

New Orleans Republican.

OFFICIAL JOURNAL OF THE UNITED STATES. SPECIAL JOURNAL OF NEW ORLEANS.

THE DAILY REPUBLICAN. May be had of the following dealers: George Ellis, opposite the Postoffice. C. C. Haley, No. 19 Commercial place. C. G. D. Hille, No. 61 Exchange place.

A. Simon, St. Louis street, between Royal street and Exchange alley (under St. Louis Hotel).

James Ennis, Pontchartrain railroad depot, Third District, also at depot, foot of Lafayette street, First District.

Variety news stand, No. 38 Dauphine street, between Customhouse and Bienville streets.

AUCTION SALES THIS DAY. BY R. M. & B. J. MONTGOMERY, at 11 o'clock at No. 757 Tchoupchoula street, a general assortment of second-hand furniture, &c.

BY WILLIAM SWAY, constable Third Justice Court, at 12 o'clock, at No. 82 Bienville street, shawl, washstand, office stool, desk, &c.

BY HOFFMAN, MARKS & CO., at 10 o'clock, at No. 61 Canal street, mirrors, oil paintings, chromes, engravings, statuary, cards and tassels, picture frames and show cases—assignee's sale, bankruptcy estate of Wagner & Meyer.

BY G. DE PERHET & CO., at 11 o'clock, at No. 43 Exchange alley, entire contents of ladies' sale—succession of J. Templeton Green.

BY MERRITT HARRIS, at 12 o'clock, at Merchants and Auctioneers' Exchange, lot of ground and buildings on Basin and Canal streets—Mrs. Caroline M. Evans vs. Mrs. Johanna Bond. Lot of ground and buildings on St. Louis street—P. H. Monrois vs. Michael Hochenedel, at 10 1/2 o'clock, at No. 205 Peters street, furniture and movables in an office—William H. Verdungh vs. W. H. Verdungh, Jr., and R. E. O'Brien.

At 5 o'clock, at No. 205 Main street, furniture and movables effects on sale premises—Arnand H. Dolans vs. Simon Zelden and Octave Poy.

Local Intelligence.

DRAINING MACHINE ENGINEERS.—Among the most important offices to be filled by the new Administrator of Improvements are the engineers of the draining machines. To their skill and tact is the city in many cases indebted for the prevention of an overflow.

In this connection, therefore, it is stated that Colonel Lewis is determined in retaining Mr. Smedley, of the London avenue draining machine, in his present responsible capacity. He is said to be one of the most careful, able and experienced engineers in the service of the city.

City scrip is gliding upward with heavy jumps. Only six trifling arrears in the first precinct yesterday, whereas Alternate Bonzano is rejoiced.

A fact for temperance men—Christmas morning the officers of the first precinct station, through kindly feelings, offered ninety-eight free lodgers a drink of good red-wine. A single individual refused to partake, for the reason that he was destitute of bowels. Ninety-seven took theirs and washed for them, even after seven fat bottles had been drained.

ONE HOME.—Yunkee Bligh, the Louisville detective, started for home last evening, accompanied by Henry Troy and Robert Hayden—the accompaniment being charged with burglary and larceny.

Martin and Dido, the foreign gentlemen charged with murdering a man to obtain money on his life insurance policy, were up before the Criminal Court yesterday for trial, but the case went over until today, as Attorney General Field was able to obtain only eight jurymen. A sufficient number will probably be obtained today.

Thursday and Friday steamboats found it quite impossible to hire laborers to work on the vessels, the men saying that they would not toil while the weather was so cold. Delicate fellows they should be furnished with pocket-stoves.

UNUSUALLY COLD.—At nine o'clock yesterday morning the thermometer indicated 22 degrees below freezing point. There is no telling how low the thing went previous to the hour named. Ice was seen in the streets and gutters all day, while chilling blasts, directly off the north pole pour the marrow in every thin man's bones. Almost every human nose seen had an attack of epistaxis.

BURGLES AT WORK.—The shoe store of Mr. C. Falk, corner of Burgundy and St. Peter streets, was burglariously entered by unknown parties, by means of false keys, between Tuesday night and Thursday morning, and leather and other articles to the value of \$500 stolen. The store had not been visited by the proprietor during the interim named. An old bag and a bit of candle were left on the premises by the thieves.

Dealers in the thermometer ring were badly beaten yesterday, as the instruments went down so very low.

A quartette of Italians last evening amused themselves at the French Market by making a four-handed duel. Only one man was wounded, and of course he was arrested. His name is Albert Boutin. The others are Gaspard and Antonio Lami and Robert Lechans. The little fun is the consequence of an old feud, and the end will not be seen until one or more of them gives the corner a bit of trouble.

VERY DEAD.—About seven o'clock last evening officers found Peter Gonzales laid out at Morgan's railroad depot, stiff and cold. He was taken to the first precinct stationhouse, as a subject for the coroner. Turnkey Lynch did not believe the man's life extinct, therefore, rolled him up in blankets, and in an hour the fellow began to move, and suddenly asked for a drink. It was then discovered that he had been dead-drunk. Had he remained exposed outdoors all night he would doubtless have been frozen.

Carl Kratoch slept uselessly in the first calaboose last night, although he unburdened his mind by confessing that he stole a gold watch, chain and locket from Charles W. Hamp. Carl is a waiter, but could not wait patiently for fishes to come to him, consequently will pass many months in prison.

The Steamship Cerinthias. The steamship Cerinthias, the pioneer vessel of the Liverpool and New Orleans Atlantic line, arrived at Southwest Pass last evening, at four o'clock, and will be up at her wharf, foot of St. Andrew street, this morning.

It will be seen by our London dispatches that of the twenty persons lost by the wrecked steamship Germany, of the Allan line, twelve were passengers. One American was among the lost.

Wrecked in Boston Bay.

Our dispatches this morning report the loss of the ship Peruvian from Singapore for Boston, on Cape Cod. All hands were lost. The same dispatches report the loss of the steamer Kadiah from Manila to Boston, in Boston bay. The captain and six of the crew were lost.

The Peruvian, Captain Vannab, sailed from Singapore July 7, for Boston. The Kadiah (not the steamer Kadiah) sailed from Manila July 6 and passed Anjer September 21. She was commanded by Captain Matthews.

One of the Smith family in Connecticut has killed over \$25 worth of woodcock and partridges in less than three weeks.

SPECIAL NOTICES.

A Valuable Medical Treatise.—The edition for 1873 of the sterling medical manual known as Hester's Almanac is now ready, and may be obtained free of cost, of druggists and general stores, or by direct order of the United States and British America, and indeed, in every civilized portion of the Western Hemisphere.

Freight Notice.—New Orleans, Jackson and Great Northern Railroad Company, Freight Office, New Orleans, Louisiana, December 26, 1872.—The New Orleans, Jackson and Great Northern Railroad Company will receive freight as customary on and after THURSDAY, December 27, 1872.

Notice to the Stockholders of the New Orleans National Banking Association.—Notice is hereby given that a meeting of stockholders will be held at the office of the company, No. 41 Camp street, on MONDAY, January 1, 1873, at 10 o'clock, for the purpose of considering a proposition to increase the capital of the company.

Office of the Coroner and Street and Canal Police.—Notice is hereby given that the office of the Coroner and Street and Canal Police will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

On Marriage.—Happy relief for a young man who had been married for several years, but who was unable to consummate the marriage, was afforded by the use of the medicine known as the "New Orleans" medicine.

New Orleans National Insurance Association.—Notice is hereby given that the annual meeting of the New Orleans National Insurance Association will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

The Louisiana National Bank, New Orleans, Louisiana, December 26, 1872.—The annual meeting of the Louisiana National Bank will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

New Orleans National Insurance Association.—Notice is hereby given that the annual meeting of the New Orleans National Insurance Association will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

Notice.—All my powers of attorney, special general, heretofore given by me to Henry B. Pringle, are hereby revoked, and the said Henry B. Pringle is notified to the effect that he is no longer my attorney.

Notice to the Stockholders of the New Orleans National Banking Association.—Notice is hereby given that a meeting of stockholders will be held at the office of the company, No. 41 Camp street, on MONDAY, January 1, 1873, at 10 o'clock, for the purpose of considering a proposition to increase the capital of the company.

Notice to the Stockholders of the Louisiana National Bank, New Orleans, Louisiana, December 26, 1872.—The annual meeting of the Louisiana National Bank will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

Notice.—All my powers of attorney, special general, heretofore given by me to Henry B. Pringle, are hereby revoked, and the said Henry B. Pringle is notified to the effect that he is no longer my attorney.

Notice to the Stockholders of the New Orleans National Banking Association.—Notice is hereby given that a meeting of stockholders will be held at the office of the company, No. 41 Camp street, on MONDAY, January 1, 1873, at 10 o'clock, for the purpose of considering a proposition to increase the capital of the company.

Notice to the Stockholders of the Louisiana National Bank, New Orleans, Louisiana, December 26, 1872.—The annual meeting of the Louisiana National Bank will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

Notice.—All my powers of attorney, special general, heretofore given by me to Henry B. Pringle, are hereby revoked, and the said Henry B. Pringle is notified to the effect that he is no longer my attorney.

Notice to the Stockholders of the New Orleans National Banking Association.—Notice is hereby given that a meeting of stockholders will be held at the office of the company, No. 41 Camp street, on MONDAY, January 1, 1873, at 10 o'clock, for the purpose of considering a proposition to increase the capital of the company.

Notice to the Stockholders of the Louisiana National Bank, New Orleans, Louisiana, December 26, 1872.—The annual meeting of the Louisiana National Bank will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

Notice.—All my powers of attorney, special general, heretofore given by me to Henry B. Pringle, are hereby revoked, and the said Henry B. Pringle is notified to the effect that he is no longer my attorney.

Notice to the Stockholders of the New Orleans National Banking Association.—Notice is hereby given that a meeting of stockholders will be held at the office of the company, No. 41 Camp street, on MONDAY, January 1, 1873, at 10 o'clock, for the purpose of considering a proposition to increase the capital of the company.

Notice to the Stockholders of the Louisiana National Bank, New Orleans, Louisiana, December 26, 1872.—The annual meeting of the Louisiana National Bank will be held on MONDAY, January 1, 1873, at 10 o'clock, at No. 41 Camp street.

Notice.—All my powers of attorney, special general, heretofore given by me to Henry B. Pringle, are hereby revoked, and the said Henry B. Pringle is notified to the effect that he is no longer my attorney.

CORPORATIONS.

CHARTER. STATE OF LOUISIANA. PARISH OF ORLEANS, CITY OF NEW ORLEANS. BE IT KNOWN THAT on the twenty-fourth day of the month of December, in the year of our Lord one thousand eight hundred and seventy-two, and of the independence of the United States of America the twenty-seventh, before me, Amund Field, a Notary Public, duly sworn, and in the presence of the undersigned, personally known and approved the persons whose names are hereinafter named, and who, by their respective signatures and contents, and by the reading of the articles and covenant to form themselves into a corporation for the purpose of building and operating a street car line, and under the stipulations, regulations and obligations following, to-wit:

ARTICLE I. The name of the company shall be the "New Orleans and Grand Street Car Company," and its principal office shall be in the parish of New Orleans, and it shall exist and continue for the term of twenty-five years from the date of these articles, unless sooner dissolved by the action of the stockholders, and in such case the company shall have a seal, having for inscription the name of the company.

ARTICLE II. The operations of said company shall be the purchase of building or chartering of one or more street cars, and the running of such cars on the city of New Orleans, and on such roads, and on such routes, as shall be determined by the Board of Directors, and on such terms, conditions and regulations as shall be determined by the Board of Directors.

ARTICLE III. The capital stock of said company is hereby fixed at the sum of one hundred thousand dollars, divided into shares of one hundred dollars each, and the same shall be paid for in cash, or in such other manner as shall be determined by the Board of Directors.

ARTICLE IV. The affairs of said company shall be under the direction of a Board of Directors, composed of five stockholders, possessing in their own name, at least five per cent of the capital stock of the company.

ARTICLE V. The regular meeting of the stockholders shall be held on the first Monday of October, at which meeting a majority in number of the stockholders, or a majority in value, shall constitute a quorum for the purpose of electing directors, and for the purpose of transacting any business that may come before them.

ARTICLE VI. The Board of Directors shall have power to appoint and remove any officer or agent, and to determine the compensation of any officer or agent, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE VII. The Board of Directors shall have power to borrow money, and to issue bonds, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE VIII. The Board of Directors shall have power to sell, lease, or otherwise dispose of all or any part of the real or personal estate of the company, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE IX. The Board of Directors shall have power to make, alter, amend, or repeal the by-laws of the company, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE X. The Board of Directors shall have power to sue, be sued, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIX. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XX. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXIV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

CORPORATIONS.

CHARTER. STATE OF LOUISIANA. PARISH OF ORLEANS, CITY OF NEW ORLEANS. BE IT KNOWN THAT on the twenty-fourth day of the month of December, in the year of our Lord one thousand eight hundred and seventy-two, and of the independence of the United States of America the twenty-seventh, before me, Amund Field, a Notary Public, duly sworn, and in the presence of the undersigned, personally known and approved the persons whose names are hereinafter named, and who, by their respective signatures and contents, and by the reading of the articles and covenant to form themselves into a corporation for the purpose of building and operating a street car line, and under the stipulations, regulations and obligations following, to-wit:

ARTICLE I. The name of the company shall be the "New Orleans and Grand Street Car Company," and its principal office shall be in the parish of New Orleans, and it shall exist and continue for the term of twenty-five years from the date of these articles, unless sooner dissolved by the action of the stockholders, and in such case the company shall have a seal, having for inscription the name of the company.

ARTICLE II. The operations of said company shall be the purchase of building or chartering of one or more street cars, and the running of such cars on the city of New Orleans, and on such roads, and on such routes, as shall be determined by the Board of Directors, and on such terms, conditions and regulations as shall be determined by the Board of Directors.

ARTICLE III. The capital stock of said company is hereby fixed at the sum of one hundred thousand dollars, divided into shares of one hundred dollars each, and the same shall be paid for in cash, or in such other manner as shall be determined by the Board of Directors.

ARTICLE IV. The affairs of said company shall be under the direction of a Board of Directors, composed of five stockholders, possessing in their own name, at least five per cent of the capital stock of the company.

ARTICLE V. The regular meeting of the stockholders shall be held on the first Monday of October, at which meeting a majority in number of the stockholders, or a majority in value, shall constitute a quorum for the purpose of electing directors, and for the purpose of transacting any business that may come before them.

ARTICLE VI. The Board of Directors shall have power to appoint and remove any officer or agent, and to determine the compensation of any officer or agent, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE VII. The Board of Directors shall have power to borrow money, and to issue bonds, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE VIII. The Board of Directors shall have power to sell, lease, or otherwise dispose of all or any part of the real or personal estate of the company, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE IX. The Board of Directors shall have power to make, alter, amend, or repeal the by-laws of the company, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE X. The Board of Directors shall have power to sue, be sued, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIX. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XX. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXIV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

CORPORATIONS.

CHARTER. STATE OF LOUISIANA. PARISH OF ORLEANS, CITY OF NEW ORLEANS. BE IT KNOWN THAT on the twenty-fourth day of the month of December, in the year of our Lord one thousand eight hundred and seventy-two, and of the independence of the United States of America the twenty-seventh, before me, Amund Field, a Notary Public, duly sworn, and in the presence of the undersigned, personally known and approved the persons whose names are hereinafter named, and who, by their respective signatures and contents, and by the reading of the articles and covenant to form themselves into a corporation for the purpose of building and operating a street car line, and under the stipulations, regulations and obligations following, to-wit:

ARTICLE I. The name of the company shall be the "New Orleans and Grand Street Car Company," and its principal office shall be in the parish of New Orleans, and it shall exist and continue for the term of twenty-five years from the date of these articles, unless sooner dissolved by the action of the stockholders, and in such case the company shall have a seal, having for inscription the name of the company.

ARTICLE II. The operations of said company shall be the purchase of building or chartering of one or more street cars, and the running of such cars on the city of New Orleans, and on such roads, and on such routes, as shall be determined by the Board of Directors, and on such terms, conditions and regulations as shall be determined by the Board of Directors.

ARTICLE III. The capital stock of said company is hereby fixed at the sum of one hundred thousand dollars, divided into shares of one hundred dollars each, and the same shall be paid for in cash, or in such other manner as shall be determined by the Board of Directors.

ARTICLE IV. The affairs of said company shall be under the direction of a Board of Directors, composed of five stockholders, possessing in their own name, at least five per cent of the capital stock of the company.

ARTICLE V. The regular meeting of the stockholders shall be held on the first Monday of October, at which meeting a majority in number of the stockholders, or a majority in value, shall constitute a quorum for the purpose of electing directors, and for the purpose of transacting any business that may come before them.

ARTICLE VI. The Board of Directors shall have power to appoint and remove any officer or agent, and to determine the compensation of any officer or agent, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE VII. The Board of Directors shall have power to borrow money, and to issue bonds, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE VIII. The Board of Directors shall have power to sell, lease, or otherwise dispose of all or any part of the real or personal estate of the company, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE IX. The Board of Directors shall have power to make, alter, amend, or repeal the by-laws of the company, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE X. The Board of Directors shall have power to sue, be sued, and to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XVIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XIX. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XX. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXI. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXIII. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

ARTICLE XXIV. The Board of Directors shall have power to do all such other and sundry things as may be necessary or proper for the carrying into effect of the purposes of the company.

LEGAL NOTICES.

DISTRICT COURT OF THE UNITED STATES. DISTRICT OF LOUISIANA. IN THE MATTER OF ADAM WENNER, BANKRUPT. In Bankruptcy—No. 1217.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.

TO THE HON. R. B. DURELL, JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF LOUISIANA, IN BANKRUPTCY: The petition of Adam Wenner, debtor, filed in your office on the twenty-fourth day of December, 1872, and the order of the court, made on the same day, are hereby acknowledged.