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CALIFORNIA, COLORADO, MEX-
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Intermediate,
PACIFIC NORTHWEST, **47.90**

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Liberal Stop-overs, Oil Burning
Locomotives, Electric Block Sig-
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Service Best in the World.

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CITY TICKET OFFICE,
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THEO. ENSIGN,
City Passenger and Ticket Agent.
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Magazines, Newspapers,
Novels, School Books,
Sporting Goods, Tobacco,
Cigars and Cigarettes.
Typewriting done at Reasonable Prices.
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POPULAR MECHANICS
The Magazine
that makes
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more fascinating
than
Fiction
"WHY DO YOU CAN
UNDERSTAND IT?"
A Great Continued Story of the World's
most famous men and events, read in
any time, and which will hold your interest
from first to last, is running in
Popular Mechanics
Magazine
Are you reading it? Two millions of your
countrymen and the favorite magazine in
thousands of the best American homes. It
appeals to all classes—old and young—men
and women—those who know and those who
want to know.
50 PAGES EACH MONTH 300 PICTURES
AND ILLUSTRATIONS
The "Shop Notes" Department (20 pages)
gives you ways to do things—how to make
articles for home and shop, repairs, etc.
"Popular Mechanics" (50 pages) tells how to
make things—mechanical, electrical, and
other things—magic, and all the things a boy
loves.
\$4.00 PER YEAR. SINGLE COPIES 15 CENTS
Write for FREE SAMPLE COPY TODAY
POPULAR MECHANICS CO.
230 W. Washington St., CHICAGO

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CHARTER
OF ST. CHARLES AMUSEMENT
COMPANY.

UNITED STATES OF AMERICA, STATE
OF LOUISIANA, PARISH OF OR-
LEANS, CITY OF NEW ORLEANS.

Be it known, that on this nineteenth day
of the month of January, in the year of our
Lord one thousand nine hundred and twelve,
I, the undersigned recorder of mortgages,
do hereby certify that the above and
forfeiting charter of the St. Charles Amuse-
ment Company, was this day duly recorded
in my book 1051, folio 10.

(Signed) EMILE LEONARD, D. R.
A true copy from the original.
ROBERT LEONARD, Not. Pub.
Jan 25 Feb 1 8 15 22 29 1912

The name and style of this corporation
shall be "ST. CHARLES AMUSEMENT
COMPANY," and under that name it shall
have and enjoy all the rights, advantages
and franchises granted by law to corpora-
tions, and it shall exist for a period of ninety-
nine years from the date hereof, and it shall
have power to contract, sue and be sued in
its corporate name, to make and use a cor-
porate seal, and to do all such things as may
be necessary or proper to carry out its pur-
pose, to hold, receive, purchase, convey,
mortgage, hypothecate or pledge prop-
erty, both real and personal; to issue
bonds or notes, or other obligations; to name
and appoint directors, managers, officers,
and other employees as the business
and affairs of said corporation may require,
and to make and establish by-laws, rules
and regulations for the corporate manage-
ment and control of said corporation as
may be deemed necessary.

ARTICLE II.
The domicile of this corporation shall be
the city of New Orleans, in the state of
Louisiana, and all citation and other legal
process shall be served on the president,
and in his absence on the vice-president.

ARTICLE III.
The objects and purposes for which this
corporation is organized and the nature of
the business to be carried on by it are hereby
declared to be to lease, buy, erect, con-
struct, maintain, operate, and manage
amusement, wherein houses or other
forms of amusement or entertainment can be
conducted.

ARTICLE IV.
The capital stock of this corporation is
hereby fixed at the sum of ten thousand dol-
lars, divided into one hundred shares, each
of the par value of one hundred dollars, each
of which shall be paid for in cash, or for

Remember We Make The Best Ice Creams!

Why We Make
The Best?

Because it is cooked and
has no artificial ingre-
dients.

It is made of the pure fresh cream,
fresh creole eggs, highest grade sugar
and the pure vanilla bean.
DOCTORS RECOMMEND IT.

Statistics has proven that you can-
not kill germs by freezing but you can
by boiling. Hence our ice cream is
cooked.

**Odenwald &
Gros Co. Ltd.**
619 Canal Street,
PHONE MAIN 2648. Corner Exchange
Place.

FRESH GOODS
If you desire fresh vegetables
and all of the varieties the sea-
son affords, we can supply you.
Our Sunday Special, **POLTRY
and GAME** Wednesday and
Friday, **FISH, SHRIMP, CRABS**
etc.

BERNARD FABARES,
St. John's Market.

HARRIS' ICE CREAM
PUREST AND BEST IN THE CITY.
1300-1302 DRYADES STREET.
PHONES—JACKSON 1080—1081.

**A Good
Argument!**
If we supply fifty per cent
of the little boys of New
Orleans with their clothes,
Isn't this just as good a plan
for those little Algerians?

**KNEE PANTS, SUITS, .42 up.
KNEE PANTS.....50c. up.**

Mayer Israel & Co.
714-716 CANAL STREET.

property purchased. All shares of stock
shall be paid for in cash, and all shares
of the corporation to be binding on the corporation
for that purpose.

ARTICLE V.
All the corporate powers of the corporation
shall be vested in a board of directors,
composed of five stockholders, three of whom
shall constitute a quorum for the transaction
of its business. The directors shall be elected
annually by the stockholders at a meeting held
for that purpose on the first Monday of
each year, beginning with the year 1913. Notice
of each meeting shall be given to each stockholder
by letter addressed to the last known address of stock-
holder, at least three days prior to said meeting.
Each share of stock shall be entitled to one
vote. Shareholders shall vote in person, or
by proxy. The election shall be governed by
the rules and regulations formulated by the
board of directors. No failure to elect directors
shall cause forfeiture of this charter. Any
vacancy occurring in the board of directors
shall be filled by the remaining directors.
The board of directors shall have the power
to elect a president, a vice-president, a
secretary, and a treasurer.

Until the first election to be held in the
year 1913, the following persons shall con-
stitute the board of directors of this corpora-
tion, viz: Frank Heideich, Frank Baehr,
M. J. Kehoe, John P. Kelly and Dr. James
M. J. Kehoe as secretary-treasurer.

ARTICLE VI.
No stockholder shall be liable or responsible
for the contracts, faults or debts of this
corporation, nor shall any mere informality
in its organization have the effect of re-
solving this charter null or of exposing any
stockholder to any liability beyond the un-
paid balance due on stock subscribed for by
him.

ARTICLE VII.
This act of incorporation may be changed,
modified or altered or this corporation may
be dissolved by a vote of two-thirds of the
capital stock of this corporation, and a special
meeting called for that purpose after ten
days notice published ten days previous to
said meeting in one of the daily newspapers
of the city of New Orleans, and in case of
dissolution of this corporation the stock-
holders shall appoint from among their full
number, a liquidator, who shall have full
power and authority to settle the affairs and
business of said corporation, and in the event
of the death of said liquidator, the stock-
holders shall appoint a successor to fill said
office shall be appointed by the stockholders
at a meeting called for that purpose.

Thus done and passed at my office in the
city of New Orleans, on the day, month and
year, above written, in the presence of The-
odore A. Beck and Anthony Troyani, both of
this city, competent witnesses, who have
hereunto signed their names with the said
undersigned recorder of mortgages, and I, the
said recorder, have hereunto signed my name
and the seal of my office.

(Signed) EMILE LEONARD, D. R.
A true copy from the original.
ROBERT LEONARD, Not. Pub.
Jan 25 Feb 1 8 15 22 29 1912

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its corporate name, to make and use a cor-
porate seal, and to do all such things as may
be necessary or proper to carry out its pur-
pose, to hold, receive, purchase, convey,
mortgage, hypothecate or pledge prop-
erty, both real and personal; to issue
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and appoint directors, managers, officers,
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and regulations for the corporate manage-
ment and control of said corporation as
may be deemed necessary.

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ARTICLE IV.
The capital stock of this corporation is
hereby fixed at the sum of ten thousand dol-
lars, divided into one hundred shares, each
of the par value of one hundred dollars, each
of which shall be paid for in cash, or for

The undersigned recorder of mortgages,
do hereby certify that the above and
forfeiting charter of the St. Charles Amuse-
ment Company, was this day duly recorded
in my book 1051, folio 10.

(Signed) EMILE LEONARD, D. R.
A true copy from the original.
ROBERT LEONARD, Not. Pub.
Jan 25 Feb 1 8 15 22 29 1912

CHARTER
OF THE DUGAN PIANO COMPANY.

UNITED STATES OF AMERICA, STATE
OF LOUISIANA, CITY OF NEW OR-
LEANS, PARISH OF ORLEANS.

Be it known, that on this 16th day of the
month of January, in the year of our Lord
one thousand nine hundred and twelve, and
of the independence of the United States of
America the one hundred and thirty-sixth,
before me, William J. Formento, a notary
public, duly commissioned and qualified,
and in the presence of the witnesses
hereinafter named and undersigned, per-
sonally came and appeared the several per-
sons hereto subscribed, all of the lawful age,
who severally declared that they were of
sound mind and memory, and that they
voluntarily entered into the foregoing agree-
ment, and especially of act 78 of 1904, in such
case made and provided, they have agreed
to do hereby form, constitute and incorpo-
rate a corporation, and do, by the articles
of incorporation, hereafter set out, agree
and bind themselves, and each of them, and
all such persons as may hereafter become
associated with them, to form and constitute
a corporation for the purpose of conducting
business, and under the stipulations hereafter
set forth and certify as follows, to-wit:

ARTICLE I.
The name of this corporation shall be
THE DUGAN PIANO COMPANY, and by
that name it shall be known and shall enjoy
succession for the term of ninety-nine years
from the date hereof, and it shall have and
enjoy all the rights, advantages and franchises
granted by law to corporations, and it shall
exist for a period of ninety-nine years from
the date hereof, and it shall have power to
contract, sue and be sued, to enter into and
execute contracts, to lease, buy, and otherwise
convey real and personal property; to make
and use a corporate seal; to name and select
directors, managers, officers, and other em-
ployees as the business and affairs of the
corporation may require, and to make and
establish rules and regulations for the man-
agement of the business and affairs of the
corporation, and to do all such things as may
be necessary or proper to carry out its pur-
pose, and to secure the same by mortgage or
otherwise.

The domicile of this corporation shall be
the city of New Orleans, parish of Or-
leans, state of Louisiana, and all legal pro-
cess shall be served on the president, or in
his absence on the vice-president.

The objects and purposes for which this
corporation is formed, and the nature of the
business to be carried on by it are as fol-
lows:

To manufacture, buy, sell, import, export
and generally deal in pianos, organs and all
kinds of musical instruments; to sell and
lease musical instruments and any and all
parts thereof; to manufacture, buy, sell,
import, export and generally deal in all
kinds of machinery, supplies, implements,
appliances, substances and materials in-
cluding or entering into the manufacture of
pianos, organs and musical instruments;
to purchase or otherwise acquire any inter-
est in and to patents, copyrights and other
rights, and to use the same in connection
with the business of the corporation, or to
grant or license the same to others, or to
sell or otherwise dispose of the same, or to
use the same in connection with the busi-
ness of the corporation, or to do all such
things as may be necessary or proper to carry
out its business.

The amount of the capital stock of this
corporation is hereby fixed at the sum of
one hundred thousand dollars (\$100,000.00),
which shall be divided into common and pre-
ferred stock, and the common stock shall be
one thousand (1,000) shares, of the par
value of fifty dollars (\$50.00) each; and of
the preferred stock there shall be one thou-
sand (1,000) shares, of the par value of fifty
dollars (\$50.00) each. The said fifty thousand
dollars (\$50,000.00) of common stock shall be
entitled to receive dividends at the rate of
seven (7) per cent, per annum, payable
semi-annually on the first Monday of Janu-
ary and on the first Monday of July of each
year, out of the earnings of said corpora-
tion before any dividend shall be paid upon
the said common stock, and such dividends
shall be cumulative so that any deficiency in
the dividends to be paid on said preferred
stock in any year shall be made good out of
the earnings of subsequent years before any
dividend shall be paid upon said common
stock. And in case the earnings of the cor-
poration shall be insufficient to pay the di-
vidends on the preferred stock, the deficiency
shall be paid on the first Monday of Janu-
ary and on the first Monday of July of each
year, out of the earnings of said corpora-
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year, out of the earnings of said corpora-
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the said common stock, and such dividends
shall be cumulative so that any deficiency in
the dividends to be paid on said preferred
stock in any year shall be made good out of
the earnings of subsequent years before any
dividend shall be paid upon said common
stock.

The capital stock of the said corporation
shall be five hundred thousand dollars
(\$500,000.00), divided into one hundred
thousand shares, of the par value of five
dollars (\$5.00) each, and the common stock
shall be paid for in cash, as called
for by the board of directors, and the same
may be issued at not less than par, in pay-
ment or exchange for property or rights
of any kind, and the board of directors may
determine, provided that no stock shall be
issued until the consideration therefor has
been received in full, and the same shall be
transferred under the above conditions, pro-
vided such transfer be made on the books
of said company, and its officers and agents
shall be bound to execute and deliver the same
in conformity with the certificate therefor.
No transfer of any fractional part
of a share shall be made. No amendment
doing business as soon as capital stock to the
amount of three thousand dollars (\$3,000)
shall have been subscribed for.

The corporate powers of this corporation
shall be vested in a board of directors,
composed of five stockholders, three of whom
shall constitute a quorum for the transaction
of its business. The directors shall be elected
annually by the stockholders at a meeting held
for that purpose on the first Monday of
each year, beginning with the year 1913. Notice
of each meeting shall be given to each stockholder
by letter addressed to the last known address of stock-
holder, at least three days prior to said meeting.
Each share of stock shall be entitled to one
vote. Shareholders shall vote in person, or
by proxy. The election shall be governed by
the rules and regulations formulated by the
board of directors. No failure to elect directors
shall cause forfeiture of this charter. Any
vacancy occurring in the board of directors
shall be filled by the remaining directors.
The board of directors shall have the power
to elect a president, a vice-president, a
secretary, and a treasurer.

Until the first election to be held in the
year 1913, the following persons shall con-
stitute the board of directors of this corpora-
tion, viz: John V. Dugan, Fortune Jaubert, Sr., Albert Man-
del, and E. Deibel, all of whom shall be
qualified to hold office until the first Monday
of January, 1913, or until their successors
are elected.

ARTICLE VI.
No stockholder shall be liable or responsible
for the contracts, faults or debts of this
corporation, nor shall any mere informality
in its organization have the effect of re-
solving this charter null or of exposing any
stockholder to any liability beyond the un-
paid balance due on stock subscribed for by
him.

ARTICLE VII.
This act of incorporation may be changed,
modified or altered or this corporation may
be dissolved by a vote of two-thirds of the
capital stock of this corporation, and a special
meeting called for that purpose after ten
days notice published ten days previous to
said meeting in one of the daily newspapers
of the city of New Orleans, and in case of
dissolution of this corporation the stock-
holders shall appoint from among their full
number, a liquidator, who shall have full
power and authority to settle the affairs and
business of said corporation, and in the event
of the death of said liquidator, the stock-
holders shall appoint a successor to fill said
office shall be appointed by the stockholders
at a meeting called for that purpose.

Thus done and passed at my office in the
city of New Orleans, on the day, month and
year, above written, in the presence of The-
odore A. Beck and Anthony Troyani, both of
this city, competent witnesses, who have
hereunto signed their names with the said
undersigned recorder of mortgages, and I, the
said recorder, have hereunto signed my name
and the seal of my office.

(Signed) EMILE LEONARD, D. R.
A true copy from the original.
ROBERT LEONARD, Not. Pub.
Jan 25 Feb 1 8 15 22 29 1912

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and franchises granted by law to corpora-
tions, and it shall exist for a period of ninety-
nine years from the date hereof, and it shall
have power to contract, sue and be sued in
its corporate name, to make and use a cor-
porate seal, and to do all such things as may
be necessary or proper to carry out its pur-
pose, to hold, receive, purchase, convey,
mortgage, hypothecate or pledge prop-
erty, both real and personal; to issue
bonds or notes, or other obligations; to name
and appoint directors, managers, officers,
and other employees as the business
and affairs of said corporation may require,
and to make and establish by-laws, rules
and regulations for the corporate manage-
ment and control of said corporation as
may be deemed necessary.

ARTICLE II.
The domicile of this corporation shall be
the city of New Orleans, in the state of
Louisiana, and all citation and other legal
process shall be served on the president,
and in his absence on the vice-president.

ARTICLE III.
The objects and purposes for which this
corporation is organized and the nature of
the business to be carried on by it are hereby
declared to be to lease, buy, erect, con-
struct, maintain, operate, and manage
amusement, wherein houses or other
forms of amusement or entertainment can be
conducted.

ARTICLE IV.
The capital stock of this corporation is
hereby fixed at the sum of ten thousand dol-
lars, divided into one hundred shares, each
of the par value of one hundred dollars, each
of which shall be paid for in cash, or for

The name and style of this corporation
shall be "ST. CHARLES AMUSEMENT
COMPANY," and under that name it shall
have and enjoy all the rights, advantages
and franchises granted by law to corpora-
tions, and it shall exist for a period of ninety-
nine years from the date hereof, and it shall
have power to contract, sue and be sued in
its corporate name, to make and use a cor-
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