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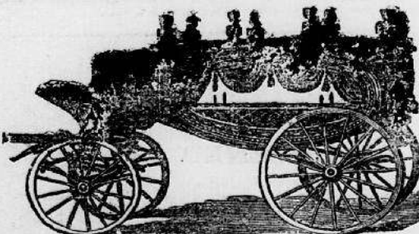
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We Have Leased the Barn at Corner of Broadway and North Market street, opposite A. D. McFarlain's new store, where we are prepared to CARE FOR TEAMS. HORSES BOARDED BY THE DAY, WEEK or MONTH.

Will have some good Livery Rigs in a few days.

Your patronage solicited,

ROGUE & McFARLAIN.

CHINESE TRADE.

Mr. Webb says the Exclusion Act Will Injure It in the East.

New York, Dec. 14.—A movement is taking shape among the export and import houses engaged in trade with China to secure more liberal treatment for Chinese merchants and others visiting this country, under the new Chinese immigration law. Silas D. Webb, president of the China and Japan Trading company, who has resided in Shanghai for over 15 years, and who is thoroughly familiar with the conditions affecting the development of American trade with the far east in an interview said:

"The humiliating restrictions which the Chinese exclusion act has placed on the entry of Chinese merchants, travelers and students into this country seem likely to undo all the advantage we had gained through the friendly attitude of our government during the recent negotiations between the powers and China. But for the reopening of the Chinese markets and the resumption of the ordinary currents of trade at the beginning of this year, we should have had a very serious state of things in the great cotton industry of the United States. Half the cotton mills of the south are absolutely dependent upon the Chinese consumer for the sale of their output of cloth, and in default of orders from China, nothing could prevent a destructive competition between New England and the south for possession of the home market. It will not be long before our great iron and steel industries have as well defined an interest in the Chinese market as the cotton textile industry already possesses and care should be taken not to prejudice our Chinese customers against us."

IMPROVED TANDEM KITE.

Colonel Eddy Has One Which Will Increase the Distance.

New York, Dec. 14.—William A. Eddy, who has just arrived in Bayonne, N. J., from Noank, Conn., has written to Mr. Marconi, inclosing diagrams of an improved tandem kite system for reaching a height of 3000 feet with Major Baden-Powell's system of kites. He thinks that system will enable Marconi to send messages at least 1000 miles, because every increase in height has so far enormously increased the range of wireless telegrams.

Should the receiving vessel 2000 miles out at sea also send up a receiving wire by means of kite storm flyers to a height of 3000 feet, Mr. Eddy thinks the 1000-mile limit will be more than doubled. Major Baden-Powell fastens one kite to the back of another when flying the kites tandem, but Mr. Eddy says that the improved system of fastening radiating lines to a main line the safety will be greater than one kite, because if one kite gives out the others will sustain the apparatus.

Killed His Mother and Himself.

Upper Sandusky, O., Dec. 14.—Mrs. Valentine Winebaker was found lying in a pool of blood at her home Thursday and beside her was a bloody poker. She was unconscious and cannot recover. Her son, Jacob, who lives with his wife and family in another part of town, was seen to leave the house early in the morning. The result of a search was that his dead body was found in a haymow with a bullet hole in his temple. The revolver which he had bought an hour before was also found.

Whitetails in Indiana.

New Albany, Ind., Dec. 14.—News has reached this city of an outbreak of whitetails in Crawford county, near English. During the past week William Cunningham, a former Justice of the peace, Jesse Tyree and Miss Alice Haycock, all of Sterling township, have been taken out by a masked mob and whipped with hickory switches. In every case the back of the victim was literally cut to pieces. The victims were accused of immoral practices, and had been warned to desist.

Hill Has Resigned.

New York, Dec. 14.—It is announced that J. J. Hill has resigned from the board of directors of the Northern Pacific railroad. It was reported that Mr. Hill's resignation had been contemplated for some time and that it probably would be formally presented about Jan. 1. It was denied that the resignation was caused by the attacks on the Northern Securities company.

Charged With Embezzlement.

Birmingham, Ala., Dec. 14.—On warrants charging embezzlement, George Morgan, president, and George Blinn, Jr., treasurer, of the Continental Security Redemption company, for which concern a receiver was recently appointed, have been arrested. Morgan is charged with embezzling checks and money aggregating \$58,000 and Blinn with embezzling \$25,000. Both have given bond.

Russia After Money.

London, Dec. 14. A special correspondent in Berlin says he hears that, owing to objections being made to France furnishing the whole of the projected Russian loan of £20,000,000, financiers in the United States will shortly be sounded as to the possibility of placing £10,000,000 of the loan in that country.

Hanging at Uniontown.

Uniontown, Pa., Dec. 14.—William Allen was hanged in jail here for murder. Death was caused by strangulation. Fully 1500 people were jammed in the jail yard to witness the execution.

CHARTER OF THE JENNINGS OIL COMPANY

STATE OF LOUISIANA, PARISH OF CALCASIEU.

Before the undersigned Notary Public, in and for the parish of Calcasieu, and in the presence of the undersigned competent witnesses residing in the said parish, personally came the persons whose names are hereunto subscribed who declared that, availing themselves of the laws of Louisiana relative to the formation and organization of corporations, they do hereby form and constitute themselves and their successors as well as such other persons as may hereafter become associated with them and their successors, into a corporation or body politic in law for the objects and purposes, and under the stipulations, articles and conditions, as follows:

ARTICLE I.
The name and title of the said corporation shall be JENNINGS OIL COMPANY, and by the said name it shall have and enjoy succession for the period of ninety-nine years from the date of this act. The Town of Jennings, in the parish of Calcasieu, La., is the place chosen for its domicile, and all citations against it may be served on its president, or in his absence or inability to act, on the vice-president.

ARTICLE II.
The purpose for which this corporation is established, and the nature of the business to be carried on by it, shall be one, or more, or all, of the following:

To construct, work and maintain railroads, canals, plank roads, bridges and ferries, whether within or without the limits of this State; to carry on manufactures of cotton, woolen, linen, silk and temper cloths and cordage; to construct and carry on works to supply cities and towns with gas or water; to compress cotton; to construct and carry on iron, brass and copper foundries; to construct and maintain dry docks or floating docks for ares, one, or more, or all, of the following: To construct, work and maintain iron, lead or other metals, earthenware or stoneware, engines, cotton gins, machinery, paper, gun powder and agricultural implements; to refine sugar; and to navigate the sea by steam, to establish and operate lines of telegraph, and chemical laboratories; to construct and maintain docks, steamships and other vehicles for the transportation of freight and passengers; to construct, maintain and operate works of drainage, sewerage and land reclamation; to open and work mines for developing and obtaining natural gas, petroleum, coal, asphaltum, salt, sulphur, ore, metals, and mineral and volatile substances of all kinds; and this corporation shall have power and authority to hold, receive, purchase and convey, and to hire, lease let, property both real and personal, in so far as the same may be incidental to its objects and purposes. This corporation is further organized for the purpose of acquiring the assets of the JENNINGS OIL COMPANY of Jennings, Calcasieu parish, Louisiana, at an agreed valuation thereof of SIXTY THOUSAND DOLLARS (\$60,000.00) to be paid for in full paid up Capital Stock of this Corporation, and the said stock shall be issued in all the liabilities of the said Company.

ARTICLE III.
The capital stock of this corporation is fixed at SIXTY THOUSAND DOLLARS, divided into Sixty Thousand Shares of par value of One Dollar each. Upon a transfer of all the assets of the said JENNINGS OIL COMPANY to this Corporation, the said Sixty Thousand Dollars Capital Stock of this Corporation shall be issued to said Company as full paid, and in addition thereto this Corporation shall assume all the liabilities of said Company. This issue of said stock and assumption of said liabilities being taken and considered a fair, equitable and proper equivalent for the assets of said Company. All transfers of stock shall be made on the books of the Company at its office in Jennings, Louisiana, and only on surrender of the certificates of stock shall be signed by the President and countersigned by the secretary.

ARTICLE IV.
All the corporate powers of this corporation shall be vested in and exercised by a Board of Directors composed of seven stockholders to be selected by a majority of the stockholders on the third Tuesday of April of each year, commencing with the year 1902. All such elections shall be by ballot, under the supervision of three commissioners to be appointed by the Board of Directors, who shall receive all votes cast by the stockholders in person or by proxy, and who shall canvass and declare the result of such election. All such elections shall be held after due notification thereof, given during thirty days previously in a daily or weekly newspaper, published in the Parish of Calcasieu. The Board of Directors herein named, as well as those subsequently elected shall continue in office until their successors are duly elected inducted. For the transaction of any and all business a majority of members of said Board shall constitute a quorum; the said Board shall have the right to establish all such By-Laws, rules and regulations which it may deem requisite for the support, management and regulation of the Corporation; it shall be authorized to appoint from time to time, such officers, agents and employees as may be deemed necessary for the proper management and carrying out of the business of the Corporation, and shall likewise fix the compensation to be paid them, as well as to the other officers provided for by this Charter. At the first meeting of said Board, after each annual election, they shall elect from their number a president, vice-president, secretary, and shall also elect a general manager. The Board of Directors, by resolution, passed by a two-thirds majority, may designate three or more directors to constitute an executive committee, which committee, to the extent provided for in said resolution, or the By-Laws of the corporation shall have the power of the Board of Directors in the management of the business of this corporation, and in affixing the seal of the Corporation whatever required. The said Board shall from time to time determine the extent to which the

accounts and books of the Corporation of them, shall be open to the inspection of the stockholders, and the time, place, conditions and regulations of such inspection. Until the first annual election to be held under this charter, the following persons are designated and shall constitute the Board of Directors, and be the officers, respectively, of this corporation: Alba Heywood, W. Scott Heywood, S. A. Spencer, F. R. Jeanke, I. D. L. Williams, T. C. Mahaffey, and A. C. Wilkins, with the following members thereof serving as officers of the Corporation, respectively: S. A. Spencer, President; Alba Heywood, Vice-President; F. R. Jeanke, Treasurer; I. D. L. Williams, Secretary; and T. C. Mahaffey, General Manager.

ARTICLE V.
At all meetings of the stockholders, each stockholder shall be entitled to one vote, in person or by proxy, for each share of stock held by him.

ARTICLE VI.
Whenever this Corporation is dissolved either by limitation of its Charter or from any other cause, its affairs shall be liquidated by the commissioners to be appointed from among the stockholders at a meeting of the stockholders to be held after due notification thereof given during thirty days previously in a daily or weekly newspaper published in the Parish of Calcasieu. Said commissioners shall remain in office until the affairs of the said Corporation shall have been fully liquidated and in case of the death, inability to act, absence or resignation of any one or more of the said commissioners, the other commissioner or commissioners shall act alone.

ARTICLE VII.
This act of incorporation may be modified, added to or changed, and this corporation may be dissolved, in the manner set forth in Section Six Hundred and Eighty seven, Revised Statutes of 1870; and Capital Stock of said Corporation may be increased or diminished by such means now or hereafter provided by Law.

ARTICLE VIII.
No stockholder shall ever be held liable or responsible for contracts or debts of this corporation in any further sum than the unpaid balance due to the Company on the shares owned by him; nor shall any mere informality in the organization have the effect of rendering this Charter null or of exposing any stockholder to any liability beyond the amount which may be due on his stock.

ARTICLE IX.
The undersigned organizers of this corporation have respectively subscribed for stock therein in the amounts respectively set forth opposite their signatures, to-wit: Twenty-five Thousand Dollars of the Capital Stock of this Corporation shall have been subscribed for, it shall be authorized to do business and be considered a going concern.
S. A. Spencer, 5,250 shares.
Alba Heywood, 3,750 shares.
Dewey Heywood, 3,750 shares.
O. W. Heywood, 3,750 shares.
Alba Heywood, attorney in fact.
W. Scott Heywood, 3,750 shares.
Alba Heywood, attorney in fact.
I. D. L. Williams, 5,865 shares.
A. C. Wilkins, 4,900 shares.
F. R. Jeanke, 5,475 shares.
T. C. Mahaffey, 5,000 shares.
This done, signed and passed, at my office, in the parish of Calcasieu, State of Louisiana, this 29th day of November, 1901, in the presence of L. T. Moses and C. E. Cushing, both competent witnesses, who have signed hereto, with the appearers and me, notary, after reading of the whole.
(Seal) C. E. WOOTEN,
Notary Public.

Witnesses:
L. T. MOSES,
C. E. CUSHING.

State of Louisiana, Parish of Calcasieu, I have examined the above and foregoing Charter of JENNINGS OIL COMPANY, I am of the opinion that the purposes and objects of the said Corporation as specified in said Act, are legal, and that none of the provisions therein contained are contrary to law.
J. Charles, Louisiana, the 30th day of November, 1901.
JOSEPH MOORE,
District Attorney 15th District, La.

State of Louisiana, Parish of Calcasieu, I do hereby certify that the above and foregoing is a true and correct copy of the charter of JENNINGS OIL COMPANY, and of the opinion of the District Attorney thereon, deposited and filed for registry in my office, this 30th day of November, 1901.
A. S. GOSSETT,
Dy. Clerk of Court, Calcasieu Parish, La.

Queen Crescent ROUTE.

The Best Line to New York, Philadelphia, Baltimore, Washington, Cincinnati, Chattanooga, Birmingham and all points in East.
Through Sleeper, New Orleans to New York via Chattanooga, Bristol, Lynchburg, Washington and Pennsylvania R. R.
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Dining Car Service on both New York and Cincinnati Lines, serving all meals.
Coolest—Cleanest.
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New Orleans, La.
Family mare for sale, Enquire at RECORD office.

The First National Bank of Jennings

OFFICERS—
E. F. ROWSON, President. F. E. BLISS, Vice-President.
GEO. A. COURTNEY, Cashier. H. H. HOAG, Asst. Cashier.
DIRECTORS—
F. F. MORSE, J. P. HABER, F. E. BLISS
S. J. JOHNSON, E. F. ROWSON.

This Bank is now open for business in its temporary quarters in the Morse Building.

We still have a few Bain Wagons

and a Carload on the road that will be here the last of this week. We have some Harness and all kinds of Harness parts. We could sell you a Buggy and get it from Crowley or New Orleans.

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General Merchandise

New lot of Gents' Furnishing Goods, Ladies' Shirtwaists, etc.
FREE DELIVERY. JENNINGS, LA.

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IF SO SEE THE DAMON BROS. PAINTERS ANDERS.

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Cheap homesecker rates to California points. Direct connections to New Orleans and Houston for all points. Free reclining chair cars on all trains.

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The Formula Is Plainly Printed on Every Bottle, So That the People May Know Just What They Are Taking.

Imitators do not advertise their formula knowing that you would not buy their medicine if you knew what it contained. Grove's contains Iron and Quinine put up in correct proportions and is in a Tasteless form. The Iron acts as a tonic while the Quinine drives the malaria out of the system. Any reliable druggist will tell you that Grove's is the original and that all other so-called "Tasteless" chill tonics are imitations. An analysis or other chill tonics shows that Grove's is superior to all others in every respect. You are not experimenting when you take Grove's—its superiority and excellence having long been established. Grove's is the only Chill Cure sold throughout the entire malarial sections of the United States. No Cure, No Pay. Price, 50c