, LA.

Shreveport Turf Exchange.

The latest and most reliable returns from the races. Every day at the SHREVEPORT TURF EXCHANGE.

If interested come and get the results. Commissions taken from responsible parties.

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PARTITION SALE.

No. 7780—In First District Court of Louisiana, Parish of Caddo: Julius Weinstock et als vs. Levi Cooper. By virtue of a commission issued by the Honorable First District Court of Louisiana in the above entitled cause and to me directed I will offer at public auction for sale, according to law, for the purpose of effecting a partition between the parties litigant, at the principal front door of the court house in Shreveport, La., during the legal hours for sales, on SATURDAY, JANUARY 17, 1903, the following described real estate, to-wit: Lots six and sixteen to twenty-two, both inclusive; lots thirty-one to forty-nine, both inclusive; lots fifty-four, fifty-seven, fifty-eight, fifty-nine, all of Weinstock's subdivision in the city of Shreveport, Louisiana, as per map of said subdivision recorded in conveyance book U, page 154, Records of Caddo Parish, La.

Terms of sale cash without benefit of appraisement.

S. J. WARD, Sheriff and Ex-Officio Auctioneer, Caddo Parish, Louisiana. Caneaux, Dec. 14, 1902.

SUCCESSION NOTICE.

No. 7712—In First District Court of Louisiana, Parish of Caddo: Succession of A. F. McClelland. Notice is hereby given that C. H. McClelland in this day applied to be appointed administrator of said succession, and unless opposition be made thereto within the time specified by law he will be appointed as prayed for.

Witness the Honorable A. D. Land, Judge of said Court, this 15th day of December, 1902.

F. A. LEONARD, Clerk. Dec. 17, 1902.

SUCCESSION NOTICE.

No. 7014—In First District Court of Louisiana, Parish of Caddo: Succession of Mrs. Ruth B. Ragland. Notice is hereby given that James M. Martin has this day applied to be appointed testamentary executor of the last will and testament of Mrs. Ruth B. Ragland, deceased, and unless opposition be made thereto within the time specified by law, he will be appointed as prayed for.

Witness the Honorable A. D. Land, Judge of said Court, this 15th day of December, 1902.

F. A. LEONARD, Clerk. Dec. 17, 1902.

AN ORDINANCE.

Be it ordained by the city council of the city of Shreveport, in legal assembly convened, that any person or persons making application for a valuable franchise from the city of Shreveport shall furnish a \$5000 bond with said application, a question of good faith and that work on the object for which the franchise may be given shall begin within three months after said franchise is granted, and a further bond of \$10000 shall be completed within two years from the date on which the said franchise was given. The time may be extended by a three-fourths vote of the council.

Adopted December 15, 1902.

ANDREW QUERRES, Mayor. C. G. RIVES, Comptroller. T. B. HAYES, Auditor and Ex-Officio Secretary. Dec. 21, 1902.

CHARTER.

Currey, Jackson & Doyle, Limited.

State of Louisiana, Parish of Caddo: Be it known that on this 20th day of November, A. D. 1902, before me, R. D. Webb, a Notary Public duly commissioned and sworn in and for the parish of Caddo, State of Louisiana, personally came and appeared the parties whose names are hereunto subscribed, all of full age, who declared that, availing themselves of the provisions of the Act of this State relative to corporations, and Executive Act No. 36 of 1882, of the General Assembly of Louisiana, they have consented and agreed, and by these presents consent and agree, and bind themselves, as well as each other persons who may hereafter become associated with them, to form and constitute a corporation, and to be governed in law, for the purposes and objects and under the stipulations, articles and conditions following, to-wit:

ARTICLE I.

The name and style of this corporation shall be, Currey, Jackson & Doyle, Limited, and its domicile is hereby established in the city of Shreveport, Caddo parish, Louisiana, and under its said corporate name it shall have power to contract, sue and be sued, to hold, acquire, receive, purchase, sell, transfer, convey, deliver, borrow, pledge, mortgage and hypothecate property, real, personal and mixed, to make and establish by laws, rules and regulations for the proper management of its affairs, and the same to change and alter at pleasure, and to do all other acts and things as may be necessary and proper to effect the objects and purposes of said corporation.

The president or in his absence the vice president, shall be the proper person upon whom citation or other legal process shall exist for a period of twenty-five years, unless sooner dissolved in accordance with its charter.

ARTICLE II.

The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it is declared to be to conduct and carry on a general retail mercantile business.

ARTICLE III.

The capital stock of this corporation is fixed at twenty-five thousand dollars, divided into two hundred and fifty shares of one hundred dollars each, and it shall commence business hereunder whenever eight thousand dollars of the capital stock shall have been subscribed for. All stock shall be paid for in cash at the time of subscription or the same may be issued at par, in payment or exchange for property, rights or credits, actually received by said corporation, or the same may be issued full paid for money advanced and for such other valuable consideration as the board of directors may determine.

Any stockholder may sell, assign or transfer his stock in this corporation, provided thirty days' notice of such intention to sell, assign or transfer be given the company and the other stockholders shall have the first privilege of purchasing the same, the stock of said corporation may be transferred under the above conditions provided such transfer be made on the books of the corporation, at its office in the city of Shreveport, La., and on surrender of the certificates.

ARTICLE VI.

The affairs of this corporation shall be vested in and exercised by a board of directors to be elected from among the stockholders of the said corporation. The said board shall have authority to fill vacancies in their number caused by death, resignation or otherwise, from among the stockholders of the corporation; they shall have full control of all property of the corporation; they are authorized to frame and adopt such by-laws, rules and regulations as the business and affairs of the corporation may require; and they shall appoint such officers, agents, servants and clerks as they may deem necessary to conduct the business of the corporation, fix their compensation, term of service with the right to dismiss them at said board's pleasure; they shall have the right to fix and determine the salaries of all officers herein provided for.

The following persons shall constitute the first board of directors: W. S. Currey, T. J. Jackson and D. B. Doyle, with T. J. Jackson, President; W. S. Currey, vice president, and D. B. Doyle, secretary and treasurer. They shall hold their office until the first Monday in January, 1903, when the stockholders shall elect their successors in office, each stockholder being entitled to one vote for each share of stock registered in his name; notice of said election shall be given by ten days' publication immediately preceding each election in one of the daily English newspapers of this city. After each election the board of directors shall elect from their own number the officers of said corporation.

ARTICLE V.

This charter may be modified, changed or amended, the capital stock increased or decreased, or this corporation may be dissolved at a general meeting of the stockholders convened for that purpose, with the assent of three-fourths of the entire capital stock, and ten days' prior notice shall be given of such meeting as is herein provided for a general meeting of the stockholders for the purpose of electing directors.

In case of dissolution or termination of this corporation either by limitation of its charter or from any cause its affairs shall be liquidated by two commissioners selected from the stockholders, like assent, and at a meeting called for that purpose as above set forth in this article.

ARTICLE VI.

No stockholder of this corporation shall ever be held liable for any greater amount than the unpaid balance due on the stock held by him, nor shall any informality in the organization of this corporation have the effect of rendering this charter null or of exposing any stockholder to any further liability than hereinabove set forth.

This done and passed at my office in the city of Shreveport, Louisiana, on the day, month and year first hereinabove written, and in the presence of P. M. Welsh and A. J. Murreff, competent witnesses.

T. J. JACKSON, W. S. CURREY, D. B. DOYLE.

Attest: P. M. WELSH, A. J. MURREF.

R. D. WEBB, Notary Public.

CHARTER.

Of The P. A. Johnson Lumber Company, Limited.

State of Louisiana, Parish of Caddo: Be it known that on this 20th day of December, A. D. 1902, before me, Allen Rendall, a Notary Public and for the said parish and State, duly qualified, commissioned and sworn, came and appeared the persons whose names are hereunto subscribed, who in the presence of the attesting witnesses, declared that, availing themselves of the provisions of the laws of this State relative to the organization of corporations, and especially of the provisions of Act No. 36 of 1882, of the General Assembly of the State of Louisiana, they have consented and agreed, and by these presents do consent and agree and bind themselves, as well as such other persons as may be hereafter 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 style of this corporation shall be The P. A. Johnson Lumber Company, limited, and its domicile shall be in the city of Shreveport, Caddo Parish, Louisiana, and under its corporate name it shall have power to contract, sue and be sued; to hold, acquire, receive, purchase, sell, transfer, convey, deliver, borrow, pledge, mortgage and hypothecate property, both real, personal and mixed; to make and establish by-laws, rules and regulations for the proper management of its affairs and business and the same to change or alter at pleasure; to adopt and use a corporate seal, and generally to do all other acts and things necessary and proper to carry out the objects and purposes of the corporation.

The president or in his absence the secretary and treasurer shall be the proper person upon whom citation or other legal process shall be served. This corporation shall exist for a period of ninety-nine years, unless sooner dissolved as hereinafter provided.

ARTICLE II.

The objects and purposes for which this corporation is formed and the nature of the business to be carried on by it are declared to be to carry on a general saw mill and lumber business; manufacturing, buying and selling lumber and shingles; to maintain and operate a woodworking factory making and selling articles of wood, such as boxes, sash, doors, blinds, mantels, counters, stairways and general house furnishings and finishings, and to buy and sell a general line of builders' materials. Also to build and operate railroads, or tramways, or transporting logs, timber or other articles necessary to carry on its business. Also to hold, purchase, receive and acquire real estate in the parish of Caddo, and State of Louisiana, and to improve, lease, sell, convey and deliver as well as mortgage and hypothecate said property.

The capital stock of this corporation is fixed at twenty-five thousand dollars (\$25,000.00), divided into two hundred and fifty shares of one hundred dollars each, and said corporation shall commence business whenever eight thousand dollars (\$8,000.00) shall have been subscribed and paid for. All stock shall be paid for in cash at the time of subscription, or the same may be issued at par in payment or exchange for property rights or credits actually received by said corporation, or the same may be issued full paid for money advanced, and for such other valuable consideration as the board of directors may determine.

ARTICLE IV.

The corporate powers of this corporation shall be vested in and exercised by a board of directors to be elected from among the stockholders. It shall consist of three stockholders. The said board of directors shall have authority to fill vacancies in their number by death, resignation or otherwise; they shall have full control of all the property of the corporation; they shall have power and authority to frame and adopt such by-laws, rules and regulations as the affairs and business of the corporation may require, and they shall appoint such officers, agents, servants and clerks as they may deem necessary to conduct the business of the corporation, fix their compensation and term of service and dismiss them at said board's pleasure; they shall have the right to fix and determine the salaries of all officers herein provided for.

The following persons shall constitute the first board of directors, to-wit: W. H. Johnson, S. J. Parker and P. A. Johnson, with W. H. Johnson, president; C. J. Parker, vice president, and P. A. Johnson, secretary, treasurer and general manager. They shall hold office until the first Monday in December, A. D. 1903, or until their successors have been duly elected and qualified; on said first Monday in December, A. D. 1903, and annually thereafter, a board of directors shall be elected. Notice of said election shall be given by ten days' publication in one of the public newspapers published in said city of Shreveport. Any failure from any cause whatever to hold said meeting or to elect said board of directors on the day named for that purpose shall not dissolve the corporation, but the directors and officers then in office shall

hold over until their successors are chosen and qualified. At any election or stockholders meeting each stockholder shall be entitled to one vote for each share of stock registered on the books of the corporation in his name, or voted for by proxy in person or by proxy, either in writing. After each annual meeting the board of directors shall elect from their number the officers and clerks of the corporation.

ARTICLE V.

This charter may be modified and amended in any manner by a majority vote of the corporation in legal assembly convened, and the same to change and alter at pleasure, and to do all other acts and things as may be necessary and proper to effect the objects and purposes of said corporation.

JOHN R. LAND, District Attorney First Judicial District of Louisiana.

Was the foregoing subscribed for the amount of stock and money of shares in the Currey, Jackson & Doyle, Limited, above set forth.

T. J. JACKSON, W. S. CURREY, D. B. DOYLE, P. M. WELSH, A. J. MURREF, Competent witnesses.

Endorsed, Filed and recorded November 28, 1902.

F. H. LEVY, Deputy Clerk, and Ex-Officio Deputy Recorder.

State of Louisiana, Parish of Caddo: I hereby certify that the above and foregoing is a true and correct copy of the original as the same now appears on the file and record in my office.

Given under my hand and seal of office this 20th day of November, 1902.

S. O. WILLIAMS, Deputy Clerk, and Ex-Officio Deputy Recorder.

CHARTER.

Of The P. A. Johnson Lumber Company, Limited.

State of Louisiana, Parish of Caddo: Be it known that on this 20th day of December, A. D. 1902, before me, Allen Rendall, a Notary Public and for the said parish and State, duly qualified, commissioned and sworn, came and appeared the persons whose names are hereunto subscribed, who in the presence of the attesting witnesses, declared that, availing themselves of the provisions of the laws of this State relative to the organization of corporations, and especially of the provisions of Act No. 36 of 1882, of the General Assembly of the State of Louisiana, they have consented and agreed, and by these presents do consent and agree and bind themselves, as well as such other persons as may be hereafter 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:

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The president or in his absence the secretary and treasurer shall be the proper person upon whom citation or other legal process shall be served. This corporation shall exist for a period of ninety-nine years, unless sooner dissolved as hereinafter provided.

ARTICLE II.

The objects and purposes for which this corporation is formed and the nature of the business to be carried on by it are declared to be to carry on a general saw mill and lumber business; manufacturing, buying and selling lumber and shingles; to maintain and operate a woodworking factory making and selling articles of wood, such as boxes, sash, doors, blinds, mantels, counters, stairways and general house furnishings and finishings, and to buy and sell a general line of builders' materials. Also to build and operate railroads, or tramways, or transporting logs, timber or other articles necessary to carry on its business. Also to hold, purchase, receive and acquire real estate in the parish of Caddo, and State of Louisiana, and to improve, lease, sell, convey and deliver as well as mortgage and hypothecate said property.

The capital stock of this corporation is fixed at twenty-five thousand dollars (\$25,000.00), divided into two hundred and fifty shares of one hundred dollars each, and said corporation shall commence business whenever eight thousand dollars (\$8,000.00) shall have been subscribed and paid for. All stock shall be paid for in cash at the time of subscription, or the same may be issued at par in payment or exchange for property rights or credits actually received by said corporation, or the same may be issued full paid for money advanced, and for such other valuable consideration as the board of directors may determine.

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ARTICLE V.

This charter may be modified and amended in any manner by a majority vote of the corporation in legal assembly convened, and the same to change and alter at pleasure, and to do all other acts and things as may be necessary and proper to effect the objects and purposes of said corporation.

JOHN R. LAND, District Attorney First Judicial District of Louisiana.

Was the foregoing subscribed for the amount of stock and money of shares in the Currey, Jackson & Doyle, Limited, above set forth.

T. J. JACKSON, W. S. CURREY, D. B. DOYLE, P. M. WELSH, A. J. MURREF, Competent witnesses.

Endorsed, Filed and recorded November 28, 1902.

F. H. LEVY, Deputy Clerk, and Ex-Officio Deputy Recorder.

State of Louisiana, Parish of Caddo: I hereby certify that the above and foregoing is a true and correct copy of the original act, as the same now appears on file and of record in my office.

Given under my hand and seal of office at Shreveport, La., on this 20th day of December, A. D. 1902.

FRANK C. O'LEARY, Deputy Clerk and Ex-Officio Deputy Recorder.

AN ORDINANCE.

Be it resolved that any person crossing the Vicksburg, Shreveport and Pacific bridge over Red river without paying fare shall be subject to a fine of not less than \$2.50 and not more than \$5.00, and on failure to pay fine shall be imprisoned one day for each dollar of the fine imposed.

Adopted December 15, 1902.

ANDREW QUERRES, Mayor. C. G. RIVES, Comptroller. T. B. HAYES, Auditor and Ex-Officio Secretary. Dec. 21, 1902.

CAPITOL SIDE LIGHTS.

Washington, Dec. 22. A group of the radio and television men were in the city today, visiting the national capital. They were in the city to attend a meeting of the National Association of Broadcasters, which will be held here on Monday and Tuesday. The group includes the following: W. J. Rorer, president of the association; H. V. Prosser, secretary; and a number of other prominent men in the industry. They will be in the city until Monday, when they will depart for their homes.

ROOSEVELT IN MISSISSIPPI.

That you would not want me to excel myself, would you?"

"That reminds me," said Representative Littlefield of Missouri, "of a story they tell of an old whitehead of a fellow named Sewall. He was once in a small town in Mississippi, and he was in the habit of going to the local bar to get a drink. One day he went to the bar and he found the place was closed. He was surprised, and he went to the proprietor and he asked him why the place was closed. The proprietor told him that the place was closed because the bar was a bad place. Sewall was surprised, and he went to the bar and he found the place was open. He was surprised, and he went to the proprietor and he asked him why the place was open. The proprietor told him that the place was open because the bar was a good place. Sewall was surprised, and he went to the bar and he found the place was closed. He was surprised, and he went to the proprietor and he asked him why the place was closed. The proprietor told him that the place was closed because the bar was a bad place. Sewall was surprised, and he went to the bar and he found the place was open. He was surprised, and he went to the proprietor and he asked him why the place was open. The proprietor told him that the place was open because the bar was a good place. Sewall was surprised, and he went to the bar and he found the place was closed. He was surprised, and he went to the proprietor and he asked him why the place was closed. The proprietor told him that the place was closed because the bar was a bad place. Sewall was surprised, and he went to the bar and he found the place was open. He was surprised, and he went to the proprietor and he asked him why the place was open. The proprietor told him that the place was open because the bar was a good place. Sewall was surprised, and he went to the bar and he found the place was closed. He was surprised, and he went to the proprietor and he asked him why the place was closed. 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