ACTS

OF THE

LEGISLATURE

OF

WEST VIRGINIA,

AT ITS

NINETEENTH REGULAR SESSION,

COMMENCING

January 9, 1889.

CHARLESTON:
Moses W. Donnally, Public Printer.
1889
ERRATA.

Chapter 1, page 7, at beginning of section 12 for "An" read "In."
Chapter 3, page 153, line 11 from top for "Charleston" read "Charlestown."
CHAPTER I.

AN ACT relating to the school district of Huntington.

[Passed February 7th, 1889.]

Be it enacted by the Legislature of West Virginia:

1. The city of Huntington, in the county of Cabell, shall constitute an independent school district, to be known as the school district of Huntington.

2. There shall be elected by the voters of said district at the annual election for municipal officers, on the first Thursday of April, one thousand eight hundred and eighty-nine, and in the manner prescribed by the general school law for the election of school officers, six commissioners, and every year thereafter two commissioners, whose term of office shall commence the first Monday of May following their election, and continue for three years, and until their successors are elected and qualified, except that two of the commissioners elected in one thousand eight hundred and eighty-nine shall serve only two years, and two others only one year, the ballots designating the term of service of each member; and except that in the year one thousand eight hundred and eighty-nine, said commissioners shall not enter upon the duties of their office until the first Monday of July. The said commissioners shall constitute a board of education to be denominated, “Board of Education of Huntington district.” They shall receive no compensation for their services.
3. Before entering upon their duties as school officers each of said commissioners shall be required to qualify by taking and subscribing to the following oath of office: "I, A—— B——, do solemnly swear (or affirm), that I will faithfully perform the duties of commissioner of the board of education of the school district of Huntington during the term for which I was elected, to the best of my ability, according to law, so help me God." The secretary of the board of education is authorized to administer said oath, a copy of which shall be kept by him upon the files of his office. Any vacancy which may occur in the office of school commissioner by death, resignation, refusal to serve, or otherwise, shall be filled by the board of education of the district at their first regular meeting thereafter, by the appointment of a suitable person, who shall hold his office until the next election for school commissioners, when a commissioner shall be elected for the unexpired term.

4. The first meeting of the board of education in one thousand eight hundred and eighty-nine, shall be held the first Tuesday of July, at such time and place as the mayor of the city of Huntington may designate, and annually thereafter the first meeting shall be held on the first Monday of May, at such time and place as the board may have designated. Annually at their first meeting the board shall elect one of their number president, and also shall elect a secretary. Before entering upon the duties of his office, the secretary shall, with at least two good securities, to be approved by the board, enter into a bond payable to the board of education of Huntington district, in such penal sum as the board may determine: which bond shall be filed with the president of the board for safe keeping.

5. The president shall perform such duties as ordinarily devolve upon the presiding officer of a deliberative body, except that he shall have a vote upon each and every question as any other commissioner, but he shall have but one vote upon any one question. In his absence the board may choose a president pro tempore from among their number.

6. The secretary shall record, in a book to be provided for the purpose, all the official acts and proceedings of the board which shall be a public record, open to the inspection of all persons interested therein. He shall preserve in his office all papers containing evidence of title, contracts and obligations; and, in gen-
general, shall record and keep on file in his office all such papers and documents as may be required by any of the provisions of this act, or by order of the board of education. He shall annually, between the first and tenth of July, make report to the county superintendent of such facts in his possession as may be required by the general school law of the state. For his services he may receive such compensation not exceeding three hundred dollars per annum, as the board may allow. In his absence the board may appoint a secretary pro tempore.

7. The board of education shall hold stated meetings at such times and places as they may appoint, not less than four members being required to constitute a quorum for the transaction of business. Special meetings may be called by the president, or, at the request of two members, by the secretary. The concurrence of four members of the board shall be required to elect superintendent and teachers, and to decide all questions involving the expenditure of money.

8. The board of education of Huntington district shall be a body corporate in law; and as such may purchase, hold, sell or convey real or personal property for the purpose of education within the district; may receive any gift, grant, donation or devise; may become party to suits and contracts and do other corporate acts. They shall have the management of and be vested with the title to all real and personal property for the use of the public schools within the district, and shall manage and dispose of the same as in their opinion will best subserve the interests of the schools.

9. Annually within sixteen days after the fourth day of July, the board of education shall cause to be taken an enumeration of all the youths between the ages of six and twenty one years resident in the district, distinguishing between males and females, white and colored; and the result thereof verified by the oath or affidavit of the person employed to take the same, to the effect that the enumeration is correct, and that they have used all the means in their power to have it so, shall be recorded in the office of the secretary of the board. It shall be the duty of the secretary to administer said oath; he shall also communicate to the county superintendent the result of said enumeration of youth.

10. The state superintendent of schools, in his report to the auditor, shall specify separately the result of the enumeration of youth.
Auditor to apportion funds separately for enumeration of youth in the school district of Huntington, and the rest of Cabell county, and the auditor, in apportioning money for school purposes, shall apportion to the Huntington district, and to the rest of Cabell county separately, according to their respective numbers of youth, as shown in the list furnished by the state superintendent, and the said superintendent shall draw his requisition upon the auditor in favor of the sheriff for such amount as the district is entitled to receive, and at the same time shall notify the secretary of the board of education of the amount.

Funds how drawn.

Board to provide school houses, grounds &c.

Payment of loans, interest &c.

Tax, how levied; maximum rate.

Building fund how constituted.

Board may borrow money; how.

Loan limited.

No debt to be contracted except by consent of voters.

Election how held and conducted.
thirty days’ notice shall be given in the manner pre-
scribed for giving notice of the said general school
election.

12. An addition to the levy named in the preceding Levy for
section, the board of education shall for the support of
the schools in the district, annually levy such tax on
the taxable property in the district, as will, with the
money received from the State for the support of free Eight months
schools, be sufficient to keep said schools in operation school.
for not less than eight months in the year. Provided, Limit.
That the said tax shall not, in any year, exceed the
rate of fifty cents on every one hundred dollars valuation, according to the latest available assessment made
for State and county taxation. The proceeds of this Levy to con-
levy, together with the money received from the State stitute teach-
as aforesaid, shall constitute a special fund, to be called ers fund.
"the teacher’s fund.” and no part thereof shall be used How expend-
for any other purposes than the payment of teachers’ ed.
salaries, and the salary of the city superintendent. In
addition to the preceding levies the board may an-
ually levy a tax not to exceed two-tenths of a mill on
the dollar valuation, for the establishment, support, Public library
maintenance and increase of a public library, said levy for.
library to be under the control of the board of educa-
How control-
tion. Upon failure of the board of education to lay the
levies required by this act, or either of them, they shall
be compelled to do so by the circuit court by writ of levy.
mandamus.

13. The assessments made under the provisions of Assessments,
this act shall be collected and disbursed as now pro-
vided by law. The board of education shall not, dur-
ing any one year, incur any expenses that shall exceed Limit of ex-
the amount of available funds received for school pur-
poses during that year.

14. The sheriff shall annually make such settlement Sherif sh set-
with the said board of education as the general school tlement with
law may provide; and for collecting and disbursing Board: his com-
the taxes assessed by the board of education, he shall mission.
be entitled to receive a commission of not more than five per cent. upon the amount collected.

15. The board of education shall have power to make Board to reg-
all necessary rules and regulations for the government ule school
of the schools of the district, for the admission of of pupils therein; for the exclusion of pupils whose
attendance would be dangerous to the health or exclusion of pu-
detrimental to the morals or discipline of the schools.
They may prescribe a uniform list of text-books for the use of the schools in the district, and may furnish books and stationery for the use of indigent children in attendance at the schools; they may provide a suitable number of evening schools during the fall and winter months, for the instruction of such youth, over twelve years of age, as are prevented by their daily vocations from attending day schools; they may furnish all necessary apparatus and books for the use of the schools, and incur all other expenses necessary to make the system efficient for the purpose for which it was established, and pay the same from the building fund of the district. They shall also fix the number of days in the school month within the district.

16. The board of education shall have power to establish, within the district, such schools, including high schools, as may in their judgment, be best for the interest of the district. The branches to be taught in the high schools and the other schools within the district, shall be prescribed by the superintendent, with the approval of the board of education. The schools of the districts, whether primary or otherwise, shall be subject to such grading as the board may direct. The said high schools shall be open to all the pupils in the district, but no pupil shall be entitled to enter them until the city superintendent shall have been satisfied, that the said pupil has made due proficiency in the branches taught in other schools in the city of Huntington.

17. Admission to the various schools of the district shall be gratuitous to all white children, wards and apprentices, or actual residents within the district, between the ages of six and twenty-one years. Provided, That admission of pupils, residents of one sub-district to the schools of another shall rest with the board of education. Non-residents of the district may be allowed to attend the schools of the district upon such terms as the board of education may prescribe.

18. The board of education shall establish within the district one or more separate schools for colored children when the whole number by enumeration exceeds thirty, so as to afford them as far as practicable, the advantages and privileges of a free school education. All such schools shall be under the management and control of the board, and shall be subject to like general regulations as the other schools of the district; but under no circumstances shall colored children be allowed to attend the same school, or be classified with white children.
19. No money shall be paid out by the sheriff except on a draft signed by the president and secretary of the board of education, and specifying upon its face the particular account to which the same is chargeable; nor shall any credit be allowed to the sheriff in his annual settlement, upon any voucher except such draft.

20. The sheriff shall annually, in the month of August, settle with the board of education, and account to said board for all moneys received, from whom and on what account, and the amount paid out for school purposes in the district since his last settlement.

21. In case the sheriff shall fail to make such annual settlement within the time prescribed in the preceding section, he shall forfeit five hundred dollars, to be recovered before any court having jurisdiction, for the use of the schools of the district. And it is hereby made the duty of the secretary of the board of education to proceed forthwith, in case of such failure, by suit against such sheriff and his securities, to recover the penalty aforesaid. But, if before suit shall have been entered, the sheriff shall satisfy the president and secretary of the board of education that owing to sickness or other causes which may seem to them sufficient, said settlement has been rendered impracticable, such further time may be allowed as the board may deem reasonable and just.

22. All school houses, school-house sites and other property for the use of public schools of the district, shall be exempt from taxation, and also from sale on execution or other process in the nature of an execution.

23. Annually, at their first meeting, or as soon thereafter as circumstances will allow, the board shall appoint a superintendent of schools for the city of Huntington, and fix his salary. Said superintendent, in addition to the duties specified in this act, shall perform such other appropriate duties with relation to the schools of the city as the board may prescribe. He shall be liable to removal by the board of education for any palpable violation of law or omission of duty. But he shall not be removed, unless charges shall be preferred to the board by a member thereof, and notice of a hearing with a copy of the charges delivered to him and an opportunity be given him to be heard in his defense. When the office shall have become vacant, from any cause, before the expiration of the term.
for which the superintendent shall have been elected, the board of education shall fill the same by appointment for the unexpired term. It shall be the duty of the city superintendent to make such report to the board of education of the character and condition of the schools of the city of Huntington, as shall enable the secretary to make his required report to the county superintendent. The city superintendent shall not directly or indirectly receive any gift, emolument or reward, for his influence in recommending the use of any book, apparatus or furniture of any kind whatever in the schools of the district.

Examining committee.

Committee to examine teachers &c.

Examination fee.

Who entitled to examination.

Certificates: how graded.

Special regulations as to colored teachers.

Duration of certificates.

Examinations; when held.

Compensation of examiners.

Fees, how disposed of.

Removal of teachers.

24. The board of education shall appoint two competent persons to act with the city superintendent as an examining committee. It shall be the duty of said committee to examine all applicants for positions as teachers in the schools of the district, and each person so examined shall pay a fee of one dollar; but no applicant shall be entitled to examination who shall not furnish evidence satisfactory to the committee of good moral character. Certificate of qualification shall be granted according to the following scheme, numbering from one to three, according to the merits of the applicants, thus: Number one shall denote a very good teacher; number two, good; number three, medium. A number three certificate shall not be granted more than twice to any one person, but the board may make special regulation, as they may see fit concerning the certificate of colored teachers. No certificate shall be granted for a longer period than one year; but a number one certificate may be renewed at the option of the examining committee. The committee shall hold meetings for the examination of teachers at such times and places as the superintendent may appoint. They may receive such compensation as the board may allow out of fees received for examining teachers. The excess of such fees, if any, shall go into the building fund of the district.

25. Teachers shall be subject, in all respects, to the rules and regulations adopted by the board of education, and they may be removed by the board for incompetency or grossly immoral conduct, upon complaint of the superintendent or any member of the board.

Teachers: appointment of; salaries.

26. The board of education shall appoint all teachers for public schools of any grade within the district, and shall fix their salaries; but no person shall be employed to teach in any public school of the district, who shall
not first have obtained from the examining committee a certificate, in duplicate, of qualification to teach a school of the grade for which the appointment is made, except that the city superintendent and the members of the examining committee shall not be required to obtain any certificate.

27. If any person, or persons, shall mar, deface or injure any school house, out building, fence, school property or other school property of the district, the person or persons so offending shall be liable to prosecution before any court having jurisdiction within the district; and upon conviction shall be subjected to a fine of not less than five dollars and costs of prosecution; and if the amount of damage done shall exceed five dollars, the person or persons convicted of the offense shall be liable for the full amount thereof.

If the injury be done by a minor, the parent or guardian of said minor shall be liable as aforesaid. It shall be the duty of the board of education of the district, in which the property damaged may be located, to ascertain, if possible, by whom the offense was committed, and when satisfied thereof, to cause the party or parties to be arrested, and tried for the offense in the name and on behalf of the board of education; and all fines or damages collected by virtue of this section, shall be paid into the district treasury, and be appropriated for the benefit of the schools.

28. All provisions of the general school law of the state, and all laws and acts herefore existing, which are in any manner inconsistent with the provisions of this act, shall be void within said district; otherwise the said general school law shall remain in full force and effect in this district, as elsewhere in the state.

29. Until the election in one thousand eight hundred and eighty-nine, the board of education now in office shall be governed by the provisions of this act, and shall exercise the powers herein conferred upon the board of education.

[Approved February 12, 1889.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each house, by a vote taken by yeas and nays, having so directed.
CHAPTER II.

AN ACT appropriating money to pay claims in the hands of sheriffs for keeping and supporting lunatics in jail.

[Passed February 8, 1869.]

Be it enacted by the Legislature of West Virginia:

That the sum of twelve thousand dollars, or so much thereof as may be necessary, is hereby appropriated to pay claims in the hands of sheriffs for keeping and supporting lunatics in jail, such claims to be paid upon warrants drawn by the auditor, when presented and found by him to be correct.

[Approved February 12, 1869.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays having so directed.

CHAPTER III.

AN ACT providing for the establishment and management of the West Virginia Reform School.

[Passed February 11th, 1889.]

Be it enacted by the Legislature of West Virginia:

1. An institution to be called "The West Virginia Reform School," is hereby established, and shall hereafter be carried on in a suitable building or buildings for the purpose, to be erected by the state at such locality as may be selected in accordance with this act. This institution shall be under the control of a board of directors hereinafter provided for.

2. The board of directors shall be composed of six members, and not more than four of them of the same political party. The governor shall nominate, and by and with the advice and consent of the Senate, appoint said directors. The first board of directors so ap-
WEST VIRGINIA. REFORM SCHOOL.

13

pointed shall be divided into three classes equal in Membe�cla1number, being two in each cla3s. Those in the first alficd.
class shall hold their office for two years, those in the
second for four years, and those in the third class for
six years; and in every second ye:lr after the app')intment of the first board ot directors, the governor shall
nominate, and by and with the advice and consent of
the Senate, appoint two directors, instead of those
whose terms will expire in that year, and the terms of
such two directors shall commence on the first day of Term of office
April of the year of their appointment, and continue
six: years. The governor ma:v, in like manner, fill any Vacnncte11
vacancy that may occur in the board, and any one ap- how filled.
pointed a director by him during the recess of the Senate, shall hold the office until the next session of the
more
Senate thereafter. No more than two of said board of Not
tbnn two dl­
d.lrectors, an d not more than one of any class, shall ho rectors from
residents of the county in which the institution is lo- fg��;a,whcre
cated.
s
Pre tdant ot
3. The board of directors shall biennially choose one 0011rd'
of their body to be president f the board, and in his
�b�ence shall choose a president pro temjJ01•e. A ma- Quorum.
JOr1ty of the board ,.;h:ill constit.ute a quorum, but the
board may in its discretion dosiguate business, of a Business
rnnsactcd b:,
nature by it to bo specified, which may be transacted te.ss
tbau a
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by a stated num ber o f. d"1rectors less tb an a quorum. lquorum

4. The board of directors shall make such by laws, By-laws, ordl•
ordinances, rules and regulations relative to the man- nauces, ct.c..
agement, government, instruction, discipline, training,
employment and disposition of the minors in the reform school, not contrary to law, as they may deem
proper, and shall appoint such officer.J, agent3 and se�- �g��t.�• serv­
vants as they may deem necessary to transact the bus1- ants, oto.
ness and carry on the operation of said reform school,
and may designate their duties.
5. The board of directors shall make an annual An��"1b rtto
report to the governor of all their transactions, of the f�"sii�"w:.
number of minors received by them into said reform
school, the dispo�ition which shall be made of such
minors, by instructing or employing them therein or
by binding them out as apprentices; the receipts and
expenditures of said board of directors, and generally
all such facts and particulars as may tend to exhibit
the effect, whether beneficial or otherwise, of said
reform school.
6. The manner of receiving inmates into the West Reception of
Virginia Reform School shall be in either of the follow- Inmatee.


Who may be received. Justice may commit.

First. Male minors under the age of sixteen years may be committed by a justice of the peace of any of the counties in the state, on complaint and due proof made to him by the parent, guardian or next friend of such minor, that by reason of incorrigible or vicious conduct, such minor has rendered his control beyond the power of such parent, guardian or next friend, and made it manifestly requisite that from regard for the morals and future welfare of such minor and the peace and order of society, he should be placed in the West Virginia Reform School. Second. Male minors under the age of sixteen years may be committed by the authority aforesaid, when complaint and due proof have been made that such minor is a proper subject for said reform school by reason of vagrancy or of incorrigible or vicious conduct, and that from the moral depravity or otherwise of the parent, guardian or next friend, in whose custody such minor may be, such parent, guardian or next friend is incapable or unwilling to exercise proper care and discipline over such incorrigible or vicious minor. Third. Such male minors under the age of sixteen years as their parents, guardian or next friend may desire to place therein for temporary restraint and discipline, where parents, guardian or next friend shall agree and contract with the board of directors for their support and maintenance. And fourth. Male minors committed by the several courts of the state, as provided by section 7 of this chapter.

Circuit Judge may commit certain minors convicted of crime to reform school.

7. Whenever any male minor, under the age of sixteen years, shall be convicted in any of the courts of this State of felony, or of a misdemeanor, punishable by imprisonment, the judge of said court in his discretion and with reference to the character of the Reform School as a place of reform and not of punishment, instead of sentencing said minor to be confined in the penitentiary or county jail, may order him to be removed to and confined in the said Reform School; Provided, That in all cases, no such transfer of any such minor from any county shall be made until due notice has been given to the superintendent of the Reform School, and an answer received from him that there is room in the Reform School for such minor.

Requirements before transfer is made.

8. It shall be the duty of the justice of the peace when committing a vagrant or incorrigible or vicious minor, under this chapter to the Reform School, in addition to the commitment, to annex the names and residences of the different witnesses examined before him and the substance of the testimony given by them re-
spectively, on which the adjudication was founded. And the same duty shall be performed by the clerk of the court, the judge whereof, shall make such commitment.

9. In all proceedings before justices of the peace for the commitment of minors to the Reform School under the first and second clauses of section 6 of this chapter, the justice shall appoint some discreet and disinterested person guardian ad litem for such minor, whose duty it shall be to represent the interest of said minor and see that no injustice is done him, and the guardian ad litem shall have the right to demand a jury of twelve men to try the truth of the charges made against said minor, and said jury shall be selected and said trial conducted in the same manner as is provided by law for the trial of criminal cases before justices by juries.

10. The West Virginia Reform School shall be exclusively charged with the reformation and care of male minors, but white and colored inmates shall be kept separate.

11. The board of directors shall have power to bind out male children committed to their care, with the consent of such children, as apprentices during their minority to such person and place, whether in or out of the State, and to learn some proper trade and employment as in the judgment of said board will be most conducive to the reformation and future benefit and advantage of such children, and the indentures by which said children shall be bound, shall contain the covenants and provisions prescribed by chapter eighty-one of the Code of West Virginia, relating to master and apprentices, and all the provisions of said chapter shall apply to apprentices bound under this section, so far as applicable.

12. A commission consisting of the state superintendent of free schools, and one member from each congressional district of the state to be appointed by the governor, shall within four months after this act becomes in force as a law, select such locality as it may deem best as the site for the West Virginia reform school, and procure a good title to such site, and report their action to the governor as soon as such selection is made and title procured. And as soon as practicable after said report is made to the governor, the "board of directors" herein provided for, shall contract for and cause to be constructed on the said site, such building...
or buildings as may be needed in carrying out the provisions of this act. Provided, That the sum to be expended for said site and for constructing said building, shall at no time exceed the appropriation for said purpose.

13. The sum of five thousand dollars to be paid out of the state fund for the fiscal year ending September 30, 1889, and five thousand dollars to be paid out of the state fund for the fiscal year ending September 30, 1890, is hereby appropriated out of any money in the treasury not otherwise appropriated, to be used in procuring said site for said reform school, and in providing suitable buildings and accommodations for the same, and in carrying on said reform school when established; and the reasonable expenses of the commissioners herein provided for, selecting a site for the said reform school, shall be allowed and paid out of said money hereby appropriated.

[Approved February 15, 1889.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER IV.

AN ACT to amend and re-enact chapter sixty of the Acts of the Legislature of West Virginia, passed on the 23d day of February, 1866, as amended by chapter one hundred and ninety-five of the Acts of 1868; to change the name of the Town of Moundsville to that of the City of Moundsville; to incorporate such city; to extend and fix its corporate limits, and to prescribe and define the powers and duties of the authorities thereof.

[Passed February 13th, 1889.]

Be it enacted by the Legislature of West Virginia:

That chapter sixty of the acts of the year one thousand eight hundred and sixty-six of the Legisla-
City of Moundsville.

City of Moundsville—Name and Corporate Powers.

1. The inhabitants of Marshall county, in this State, now and hereafter residing within the boundaries prescribed in the next section hereof, shall be and they are hereby constituted a body politic and corporate, by and under the name of "The City of Moundsville," and as such, and by an din that name, shall have perpetual succession and a common seal, and may sue and be sued, contract and be contracted with, purchase, lease, hold and use real and personal property necessary for corporate purposes; and generally, shall have all the rights, powers and franchises belonging or appertaining to, municipal corporations in this State.

Boundaries.

2. The boundaries of said city shall be as follows: Beginning at the mouth of Big Grave creek, on the north side thereof, and at the intersection of the low water mark of said creek with the low water mark of the Ohio River, thence up said creek, south 62 degrees and 25 minutes east, 44 rods; south 74 degrees east, 22½ rods; north 77 degrees east 13 4-5 rods; north 62 degrees east, 16 7-25 rods; south 82 degrees east, 67 3-25 rods; north 66 degrees east, 19 ½ rods; north 3 degrees east, 24½ rods; north 61 degrees and 30 minutes east, 50 rods; north 80 degrees and 30 minutes east, 27 rods; north 63 degrees 32½ rods; south 36 degrees and 15 minutes east, 36 2-5 rods; south 88 degrees and 20 minutes east, 26 4-5 rods, to a point in said Big Grave Creek, which point is located north 31 degrees west, 15 feet from the center of a large sycamore tree marked as a pointer to this corner; thence up Middle Grave Creek, north 7 degrees and 30 minutes east, 52 rods, north 19 degrees and 15 minutes east, 51 rods to a point at low water mark of Middle Grave Creek on the north side thereof, which point is situated south 60 degrees and 12 minutes east, 8 2-5 rods from the center of the pening of the penitentiary sewer; thence leaving said creek north 8 degrees and 35 minutes west, 70 14-25 rods, thence north 3 degrees west, 29½ rods, to a point at the intersection of the west side of the county road with the Purdy line; thence with said Purdy line, north 79 degrees
CITY OF MOUNDSVILL.

The officers of said city shall be a mayor, four councilmen from each ward, a marshal, clerk, assessor, health officer, and street commissioner; the mayor and marshal shall be elected by the qualified voters of the city, and the councilmen from each ward by the qualified voters thereof; the other officers named shall be appointed by the council. No person shall be eligible to any city office unless he is a taxpayer of the city, and a qualified voter; nor unless he has resided therein for at least six months before his election or appointment.

Elections.

The first election hereunder shall be held on the second Thursday of March, 1859, and on the same day in each second year thereafter. All persons who shall have been bona fide residents of the city for three months next preceding any election, and entitled to
vote under the constitution and laws of the state, shall be entitled to vote at such election, but only in the ward of their residence. The said election shall be how held and conducted at such places, and under such rules and regulations, not inconsistent with the laws regulating district elections, as may be prescribed by the council. Contested elections shall be heard and decided by the council, and the proceedings therein shall conform as nearly as may be to similar proceedings in the case of county and district officers. The council shall be the judge of the election, return and qualification of its own members.

Terms of Office.

5. The term of office of the mayor, marshal and councilmen shall be two years, beginning on the first Monday of April next succeeding their election, and continuing until their successors are elected and qualified. The term of office of the clerk, assessor, health officer and street commissioner, shall be prescribed by the council, but shall not exceed two years.

Oath of Office.

6. Every person elected or appointed to any office in said city shall, before entering upon the discharge of the duties thereof, take, subscribe and file the oath prescribed by law for officers generally; and the same may be administered by the mayor, clerk, or other officer or person competent to administer oaths.

Duties, Bonds and Compensation of Appointed Officers.

7. The council shall prescribe the powers and define the duties of all officers by it appointed, except so far as the same are by this act prescribed and defined. It shall fix their compensation, and may require and take from them respectively bonds payable to the city in its corporate name, with such sureties and in such penalties as may be deemed proper, conditioned for the faithful performance of their duties.

Wards.

8. The territory of said city is hereby divided into three wards as follows: That part thereof lying south of the line dividing Clay and Washington districts, shall constitute the first; that part lying north of said
line and south of E street, and of an extension thereof, the second; and that part lying north of E street, and of an extension thereof, the third.

**Re-Districting and Increasing Number of Wards.**

9. After two years from the date of this enactment, the council of said city may change the boundaries of the different wards; and if at any time the number of inhabitants exceeds twenty-five hundred, the council may increase the number of the wards to not more than five; but in either case, regard shall be had to equality of population.

**Of the Council.—Its General Powers.**

10. The council of said city shall have power to lay off, vacate, close, open, alter, grade and keep in good repair the roads, streets, alleys, pavements, sidewalks, crosswalks, drains and gutters therein, for the use of the citizens, or of the public, and to improve and light the same, and to keep them free from obstructions of every kind; to regulate the width of pavements and sidewalks on the streets and alleys, and to order the pavements, sidewalks, footways, drains and gutters to be kept in good order, free and clean, by the owners or occupants of the real property next adjacent thereto; to establish and regulate markets, prescribe the times of holding the same, provide suitable and convenient buildings therefor, and prevent the forestalling or re-grating of such markets; to prevent injury or annoyance to the public or to individuals from anything dangerous, offensive or unwholesome, to prohibit or regulate slaughter houses, tan houses and soap factories within the city limits; or the exercise of any unhealthy or offensive business, trade or employment; to abate all nuisances within the city limits, or to require and compel the abatement or removal thereof by, or at the expense of the person causing the same, or by or at the expense of the owner or occupant of the ground on which they are placed or found; to cause to be filled up, raised or drained, by or at the expense of the owner any city lot or tract of land covered, or subject to be covered by stagnant water; to prevent horses, hogs, cattle, sheep or other animals, and fowls of all kinds, from going or being at large in such city, and as one means of prevention, to provide for impounding and confining such animals and fowls, and upon failure to reclaim, for the sale thereof; to protect places of divine worship, and preserve order in and about the premises.
where and when such worship is held; to regulate the keeping of gunpowder and other inflammable or dangerous substances; to provide for the regular building of houses or other structures, and for the making and maintaining of division fences by the owners of adjoining premises, and for the proper drainage of city lots or other parcels of land by or at the expense of the owner or occupant thereof; to provide against danger or damage by fire; to punish for assaults and batteries; to prohibit loitering in, or visiting houses of ill fame, or loitering in saloons, or upon the streets; to prevent lewd or lascivious conduct, the sale or exhibition of indecent pictures or other representations; the dismemberment of the sabbath day, profane swearing, the illegal sales of all intoxicating liquors, drinks, mixtures and preparations; to protect the persons of those residing or being within said city; to appoint when necessary or advisable a police force, permanent or temporary, to assist the marshal in the discharge of his duties; to build or purchase, or lease and use, a suitable place of imprisonment within or near the said city for the safe keeping or punishment of persons charged with, or convicted of the violation of ordinances; to erect, or authorize or prohibit the erection of gas or water works within the city limits; to prevent injury to such works, or the pollution of any gas or water used or intended to be used by the public or by individuals; to provide for and regulate the weighing or measuring of hay, coal, lumber and other articles sold, or kept for sale, within said city; to establish, construct, alter, remove and repair landings, wharves and docks, and to establish and collect rates and charges for the use thereof; to regulate the running and speed of engines and cars within the said city; except that the council of said city shall not interfere with the speed of trains and engines beyond the corporation line of the town of Moundsville as heretofore existing, until the said new territory shall be laid out in lots streets and alleys and opened and used by the public; to create by ordinances such committees or boards, and delegate such authority thereto, as may be deemed necessary or advisable; to provide for the annual assessments of the taxable property therein, and for a revenue for the city for municipal purposes, and to appropriate such revenue to its expenses; and generally, to take such measures as may be deemed necessary or advisable to protect the property, public and private, within the city; to preserve and maintain peace, quiet and good order therein, and to preserve and promote the health, safety, comfort and well being of the inhabitants thereof.
Fines and penalties. 11. To carry into effect these enumerated powers, and all others by this act or by general law conferred, or which may hereafter be conferred, upon the said city, or its council, or any of its officers, the said council shall have and possess full authority to make, pass and adopt all needful ordinances, by-laws, orders and resolutions, not repugnant to the constitution and laws of the United States, or of this state; and to enforce any or all of such ordinances, by-laws, orders or resolutions by prescribing, for a violation thereof, fines and penalties and imprisonment in either the county jail of Marshall county or the city prison, if there be one; but no fine shall exceed twenty dollars, and no term of imprisonment shall exceed thirty days. Such fines and penalties shall be imposed and recovered, and such imprisonment inflicted and enforced, by and under the judgment of the mayor of said city; or in case of his absence or inability to act, of a justice of one of the districts within the same.

Removals, Vacancies, &c. 12. The council shall have the authority to remove any officer of the city, whether elected or appointed, for misconduct or neglect of duty, by an affirmative vote of three-fourths of the members of the council, but only after reasonable notice to such officer, and a hearing of the charge or charges preferred; and any vacancy in office, however occasioned, may be filled by the council for the unexpired term.

Meetings of Council—Transaction of Business. 13. The said council shall fix the place and times of holding its regular meetings; may provide for special and adjourned meetings; and may prescribe rules and regulations, not inconsistent herewith, for the transaction of business, and for its own guidance and government.

Mayor to preside; who in his absence. The mayor shall be a member of the council, and shall preside at its meetings; but in case of his absence one of the councilmen present, selected for the purpose by a majority of the members present, shall act temporarily as such presiding officer.

A majority of the council shall be necessary to constitute a quorum. No member of the council shall vote upon, or take part in the consideration of, any pro-
position in which he is or may be interested, otherwise *votes of counci*l*men and* Mayor. presiding officer shall have but one vote on any ques-
tion, and that as a member of the council.

*Second Vote on Ordinances, &c.*

14. In case any ordinance, by-law, resolution or meas-
ure shall receive a majority of the votes of the mem-
bors of the council present, the mayor or any two of 
the councilmen may insist upon the further considera-
tion thereof; and thereupon it shall not be deemed 
passed, but shall be postponed until the next regular 
meeting of the council, when, if it shall again receive a 
majority of the votes of the members present, it shall 
stand and be declared adopted, and not otherwise.

*Records.*

15. The council shall cause to be kept by the clerk Minute book. in a well bound book, to be called the “minute book,” an accurate record of all its proceedings, ordinances, acts, orders and resolutions, and in another to be called “ordinance book,” accurate copies of all general ordi-
rances adopted by the council; both of which shall be 
fully indexed and open to the inspection of any one re-
quired to pay taxes to the city, or who may be otherwise 
interested.

All oaths and bonds of officers in the city, and all pa-
pers of the council, shall be endorsed, filed and securely 
kept by the clerk.

All printed copies of such ordinances purporting to Records, 
be published under authority of the council, and trans-
scripts of such ordinances, acts, orders and resolutions, 
certified by the clerk, under the seal of the city, shall 
be deemed *prima facie* correct, when sought to be used as evidence in any court, or before any justice.

*Tbe Minutes—Yea and Nays.*

16. At each meeting of the council the proceedings Journal of of the last meeting shall be read, and, if erroneous, cor-
rected, and signed by the presiding officer for the time being. Upon the call of any member, the yeas and Yeas and nays nays on any question shall be taken and recorded in the minute book.

*Of the Mayors Salary.*

17. The mayor shall receive a salary of not less than Salary of Mayor.
two hundred nor more than three hundred dollars per annum, to be fixed by the council; but if at any time the number of the inhabitants of said city shall exceed twenty-five hundred, the salary shall not be less than three hundred nor more than five hundred dollars.

Such salary shall be in lieu of the fees which would otherwise accrue to him in proceedings for the enforcement of ordinances, but all such fees shall be collected, when practicable, and accounted for to the city.

General Powers and Duties of the Mayor.

18. The mayor shall be the chief executive officer of said city, and shall take care that the orders, by-laws, ordinances, and resolutions of the council thereof are faithfully executed.

He shall be ex officio a justice and conservator of the peace within the city, and shall within the same, have, possess, and may exercise all the powers, and perform all the duties, whether in civil or criminal proceedings, vested by law in a justice of the peace. Any summons, warrants or other process issued by him may be executed at any place within the county. He shall have control of the police of the city, and may appoint special police officers whenever he deems it necessary; and it shall be his duty especially to see that the peace and good order of the city are preserved, and that persons and property therein are protected, and to this end he may arrest and detain, or cause the arrest and detention of all riotous and disorderly persons before taking other proceedings in the case. He shall, from time to time, recommend to the council such measures as he may deem needful for the welfare of the city. He shall not receive any money due or belonging to the state or to corporations, or to individuals, unless and until he shall have given the bond and security required of a justice of the peace by chapter fifty of the code of West Virginia; and all the provisions of said chapter relating to moneys received by justices shall apply to moneys received by him in like cases.

Proceedings for the Violations of Certain Ordinances.

19. The process in proceedings to enforce any ordinance prescribing a fine, or imprisonment, or a fine and imprisonment, for the violation thereof, shall be a summons, in the name of the City of Moundsville as plaintiff, directed to the marshal, or to any constable of any district within said city, requiring him to summon the person accused of such violation, and who may there-
after be designated as defendant, to appear before the mayor at any time and place therein named, to make answer to such accusation, and to be dealt with according to law. Such summons shall contain such a statement of the facts alleged as will inform such person of the general nature of the offense against the city with which he stands charged; and except in cases of arrest upon view, shall be issued only upon the complaint, on oath, of some credible person. But the mayor may, for good cause appearing, by indorsement on the summons, order the person so accused to be forthwith apprehended and brought before him for a hearing of the charge. The clerk of said city, as well as the mayor, shall have authority to receive any complaint in writing of the violation of an ordinance, and to sign and issue the proper summons based on such complaint. The mayor shall have, possess, and may exercise the power and authority belonging to a justice under sections two hundred and twenty-four and two hundred and twenty-five of chapter fifty of the code of West Virginia, in summoning and enforcing the attendance and examination of witnesses, in punishing for contempts, in granting continuances and in securing and enforcing the further attendances of the accused with a view to a trial or hearing. If any recognizance to be taken for such further attendance, and is forfeited, the mayor may record the default, and an action may be maintained, in the name of the city, before the mayor or any justice having jurisdiction, against the accused and his sureties, if any, to recover the penalty thereof.

**Enforcement of Judgment.**

20. The mayor shall have power to issue an execution for any fine and cost assessed or imposed by him for the violation of any ordinance, or he may at the time of rendering judgment therefor, or at any time thereafter, and before satisfaction of such judgment, by his order in writing, require the immediate payment thereof, and in default to such payment, he may commit the person so in default to the jail of Marshall county, or, in his discretion, to the prison of said city, if one shall have been provided by the council, until fine and costs are fully paid; but such imprisonment shall not exceed thirty days.

**Duty of Jailor.—Jail Expenses.**

21. The jailor of Marshall county shall take and receive into his custody any person sentenced to imprison-
onment in the jail of said county, or committed thereto for the non-payment of a fine and costs, or for the failure to enter into a recognizance, by the judgment or order of the mayor, in proceedings for the violation of an ordinance; and the expenses of maintaining such person while so in confinement shall be paid by the city.

Docket.

Docket; how kept; what to contain.

22. A book, well bound and indexed, to be denominated the “docket,” shall be kept in the office of the mayor, in which shall be noted each case brought or tried by him together with the proceedings therein, including a statement of the complaint, the summons, the return, the fact of appearance or non-appearance, the defense, the hearing, the judgment, the costs, and, in case the judgment be one of conviction, the action taken to enforce the same. The record of each case shall be signed by the mayor; and the original papers thereof, if no appeal be taken, shall be kept together and preserved in his office.

Appeals from Judgments in City Cases.

Appeals.

23. In any case for the violation of an ordinance of the said city, in which there is a judgment by the mayor of imprisonment, or for a fine of more than five dollars, an appeal shall lie at the instance of the person against whom such judgment is rendered, to the circuit court of Marshall county. Such appeal shall not be granted by the mayor unless within ten days from the date of the judgment, such person shall enter into a recognizance, with security deemed sufficient, to appear before the said court on the first day of the next term thereof, to answer for the offense against the city with which he stands charged, and not thence depart without leave of said court. The provisions of chapter one hundred and sixty-two of the code of West Virginia, relating to recognizances in criminal cases, shall be applicable to the recognizances contemplated by this section; but any money recovered thereon, or by virtue thereof, shall inure to the said city.

Trial in Court.

Appeals; duty of mayor when taken.

24. If such appeal be taken, the mayor shall forthwith deliver to the clerk of said court the complaint in writing, if any; the summons, a transcript of the record, including the judgment, the recognizance and any other
papers belonging to the case; and such clerk shall receive and file the same, and place the case upon the trial docket of the next succeeding term of said court; and said court shall proceed to try the same in its order.

**Judgment in Court.**

25. If the appellant be found guilty of a violation of the ordinance in question, whether upon the verdict of a jury or otherwise, the court shall ascertain by its judgment the fine or imprisonment, or the fine and imprisonment, to be paid or suffered by such defendant, having regard to the punishment prescribed by such ordinance, and shall include in any such judgment the costs incurred by the said city, as well in the proceedings before the mayor as those in court, including a fee to the attorney for the city of five dollars, and the fees, if any, of the jailor or the keeper of the city prison; and the proceedings to enforce the collection of any such fine and costs, may be as provided in sections ten, eleven and twelve of chapter thirty-six of the code of West Virginia, except that the writ mentioned in the tenth section, may be issued by the clerk upon the order of the mayor of the city, and the notice contemplated by the eleventh section shall be given to such officer. If the judgment be for the defendant he shall recover his costs against the city.

**Appeals in Other Cases.**

26. From all judgments by the mayor in cases other than for the violation of ordinances, appeals shall be allowed as in similar cases before justices.

**Bond of Marshal, Collection of Taxes, &c.**

27. The marshal, before entering upon the discharge of his duties, shall execute a bond conditioned for the faithful performance by him of the duties of his office, and for the accounting for and paying over, as required by law, all money which may come into his hands by virtue of his office, with sureties satisfactory to the council, payable to the city of Moundsville, and in a penalty of not less than one thousand nor more than five thousand dollars, as the council may prescribe. He shall be chargeable with the city taxes and levies, and it shall be his duty to collect and account for the same, and he may distraint therefor in case they are not paid within one month after they are placed in his hands, and notice thereof given for two weeks by pub-
lication in a newspaper published in said city, or by posting at one or more public places in each ward; and as to such distraint and any sale thereunder, as well as in other respects, he shall have the same power and authority possessed by the officer charged with the collection of state taxes. Upon all city taxes, whether on real or personal estate, not collected or paid before the first day of January next after they are due and payable, he shall charge, collect and account for, interest at the rate of one per cent. per month until they are fully paid. He shall also be chargeable with and shall collect and account for, all assessments made by the council, and all fines, costs and rates due the city.

Arrests Upon View—Service of Process—Liability of Marshal.

28. In case a violation of any ordinance of said city is committed in the presence, or within view of the marshal or other police officer, the offender may be forthwith apprehended and taken before the mayor, and a complaint, under oath, stating such violation, there lodged and filed; and thereupon such offender may be tried and dealt with according to law, without summons.

The marshal shall execute within the county of Marshall any proper process issued by the mayor, in proceedings for the enforcement of ordinances; and shall collect, by levy of execution or otherwise, and duly account for, all fines assessed and costs imposed in such proceedings. He shall also have all the rights and powers within said city in regard to the arrest of persons, the collection of claims and the execution and return of process, that are or may be lawfully exercised by a constable of a district within the same, and shall be entitled to the compensation therefor; and he and his sureties shall be liable to all the fines, penalties and forfeitures that a constable is liable to for any direction of duty in office, to be recovered in the same manner, and in the same courts that such fines, penalties and forfeitures are recovered against constables.

Settlements by the Marshal; Compensation; Payment upon Orders.

29. It shall be the duty of the marshal at least once in six months, during his continuance in office, and oftener if required by the council, to render an account of the taxes, fines, penalties, assessments, and other claims in his hands for collection, and return a list of
such as he shall not have been able to collect by reason of insolvency, removal, or other cause; to which list he shall append an affidavit that he has used due diligence to collect the claims therein mentioned, but has been unable to do so; and, if the council shall be satisfied of the correctness of said list, it shall allow him a credit for said claims; but may thereafter take such lawful measures to collect the same as shall be by it prescribed. He shall receive for his services in the collection of taxes, assessments and other claims due the city, a compensation, to be fixed by the council, not exceeding five per centum on the amount duly collected and accounted for, except that an additional per centum may be allowed in case of fines; and may be allowed in addition, a salary of not more than three hundred dollars per annum. He shall pay any money in his hands belonging to the city upon the order of the council.

**Remedy against the Marshal.**

30. If the marshal shall fail to collect, account for and pay over, all or any of the moneys with which he may be chargeable, belonging to the city, according to the conditions of his bond and the orders of the council, it shall be lawful for the council to recover the same by action or by motion upon ten days notice, in the corporate name of the city, in the circuit court of Marshall county, against him and his sureties, or any or either of them, or his or their executors or administrators. If the sum claimed does not exceed three hundred dollars, such recovery may be had before the mayor or any justice of the said county.

**Deputy Marshals.**

31. The marshal may, with the consent of the council entered of record, but not otherwise, appoint a deputy or deputies, who may perform the duties or any of them, with which he is charged; but the marshal shall in all cases be responsible for the acts or omissions of the deputy or deputies so appointed.

**Of the Assessor.**

32. It shall be the duty of the assessor to ascertain the tithables and property within said city subject to taxation, and make return thereof to the council at such time as may be prescribed, substantially in manner and form as in the case of assessments by county assessors;
and to this end he shall have access to the most recent books and records of the county of Marshall, upon payment of reasonable fees and charges, to be arranged and provided for by the council. The latest accessible assessment, for state and county purposes, including value, shall be used and adopted by him; but as to property not included in such assessment, he shall ascertain the same, fix the value thereof and include the same in his assessment; but the council may correct any error on his part in this regard, upon the application of any person aggrieved. In the discharge of his duties he shall have the same powers as are conferred by law upon county assessors.

**Finances and Expenditures.**

33. The council shall cause to be made up annually and spread upon its minute book, an accurate estimate of all sums which are, or may become lawfully chargeable against the city, and which ought to be paid within one year; and it shall order a levy of so much as will in its judgment be necessary to pay the same. Such levy shall be upon all tithables, and upon all real and personal property therein, subject to state and county taxes. Provided, That such levy shall not exceed one dollar on each tithable, and one dollar on every one hundred dollars of the ascertained value of such property. At least once in each year the council shall cause to be made up and published in one or more of the newspapers of the city, a statement of the revenue received from the different sources, and of the expenditures upon the different accounts, for the preceding year, or portion of the year, as the case may be.

**Lien for Taxes, Fines, &c.**

34. There shall be a lien on real estate within said city, for the city taxes assessed thereon, and for all fines and penalties assessed to, or imposed upon, the owners thereof, by the authorities of such city, from the time the same are so assessed or imposed, which shall have priority over all other liens, except the lien for taxes due the state, county and district; and which may be enforced by the council in the same manner provided by law for the enforcement of the lien for county taxes. If any real estate within said city be returned delinquent for the non-payment of the delinquent taxes due thereon, a copy of such delinquent list may be certified by the council to the auditor, and the same may be sold for the city taxes, inter-
est and commissions thereon, in the same manner, at the same time, and by the same officer as real estate is sold for the non-payment of state taxes.

License for the Sale of Spiritous Liquors, &c. Vote Regarding.

35. At each general city election, the question of granting or refusing licenses for the sale of spirituous liquors, wine, porter, ale or beer, and drinks of like nature, shall be submitted to the voters of the city. The persons voting in favor of granting such licenses shall have on their ballots, the words, printed or written, "for license;" and those voting against the granting of such licenses shall have on their ballots the words, written or printed, "against license."

If a majority of the votes cast on this question be in favor of license, it shall be the duty of the council until the next general election, to grant such license to any proper person applying therefor; but if a majority of such votes so cast be opposed, no license shall be granted. The council is hereby vested with the power of granting such license, provided, the consent of the county court is had and obtained therefor.

Bond of Person Licensed.

36. When any such license is granted by the council, it shall take from the person so licensed, a bond with approved security, in a penalty of not less than three thousand dollars, payable to the state of West Virginia, and conditioned as prescribed in section twenty-two of chapter thirty-two of the Code of West Virginia. The council may provide for the punishment of such person for the violation of any of the conditions of said bond, and suits may be brought and maintained against such person and his sureties on such bond, for the same objects, by the same persons, in the same manner and with like effect, as upon a bond taken under the section mentioned; and also for any fines and costs that may be imposed by the mayor for any offense against the city, under its ordinances, involving a breach of the conditions of such bond.

Revocation of Liquor License.

37. The council may revoke any such license, for breach of any of the conditions of such bond, or for other good cause shown; but the person holding the license must first have reasonable notice of the time
and place of hearing and adjudicating in the matter, as well as the cause alleged; and he shall be entitled to be heard, in person or by counsel, in opposition to such revocation.

**Tax on Liquor Licenses.**

38. The council shall have the authority to impose, for use of the city, a uniform tax upon such licenses at the rate of not less than three nor more than five hundred dollars, in each instance for each year.

**Other Licenses.**

39. The council shall have the authority to require a city license, as follows:

For anything to be done, carried on or exhibited within the city, for which a state license is now or may hereafter be required for the keeping of hacks, carriages, carts, wagons and other vehicle for hire within the city, and for the keeping of dogs within the city, and the council may provide for the killing of all dogs, the keeping of which is not so licensed.

And upon all such licenses the council may impose a reasonable tax for the use of the city.

**Method of Obtaining Licenses.**

40. The council shall prescribe by ordinance, the manner in which licenses of all kinds shall be applied for and granted; and it may require the payment of the tax thereon before delivery to the person applying therefor.

**The Time for Which the Licenses are to be Granted.**

41. The provisions of the twenty-ninth section of chapter thirty-two of the Code of West Virginia, relating to state licenses, shall be deemed applicable to licenses of a similar character to those therein mentioned, when granted by or under the authority of the council of said city. Licenses for the keeping of dogs shall also expire on the thirtieth day of April next after they are granted, and all other licenses may be for such time as the council may determine.

**Condemnation Proceedings.**

42. The council shall have the right to institute proceedings, in the name of the city, for the conden
tion of real estate, for streets, alleys, drains, market grounds, landings, wharves, city prison or other work or purpose of public utility.

Such proceedings shall conform to the provisions of chapter forty-two of the Code of West Virginia and the expenses thereof shall be borne by the city.

Work upon the Streets.

43. Every male resident between the ages of twenty-one and fifty years, not a pauper, may be required by the council, by himself or an acceptable substitute, under the direction of the street commissioner, to work not exceeding two days in each year, upon any of the streets or alleys of said city; or he may be released therefrom upon the payment to the street commissioner of a sum of money to be fixed by the council, to be used solely in making or improving such streets and alleys, and the council shall include in its levy any additional sum that may be necessary to make and keep in order such streets and alleys, as well as all drains, gutters, sidewalks and crosswalks, and to defray all other expenses incident thereto. The residents of said city shall be and remain exonerated from the payment of district road taxes assessed by the county court of Marshall county, and from the performance of labor on roads outside the corporate limits of the city.

Pavements.

44. After having caused proper curbstones to be set and placed on the outer line of any sidewalk or footway, on any of the streets or alleys of said city, and the surface of the ground inside of said curbstones to be properly graded and otherwise prepared for the purpose, the council may require that such sidewalk or footway be paved with bricks, stone, or other suitable material, under the direction of the street commissioner, by the owners respectively of the lots or of the fractional parts of lots, facing or abutting on such sidewalks or footways, and in case the owner of any lot, or fractional part of such lot, within a reasonable time after service upon him of a written or printed notice of such requirement, signed by the clerk or street commissioner, fail or refuse to comply therewith, the council may direct that the paving contemplated by such notice be done at the expense of the city; and when so done such expense may be assessed to such owner, and the same shall constitute a lien on such property, which may be enforced by a suit in equity, in the name of the city.
in the circuit court of Marshall county, or recovered by
the city in an action against such owner in said court,
or before any justice having jurisdiction.

In case the owner is a non-resident of the state, the
notice aforesaid may be given by publication for four
successive weeks, in a newspaper published in said city.

The provisions of this section shall also be applicable
to needed repairs to any of the pavements of the city,
and to the substitution of new pavements for any
which may have been heretofore or which may be
hereafter laid and completed, and which may be
deemed insufficient.

**Paving Streets.**

Council may provide for paving streets. 45. The council shall have the authority to provide
that any street or alley, or any portion thereof, between
the curbstones, shall be macadamized, or paved with
bricks, cobblestones or other suitable material, upon
the lowest and best terms obtainable, after advertise­
ment for four weeks in one or more newspapers of the
city, for bids and proposals for the work; and one-half
of the cost of such macadamizing or paving from the
curbs on either side to the middle of the street or alley,
shall be assessed to the owners of the lots or fractional
parts of lots fronting or abutting on such street or alley,
to each a sum proportionate to the distance or extent
in feet by him owned.

One-third of the sum so assessed shall be paid by
each owner to the city within thirty days after the com­
pletion of the work, and the remainder in two equal
installments in six and twelve months thereafter, or at
such other times as the council may prescribe. The
remaining one-half of such expense, as well as the ex­
 pense of macadamizing or paving at the intersection of
streets, or of street and alley, shall be defrayed by the
city. The assessment to be made to any owner of real
estate, shall constitute a lien on such estate; and like
proceedings may be had and taken to enforce such
lien, or to recover from such owner the amount of such
assessment, or of any installment thereof, as those pro­
vided for in the preceding section, in the case of pave­
ments.

**Present Officers and Existing Ordinances.**

Present of­

46. The city of Moundsville shall succeed to all the
icers &c., to
rights, powers and responsibilities of the town of
continue.

Moundsville; and all officers of said town acting as such
at the time this enactment takes effect, shall continue,
until the first day of April, 1889, or until their successors, the officers herein mentioned, are elected or appointed and qualify, to exercise the powers, perform the duties and receive the compensation heretofore conferred, prescribed and allowed by former charter, by general law, or by the ordinances of said town. Such ordinances, in force at the time referred to, shall continue to have full operation and effect, as ordinances of the city of Moundsville, until amended, repealed or superseded by the council of said city; and all actions, suits and proceedings then pending in the name of the town of Moundsville, may be proceeded with, tried and determined in the name of the city of Moundsville.

[Approved February 14, 1889.]

[Note by the Clerk of the House of Delegates.]
The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

CHAPTER V.

AN ACT to amend and re-enact section 1 of chapter 22 of the Acts of 1885, entitled "An act conferring additional authority on the council of the city of Parkersburg, Wood county, in relation to funding the bonded indebtedness of said city."

[Passed February 14, 1889.]

Be it enacted by the Legislature of West Virginia:

That section 1, of chapter 22 of the Acts of 1885, be amended and re-enacted so as to read as follows:

1. That when the present bonded indebtedness of the city of Parkersburg shall become due and payable, the council of said city, having first applied to the payment thereof all the available funds belonging to the city then in the sinking fund of said city (and which shall have been set apart for that purpose,) shall have authority to fund so much and such parts of said bonded indebtedness as remains unpaid, into new bonds of said city, payable twenty years from their date, but redeemable.
STATE INTERNAL IMPROVEMENT FUND.

able at the pleasure of said city, at any time after one year from their date; which bonds shall bear interest at a rate not to exceed six per centum per annum payable semi-annually.

[Approved February 21, 1880].

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER VI.

AN ACT to amend and re-enact section 1, of chapter 66, of the Acts of 1867, entitled "An act transferring stocks and interest in banks to the school fund."

[Passed February 13, 1889.]

Be it enacted by the Legislature of West Virginia:

That section 1, of chapter 66, of the Acts of 1867, be and the same is hereby amended and re-enacted so as to read as follows:

1. All stock owned by the state of West Virginia, standing in the name of the Commonwealth of Virginia, the State Internal Improvement Fund, or the Board of the Literary Fund, or in any other name, in the National Bank of West Virginia, at Wheeling, the Parkersburg National Bank, the First National Bank of Wellsburg, the First National Bank of Fairmont, and the National Exchange Bank of Weston, and all the interest owned by the state, standing in the name of the Commonwealth of Virginia, or in the name of either of said funds, or in the name of the state of West Virginia, or in any other name, in the North Western Bank of Virginia and its branches, and in the branches of the Exchange Bank of Virginia at Weston; and all dividends and accrued interest on all such stock, is hereby transferred to and shall henceforth be held and treated as a part of the school fund of this state, subject to the control of the board of the school fund; and the annual interest or profits thereof,
INDEPENDENT SCHOOL DISTRICT OF RAVENSWOOD.

(but no part of the principal), shall be passed to and become a part of the fund for annual distribution among the several counties of the state.

[Approved February, 21, 1889.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER VII.

AN ACT authorizing the board of education of the independent school district of Ravenswood, in the county of Jackson, to issue bonds for the purpose of paying off its existing indebtedness, for the purpose of building, supplying and equipping school houses in the town of Ravenswood, in said district.

[Passed February 10, 1889.]

Be it enacted by the Legislature of West Virginia:

1. That the board of education for the independent school district of Ravenswood, in the county of Jackson, is hereby authorized, at any time within two years from the passage of this act, to issue and sell their bonds, for the purpose of paying off its existing indebtedness, for building, supplying and equipping school houses in the town of Ravenswood, in said district, subject to all the limitations and provisions set forth in the succeeding sections of this act.

2. All bonds issued and sold under this act shall be of the denomination of one hundred dollars. They shall be payable thirty years from their date. Provided, When payable. That they may be paid at any time after five years from the date thereof, at the pleasure of the board, and this proviso shall be expressed on the face of the bonds.

Said bonds shall bear no greater rate of interest than six per centum per annum; and said interest shall be payable annually on presentation of the interest coupons attached to and issued with said bonds, to the sheriff of Jackson county.
3. Whenever said board may deem it desirable to issue bonds under authority of this act, and for the purposes herein set forth, they shall by resolution entered on record so declare, specifying the particular purpose and amount for which said bonds are to be issued, and the rate of interest said bonds shall bear. Said resolution shall appoint a day at which an election shall be held, by the qualified voters of said independent school district, to decide whether they will ratify or reject said resolution. Such resolution shall be published in all the newspapers published in said district, at least once a week for two successive weeks, previous to the day of the election.

4. Such election shall be conducted and the returns thereof made, in the manner required in the election of members of said board.

5. Together with said resolution, there shall be published a full and accurate statement of the financial condition of the board, as to both teachers' fund and building fund.

6. The person voting for the ratification of any such resolution, shall have written or printed on his ballot, the words, "For ratification of resolution to issue bonds," and the person voting against ratification shall have written or printed on his ballot the words, "For rejection of resolution to issue bonds."

7. No bonds shall be issued by the board, unless the resolution providing for their issuance, shall have received three-fifths of all the votes cast for and against the same at the election herein provided for.

8. Neither the board, nor any of the officers thereof shall either directly or indirectly, sell any bond at less than the par value thereof, and then only for cash, unless accepted as the equivalent of cash at par by any contractor or creditor of said board, for the building and supplying or equipping school houses in said district as aforesaid. The proceeds of the sale of any bonds issued under this act, shall be paid to the sheriff of Jackson county, to the credit of the building fund of said district.

9. The said board shall annually provide, by sufficient levy, for the payment of the annual interest accruing on said bonds, as well as for the establishment of a sinking fund, for the payment of the principal
CONCERNING BOOM COMPANIES.

thereof, within and not exceeding thirty years. The sinking fund shall only be applied to the purpose for which it was levied, and for investment in the bonds of the board, as the board may direct. And the said sheriff shall, out of the said levy, set aside and place to the credit of a special fund, to be known as "The school sinking fund of the independent school district of Ravenswood," such amount as the board may direct, by annual resolution; and it shall be the duty of said board, annually, to direct said sheriff so to set aside to the credit of said special fund, such amount as will be amply sufficient to create and maintain said sinking fund, according to the true and full intent of this section, and of section eight of article ten, of the constitution of this state.

10. No bonded debt shall be entered under this act which shall cause the aggregate indebtedness of the said independent school district to exceed five per centum of the assessed value of the taxable property of said district, as ascertained by the last assessment for state and county purposes, previous to the incurring of such debt. Nor shall any such bonded debt be created under this chapter, for any sum in excess of twelve thousand dollars principal.

[Approved February 21, 1889.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

CHAPTER VIII.


[Passed February 20th, 1889.]

Be it enacted by the Legislature of West Virginia.
CONCERNING BOOM COMPANIES.

That section 1, of chapter 121 of the Acts of 1877, as amended and re-enacted by chapter 29 of the Acts of 1881, as amended and re-enacted by chapter 12 of the Acts of 1882, as amended and re-enacted by chapter 27 of the Acts of 1883, as amended and re-enacted by chapter 25 of the Acts of 1885, be and the same is hereby amended and re-enacted, so as to read as follows:

Construction of booms &c., authorized.

1. That any number of persons, not less than five, may become an incorporated company for the purpose of constructing any boom or booms, with or without piers, dam or dams, in the rivers, creeks or other streams within any of the following counties in this state, to-wit: Gilmer, Greenbrier, Summers, Raleigh, Fayette, Mineral, Pocahontas, Pleasants, Nicholas, Webster, Lewis, Wetzel, Jackson, Wyoming, Tucker, Preston, McDowell, Randolph, Barbour, Mercer, Logan, Calhoun, Braxton, Cabell, Boone, Upshur, Monroe, Wood, Ritchie and Kanawha, (except Elk River and its tributaries within the limits of Kanawha county,) which may be necessary for the purpose of stopping and securing boats, rafts, logs, masts, spars, lumber, and other timber. No such boom or dam shall be constructed in any of the other waters, rivers, creeks, or other streams of the state, which are navigable by steamboats at an ordinary state of water, above the places where such boom or dam is proposed to be located.

J. J. WOODS,
Speaker of the House of Delegates.

R. S. CARR,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Clerk of House of Delegates,
February 22, 1889.

I certify that the foregoing act having been presented to the governor for his approval, was this day returned by him without his approval and with his objections thereto, to the House of Delegates, wherein it originated, which objections have been entered at large upon the journal. Whereupon the house proceeded to reconsider the said act; and after such reconsideration a majority of the members elected to the house by vote, determined by yeas and nays, and entered upon the journal, have agreed to pass the same notwithstanding the said objections of the governor.

J. M. HAMILTON,
Clerk of House of Delegates.
STATE OF WEST VIRGINIA,  
OFFICE OF CLERK OF THE SENATE, 
February 22, 1889. 

I certify that the foregoing act was this day reconsidered by the senate together with the objections of governor thereto and after such reconsideration has been approved by a majority of all the members elected to the senate, by vote determined by yeas and nays and entered upon the journal.

GEORGE J. WALKER,  
Clerk of the Senate.

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]  
The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

CHAPTER IX.

AN ACT to amend and re-enact section 96 and section 97 of chapter 15 of the Acts of 1881, as amended and re-enacted by chapter 37 of the acts of 1887.

[Passed February 20, 1889.]

Be it enacted by the Legislature of West Virginia:

That sections 96 and 97 of chapter 15 of the acts of 1881, as amended and re-enacted by chapter 37 of the acts of 1887, be and the same are hereby amended to read as follows:

96. The president of the board of regents of the state normal school and its branches, upon receipt of the reports required in the ninety-fifth section of this chapter, shall furnish the auditor of the state with the number of the non-paying normal pupils in actual monthly attendance in each of the said normal schools, and the number of months of actual attendance, upon the receipt of which report, and on the requisition of the president of the board of regents, the said auditor shall issue to the executive committee of each of said schools, warrants upon the treasury of the state for the amount due said schools, at the rate of three dollars
and fifty cents per month for every non-paying normal pupil reported as in monthly attendance. The sum of two thousand five hundred dollars, each year, is hereby appropriated for each of the normal schools, payable out of the treasury of the state.

The state superintendent of free schools shall, if possible, in every year make arrangements with some suitable institution of learning in this state, for the education and normal school training of a number of colored teachers, in the proportion to the colored population of the state which the non-paying white students in the normal schools, bear to the white population of the state; but the amount to be paid for each of said colored teachers, shall not exceed the sum herein specified for each non-paying white student; and an additional sum to the extent necessary to pay the tuition of said colored students, is hereby appropriated, payable out of the treasury of the state in each year, as provided for in the next section, upon the requisition of the state superintendent of free schools.

97. If any normal school does not earn the amount of its annual appropriation of two thousand five hundred dollars aforesaid in any year, the board of regents of the state normal school and its branches, are hereby authorized to expend in their discretion, the unearned amount of the appropriation for the normal school so failing to earn its annual appropriation aforesaid, in the payment of teachers in the same normal school, or in another or others of such schools, and the auditor shall issue his warrants for such expenditures, on the order of said board.

[Approved February, 21, 1889.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER X.

AN ACT to amend and re-enact section thirty-seven of chapter thirty-six of the acts of 1887, entitled "An
act to amend and re-enact the charter of the town of "Grafton," &c., passed February 24th, 1887.

[Passed February 20, 1889.]

Be it enacted by the Legislature of West Virginia:

That section thirty-seven of chapter thirty-six of the acts of 1887, entitled "An act to amend and re-enact the charter of the town of Grafton," &c., passed February 24th, 1887, be amended and re-enacted so as to read as follows:

37. The said town and taxable persons and property therein shall be exempt from the payment of all district road taxes, and from labor on the roads outside of the corporate limits of said town; and whenever the said town shall provide for the support of its own poor, it shall not be liable to pay any county poor tax.

J. J. WOODS,
Speaker of the House of Delegates.

R. S. CARR,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 26, 1889.

I certify that the foregoing act having been presented to the governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

HENRY S. WALKER,
Secretary of State.

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.
AN ACT to amend and re-enact section 3 of chapter 74, of the Acts of 1869.

[Passed February 20th, 1889.]

Be it enacted by the Legislature of West Virginia:

That section 3, of chapter 74, of the acts of 1869, be amended and re-enacted so as to read as follows:

3. That said corporation is authorized and empowered to erect and maintain on the Elk river, at any point, or points, between its confluence with the Great Kanawha river, at the city of Charleston, and the division line between the counties of Clay, and Braxton, where the same crosses the said river, such boom or booms, with, or without piers, as may be necessary for the purpose of stopping and securing logs, masts, spars and other timber, and to erect such piers and side branch or shear booms, on said river, or any of its tributaries, between the points above mentioned, as may be necessary for that purpose, and shall have exclusive privileges. Provided, That said booms be so constructed as to admit the safe passage of rafts and boats, and not prevent the navigation of said river, or tributaries; but no person or persons, shall be allowed, at any time, to encroach upon or incumber said boom with boats or rafts, either of saw-logs or other timber.

J. J. Woods,
Speaker of the House of Delegates.

R. S. Carr,
President of the Senate.

I certify that the foregoing act having been presented to the Governor for his approval, and not having been returned by him to the house of the Legislature in which it originated within the time prescribed by the constitution of the state, has become a law without his approval.

Henry S. Walker,
Secretary of State.

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect from its passage, two-
thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

CHAPTER XII.

AN ACT to amend and re-enact the third, fifth and eighth sections of an act passed on the twenty-fifth day of February, one thousand eight hundred and eighty-two, entitled "An act to charter the city of Benwood in the county of Marshall and State of West Virginia."

[Passed February 20, 1889.]

Be it enacted by the Legislature of West Virginia:

1. That sections three, five and eight, of the act of the Legislature of West Virginia, passed on the twenty-fifth day of February, one thousand eight hundred and eighty-two, entitled, "An act to charter the city of Benwood," be amended and re-enacted so as to read as follows, to-wit:

3. The municipal authorities of said city shall be a Municipal mayor, recorder and seven councilmen, who must be officers of citizens and residents of said city, and who together shall constitute a common council. All the corporate municipal powers of said city, shall be exercised by said council powers or under their authority, except where otherwise provided. These officers shall be elected by the male citizens, who have been residents of said city for one year elected, prior to the election hereinafter provided, and who are entitled by law to vote, and shall hold their offices for two years, and until their successors are elected and qualified according to law.

5. There shall be a treasurer, assessor and health officer of said city, appointed by the council thereof, and hold their offices during the pleasure of said council. Also a sergeant and superintendent of streets, roads and alleys, who shall be elected by the qualified voters of the city, who shall hold their offices for the term of two years, and until their successors are elected and qualified. The duties of recorder, treasurer and assessor may be discharged by the same person or other-
Duties of officers.

Powers and duties of council.

8. The powers and duties of the council of said city shall be as prescribed in sections twenty-eight, twenty-nine, thirty-two, thirty-three and thirty-four of chapter forty-seven of the code, except as herein provided, and said council shall at its first meeting, or as soon thereafter as practicable, and annually thereafter, cause to be made up and entered upon its journal, an accurate estimate of all sums which are or may become lawfully chargeable on said city, and which ought to be paid within one year, and it shall order a city levy necessary to pay the same, but said city and its authorities are forever prohibited from incurring any debts or liabilities or from borrowing money. The levy so ordered shall be a capitation tax upon all male citizens over twenty-one years of age, and upon all dogs, and upon all real and personal property within said city, subject to state and county taxes. Provided, That the tax so levied upon property for all purposes, shall not exceed fifty cents on every one hundred dollars of the whole value thereof, any provision of any other law to the contrary notwithstanding, and shall not be increased unless by a vote of four-fifths of the legal voters of said city, and a legislative enactment. It shall be the duty of the assessor to make an assessment of the property within the said city subject to taxation, substantially in the manner and form in which assessments are made by the assessor of the county, and return the same to the council on or before the first day of July in each year; but said assessment shall not exceed the valuation for county purposes; and for this purpose he shall have all the power conferred by law on county assessors. He shall list the number of dogs in the city, and the names of the owners, which list shall be returned to the council. There shall be a lien on real and personal estate within said corporation for the city taxes assessed thereon, from the commencement of the year for which they are assessed, and for all other assessments, fines and penalties assessed or imposed upon the owners thereof by the authorities of said city, from the time the same are assessed or imposed, which lien may be enforced by the council in the same manner as the lien for taxes for county purposes is now enforced, and shall have priority over all other liens except liens for state and county taxes. The council or other authorities of the said city shall not have power or authority to interfere with the property or the rights
within said city, of any manufacturing corporation, or with the vested rights within said city of any railroad corporation; but the said council shall have full power and authority to determine and fix the rate of speed at which engines and trains may be propelled within said city limits, to determine and fix the location of any railroad line or railroad switch within the limits of said city, of any railroad company, whether heretofore or hereafter incorporated. Provided, That this act shall not effect any line of railroad or any switch already constructed or established, and no railroad company shall have the right to locate and construct its lines or switches through the limits of said city, without the permission of the council. The condemnation of real estate for roads, streets, alleys, drains and gutters in said corporation, shall be as prescribed in chapter forty-two of the Code of West Virginia, except as herein provided. But the realty of any railroad or manufacturing corporation shall not be condemned for any such purpose, nor shall such corporation be compelled to curb or pave any sidewalks, footways, crosswalks, drains or gutters, or to pay the expense of such curbing or paving.

So long as the city shall keep in good repair its streets, alleys, walks, and gutters, the legal residents thereof shall not be required to work on the roads, or pay any tax for the opening or repair of any roads outside of the corporate limits of said city.

[Approved February 23, 1889.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XIII.

AN ACT to amend and re-enact sections 31 and 32, of chapter 26 of the Acts of 1887, entitled "An act to amend and re-enact and reduce into one, the several acts incorporating the city of Parkersburg, within the county of Wood, defining the powers thereof, etc."

[Passed February 21, 1889.]

Be it enacted by the Legislature of West Virginia:
That sections 31 and 32, of chapter 26 of the Acts of 1887, are hereby amended and re-enacted, so as to read as follows:

31. Upon the petition in writing of the persons owning the greater part of the lots fronting or bounding on both sides of any street or alley, between any two cross streets, or between a cross street and alley, the council of the city of Parkersburg, by a lawful majority thereof, or without a petition therefor, by a majority of not less than three-fourths of all the members constituting said body, shall be authorized to order such part of any street or alley to be paved between the sidewalks, with cobble stone, brick or other suitable material, and a sewer to be constructed therein, from one of such cross streets or alleys to the other, or to have such paving done without the construction of a sewer, or a sewer constructed without such paving, under such regulation as it shall direct by ordinance, upon the lowest and best terms to be obtained by advertisement for bids or proposals therefor; and two-thirds of the cost of such paving, together with the cost of such sewer, or the cost of such sewer when constructed without paving, shall be assessed to the owners of the lots and fractional parts of lots abutting or bounding on that part of the street or alley so paved or sewered, in proportion to the distance so abutting or abounding, owned by each. The one-fourth thereof shall be paid within thirty days after the completion of the work, and the remainder in three equal installments, payable respectively at such times as the council may, by ordinance fix, at the time of letting the contracts for such work. The other one-third of the cost of the said paving shall be borne by the city. The intersection of streets, or of a street and alley, paved or provided with sewer, under this section, shall be correspondingly paved and sewered by council, at the sole expense of the city. The sum or sums of money thus assessed for paving or construction of sewers, shall be a lien upon the lots or fractional parts of lots upon which they are assessed, which lien may be enforced by a suit in equity, in any court having jurisdiction thereof, or the same by any installment thereof, may be collected by a suit at law before any court or any justice of the peace having jurisdiction thereof.

32. The council is hereby authorized, in addition to the present authority, to levy and collect an annual tax for the purpose hereinafter named, on the personal property and real estate in said city, subject to taxation by said city, not to exceed in any year, ten cents on
every one hundred dollars of the assessed valuation thereof; the money so collected shall be used for the purpose of paving streets or alleys in said city, that have not been heretofore paved, and for constructing sewers in said city, and such money shall in no case be used to pay for repairs of streets or alleys or sewers, or not to be for any other purpose than for new paving or for repairing sewers.

J. J. Woods,
Speaker of the House of Delegates.

R. S. Carr,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 27, 1889.

I certify that the foregoing act having been presented to the Governor for his approval, and not having been returned by him to the House of the Legislature in which it originated within the time prescribed by the Constitution of the State, has become a law without his approval.

Henry S. Walker,
Secretary of State.

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XIV.

AN ACT to amend and re-enact section 16, of chapter 45 of the Code of West Virginia, as revived, amended and re-enacted by chapter 15, of the Acts of one thousand eight hundred and eighty-one; of education.

[Passed February 21st, 1889.]

Be it enacted by the Legislature of West Virginia:

That section 16, of chapter 45, of the Code of West
Virginia, as revived, amended and re-enacted by chapter 15, of the Acts of 1881, be amended and re-enacted so as to read as follows:

16. The trustees of each sub-district shall keep exact accounts of all necessary expenses incurred by them in the performance of their duties and render to the secretary of the board of education, at or before their last meeting for the current school year, written accounts, by items, of all such expenses; which, if the board find correct, they shall pay by an order to the sheriff, drawn on the building fund of the district signed by the secretary and president. The trustees of any sub-district may purchase fuel, water buckets, brooms, coal HodS, shovels, pokers, stove pipes, crayons, erasers and dippers, for use in school rooms. They may make such repairs in windows, doors, benches, desks, floors, walls, ceilings, and roofs as will render the house comfortable. For such purchase or repairs they shall render to the secretary of the board of education an account, which, if the board find correct, they shall pay out of the building fund of the district.

No one trustee, shall, by himself, have any power to perform any duty required by law of the trustees, who shall meet at a time and place fixed by two of their number, the other having had reasonable notice of such meeting, and two of the trustees shall constitute a quorum, and they shall keep a record of their acts and proceedings in a book to be furnished them by the board of education for that purpose, such book to be turned over by them to their successors in office.

[Approved February 23, 1880.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XV.

AN ACT to create and establish a State Bureau of Labor, to collect and compile statistics relating to, and
to provide for inspection of the industrial establishments of West Virginia.

[Passed February 21, 1889.]

Be it enacted by the Legislature of West Virginia:

1. That there be and hereby is created a State Bureau of Labor, to be under the control and management of a commissioner to be known as the State Commissioner of Labor, who is to be appointed as hereinafter provided.

2. The Governor shall, with the advice and consent of the Senate, appoint a competent person, who is identified with the labor interests of the state, to be commissioner of Labor, who shall hold his office from the first day of June, 1889, for a term of four years and until his successor is appointed and qualified. In case of a vacancy in the office of Commissioner of Labor, caused by death, resignation, removal or otherwise, the Governor shall appoint a Commissioner of Labor for the unexpired term in the manner above provided.

3. The Commissioner of Labor shall be provided with suitable office rooms in the capitol at Charleston, for the use of the Bureau of Labor, and shall receive an annual salary of $1,200 for his services. The Commissioner of Labor is hereby authorized to employ such assistants and incur such expenses as may be necessary to carry into effect the purpose of this act; but such assistance and expenses shall not exceed $1,200.

4. It shall be the duty of the Commissioner of Labor to collect, compile and present to the governor, in annual reports, statistical details relating to all departments of labor and the industrial interests of the state, especially in relation to the financial, social, educational and sanitary condition of the laboring classes, and all statistical information that may tend to increase the prosperity of the productive industries of the state. He shall, once at least in each year, visit and inspect the principal factories and workshops of the state; and shall, upon complaint and request of any three or more reputable citizens, visit and inspect any manufacturing place where labor is employed and make true report of the result of his inspection.

5. The Commissioner of Labor shall have power, in
the discharge of his duties, to enter and inspect any public institution of the state and any factory, work­shop or other place where labor is employed. He may furnish a written or printed list of interrogatories, asking information essential to a proper discharge of his duties, to any person, company or corporation employing labor, and require full and complete answers there­to. And if any person, or the officers of any company or corporation shall neglect or refuse to answer, within a reasonable time, any proper question propounded to him by the commissioner of labor; or if any person or the officers of any company or corporation to whom a list of interrogatories has been furnished, shall neg­lect or refuse to fully and truthfully answer and return the same, such person or such officer of such company or corporation shall be deemed guilty of a misdeemean­or. The Commissioner of Labor shall report to the prosecuting attorney of the proper county all such viol­ations of this act; whereupon said prosecuting attor­ney shall proceed against the persons guilty thereof, as in other cases of misdemeanor; and any person or any officer or any company or corporation, convicted in such proceedings shall be fined not less than ten dollars nor more than fifty dollars, or shall be confined in the county jail not less than ten nor more than ninety days, or shall be both fined and imprisoned within the above limits.

6. All state, county, district and city officers shall furnish the Commissioner of Labor, upon his request, all statistical information relating to labor, which may be in their possession as such officers. The Commissioner of Labor shall report to the governor, on or before the first day of December in each year, all the statistics he has collected and compiled, with such suggestions as he may deem advisable as to legislation tending to promote and increase the prosperity of the industrial establishments of the state, and to protect the lives and health and to promote the prosperity of the per­sons employed therein.

[Approved February 22, 1880.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.
AN ACT to transfer the interest of this State in the Fairmont and Palatine bridge company, to the county of Marion.

[Passed February 21, 1889.]

Be it enacted by the Legislature of West Virginia:

1. That the interest which belongs to the State in the Fairmont and Palatine bridge company, in Marion county, in the suspension bridge across the Monongahela river, be and the same is hereby transferred with all the rights, privileges and powers of the State, pertaining thereto, to the said county of Marion; Provided, that the said county shall by purchase or otherwise, become the sole owner of said suspension bridge, and forever keep and maintain the same, as a public bridge for the passage of the citizens and residents of said county, free of toll, under such limitations and provisions as the proper authorities of said county may prescribe.

[Approved February 22, 1889.]

NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XVII.

AN ACT accepting appropriations from the United States Government for the establishment and maintenance of an Agricultural Experiment Station.

[Passed February 21, 1889.]

WHEREAS, The Congress of the United States has in its wisdom seen fit to appropriate the sum of fifteen thousand dollars annually for the establishment and maintenance of an agricultural experiment station in this state, to aid in acquiring and diffusing among the people useful and practical information on the subjects
Agricultural Experiment Station.

connected with agriculture, and to promote scientific investigation and experiment respecting the principles and applications of agricultural science, to be established in connection with and under the direction of the college of this state, established in accordance with the provisions of an act approved July 2nd, 1862, entitled, "An act donating public lands to the several States and territories which may provide colleges for the benefit of agriculture and the mechanic arts,” and.

Whereas, The West Virginia University by an act of the Legislature of West Virginia, entitled, “An act for the regulation of the West Virginia Agricultural college,” passed February 7th, 1867, and other acts of the Legislature amendatory, thereof, is the institution of this state receiving the benefits of the above mentioned land grant fund; and,

Whereas, In accordance with the provisions of section 9 of the afore-mentioned act of Congress establishing said experiment stations, the governor of West Virginia has accepted for the West Virginia University the congressional appropriation for the establishment of an agricultural experiment station, and

Whereas, The board of regents of the West Virginia university, in accordance with section 1, of the aforenamed congressional act, approved March 2nd, 1887, has established a department in the West Virginia University, known as the “the West Virginia Agricultural Experiment Station,” which is now in full working order and issuing regular bulletins for the diffusion of information among the people of the State, as required by law; and which is now well and thoroughly equipped with chemical laboratories, apparatus and machinery, and has a staff of scientific men employed and carrying on the work contemplated in the congressional act, therefore,

Be it enacted by the Legislature of West Virginia:

1. That the state of West Virginia hereby assents to and accepts from the government of the United States the grants of money authorized by said act of congress, and assents to the purposes of said grants.

2. The bulletins and annual reports required, to be published under section 4 of said act, shall be printed at the expense of the State, by the State printer, in such editions or numbers as the mailing list of the experiment station shall indicate as being required, and shall be distributed by the station free of all charge to far-
mbers and other citizens of the state deserving the same.

3. All acts or parts of acts in conflict with this act are Acts repealed hereby repealed.

[Approved February 22, 1889,]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

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CHAPTER XVIII.

AN ACT making appropriations of public money, to pay members of the legislature, and for salaries of the officers of the government, in pursuance of the forty-second section, of the sixth article of the Constitution.

[Passed February 21, 1889.]

Be it enacted by the Legislature of West Virginia:

1. There shall be and are hereby appropriated, for the fiscal year ending September thirtieth, one thousand eight hundred and eighty-nine, the following sums, for pay of members and officers of the legislature and for salaries of the officers of the government.

  **Legislative Department—Senate.**

To pay for mileage allowed to members of the senate, Mileage of Senators. for the session commencing on the ninth day of January, one thousand eight hundred and eighty-nine, the sum of one thousand and twenty dollars and fifty cents.

To pay per diem compensation of the twenty-six members of the senate, from the ninth day of January to the twenty-third day of February, one thousand eight hundred and eighty-nine, four thousand seven hundred and seventy dollars.

To pay per diem compensation of the officers, clerks of committees, that is to say:

To the clerk of the senate, five hundred and fifty dol-

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To pay for mileage allowed to members of the senate, Mileage of Senators. for the session commencing on the ninth day of January, one thousand eight hundred and eighty-nine, the sum of one thousand and twenty dollars and fifty cents.

To pay per diem compensation of the twenty-six members of the senate, from the ninth day of January to the twenty-third day of February, one thousand eight hundred and eighty-nine, four thousand seven hundred and seventy dollars.

To pay per diem compensation of the officers, clerks of committees, that is to say:

To the clerk of the senate, five hundred and fifty dol-
To three assistant clerks of the senate, eight hundred and ten dollars.
To four committee clerks, seven hundred and twenty dollars.
To five pages, four hundred and fifty dollars.
To the sergeant-at-arms, two hundred and twenty-five dollars.
To the doorkeeper, one hundred and eighty dollars.

House of Delegates.

To pay the mileage of the sixty-five members of the House of delegates for the session commencing on the ninth day of January, one thousand eight hundred and eighty-nine, the sum of two thousand, five hundred and twelve dollars and thirty cents.
To pay per diem compensation of the members of the House of Delegates, from the ninth day of January to the twenty-third day of February, one thousand, eight hundred and eighty-nine, the sum of eleven thousand seven hundred and ninety dollars.
To pay per diem compensation of the officers, clerks of committees and pages, as follows:
Clerk of House of Delegates, five hundred and fifty dollars.
To four assistant clerks, one thousand and eighty dollars.
To six committee clerks, one thousand and eighty dollars.
To the sergeant-at-arms, two hundred and twenty-five dollars.
To the doorkeeper, one hundred and eighty dollars.
To cloak room keeper, ninety dollars.
To seven pages, six hundred and thirty dollars.

Executive Department.

To pay salary of the governor, two thousand, seven hundred dollars.
To pay salary of the auditor, two thousand dollars.
To pay salary of the secretary of state, one thousand dollars.
To pay salary of the treasurer, one thousand four hundred dollars.
To pay salary of the attorney-general, one thousand three hundred dollars.

State Superintendent of Schools.

To pay the salary of state superintendent of free
schools, to be paid out of the general school fund, one thousand five hundred dollars.

**Librarian.**

To pay salary of adjutant-general and ex officio librarian, and superintendent of weights and measures, one thousand two hundred dollars.

**Keeper of Rolls.**

To pay salary of keeper of rolls, three hundred dollars.

**Janitor.**

To pay salary of janitor, one thousand dollars.

**Judicial Department.**

To pay salaries of judges of the supreme court of appeals, eight thousand eight hundred and twelve dollars and fifty cents.

To pay salaries of judges of the circuit court, twenty-five thousand two hundred dollars.

To pay compensation allowed by law to persons who hold the courts, where the judges of the circuit court cannot act, one thousand eight hundred dollars.

To pay mileage of judges of the supreme court of appeals, seven hundred and fifty dollars.

To pay mileage of judges of circuit courts, one thousand eight hundred dollars.

To pay salary of the clerk of the supreme court of appeals, one thousand dollars.

2. Be it further enacted, That there shall be, and is hereby appropriated for the fiscal year ending September thirty, one thousand eight hundred and ninety, the following sums, for salaries of the officers of the government.

**Executive Department.**

To pay salary of the governor, two thousand seven hundred dollars.

To pay salary of auditor, two thousand dollars.

To pay salary of the secretary of state one thousand dollars.

To pay salary of treasurer, one thousand, four hundred dollars.

To pay salary of the attorney general, one thousand, three hundred dollars.
State Superintendent of Schools.

To pay salary of state superintendent of free schools, to be paid out of the general school fund, one thousand five hundred dollars.

Librarian.

To pay the salary of adjutant general and ex-officio librarian and superintendent of weights and measures, one thousand two hundred dollars.

Keeper of the Rolls.

To pay salary of the keeper of the rolls, three hundred dollars.

Janitor.

To pay salary of janitor, one thousand dollars:

Judicial Department.

To pay salaries of the judges of the supreme court of appeals, eight thousand, eight hundred dollars.

To pay salaries of judges of the circuit courts, twenty-five thousand two hundred dollars.

To pay compensation allowed by law to persons who hold the courts, when the judges of the circuit courts cannot act, one thousand, eight hundred dollars.

To pay mileage of judges of the supreme court of appeals, seven hundred and fifty dollars.

To pay mileage of judges of the circuit courts, one thousand eight hundred dollars.

To pay salary of the clerk of the supreme court of appeals, one thousand dollars.

3. The auditor is hereby authorized and directed, when properly demanded, to issue his warrant on the treasury in the same manner he would be required to, if each item of expenditure were directed to be paid to a creditor by name; and no money shall be drawn from the treasury for the purpose herein named, during the fiscal years ending September thirtieth, one thousand eight hundred and eighty-nine and one thousand eight hundred and ninety, respectively, beyond the amount hereby appropriated, unless the same is authorized by the constitution, or some general law.

But the auditor may draw his warrants on the treas-
ury in favor of the several officers, whose salaries and compensation are provided for by this act, for services actually rendered by them during the first six months of the fiscal year beginning on the first day of October, one thousand eight hundred and ninety-one, for an amount not to exceed in the aggregate one half of the sum appropriated for the salary or compensation of such officers, respectively, for the year ending September thirtieth, one thousand eight hundred and ninety-one.

Approved February 23, 1891

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

CHAPTER XIX.

AN ACT to amend and re-enact chapter fifty-eight of the Code of West Virginia concerning insane persons.

[Passed February 21, 1889.]

Be it enacted by the Legislature of West Virginia:

That chapter fifty-eight of the Code of West Virginia be amended and re-enacted so as to read as follows:

CHAPTER LVIII.

Of Insane Persons—The West Virginia Hospital for the Insane, and the Second Hospital for the Insane.

1. The West Virginia Hospital for the Insane at Weston, in Lewis county, and the Second Hospital for the Insane at Spencer, in Roane county, shall be under the management of boards of directors. The boards of directors of the West Virginia hospital at Weston shall continue a body corporate by the name of the "West Virginia Hospital for the Insane," and the board of directors of the hospital at Spencer shall be a body corporate by the name of the "Second Hospital for the Insane," by which names respectively they may sue
and be sued, and each may have a common seal; the board of directors of the West Virginia Hospital for the Insane shall have charge of said hospital and of any estate, real or personal; heretofore or hereafter given or conveyed to it or to themselves for its use, or to the state for the use of said hospital; and the board of directors of the Second Hospital for the Insane, shall have charge of said last named hospital and of any estate, real or personal, heretofore or hereafter given or conveyed to it or to themselves for its use or to the state for the use of said hospital.

2. The board of directors of the West Virginia hospital shall be composed and remain as provided in chapter forty-eight of the acts of the legislature of West Virginia, of one thousand eight hundred and eighty-seven, passed February 24, 1887. The board of directors of the Second Hospital shall be composed of nine members, whose term of office shall commence on the first day of April, one thousand eight hundred and eighty-nine. The governor shall nominate, and by and with the consent of the senate, appoint said nine directors for said hospital, but said directors shall be divided into three classes equal in number, and not more than two directors in each class shall be of the same political party. The terms of office of the first class shall be two years, of the second class four years, and of the third class six years. In the month of March, one thousand eight hundred and ninety-one, and every second year thereafter, the governor shall nominate, and by and with the advice and consent of the senate, appoint three directors instead of the class whose terms expire in such year; and the terms of such three directors shall commence on the first day of April in the year of their appointment and continue six years. The governor may, in like manner, fill any vacancy that may occur in either of the boards of directors for the said hospitals, and any one appointed a director by him during the recess of the senate, shall be a director until next session of the senate thereafter. Not more than one director in each class for the West Virginia Hospital, shall be appointed from the county of Lewis, and not more than one director in each class for the Second Hospital shall be appointed from the county of Roane, and not more than one director in each board shall be appointed from any other county. Unless otherwise provided by law, a majority of each board shall constitute a quorum, but either board may, in its discretion, designate business of a nature by it to be specified,
which may be transacted by a stated number of directors less than a quorum.

3. The treasurer heretofore appointed for the West Virginia hospital, at Weston, shall continue to discharge the duties of that office during the pleasure of its board of directors; and the board of directors for the Second Hospital at Spencer, shall appoint a treasurer for said hospital, to continue in office during the pleasure of said board, and any vacancy in the office of treasurer of either of said hospitals shall be filled by their respective boards of directors, who shall require the person appointed to such office or to fill such vacancy, to give bond in such penalty as they may prescribe. The treasurer for each of said institutions shall receive all money belonging to them respectively, and disburse the same under the orders of the respective boards, and settle his accounts semi-annually. His draft on the treasury for an appropriation shall be under the orders of the board, a copy of which shall accompany the draft; but no such draft shall be allowed by the auditor until all money drawn for the preceding year shall have been accounted for.

4. The board of directors of each of said institutions shall annually, on or before the first day of January in each year, report to the governor, for the information of the legislature, the condition of said institutions respectively, with a full account of their contracts, receipts, disbursements and proceedings, and an account of all sums received and disbursed, with a list of patients designated by name or otherwise, in said institutions respectively, during the preceding year, showing their age and sex, place of residence and civil condition, the deaths and discharges, and condition when discharged, and any statistics and remarks as to the management of the insane and the subject of insanity, which in their judgment may be useful.

5. The board of directors of each of said institutions shall biennially choose one of their body to be president, and in his absence shall choose a president pro tempore.

6. A superintendent and as many assistants as may be necessary (who shall be physicians and graduates from reputable medical colleges,) and other officers, for each of said institutions, shall be appointed by their respective boards, and shall receive such compensation as the board may prescribe, and may be removed.
moved from office at the pleasure of the board. The respective boards may each appoint an executive committee and may authorize the superintendent to employ as many nurses and attendants as may be necessary for each institution, and also discharge them, or any of them, and employ others; but the board shall fix their compensation. Any one or more of the directors, together with the superintendent, of each institution, shall constitute an examining board, and may examine persons brought to the hospital as lunatics, and order those found to be such to be received.

7. The fiscal year of each institution shall end on the thirtieth day of September, annually, and the directors and treasurer shall settle their accounts so as to conform thereto.

8. Each board shall transmit to the auditor the semi-annual accounts of their treasurer, and also a copy of his official bond, as soon as the same shall have been rendered or executed.

9. Any justice who shall suspect any person in his county to be a lunatic, shall issue his warrant ordering such person to be brought before him. He shall inquire whether such person be a lunatic, and for that purpose summon a physician and any other witnesses. In addition to any other questions, he may propound as many of the following as may be applicable to the case: What is the patient's age and where born? 2. Is he married? 3. If so, how many children has he? 4. What are his habits and occupation? 5. How long since indications of insanity appeared? 6. What were they? 7. Does the disease appear to increase? 8. Are they periodical exacerbations? Any lucid intervals, and, of what duration? 9. Is his derangement evinced on one or on several subjects? What are they? 10. What is the supposed cause of the disease? 11. What change is there in his bodily condition since the attack? 12. Has there been a former attack? When, and of what duration? 13. Has he shown any disposition to commit violence to himself or others? 14. Whether any and what restraint has been imposed on him? If any, what connections of his have been insane? 15. Were his parents or grand-parents blood relations? If so in what degree? 16. Has he any bodily disease from suppression of evacuations, eruptions, sores, injuries, or the like, and what is its history? What curative means have been pursued, and their effects and especially, if depleting, remedies, and to what
extent, have been used?

10. If said justice decide that the person is a lunatic, and ought to be confined in a hospital and ascertain that he is a citizen of this state, then unless some person (to whom the justice in his discretion may deliver the lunatic) will give bond with sufficient security, to be approved by said justice, payable to the state, with condition to restrain and take proper care of such lunatic, until the cause of confinement shall cease, or the lunatic is delivered to the sheriff of the county, to be proceeded with according to law, the justice shall order him to be removed to the nearest hospital and received if there be room therein, and if not, to the other.

11. The interrogatories to the witnesses and the answers thereto shall be in writing, and, together with a written statement by the justice of any matter known to him as to the fact of insanity, shall be transmitted by him with the order.

12. The sheriff or other officer to whom such order of the justice is directed, shall immediately ascertain, by written enquiry of the superintendent of the hospital first named therein, whether there is a vacancy therein; and further ascertain whether the said superintendent will remove said lunatic thereto; and if there be no vacancy therein, and the said superintendent will not remove said lunatic thereto, he shall make a similar enquiry of the other superintendent. Until it is ascertained that there is a vacancy, and until one of said superintendents shall remove said lunatic, the patient shall be kept in the jail of the county. Whenever a lunatic is removed from jail on bond before the superintendent shall send for him, it shall be the duty of the sheriff to notify each superintendent (to whom he has sent written inquiry) without delay, and when the friends of any patient remove on bond any patient from either of said hospitals, such removal and return to said hospital, if the patient is returned, shall be at the expense of such friends.

13. The superintendent, of whom such written enquiry shall have been made, shall, if there shall be a vacancy, without delay, cause the lunatic to be removed to the proper hospital; but no other or greater allowance shall be made therefor, than the actual expenses, to be paid out of the fund for transporting patients.
When patient to be received. 14. When such patient arrives at the hospital an examining board shall be assembled as soon as may be, and, if they concur in opinion with the justice shall receive and register him as a patient.

What is done with Lunatics not Received into Hospitals—When Non-residents Shall be Received.

Where patient is found not a lunatic, how disposed of. 15. If they refuse to receive the patient because in their opinion he is not a lunatic, they shall so certify in writing to the officer in whose custody he may be, and such officer shall convey him back to the county in which he was examined and confine him in the jail thereof, until he be lawfully discharged or removed therefrom.

Non-resident lunatics. 16. If it appear to the justice that the person examined by him is a lunatic and a non-resident of the state, he shall be committed to jail; and if any non-resident be received into a hospital under such order, or be committed to jail, the board in one case, and the court in whose jail he may have been committed in the other, shall, as soon as practicable, cause him to be returned to his friends, or to the proper authorities of the state from which he came, and the expenses necessarily incurred in effecting such removal, including the compensation to the person making such removal and one guard, when necessary, of one dollar each per day, for each day actually employed in making such removal, shall be paid out of the state treasury on the warrant of the auditor. The governor may take such steps as he may deem proper to obtain from the state of which said lunatic is a resident, such expenditures as may be made by the state under this act. But if the justice cannot ascertain of what state said lunatic is a resident, and shall so certify, the lunatic may be received into the nearest hospital if there be room therein; and if not, in the other, to be kept until information is received as to his residence.

Non-resident not to be received on contract; except, &c. 17. No non-resident lunatic shall be admitted or retained in either hospital under any contract with the board, except when there is a vacancy therein not applied for on behalf of any person residing in the state. When so admitted, the board may at any time discharge him, and require his friends to take charge of him, or send him back to his home, and shall do so whenever it may be necessary in order to make room for a person residing in the state.
As to Insane Persons Residing in the United States.

18. Insane persons in the naval service of the United States, who may be sent to either hospital by the secretary of the navy, under the thirtieth section of the Act of Congress, approved August the third, eighteen hundred and forty-eight, may be received in such hospital; but when it shall become necessary for the purpose of admitting therein, insane persons who are citizens of the state, the board shall cause such insane persons of the naval service or marine corps, or so many as may be necessary, to be removed from the hospital and restored to the care of the secretary of the navy.

Idiots.

19. If any idiot be sent to or received in either hospital, the board shall order him to be removed to the county whence he came, and delivered to his committee, if he have one, or if not to the county court, or a county commissioner, who shall give a receipt for him. The costs of such removal shall be paid out of his estate, if sufficient, but if not, shall be provided for by the said county court at the charge of their county.

Persons Charged with Crime.

20. If any person charged with or convicted of crime, be found in the court before which he is so charged or convicted to be a lunatic, and such court shall order him to be confined in one of the lunatic hospitals, he shall be received, and confined in it, or as soon as there is a vacancy therein. The sheriff, or other officer of the court by which the order is made, shall immediately proceed in the manner directed by the twelfth section of this chapter, to ascertain whether such vacancy exists; and until it is ascertained that there is a vacancy, such lunatic shall be kept in the jail of such court.

When Persons may be Discharged from Hospitals.

21. Except in the case of a person charged with crime and subject to be tried therefor, or convicted of crime and subject to be punished therefor, when in a condition to be so tried or punished, the board of either hospital or the circuit court of any county may deliver any lunatic confined in such asylum or in the jail of such county, to any friend who will give bond, with security, with the condition mentioned in the tenth section.
Concerning Insane Persons.

Harmless incurables.

22. If the person giving any bond mentioned in the preceding, or tenth section of this chapter, or his representative, shall deliver the lunatic therein mentioned, to the sheriff of the county, according to the condition of the bond, such sheriff shall confine the lunatic in the jail of his county, until a vacancy shall occur in one of the hospitals, as provided in section twelve of this chapter.

How Lunatic Escaping is Arrested and Again Confined; how Disposed of When Restored to Sanity; Where Patients in Hospitals are Deemed Inhabitants.

23. If any lunatic confined in either hospital shall escape, the president of the board, or if required by any person to do so, any justice of the county where such lunatic may be shall issue his warrant to the sheriff of such county, to arrest and carry him back to the hospital, which warrant the sheriff shall forthwith execute, and may execute it in any part of the state.

24. When any person confined in either hospital, charged with crime and subject to be tried therefor, or convicted of crime, shall be restored to sanity, the board shall give notice thereof to the clerk of the court by whose order he was confined, and deliver him in obedience to the proper precept.

25. When any other person confined in either hospital or in jail as a lunatic, shall be restored to sanity, the examining board, if such person be in either hospital, and the circuit or county court of the county in which he is confined, if he be in jail, shall upon examination of such person, discharge him from custody and give him a certificate thereof.

26. Each patient in either hospital shall be deemed an inhabitant of the county in which he had a legal settlement at the time of his removal to the asylum.
CONCERNING INSANE PERSONS.

How Expenses of Lunatics are to be Paid.

27. If not previously paid by individuals, the expense of removing any lunatic to and from either hospital, and of the maintenance and care of him therein, shall be paid out of the treasury of the hospital, and the expense of the maintenance and care of any lunatic in any jail, shall be paid out of the public treasury; such expenses, in either case, to be refunded in the manner hereinafter provided.

28. When any person shall be confined in any jail as a lunatic, the jailor shall certify the fact to the circuit court of the county at the next ensuing term. The court shall thereupon cause such person to be examined by two disinterested persons, who shall, as soon as may be, report the result thereof. The court shall then make such provision for the maintenance and care of him as his situation may require.

Allowances to Officers Having the Care of Lunatics.

29. Each officer shall be allowed eight cents per mile, besides tolls and ferriages, for himself, and the same for each guard, both going to and returning from the hospital to carry a lunatic, and the same sum for a lunatic going and also returning, when he is carried from the hospital. But no officer shall be allowed for more than one person as a guard for one lunatic, without a warrant from the examining justice, authorizing more than one, nor than for more than two persons. Provided, That in addition to the compensation allowed herein for carrying lunatics to the hospital, the circuit courts may allow such reasonable additional compensation for such services, as may be just and proper in cases where the allowance authorized by this section is not sufficient to pay the actual expenses incurred by the officers, including a just and reasonable compensation for the labor and time employed in such service, and the auditor is authorized to pay all bills for services of the character here referred to, upon the certificate or order of the court granting such additional compensation.

30. No officer shall be allowed anything for carrying a lunatic to or from the hospital, either for himself, his guard, or the lunatic, unless he shall have previously ascertained that there was a vacancy therein.
Allowance to jailer having care of lunatic. 31. The allowance to the jailer for the maintenance and care of a lunatic, shall be fixed by the court in whose jail he is confined, but shall not exceed sixty cents a day; except in special and extraordinary cases, the court may allow a larger sum, not exceeding one dollar. No more shall be allowed for his clothing, than thirty dollars a year. No such allowance shall be audited and paid unless it appears in the certificate of it, that the jailer proved to the court, that immediately after the commitment of the lunatic, and at least once in every twenty days thereafter, application was made to the board of directors of the hospitals for admission, and that such application was refused for want of room, or that such applications were not continued because the admission of the lunatic had been refused for some other cause than the want of room, and it further appears in such certificate, that the jailer complied in due time with the provision of section twenty-eight of this chapter.

Clothing. 32. When the same attendant, nurse or physician is employed to attend the sick in any jail, as well lunatics as others, the court shall apportion the allowance therefor, so as to ascertain how much is to be allowed for each lunatic.

Committee of a Lunatic, his Powers and Duties. 33. If a person be found to be insane by the justice before whom he may be examined, or in a court in which he may be charged with crime, as aforesaid, the circuit court of the county of which he is an inhabitant, shall appoint a committee for him.

34. If a person residing in this state, not so found, be suspected to be insane, the circuit court of the county of which such person is an inhabitant, shall on the application of any person interested, and after five days notice to the person so suspected, proceed to examine into his state of mind, and being satisfied that he is insane, appoint a committee for him.

35. If a person residing out of the state, but having property therein, be suspected to be insane, the circuit court of the county wherein the property or a greater part of it is, shall, upon like application, and being satisfied that he is insane, appoint a committee for him.

36. The court making such appointment shall take from such committee a bond in such penalty as it shall
CONCERNING INSANE PERSONS.

When lunatic is in hospital; duty of clerk:

be deemed sufficient; and in the case of a lunatic sent to the hospital or committed to jail, the clerk of the court shall, within one month thereafter, transmit to the auditor a certified copy of such bond, and of any order of the court in relation to such lunatic or his estate; and in one month after such lunatic may be admitted into the hospital, the clerk shall send copies of said bond and orders to the board of directors thereof. If any person appointed committee of a lunatic refuse the trust, or fail, at or before the term succeeding his appointment, to give bond as aforesaid, the court, on the motion of any party interested, may appoint some other person committee, taking from such committee, bond as aforesaid, or shall commit the estate of the lunatic to the sheriff of the county, who shall be the committee, and he, and his sureties in his official bond, be bound for the faithful performance of the trust.

37. The committee of an insane person shall be entitled to the custody and control of his person (when he resides in the state and is not confined in another hospital or jail,) shall take possession of his estate, and may sue and be sued in respect thereto, and for the recovery of debts due to or from the insane person. He shall take care and preserve such estate, and manage it to the best advantage; shall apply the personal estate, or so much thereof as may be necessary, to the payment of the debts of such insane person; and the rents and profits of the residue of his estate, real and personal, and the residue of the personal estate, or so much as may be necessary, to the maintenance of such insane person, and of his family, if any; and shall surrender the estate, or so much as he may be accountable for, to such insane person in case he shall be restored to sanity, or the real estate to his heirs or devisees, and the personal estate to his executors or administrators, in case of his death, without having been restored to sanity.

When and how Real Estate of Insane Persons may be Sold, etc.

38. If the personal estate of such insane person be insufficient for the discharge of his debts, or if the personal estate, or the residue thereof, after the payment of the debts, and the rents and profits of his real estate, be insufficient for his maintenance and that of his family, if any, the committee of his estate may petition the court by which he was appointed, for authority to mortgage, lease or sell so much of the real estate of such insane person, as may be necessary for the pur-
CONCERNING INSANE PERSONS.

poses aforesaid, or any of them; setting forth in the petition, the particulars and amount of the estate, real and personal, the application which may have been made of any personal estate, and an account of the debts and demands existing against the estate.

39. On the presenting of such petition, it shall be referred to the commissioner in chancery, to inquire into and report upon the matters therein contained; whose duty it shall be to make such inquiry, to hear all parties interested in such real estate, and report thereon with all convenient speed.

40. If, upon the coming in of the report and examination of the matter, it shall appear to the court to be proper, an order shall be entered for the mortgage, leasing, or sale, (on such terms and conditions as the court may deem proper) of so much of the said real estate as may be necessary. But no conveyance shall be executed until the sale shall have been confirmed by the court. The proceeds of sale shall be secured and applied under the order of the court.

41. The expenses of an insane infant (not paid by his committee) or married woman, incurred in his or her removal, maintenance or care, shall be paid, within three months after they shall have been paid out, to the treasurer of the hospital, or into the public treasury, as the case may be, by the guardian, if there be one who has sufficient funds in his hands, or if no guardian, having sufficient estate of such infant, then by his father, or if no father, by his mother, and by the husband of an insane woman.

General Provisions.

42. No director of either hospital shall be personally interested in any contract in relation to the said hospital or its support.

43. If any director of either hospital, justice, clerk of a court, or other officer, shall fail to perform any duty required of him in this chapter, or shall offend against any prohibition contained herein, he shall forfeit not less than fifty, nor more than one hundred dollars.

44. The word "lunatic," wherever it occurs in this chapter shall be construed to include every insane person who is not an idiot.
Expenses of Examination and Commitment of Lunatics.

45. The compensation of the justices, physicians, and witnesses employed in the examination of a person charged with being a lunatic, shall be such as may be prescribed by the county court of the county in which the examination is had, and be paid out of the county treasury.

46. Biennially the condition of the said hospitals for the insane shall be examined and reported upon, by a joint committee of the Legislature, composed of two from the Senate and three from the House of Delegates, to be appointed specially for the purpose at each regular session of the Legislature by the President of the Senate and Speaker of the House of Delegates respectively.

Provided, The Legislature may, at any session, by a joint resolution, provide that said joint committee need not visit said hospitals.

[Approved February 22, 1889.]

[Note by the Clerk of the House of Delegates.]

The bill resulting in the foregoing act originated in the Senate, and on the 11th day of February, 1889, passed that body, with the direction by the requisite number of votes that it take effect from its passage; on the 16th day of February, 1889, the said bill was amended in the House of Delegates as follows: in section 31, after the word “jailer,” where it occurs the second time, strike out the word “provide,” and insert in lieu thereof the word “proved”; in section 33, strike out the word “of,” occurring before the word “him” at the end of the section and insert the word “for;” in section 42, strike out near the end of the section the word “asylum,” and insert in lieu thereof the word “hospital;” on the 20th day of February, 1889, the said bill as so amended passed the House of Delegates, with the direction by the requisite vote, that it take effect from its passage; on the 21st day of February, 1889, the Senate agreed to the amendments aforesaid of the House of Delegates and passed the bill as amended, but made no further direction as to when the same should take effect.
CHAPTER XX.

AN ACT enlarging the powers of the independent board of education for the city of Charleston.

[Passed February 21, 1889.]

Be it enacted by the Legislature of West Virginia:

1. The board shall annually appoint a superintendent of schools for the city of Charleston, and fix his salary. Said superintendent shall, in addition to the duties specified in this act, perform such other appropriate duties, with relation to the schools of said city, as the board may prescribe.

He shall be liable to removal by the board of education for said city, for any palpable violation of law or omission of duty. But he shall not be removed unless charges shall be preferred to the board by a member thereof, and notice of a hearing, with a copy of the charges be delivered to him, and opportunity be given him to be heard in his defence.

When the office of superintendent of schools for said city shall become vacant from any cause, before the expiration of the term for which the superintendent shall have been appointed, the board of education shall fill the same, by appointment, for the unexpired term. It shall be the duty of said superintendent to make, from the report of the secretary of the board of education, and from his own information, such report to the state superintendent of free schools, of the character and financial condition of the schools of the said city, as may be necessary, in order to secure to the said city its quota of the state school fund, and convey to said state superintendent all necessary information of the character and condition of all the schools of said city.

The superintendent of schools of said city shall not, directly or indirectly, receive any gift, emolument or reward for his influence in recommending the use of any book, apparatus or furniture, of any kind whatever, in the schools of said city.

2. The board of education shall have power to make all necessary rules and regulations for the government of the schools of said city; for the admission of pupils therein; for the exclusion of children whose attendance would be dangerous to the health or detrimental to the morals or discipline of the schools. They may prescribe a uniform list of text books for use in the schools of the said city, and may furnish books and stationery
for the use of indigent children in attendance at the schools; they may provide a suitable number of evening schools during the fall and winter months, for the instruction of such youth, over twelve years of age, as are prevented by their daily vocation from attending schools; they may furnish all necessary apparatus, stationery, registers, text-books and books of reference for the use of teachers, and incur all other expense necessary to make the system efficient for the purposes for which it was established, and pay the same from the school funds of the said city. The board of education shall have the power to lay a levy, sufficient to extend the public schools in said city for a period not exceeding ten months.

3. The board of education for said city shall appoint two competent persons to act with the city superintendent as an examining committee. It shall be the duty of said committee to examine all applicants for the positions as teachers in the schools of the city, and each person so examined shall pay a fee of one dollar, which shall be paid into the building fund of said city. But no applicant shall be entitled to examination, who shall not furnish evidence satisfactory to the committee, of good moral character. Certificates of qualification shall be granted according to the following scheme, numbering from one to three: A number one certificate shall indicate a grade of merit from eighty-seven to one hundred per cent; a number two certificate, a grade of seventy-seven to eighty-seven per cent; a number three certificate, a grade of sixty-seven to seventy-seven per cent.

No teacher shall be employed in any free school of said city, unless he shall hold at least a number three certificate; and each applicant, in order to obtain a number one certificate, shall make a general average on all branches taught in the free schools of the said city, of at least eighty-seven per cent, and shall not fall below seventy-five per cent on any one branch taught; to entitle the applicant to a number two certificate, he shall make a general average of seventy-seven per cent, and shall not fall below sixty per cent on any one branch taught; to entitle the applicant to a number three certificate, he shall make a general average of sixty-seven per cent. and shall not fall below fifty per cent. on any one branch taught. A number three certificate shall not be granted more than twice to any one applicant. No certificate shall be granted for a longer period than one year; but a number one certificate may be renewed at the option of the exam-
Examinations. The committee shall hold meetings for the examination of teachers at such times and places as the superintendent may appoint.

They may receive such compensation as the board may allow.

Said Superintendent shall report to the board, a list of persons examined, together with the fees collected for examination, and the results of said examination.

4. The board of education shall appoint all teachers for public schools within the said city, and shall fix their salaries, but no person shall be employed to teach in any public school of said city, who shall not first have obtained from the examining committee, a certificate in duplicate, of qualifications to teach a school of the grade for which the appointment was made, except that the city superintendent and the members of the examining committee, shall not be required to obtain any certificate.

No teacher employed in the city schools, shall be required to pass an examination before the board of examiners of Kanawha county.

5. The board shall require the enumeration of youth annually in the said city, as prescribed by the general school law. It shall be the duty of the secretary of the board, to certify such enumeration to the superintendent of schools of the city of Charleston, who shall certify the same to the state superintendent.

6. The state superintendent of schools, in his report to the auditor, shall specify separately the result of the enumeration of the youth in the independent district of Charleston, and the rest of Kanawha county, and the auditor in apportioning money for free school purposes, shall apportion to the independent district of Charleston and the rest of Kanawha county, according to their respective numbers of youth as shown in the list furnished by the state superintendent, and the superintendent of schools of the city of Charleston shall draw his requisition on the auditor in favor of the sheriff of Kanawha county, for such an amount as the said city is entitled to receive, according to the apportionment of the auditor, whose duty it shall be to notify the state superintendent of the amount of said apportionment, and the state superintendent of schools shall certify the amount said city is entitled to receive, to the superintendent of the city schools, instead of the county superintendent, as required by the general school law.
7. Any vacancy which may occur in the officers of the school board of the independent district of the city of Charleston, shall be filled by said board within thirty days after said vacancy may have occurred, by the appointment of a suitable person, residing in said city, who shall hold his office until the next regular school election.

8. The secretary of said board shall annually before the twentieth day of July, make report of all such facts to the superintendent of schools of said city of Charleston, as he has heretofore been required by law to make to the county superintendent.

He shall annually, in the month of July, cause to be published in some newspaper published in the city of Charleston, a statement of receipts and expenditures of the board for the preceding year, which shall be all the publication required of the proceedings of said board.

9. Teachers shall be subject in all respects to the rules and regulations adopted by the board of education; and they may be removed by the said board for incompetency, or grossly immoral conduct, or disregard of the rules and regulations prescribed by the board, upon the complaint of the superintendent of the schools of said city, or of any member of said board.

10. If any person or persons shall mar, deface, or otherwise injure any school house, out-building, fence, furniture, or other school property, of the said city, the person or persons so offending shall be liable to prosecution, before any court having jurisdiction within said district, and upon conviction, shall be subject to a fine of not less than five dollars and costs of prosecution, and if the amount of damage done shall exceed five dollars, the person or persons convicted of the offense, shall be liable for the full amount thereof. If the injury be done by a minor, and upon conviction thereof and failure to pay the fine imposed, the court or magistrate having jurisdiction, may imprison not exceeding ten days.

It shall be the duty of the school board of the said city in which the property so damaged may be located, to ascertain, if possible, by whom the offense was committed, and when satisfied thereof, to cause the party or parties to be arrested and tried for the offense, in the name and on behalf of the board of education; and all fines or damages collected by virtue of this section, shall be paid into the district treasury, and be appropriated to the benefit of the building fund of said city.
Admission; who entitled to.

11. Admission to the various schools of the said city shall be gratuitous to all children, wards and apprentices of actual residents within said city, between the ages of six and twenty-one years; Provided, That the admission of pupils resident of one ward to the schools of another, shall rest with the board of education.

Non-residents of the city may be allowed to attend the schools of the city, upon such terms as the board of said city may determine.

Pay of secretary.

12. The secretary of the said board of education of said city, shall receive such compensation for his services as the board may deem proper.

Acts void as to city, &c.

13. All provisions of the general school law of this state, and all laws and acts heretofore existing, which are in any manner inconsistent with the provisions of this act, shall to that extent be void in said independent district.

[Approved February 23, 1880.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each house, by a vote taken by yeas and nays, having so directed.

CHAPTER XXI.

AN ACT to encourage the raising of horses, mules and cattle.

[Passed February 21, 1880.]

Be it enacted by the Legislature of West Virginia:

1. That the owner of any stallion, jack or bull, shall have a lien upon the foal or calf thereof, whenever the service of such stallion, jack or bull was had by contract with the owner or agent of the owner, of the dam or cow of such foal or calf, at the time of such services. Such lien shall cease unless the person desiring to avail himself thereof, shall within the six months from the birth of such foal or calf, file before some justice in the county in which the said foal or calf may be, his own affidavit, or that of some credible person, stating the
amount of his lien against such foal or calf, and that such amount is due by contract, also a description of the foal or calf upon which such lien is claimed. Upon the filing of such affidavit, the justice shall issue a warrant to the sheriff or any constable of the county, whose duty it shall be under such warrant, to distrain for the amount claimed in said affidavit, and such distress shall be levied upon such foal, and the same shall be disposed of in the same manner as if taken under a distress for rent.

[Approved February 22, 1880.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XXII.

AN ACT to amend and re-enact section 9, of chapter 150, of the Code of West Virginia.

[Passed February 22, 1880.]

Be it enacted by the Legislature of West Virginia:

That section 9, of chapter 150, of the Code of West Virginia, be and the same is hereby amended and re-enacted so as to read as follows:

Who may Practice Medicine in this State.

9. The following persons, and no others, shall hereafter be permitted to practice medicine in this state, viz:

First—All persons who are graduates of a reputable medical college in the school of medicine to which the person desiring to practice belongs. Every such person shall, if he has not already done so, and obtained the certificate hereinafter mentioned, present his diploma to the state board of health or to the two members thereof in his congressional district; and if the same is found to be genuine, and was issued by such medical college as is hereinafter mentioned, and the person presenting the same be the graduate named therein, the said board or said two members thereof, as the case
may be, shall issue and deliver to him, a certificate to that effect, and such diploma and certificate shall entitle the person named in such diploma, to practice medicine in all its departments in this state.

Second—All persons not graduates in medicine, but who have practiced medicine in this state, under a certificate issued by the State Board of Health, prior to the passage of this act, are authorized to practice medicine in all its departments in this state.

Third—A person who is not a graduate of medicine and who has not practiced medicine in this state under a certificate, desiring to practice medicine in this state, shall present himself for examination before the State Board of Health, or before the said two members thereof in the congressional district in which he resides, or if he resides out of this state, to the said two members of the State Board of Health, in the congressional district nearest his place of residence, who, together with a member of the local board of health, who is a physician, (if there be such member of the local board) of the county in which the examination is held, shall examine him as herein provided, and if upon full examination, they find him qualified to practice medicine in all its departments, they, or a majority of them, shall grant him a certificate to that effect, and thereafter he shall have the right to practice medicine in this state, to the same extent as if he had the diploma and certificate hereinbefore mentioned. The members of the State Board of Health in each congressional district shall, by publication in some newspaper printed in the county in which their meeting is to be held, or if no such paper is printed therein, in some newspaper of general circulation in such district, give at least twenty-one days' notice of the time and place at which they will meet for the examination of applicants for permission to practice medicine, which notice shall be published at least once in each week for three consecutive weeks before the day of such meeting. But this section shall not apply to a physician or surgeon who is called from another state to treat a particular case, or to perform a particular surgical operation in this state, and who does not otherwise practice in this state.

[Approved February 22, 1880]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.
CONCERNING RAILROADS.

CHAPTER XXIII.

AN ACT to amend and re-enact section 53, of chapter 54 of the Code of West Virginia.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

1. That section 53, of chapter 54 of the Code of West Virginia, be and the same is hereby amended and re-enacted, so as to read as follows:

53. Any railroad corporation which has been or shall be organized under the general laws of this state, or deriving its franchise therefrom, or organized under special charter, may extend with the consent of a majority of the stockholders present at any general or special meeting thereof, its line beyond either or both termini named in the articles of incorporation, or special charter under which its line is located; and such extension may be located by the most practicable route, and may pass out of this state into any other state, with the consent of such state, and back again into this state, as often as may be found necessary in locating such extension; and such corporation may construct, own or operate such extension or extensions, in the same manner and to the same extent as if such extension or extensions had been included in the original articles of association or special charter.

Provided, however, That any railroad company organized under special charter by extending its line, shall not carry with it any special privileges, guaranteed it under its charter, as to such extension, but only such rights and privileges as are conferred under the general law.

Provided, That such corporation before commencing any such extension in this state, shall file at the office of the secretary of state, a certificate stating the point at or near which such extension in this state shall commence and terminate.

No railroad corporation owning or operating a railroad wholly or in part within this state, shall consolidate its capital stock with any other railroad running a parallel or competing line, without the consent of the legislature; but any such railroad corporation whose line of railroad is made or is in process of construction,
may merge or consolidate with or lease its railroad or any part thereof, for a term of years, to any other corporation owning or operating any connecting line of railroad, whose line of railroad is completed or is in process of construction, wholly or partly within this or an adjoining state, in order to make a continuous line of railroad to be run and operated with or without changes of cars, or break of bulk, or exchange or transfer of passengers or freight; and may sell to or purchase such connecting line of railroad; and may adopt another name for their said road thus merged, consolidated or connected, by filing in the office of the secretary of state, a declaration of the adoption of such other name; and shall publish such declaration for sixty days, in all newspapers published along the line of such railroad; but such merger, consolidation or sale, shall be made only upon such terms and conditions as shall be agreed to by a majority of the stockholders in each of the companies so merging, consolidating, purchasing or selling.

Provided, That where two or more railroad companies have been incorporated under and by virtue of the laws of this state, for the construction of two or more lines of railroad, which have been located or surveyed along the same line between any points or places, and each of said corporations have acquired separate and distinct rights and interests under their respective charters, or made or performed any work towards the construction of the improvements contemplated by their respective charters, it shall be lawful for the board of directors of said corporations, with the consent of a majority of the stockholders of each of the corporations interested, to merge or consolidate the capital stock of their respective companies, or to consolidate different interests in the same road, upon such terms as they may agree upon, or for one or more of such corporations to make sale of all their right, title and interest, including the franchise of such corporations to such other corporations, in such manner as may be deemed advisable.

Provided, however, That such merger, or consolidation or purchase, shall not invalidate any action, suit claim or demand against any or either of the companies, who are parties thereto; and any such action, suit, claim or demand, shall be held to be in full force against the company owning such consolidated or merged line of railroad. And in no case shall any consolidation, or merger or sale take place, except after sixty day's no-
CONCERNING MILITARY.

81

tice, which notice shall be given in the manner pre-
scribed in section forty-five of this chapter; and, pro-
vided, further, That this section shall not apply to the Not to apply
Baltimore and Ohio railroad, and the Northwestern to what.
Virginia railroad, so as to enlarge any powers or privi-
leges, which either of said railroads now possess.

J. J. WOODS,
Speaker of the House of Delegates.
R. S. CARR,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
February 27, 1889.

I certify that the foregoing act having been pre-
sented to the Governor for his approval, and not having
been returned by him to the house of the Legislature
in which it originated within the time prescribed by
the constitution of the state, has become a law without
his approval.

HENRY S. WALKER,
Secretary of State.

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect from its passage, two-
thirds of the members elected to each House, by a vote
taken by yeas and nays, having so directed.

CHAPTER XXIV.

AN ACT to amend, re-enact and reduce into one act
chapters 19, 20, 21, 22, 23, 24, 25, 26, 27 and 28 of the
Code of West Virginia, second edition, relating to the
militia.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

1. All male citizens of this state between the ages of Who subject
eighteen and forty-five years, not expressly exempt by to military
duty.
law, shall be subject to military duty and designated as the militia.

2. The active militia shall be organized as hereinafter mentioned, and designated as the West Virginia National Guard, and said guard shall be liable at all times to be ordered into active service, and shall first be called out by the commander-in-chief on all occasions for military service and may be by him turned over into the service of the United States, on requisition by the President, for services without the state, not exceeding three months in any one year. In time of war, invasion, rebellion, or riot, or reasonable apprehension thereof, or upon requisition by the President of the United States, the commander-in-chief may order out for active service, such further portion of the militia as he may deem necessary, designating the same by draft, if a sufficient number shall not volunteer, and may organize the same and appoint and commission officers thereof, and when so ordered out for service, the militia shall be subject to like regulations and receive from the state like compensation, as that prescribed for the army of the United States.

3. The Commander-in-chief shall apportion any such draft equitably among the several counties, and the order thereof may be directed to the assessor of each county, who shall thereupon amend the rolls of the militia therein by adding thereto the names of persons subject to enrollment, and by striking therefrom the names of persons exempt by the provisions of this act; and they shall appoint a time and place of parade for the militia in such district or county and order them to appear thereat, either orally or by leaving written or printed notices with them, or at their usual places of abode, or by publishing a notice thereof in some newspaper printed in the county in which they reside, and by posting a like notice at the public cross-roads in said county; and shall then and there proceed to draft such members by lot from such militia, or to accept such numbers of volunteers, as the order of the Commander-in-chief shall require, and shall return to the adjutant general the names of persons drafted, or enlisted under said order, who shall thereupon be subject to the order of the commander-in-chief; and if any assessor of any county shall neglect or refuse to comply with such order, the commander-in-chief may appoint some proper person, to execute the same at the expense of such county, who shall make return of his doings to the adjutant general.
CONCERNING MILITARY.

4. No person, except the commander-in-chief, shall call out the militia or National Guard of this state for any duty whatever. But the commander-in-chief may make such regulations for calling out the National Guard, for drill, parade and inspections, as seems to him proper, in conformity with law, and the said Guard may be called out by the proper officers for these purposes, and no other.

5. In case of riot or civil commotion at any place in this state, any officer whose duty it is to enforce the civil authority at such place, shall, if he consider the force at his disposal is not sufficient, inform the commander-in-chief, who may order out such portion of the National Guard as he thinks proper, and may direct the proper commanding officer of such force, to communicate with such person, making the application and to assist such person in preserving the peace, and to use such portion of his force as may be necessary therefor. But before using this force against any body of men, such preliminary warning shall be given and precautions taken as are provided by law.

6. In case it is impossible to immediately communicate with the commander-in-chief, the civil officer making requisition for assistance may, if he deem the danger too imminent to admit of delay, serve a copy of such requisition, together with a statement of his inability to communicate with the commander-in-chief, upon the commanding officer of such portion of the National Guard as may be in his district, who is hereby authorized to exercise, with respect to calling out the troops under his command, the powers herein conferred upon the commander-in-chief; but if the action so taken is disapproved by the commander-in-chief, the troops so called into service shall be immediately discharged from further duty under that call.

7. The enrollment of the reserve militia shall be made by the assessor of each county, when so ordered by the governor, and they shall be allowed for such service the sum of three cents per name of every person so enrolled, and paid for out of any money in the treasury not otherwise appropriated. On such enrollment list, and opposite the name of any person exempt from military duty, or minor, or in the active militia, the assessor shall write “exempt” and the reason of such exemption, or “minor” or “active militia,” as the case may be, and shall sign said list and file them in the office of the county clerk, make report to the adju-
tinent general of the total number enrolled on their respective lists, the number marked exempt by reason of disability, the number exempt from other causes, the number of minors and the number of active militia.

**Who exempt from military service.**

8. In addition to those who are exempt from all militia duty by the laws of the United States, namely: the vice-president of the United States; the officers, judicial and executive, of the government of the United States; the members of both houses of congress, and their respective officers; custom house officials and their clerks; postmasters, assistant postmasters, and their clerks; post-officers, post-riders, stage-drivers and persons employed in the care, conveyance and transportation of the mail of the United States; ferrymen employed at any ferry on a post road; inspectors of exports; pilots; mariners actually employed in the sea service of any citizen or merchant within the United States; and artificers and workmen employed in the armories of the United States; the following persons shall also be exempt from all militia duty, namely: The members of both branches of the legislature and their respective officers during the session, and for ten days before and after the same; the secretary of state, auditor, treasurer, attorney-general; general superintendent of free schools; judges and clerks of the several courts; the recorders, sheriffs, sergeants of corporations, keepers of jail, superintendents and servants of the lunatic asylum, and of public hospitals; superintendent of the penitentiary and his assistants, and ministers of the gospel having charge of any congregation or circuit. Also, first, the only son of a widow dependent on his labor for support; second, the only son of aged or infirm parents, or parents dependent on his labor for support; third, where there are two or more sons of aged or infirm parents subject to draft, the father, or if he be dead, the mother, may elect which son shall be exempt; fourth, the only brother of children not twelve years old, dependent on his labor for their support, if such children have neither father nor mother living; fifth, the father of a motherless child or children dependent upon his labor for support; sixth, where there are a father and sons in the same family and household, and two or more of them are in the military service of the United States or of this state, the residue of such family and household shall be exempt.

**Assessor neglecting &c. penalty.**

9. Any assessor neglecting or refusing to faithfully perform the duty as enrolling officer required by this
Concerning Military.

Chapter, shall be fined five hundred dollars. When the Adjutant General shall find from the returns of the assessors that they have not made a true report of the number of persons liable to military duty, under the provisions of this act, he shall notify them by mail that they have failed to make such report, and if they shall not make true report of the number of such persons, as nearly as the same can be ascertained, within twenty days after such notice, he shall notify the States Attorney in the county in which said assessor resides, who shall proceed to collect such penalty.

10. Any person knowingly and willfully refusing information, or giving false information to any assessor making such enrollment, respecting the name, age, residence, occupation, military service, or physical or mental disability of himself or of his son or ward or person in his employ or boarding with him, shall be fined twenty dollars.

In case of doubt as to exemption from military duty, the burden of proving such exemption, shall be on the person claiming it, and all enrolling officers may require the person examined by them to testify under oath and may administer such oath.

Organization.

11. The governor shall be commander-in-chief of the militia, except when turned over into the service of the United States, and may employ it or any part of it, for the defense or relief of the state or any part of its inhabitants or territory; may make and publish regulations for the government of the National Guard, in accordance with the laws of this state, and shall have all the powers necessary to carry into full effect the provisions of this act.

12. His staff shall consist of an adjutant-general, with the rank of brigadier general, appointed by him, who shall be ex-officio quartermaster-general, a surgeon-general, a commissary general and a paymaster general, each with the rank of brigadier general, and appointed by him with the consent of the senate, and four aides-de-camp, each with the rank of colonel, appointed by him. The adjutant-general with the consent of the commander-in-chief, may appoint an assistant adjutant-general with the rank of colonel, who may perform all the duties of the adjutant-general in case of the absence, inability or express direction of the latter, for whose conduct he shall be responsible; who may,
under his direction, take charge of the property in his department and perform such other duties therein as he may direct.

13. The West Virginia National Guard shall consist of not exceeding twenty companies of infantry, which divided into regiments, shall constitute the West Virginia National Guard, and it shall not be lawful for anybody of men whatsoever, other than the regularly organized National Guard or militia or the troops of the United States, to associate themselves together as a military company or organization, or to parade in public with arms, in any city or town in the state, without the license of the governor therefor, which may at any time be revoked, nor shall it be lawful for any city or town to raise or appropriate any money towards arming, equipping,uniforming, or in any way supporting or sustaining or providing drill rooms or armories, for any such bodies of men.

Whoever offends against the provisions of this section or belongs to or parades with any such unauthorized body of men, with arms, shall be punished by a fine not exceeding the sum of twenty-five dollars, or by imprisonment for a time not exceeding six months.

14. All enlistments shall be for five years, but any person who has received, or who is entitled to receive an honorable discharge from said Guard, by reason of expiration of term of service, may be re-enlisted for a term of two years.

All enlistments shall be made by signing duplicate enlistment papers, in such form as may be prescribed by the adjutant-general. One to be forwarded forthwith to him by the enlisting officer, and one to be filed with the records of the company, in which such enlistment is made. Every enlisting officer may administer the oath required upon enlistment. No enlistment shall be allowed of other than able-bodied male citizens of this state, between the ages of eighteen and forty-five years, residing within the county where the armory of the company is situated, or an adjoining county; except musicians and members of regimental bands, may be enlisted between the ages of sixteen and fifty years. No minor shall be enlisted without the written consent of his parent or guardian, and no uniform, allowance, pay or compensation shall be given by the state, to any enlisted man not certified by the surgeon, to be able-bodied, in accordance with the standards prescribed therefor by the surgeon-general.
15. The West Virginia National Guard shall constitute one brigade, under the command of a brigadier general appointed by the commander-in-chief with the consent of the senate. The brigadier general shall nominate on his staff an assistant adjutant general with the rank of lieutenant colonel, a brigade inspector, a brigade quartermaster, a brigade commissary and a brigade inspector of rifle practice, each with the rank of major; a medical director with the rank of lieutenant colonel, an engineer and signal officer with the rank of major, and two aid-de-camps, each with the rank of captain. The medical director must be a graduate of a lawfully established medical college and have been in practice for at least five years, prior to date of appointment. The engineer and signal officer must be a civil engineer of at least three years standing, prior to date of appointment.

Provided, That if there should be any colored troops organized or in military service under the provisions of this chapter, said colored troops shall be enlisted and kept enrolled separate and apart from other troops, and shall be formed into separate companies and regiments.

The brigadier general may appoint and warrant two orderlies and one trumpeter, each with the rank of sergeant, who shall appear mounted on all days of review and parade, when so ordered by him.

16. Each regiment shall consist of ten companies and a regimental band, and the field officers shall consist of a colonel, lieutenant-colonel and major, all nominated by the line officers. Each colonel shall nominate on his staff an adjutant with the rank of captain, a quartermaster and a paymaster, each with the rank of first lieutenant, a surgeon with the rank of major, an assistant surgeon with the rank of first lieutenant, an inspector of rifle practice with the rank of captain, a signal officer with the rank of first lieutenant, and a chaplain who shall be commissioned without rank, but entitled to pay and allowance of an adjutant. The non-commissioned staff of a regiment shall consist of a sergeant major, a quartermaster sergeant, a commissary sergeant, a hospital steward, a chief trumpeter and a drum major, to be appointed by the colonel, and warranted by him.

17. In case of officers for whose appointment the consent of the senate is required, the commander-in-chief, during any recess of the senate, may make appointments which shall be valid till the further action of the
Concerning Military.

Each company shall consist of a captain, a first lieutenant and a second lieutenant, nominated by the company, a first sergeant, four sergeants, four corporals, one trumpeter and two musicians, all appointed by the commandant of the company, and not more than sixty-four nor less than thirty-two enlisted men. Each regimental band shall consist of not more than twenty nor less than twelve members, one of whom shall be appointed and warranted chief musician, with the rank of sergeant.

The commandant of such company shall, from the enlisted men, appoint its sergeants and corporals, but no warrant shall be issued to any person until he shall have passed a satisfactory examination in the tactics in the school of the soldier. The musicians of each company shall be appointed by its commander.

All persons serving five years consecutively in the active militia, shall be thereby entitled to an honorable discharge, exempting them from military duty thereafter, except in case of war, invasion, rebellion, riot, or reasonable apprehension thereof.

The resignation of any staff officer shall be made to his immediate commanding officer, and if approved, shall be forwarded to the commander-in-chief. The commissions of all staff officers shall expire when the successor of the officer nominating or appointing them, shall make new nominations or appointments to their respective offices.

Unless otherwise expressly provided, every commanding officer may remove any officer on his staff. The adjutant general and quartermaster general may remove their assistants. The commandant of each regiment may reduce to the ranks any non-commissioned staff officer therein; and the commandant of a company may reduce to the ranks any non-commissioned officer of his company; and the commander-in-chief may give an honorable discharge or dismissal to any officer, musician, private, or member of a band in the service; but no resignation, removal, discharge, or dismissal, shall in any way affect the liability of any person for public property in his possession, or for which he is responsible, or for fines and dues due the company to which such person belonged, or for fines for non-performance of military duty, incurred under the provisions of this act.
22. Each company may make by-laws for its government, which shall be binding on its members when approved by the adjutant-general; and all fines and dues imposed by such by-laws, may be collected in the same manner as is provided for the collection of fines in section 47, except that it shall be legal to notify any delinquent of the incurrence of any fines or dues within three months of the date when the same were incurred, and notice may be given collectively of such fines or dues, or both.

23. The commander-in-chief shall maintain the West Virginia National Guard, by organizing new companies and bands and disbanding inefficient companies and bands, from time to time, as he shall deem expedient. Its system of discipline, exercise and administration, save as otherwise expressly provided in this act, shall conform as nearly as practicable to that prescribed from time to time for the army of the United States.

24. No company of military beyond the number authorized by this act, shall receive from the state any aid or compensation whatever, except as hereinafter provided for the Governor's Guard; but this section shall not affect the loan of arms and equipments made by the quartermaster general when authorized thereto.

25. The quartermaster general shall, upon due requisition therefor, furnish the active militia at the expense of the state, with suitable arms, uniforms, armories, ammunition, equipments, colors, camp equipage and transportation from its armory to the place of parade or encampment, and a regimental headquarter room for each regiment, for the safe keeping of the colors and other state property in charge of the regimental commanders.

26. The armory of each company shall, subject to the orders at the quartermaster general, be under the charge of its commanding officer, who shall keep in all property furnished his company by the state, and be responsible for it, and execute such bonds therefor as the quartermaster general, from time to time shall require; and no company shall be so furnished until such bonds shall be executed, and approved by the quartermaster general, nor until a suitable armory shall be selected for their deposit.
Renting Armory; proceeds. In case of the renting of any armory for other than company purposes, the proceeds thereof shall be paid to the quartermaster-general, who shall pay them into the state.

To each regimental band there shall be paid seventy-five dollars annually, in commutation for the rent of its band room or armory.

Band rooms; commutation for.

Repairing arms, etc.

Inspection.

27. The quartermaster general shall provide for the expense of cleaning and keeping in repair all arms, uniforms and equipments furnished by the state to the active militia, in such manner as he shall prescribe; and shall annually in September or October, inspect or cause to be inspected by his assistant, the armories and band rooms and all state property in the possession of the active militia, and may cause to be returned to the state arsenal and repaired, all such property which he at any time shall find to be damaged.

Uniforms; where to be kept.

28. Every uniform furnished by the state to the active militia shall remain in the company armory or room of regimental band, in charge of the commanding officer of his company, or band, or of some suitable person appointed by him, except when worn in the discharge of military duty; and every non-commissioned officer, musician or private, who shall neglect to return to the armory of the company or room of the band, to which he belongs, any arms, uniform or equipment or any portion thereof belonging to the state, within six days after being notified by said commanding officer to make such return, or to place the same in his charge, shall be fined not more than fifty dollars or imprisoned not more than two months, or both.

Failure to return; penalty.

29. Every person who shall willfully or wantonly injure or destroy any uniform, arm, equipment or other military property of the state, and refuse to make good such injury or loss, or who shall sell, dispose of, secrete or remove the same, with intent to sell or dispose thereof, shall be fined not more than two hundred dollars, or imprisoned not more than six months, or both.

Injury to uniforms, etc.

Penalty.

Duties of Certain Officers.

Duties of officers; adjutant genl.

Keeping records.

30. The adjutant general shall issue all orders of the commander-in-chief to the militia, and shall keep a record of the proceedings of his office. The records of the brigade and of each regiment, company and band shall be kept by its proper officers in such form as shall
be prescribed; he shall also furnish at the expense of the state, all proper blanks, books and such military instruction books as the commander-in-chief shall approve, and may order from each regiment, company and band, such returns and muster rolls, as he may deem expedient; and on or before the first Monday in January annually, make a return of the militia of the state, their arms, accoutrements and ammunition, to the president of the United States.

31. The quartermaster-general shall take care of all public property belonging to his department, and biennially report to the general assembly, on the first week of each regular session, a complete inventory of such property, and the places where it is deposited, with a detailed account of all articles consumed or issued and money expended in his department, not previously reported.

32. The surgeon general shall examine and determine the qualifications of candidates for regimental surgeons, assistant surgeons and hospital stewards, and by and with the advice of the commander-in-chief, shall have general supervision and control of all matters pertaining to the medical department of the militia and prescribe in general orders, the physical and mental disabilities exempting from military duty.

33. The commissary-general, in time of war or insurrection, shall procure supplies for the subsistence of the troops; and shall report the state of his department biennially to the general assembly, during the first week of each regular session.

34. The paymaster general shall pay the troops their wages, and annually settle his accounts with the auditor of state on or before the first day in November. The quartermaster general, commissary general and paymaster general, shall execute all orders, given them by the commander-in-chief, and shall each give bond with surety, to the state, to the acceptance of the governor, in ten thousand dollars, conditioned for the faithful discharge of the duties of his office.

35. When ordered out of inspection, the regiment shall be inspected in accordance with the rules of the United States army, by the brigade inspector, who shall report the quality and condition of the uniforms, arms, equipments of both officers and men, and the other details of his inspection, to the brigadier general, and the
latter shall forward the same to the adjutant general with his annual report.

36. The commanding officer of each company shall, annually in October, make a certified return of names of the active members of his command who have performed the duty required by law to the assessor of his district in which such member resides. Other returns of staff officers and regimental bands, shall be made by their regimental commandants, and of other staff officers, by their immediate commandants.

37. The auditor shall draw his warrants on the treasurer, to the order of the proper disbursing officer, for all payments and expenditures authorized by this act—requisition being made by the officer on the auditor for the sum required—which requisition shall be approved for the adjutant-general and quartermaster-general, by the governor, and for the commissary general and paymaster general, by the adjutant-general. Each officer shall file his vouchers with the auditor, on or before the thirtieth day of November in each year.

Parades and Encampments.

38. The West Virginia National Guard shall parade for drill within this state, one day in the month of May and one day in the month of November of each year, by company or regiment, as ordered by the commander-in-chief, and encamp for drill and instruction six successive days, between the fifteenth day of July and the twentieth day of October, by regiment or brigade annually, as the commander-in-chief shall order.

The place of said encampments shall be designated by the commander-in-chief. Orders for encampment shall be given at least fifteen days prior thereto, and for said parades at least three days prior thereto, by depositing the same in the mail, properly addressed to the person to be notified, or leaving the same at his usual place of abode, or reading the same in his hearing.

No member of the active militia shall be exempt or relieved from military duty by membership or service in any fire company.

39. Every company while encamped shall have roll call on each day in the morning and at tattoo.

Absence without leave from either of the said roll calls, shall be deemed as absence for the entire day, and so reported on the inspection roll.

The commander of the regiment shall detail officers
from his staff, who shall attend the roll calls of the companies, and report to him the names of absentees of such companies, and such report shall be forwarded to the adjutant-general.

40. The commanding officer of any encampment or parade, may cause those under his command to perform any field or camp duty he shall require, and may put under arrest during any such encampment or parade, any member of his command who shall disobey a superior officer, or be guilty of disorderly or unmilitary conduct, and any other person who shall trespass on the parade or encampment grounds or in any way interrupt or molest the orderly discharge of duty by the members of his command.

41. The brigadier general shall direct such target practice at the annual parades or encampments as he may deem expedient, and shall attend each encampment and report the conduct and discipline thereof to the commander-in-chief, who if he shall judge that such encampment has been prejudicial to good morals or military discipline in any regiment or company, shall not permit another encampment of such regiment or company, until its commanding officer has resigned or been removed.

42. The commanding officer of such encampment shall make requisition on the quartermaster-general, at least ten days prior thereto, for the necessary transportation and tents, blankets, camp equipage and supplies therefor, and if approved by the commander-in-chief, the quartermaster-general shall furnish the same.

43. The commander-in-chief, or in his absence from the state, the adjutant general may call out any portion of the active militia for escort duty, on any special service in the state.

44. The commander-in-chief may direct the commandant of each regiment, to order weekly evening drills, by any company of his command, from November to May, inclusive, of not less than one hour each, and the commandant shall inspect at least one evening drill of each company during said period, or detail a field officer for such inspection. The officer making such inspection shall receive his necessary traveling expenses, to be paid on certificate of the regimental commandant, approved by the adjutant-general.
45. The commander-in-chief is authorized to order evening inspections and musters of the National Guard, and for absence from such inspection or muster, each member shall be liable to the same fine as for absence from any legally authorized parade or encampment.

46. No officer or soldier in the National Guard shall receive any compensation for duty at parades or encampments; but all officers and soldiers when called into the actual service of the state, shall be entitled to the same camp equipage, pay, subsistence, forage, and other emoluments, to which similar officers and soldiers are entitled in the service of the United States. And whenever disbanded, they shall be allowed to draw money in lieu of rations to which they may be entitled, to be commuted at the contract price, when practicable, and when not, to be regulated by the quartermaster general.

47. Every officer or soldier wounded or disabled, and the widow and children of every officer or soldier killed, while in the service of the state, shall be suitably provided for by the Legislature.

48. Every non-commissioned officer, musician or private, or member of a regimental band absent without leave or excuse, satisfactory to his commanding officer, from any parade or encampment, shall be fined five dollars for each day of such absence; and for any unsoldiery conduct or disobedience, to orders at any drill, parade or encampment, may be fined not more than ten dollars by his commanding officer, who shall notify him of such fine within ten days after such absence or offense. If such fine is not paid within ten days after such notice, such commanding officer shall certify the same to the commandant of his regiment, who shall hear and determine the case; and he may at any time within six months after such hearing, draw his warrant for the collection of such fine or fines, directed to the sheriff or any proper officer, who shall proceed to enforce and collect the same, in the same manner as an execution issued in any action founded upon tort. Such fines when collected shall be paid into the treasury of the company or band, to which the offender belongs.

49. Executions for the collection of fines under the
provisions of this act may be of the form following, or to the same effect, to wit:

To the sheriff of ——— county, his deputy, or either constable of the district or county, greeting:

Whereas, ——— of said ——— a ——— of ——— regiment West Virginia National Guard, has incurred fines by reason of absence without leave or satisfactory excuse, ——— duly or lered by law as follows: (Date of parade or encampment.) (Amount of fines) And whereas, said ——— has also incurred the following fines for violation of the by-laws of said ——— (date of fine) (Amount of fine); and whereas, as due and lawful notice thereof was given to said ——— according to law, but he neglected and refused to pay the same, and thereupon certificate was made as required by statute to ———, then commanding said regiment who did on the ——— day of ——— at ——— in the ——— of ——— in said county (the said ——— having had sufficient notice thereof,) hear said cause and thereupon did fine and determine that the aforesaid fines amounting in all to the sum of ——— dollars have been lawfully imposed on the said ———, and that said ——— had neglected to pay the same, and that the same were now due, and payable, and that execution should issue for the collection of the same. These are therefore, by authority of the State of West Virginia, to command you, that of the goods or lands of the said ———, within your precincts, you cause to be levied, and the same being disposed of or appraised as the law directs, paid into the treasury of said company, the aforesaid sum of ——— dollars, with interest on said amount from the date of this execution to the time when the same be satisfied, with twenty-five cents more for this writ, and thereof also to satisfy yourself for your own fees. And for want of such goods of the said ——— to be by him shown unto you, or found within your precincts for satisfying said sums, you are hereby commanded to take the body of the said ——— and him commit unto the keeper of the county jail in ——— county, who is likewise hereby commanded to receive the said ———, and him safely keep until he shall pay into the treasury of said company, the full amount of the sums above mentioned, and also satisfy your own lawful fees. Hereof fail not, and make due return of this writ, with your doings therein to the subscribing authority. Dated this ——— day of ———, A. D., ———.

50. The commander-in-chief may at any time appoint a court of enquiry of not less than three nor more than five officers, whose duty it shall be to examine...
the capacity, qualifications, propriety of conduct, and efficiency of any officer who may be reported to him as a fit subject for examination. Two members, at least, of such board, shall, if practicable, be at least equal in rank to the officer to be examined, and upon the report of such board, if adverse to such officer, and approved by the commander-in-chief, the commission of such officer shall be revoked.

51. Commissioned officers, for neglect of duty, disobedience of orders or unsoldierly conduct, may be tried by court martial, according to the usages of such courts, ordered as occasion may require, by the commander-in-chief, who, in such order, shall designate the time and place of holding such courts, and the names of the officers composing it, to consist of not less than three nor more than six in number. The senior officer named shall preside, and shall be of superior rank to the officer on trial.

52. The officer to be tried shall be served at least twenty days before the session of said court, with a copy of the order for the same for his appearance thereat, and a copy of the charges on which he is to be tried, attested by the adjutant general and served and returned to the proper judge advocate, by any person or officer designated by the adjutant general. The charges shall specify the act or neglect constituting the alleged offense, and shall be signed by the person making them and addressed to the commander-in-chief. Any officer on trial before a court martial, may appear before said court in person or by counsel.

53. A judge advocate with the rank of major shall be appointed for each regiment, and hold office during the term of the commander-in-chief, and shall perform the duties of such office in the courts martial held in his said regiment, and no other person shall prosecute in such courts; but when any judge advocate is unable to attend from any cause, or shall be disqualified by relationship or interest, the commander-in-chief may designate the judge advocate of another regiment to act in his place. Every judge advocate shall be duly sworn, and his oath indorsed on his commission, by the authority administering it. The members of the court before every trial, and all witnesses in such courts, shall be duly sworn by the judge advocate.

54. The judge advocate shall cause the witnesses for the prosecution to be summoned by any person, by him
directed by subpœna signed by him. The accused shall be entitled to like process for witnesses in defense, and depositions may be used as in civil courts.

Any witness duly summoned, who shall refuse to appear and testify may be by warrant signed by the president of the court and directed to the sheriff of the county, his deputy, or either constable of the town or district in which such witness resides, committed to the jail in such county, there to be held at his own expense, until he shall be discharged by due course of law. The fees of all witnesses summoned on the part of the state and of the judge advocate for summoning them, shall be the same as are allowed in civil cases, to be taxed by the president of the court and paid by the state to the judge advocate, who shall pay the fees of witnesses when received by him, to the persons to whom they are due; and if the sentence of the court be against the accused, and be duly approved, said fees shall, by warrant under the hand of the president of the court, directed in manner aforesaid, be collected of the delinquent and paid into the state.

No court-martial, in time of peace, shall order any other punishment than a fine of not more than one hundred dollars, and a reprimand, or either; or a fine of not more than one hundred dollars and be cashiered, with disability of ever holding any military office in the state, unless prevented by reasonable cause from so attending; in which case the court may adjourn, and notice thereof shall be given by the judge advocate to the arrested officer, at least ten days before the day to which the court is adjourned.

55. The fines imposed by a court martial shall be for the benefit of the state, and shall be collected by warrant, under the hand of the president of the court, directed to a sheriff or some other proper officer, who shall collect them with lawful costs, as on executions issued in actions founded upon a tort, and pay them to the state treasurer, except the costs of collection, and in all cases in which a fine or costs shall be awarded by a court martial, and the sentence of such court shall be approved, and its president shall die or be discharged or promoted, without having issued a warrant for such fine or costs, the member of such court remaining, next in rank to him, shall issue such warrant.

56. The members of such court shall be allowed their actual expense, for travel, to and from the place of holding said court, and three dollars a day each, for each
day during its sittings; and the person in whose
house the court shall be held in, shall be allowed not to
exceed two dollars a day, in full for room rent, fuel and
lights, and a bill for the same being taxed and
signed by the president, shall be paid by the state; and
the judge advocate shall be allowed twenty-five cents
for every page of the copy of the proceedings and
record of the court martial, to be taxed and paid in the
same manner.

57. The sentences of courts-martial shall be approved
or disapproved by the commander-in-chief, who may
mitigate or remit any punishment awarded by the sen-
tence of a court martial, when such sentence shall have
been approved. And the record of the proceedings and
sentences of a court-martial in every case, with the or-
der approving or disapproving it, shall be deposited in
the office of the secretary of state.

In each regiment and unattached company, the com-
manding officer thereof shall establish a court martial
for the hearing and trial of any enlisted man against
whom charges are made. Said court shall consist of a
commissioned officer duly appointed in orders, who
shall keep a record of his doings and report as in cases
of courts martial.

58. The Governor's Guard shall be filled from time
to time by volunteer enlistments; but no enlistment
shall be made from any company of active militia.

59. The commanding officer of the Governor's Guard,
may order any of its musicians to assemble for prac-
tice and instruction, at such place as he shall direct,
and at such time, not exceeding, together with the num-
ber of days on which they shall be called to do duty
with their company, the whole number of days on
which said company may, by law, be called out for
company exercise; and if any musician shall neglect
to obey such orders, he shall be liable to the fines pre-
scribed for non-attendance on days of ordinary com-
pany exercise, subject to the right of appeal allowed
by section fifty-seven.

60. The sworn certificate of the commanding officer
of said company shall be evidence of any forfeiture
incurred by its members; and if any forfeiture shall
not be paid, within ten days after it shall have been
incurred, he may sue for it in his own name, but for
Concerning Military.

the benefit and use of the company; and shall have powers of attachment and execution against the body of the delinquent, to be proceeded with in all respects as in action founded upon a tort; and when the commander of the company shall die, resign or be removed from office, all actions for such forfeiture may be brought or continued by his successor in office.

61. The manner of court martial for the Governor's Guard may be fixed by the by-laws of said company, but not to conflict with this statute.

62. The Governor's Guard shall be entitled to the use of the state armory, with the consent of the governor, and each member of the company doing duty under the call of the commander-in-chief, shall receive pay as follows, viz.: For each officer, two dollars per day. For non-commissioned officers and privates, one dollar per day, for each horse used by any commissioned officer entitled to parade mounted, one dollar per day, and the Governor's Guard band when parading as an escort to the governor or otherwise ordered out by the commander-in-chief, fifty dollars per day. All of which payments shall be made on properly receipted pay rolls and attached and sworn to by the commanding officer, to be paid by the auditor on the approval of the governor.

63. All issues of arms, equipments and uniforms to the Governor's Guard, shall be made in such manner as the commander-in-chief may direct.

64. The commanding officer of the Governor's Guards shall once every six months transmit a muster roll of his command to the adjutant general.

65. The officers of the Governor's Guard, shall consist of a captain, first lieutenant, second lieutenant, and a quarter master, with the rank of first lieutenant, and a chaplain commissioned without rank, but with the pay of a captain. The non-commissioned officers, shall consist of five sergeants, four corporals, two trumpeters, drum corps and regimental band. The chief musician and drum major to rank as first sergeants.

66. A gatling gun battery, consisting of two pieces, shall be attached to and parade with and be under the command of the commandant of the Governor's Guard, and the commissioned officers of said battery shall be a first lieutenant and second lieutenant, and such non-
CONCERNING BOARD OF DIRECTORS.

Commissioned officers as will conform to army regulations. The governors guard shall encamp for drill and instruction, with one of the regiments or brigade, unless the commander-in-chief shall order otherwise.

Acts repealed

67. All acts and parts of acts inconsistent with this act are hereby repealed.

[Approved February 25, 1869.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XXV.

AN ACT to amend and re-enact section twenty-six of chapter forty-five of the Code of West Virginia, as revived, amended and re-enacted, by chapter fifteen of the acts of 1881.

[Passed February 22, 1869.]

Be it enacted by the Legislature of West Virginia:

1. That section twenty-six of chapter forty-five of the Code of West Virginia, as revived, amended and re-enacted by chapter fifteen of the acts of 1881, be and the same is hereby amended and re-enacted so as to read as follows:

26. The board of directors who have the care and direction of the said school, shall appoint, and may remove the teachers; shall fix their salaries; prescribe the branches of learning to be taught; the time the school shall be kept open; the ages and qualifications of the scholars to be admitted; admit scholars from non-contributing districts, on such terms of tuition as they may deem proper; expel or suspend scholars when necessary; ascertain and certify the expenses of the school, of which they shall cause exact accounts to be kept, and prescribe all needful regulations respecting the school, subject, nevertheless, to any regulations respecting the same that may be prescribed, pursuant to the preceding section. They
CONCERNING BOARD OF DIRECTORS.

shall annually report through their secretary, on or before the 20th day of July, to the superintendent of free schools for the county in which the school house is situated, such particulars respecting the schools as the state superintendent of free school may require; and the county superintendent shall transmit the report, with such remarks and additional information as he deems proper, to the state superintendent. The boards of education of any district may also establish graded schools in the towns, villages and densely populated neighborhoods of their respective districts, employ teachers therefor, and make such special regulations as may be necessary to conduct them. But in every such case involving additional taxation, the matter shall be first submitted to a vote of the people and their consent obtained, as is prescribed in section 24, in case of a high school; Provided, That no additional levy for a graded school shall exceed in any one year, fifteen cents on every hundred dollars valuation; Provided further, When any sub-district having graded schools, desire a longer term of school than four months, it shall be the duty of the board of education, on the petition of the tax-payers of such sub-district, to submit the question to the voters of said sub-district, at such time and place as they may fix, by posting notices ten days before said election, setting forth the number of months the said school shall be run, including the state fund and their proper share of any district levy that may be levied in the district for the support of the schools of said districts.

It shall be the duty of the assessor, with the assistance of the secretary of the board of education, to furnish such board a list of the property, both real and personal, assessed by him in said sub district for state and county purposes. And the said board of education may provide for the extending of the said tax, and provide for the collection of the same, under such rules and regulations as they may provide, and use the fund thus collected for the running of such graded schools.

Approved February 25, 1889.

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.
AN ACT to amend and re-enact section 13, of chapter 47 of the code.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

Sec. 13, chap. 47, code, amended. That section 13, of chapter 47 of the code of West Virginia, be amended and re-enacted, so as to read as follows:

13. The municipal authorities of such city, town, or village, shall be a mayor, recorder and the councilmen who shall be freeholders therein, and who together shall form a common council. Where the said city, town, or village has not been divided into wards, there shall be at least five councilmen; but where the said city, town, or village has been divided into wards, the council may, by ordinance, determine the number of councilmen to be elected for each ward. And when it is deemed necessary, the council may, by ordinance, increase the number of wards and change the boundaries thereof. The said wards to be made as nearly equal as may be in territory and population. And when there shall be an increase of the number of wards, as aforesaid, the council may increase the number of councilmen, and direct an election to be held in such ward as may have its full number of councilmen residing therein, and give to each ward equal representation in the council, and may, by ordinance, provide for said election and terms of office of such councilmen as may be necessary.

[Approved February 25, 1889.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.
AN ACT to empower the Board of Education of the Independent School District of Point Pleasant to borrow money and issue bonds for the erection of a public school building.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

That the Board of Education of the Independent School District of Point Pleasant, in the county of Mason, be and are hereby empowered, at any time within three years from the passage of this act, to borrow money and issue therefor bonds, for the purpose of erecting a public school building for the use of said independent school district. Said bonds shall draw no greater interest than six per cent. per annum, and shall be made payable in not less than one year and not exceeding twenty years. Provided, That such indebtedness shall not exceed five per centum of the taxable property in said independent school district of Point Pleasant, to be ascertained by the last assessment made for state and county taxes, next before the incurring of such indebtedness, nor without at the same time providing for the collection of a district annual tax sufficient to pay annually the interest on such indebtedness and the principal thereof, within and not exceeding twenty years; and Provided, further, that no debt shall be contracted under this act, unless all questions connected with the same, shall have first been submitted at an election to be held on Thursday, the 7th day of March, 1889, in the manner prescribed by law, to a vote of the people of said independent school district, and have received three-fifths of all the votes cast for and against the same. The board of education shall appoint officers to hold said election, which shall be held at the usual place of voting in said town of Point Pleasant.

[Approved February 22, 1889.]

[Note by the Clerk of the House of Delegates.] The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays having so directed.
CHAPTER XXVIII.

AN ACT to establish a court of limited jurisdiction in the county of Wayne.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

1. There shall be established a court of record of limited jurisdiction in the county of Wayne, to be called the Intermediate Court of Wayne county.

2. On the third Tuesday in May, 1889, and in every fourth year thereafter, there shall be elected by the legal voters of said county, a judge of said court, and whose term of office shall be four years, and which term shall begin on the first day of July next after his election, and he shall continue in office until his successor be elected or appointed and qualified.

3. The person so elected the judge of said court, shall be a practicing attorney and resident of said county, and shall be disqualified from practicing law in all the courts of this state, during his continuance in office.

4. It shall be the duty of the county court of Wayne county, at the first election to be held under this act, to give notice of said election, by causing a notice thereof to be published in each newspaper published in the county, if there be any, for four successive weeks next prior thereto, and by posting a like notice on the front door of the court house of said county. If no newspaper be published in said county, or if such newspaper refuse to publish the same, then such notice may be given by written or printed notices posted at the front door of said court house, and at or near each place of voting in said county, at least four weeks prior to said election. Poll books for such election in connection with the school election, shall be prepared by the clerk of the county court, for the several places of voting in said county, and deliver the same to the commissioners, or some of them, appointed to superintend the election for school officers on that day; and said election shall be superintended, conducted and returned, and the result thereof ascertained, in all respects as is provided for by law in regard to the election of county officers, and all provisions of the law in regard to general elections shall, as far as applicable, govern and apply to elections held under the provisions of this chapter; and
the result of said election shall be ascertained by the commissioners of the county court of said county, in the same manner as required in elections for county officers held under the general law; and within five days after it is ascertained, the result thereof shall be certified to the governor, and he shall issue a commission to the person so elected.

5. If for any cause the office become vacant, the vacancy shall be filled in the same manner as in the case of a vacancy in the office of judge of the circuit court.

6. During the service in office of said judge, he shall receive from the county treasury, to be paid as other county officers, a compensation of one thousand dollars per year.

7. The judge of said court may be removed from office for the same reasons and in the same manner as from office judge of the circuit courts.

8. The clerk of the circuit court of said county shall be ex officio clerk of said court, and shall receive the same fees as now allowed by law for similar service to clerks of circuit court, and exercise the same powers and duties arising within the jurisdiction of said court as he can or may exercise as clerk of said circuit court and the county court of said county may allow him an additional compensation therefor not exceeding one hundred dollars per year.

9. The said intermediate court shall have concurrent jurisdiction with the circuit court of Wayne county as to all matters of law, and in addition thereto, shall have jurisdiction where the amount in controversy is less than fifty dollars and exceeds twenty dollars, exclusive of interest and costs. The said court shall have exclusive jurisdiction of appeals from the judgments of the justices of said county, and such appeals shall lie to said court in the same manner and under the same regulations as provided in the general law for appeals from justices. The said court shall likewise have concurrent jurisdiction with the circuit court of said county, as to supervision and control of all proceedings before justices by mandamus, prohibition and certiorari. The said court shall also have concurrent chancery jurisdiction in all matters of equity, including all matters relating to divorce and alimony.
Provided, That such powers shall not extend to the granting of injunctions to the judgments and proceedings of the circuit courts, and provided further, that the defendant before an appearance to said action at law or suit in equity, may file his petition, verified by affidavit, stating there is an actual controversy in said suit as to him, a sum exceeding one thousand dollars, exclusive of interest and costs, the said action may then, upon his motion be removed to the circuit court of Wayne county, to be there proceeded in; and also where an interpleader or petition is filed in any cause pending in said intermediate court, the said party may at the time of filing the same upon motion and supported by like affidavit, have said cause removed to said circuit court to be there further proceeded in. It shall also have concurrent jurisdiction with the circuit court of Wayne county for the condemnation of lands, as provided in chapter 42 of the Code, as amended in chapter 18 of the Acts of the Legislature of 1881.

10. The judge of the said intermediate court shall have the same powers in vacation that are now or may hereafter be conferred upon the judge of the circuit court of Wayne county. The said court shall also have power to appoint four commissioners in chancery for said court, who shall have the same powers and be governed by the same laws and regulations, as the commissioners of the circuit court are now or may hereafter be governed.

11. The said intermediate court shall have the same power to punish for contempt, as is conferred upon the circuit court by the 27th section of chapter one hundred and forty-seven of the Code.

12. It shall be the duty of the circuit court of said county, whenever a grand jury therein has returned any indictments for misdemeanors, to cause the same to be transferred to the said intermediate court, by directing said indictments to be filed therein by the clerk, with a copy of the order empaneling said grand jury and the orders of their several reports to courts of the finding of said indictments made by them, and shall also direct proper process to be issued thereon, returnable to the next term of said intermediate court, which said orders shall be spread upon the records of said intermediate court, and the indictments so filed shall be docketed in said intermediate court, and the same shall proceed to trial and judgment in the same manner as if the same were proceeded in the said cir-
cuit court. When any person is under a recognizance to answer an indictment to be preferred against him for a misdemeanor, and such be found, the said circuit court shall cause his recognizance to be taken to answer said indictment at the next term of the said intermediate court.

The said circuit court may also certify any misdemeanors now pending therein, to the said intermediate court for trial, and the clerk of said circuit court shall transfer the original papers therein, together with a copy of all orders made therein, to said intermediate court, and the same shall there be proceeded in, to final determination. The said circuit court may also certify any case at law or in chancery to said intermediate court, if the judge thereof is so situated, he can not try the same, or that may be agreed upon by the parties thereto, and it shall be the duty of the clerk of said circuit court to certify the proceedings had therein, and transfer the same, with the papers relating thereto, and upon the same being docketed in said court, the cause may be proceeded in to final determination as if originally brought in said court.

13. For the exercise of the jurisdiction and powers conferred by this act, four sessions of said court shall be held in each year, commencing on the second Monday of each of the months of January, April, July and October, and continuing until the court is adjourned by the judge thereof, to the succeeding term. But if any such term be not commenced on the day hereby appointed, or the Tuesday or Wednesday next after the same, all suits and proceedings then pending therein, shall stand continued without any special order to that effect, to the succeeding term.

14. The said four sessions shall be held at the court house thereof, and shall be attended by the sheriff of said county, in the same manner and to the same extent as required of him by law in regard to the circuit courts of said county.

15. When the judge is, from sickness or other cause, incapable of acting or is absent, a special judge may be elected in the same manner as a special judge of the circuit court, and governed in all respects, as far as applicable, to the said special judges of the circuit court, and he shall be allowed five dollars for each day, to be paid out of the county treasury, and the said allowance shall be deducted from the salary of the judge of said court.
16. The laws relating to the rules held in the office of the clerk of the circuit court, and the powers of the circuit court over them, shall be applicable to said intermediate court, and where not herein otherwise provided, the said court and its clerk shall be governed by the same rules and pleadings and regulations and provisions, where and whenever applicable, as are conferred upon the circuit court and its clerk, and shall be governed by the same uses and principles of law; and chapter 83, of the acts of 1882, as amendatory of chapter 116 of the code concerning juries, shall be applicable to said intermediate court, and the said court and clerk shall be governed by the provisions thereof relating to the organizing, summoning and empaneling juries in said court, and the jurors shall be allowed for their services the same compensation, and paid in like manner as jurors of the circuit court.

17. It shall not be necessary in any suit or proceedings in said court, that the facts authorizing it to take jurisdiction of the case, should be set fourth upon the record, but jurisdiction shall be presumed unless the contrary plainly appears by the record.

18. All processes, execution, rules, and orders of the said court in the exercise of its jurisdiction, shall be signed by the clerk thereof, and be directed to the sheriff of the county of Wayne, and be executed in like manner, and with the same effect as process issuing from the circuit court of said county; and for his services the clerk of said court may charge the same fees as a clerk of the circuit court, for similar services, and such fees shall be collected and accounted for in like manner as fees of the clerk of the circuit court and in the execution of the process, rules and orders of said court, the officer shall have the same power and rights, be subject to the same liabilities, govern his proceedings by the same rules and principles of law, and be entitled to the same fees as though the process issued from the circuit court of said county.

19. In the taxation of costs the clerk and court shall be governed by the same rules as the clerk of the circuit court.

20. The clerk of said intermediate court shall give bond, to be approved by the said court or the judge thereof, in the penalty of three thousand dollars, payable to the State of West Virginia, and conditioned for the faithful discharge by him of the duties of his office,
which bond shall be filed in the office of the clerk of
the county court of said county, and the provisions of
law relating to official bonds of similar officers of courts,
shall be applicable thereto,

21. A seal shall be provided for the said court, by the
county court, of said county; full faith and credit shall
be given to the record of said court, and the certificates of
its judge or clerk, whether the seal of the court be
affixed thereto or not, in like manner and with same
effect, as if the same were records of a circuit court
or certificates of the judge or clerk of a circuit court,
similarly authenticated.

22. Appeals may be allowed and writs of error and
supersedes awarded, to judgments, decrees and orders
of the said court by the circuit courts or the judges
thereof in vacation, in the following cases:

First—In civil cases where the matter in controversy
exclusive of costs, is of greater value or amount than
twenty dollars, wherein there is a final judgment, or
decree or order.

Second—In controversies concerning the title or land
boundaries of land.

Third—Concerning the right of a corporation, county
rights.

or district, to levy taxes or tolls.

Fourth—In cases of quo warranto, habeas corpus,
mandamus and prohibition.

Fifth—In cases involving freedom or the constitu-
tionality of a law.

Sixth—In a case in chancery, wherein there is a de-
cree or order dissolving or refusing to dissolve an in-
junction, or requiring money to be paid, or real estate
to be sold, or the possession or title of property to be
changed, or adjudicating the principle of a cause.

Seventh—In any case where there is a judgment or order
quashing or abating, or refusing to quash or abate,
an attachment.

Eighth—In any civil case where there is an order
granting a new trial or re-hearing; and in such cases an
appeal may be taken from the order without waiting
for the new trial or re-hearing to be had.

Ninth—In criminal cases where there has been a con-
viction; and in cases relating to the public revenue,
the right of appeal shall belong to the state as well as
the defendant.

23. Any person who is a party to such controversies
wishing to obtain a writ of error, appeal, or supersedes,
in the cases named in the twenty-second section of this
act, may present to the circuit court of Wayne county, or the judge thereof in vacation, a petition therefor, and sections four, five, six, seven, eight, eleven, twelve, fourteen and sixteen, of chapter 157 of the Acts of 1882, amendatory of chapter 135 of the Code of West Virginia, concerning appeals to the supreme court of appeals, shall as far as applicable, govern the proceedings on such appeal, writ of error, or supersedeas, as to the duties of the petitioner, the said court and the clerk thereof. Provided, however, No such appeal, writ of error, or supersedeas, to said circuit court, shall be allowed unless the petition therefor be presented in one year from the date of such judgment, decree or order.

24. Every appeal, writ of error, or supersedeas, from said intermediate court, shall be docketed in the circuit court of said county, and the clerk thereof shall issue a summons against the parties interested, other than the petitioners, that they may be heard, and also issue any supersedeas which may be awarded; which summons, writ of error, or supersedeas, may be served upon the party in person, or his attorneys in said court.

25. The clerk of said court shall endorse on the summons or supersedeas, that it is not effectual until the bond, with good personal security be given before the clerk of the circuit court of said county, who, when it is given, shall file the same in his office.

26. The petition shall be rejected when it is for an appeal from an interlocutory decree or order, in a case which the said circuit court or its judge thereof, deems it most proper that it should be proceeded in further in said intermediate court, before an appeal is allowed. In case wherein the court or judge deems the judgment, decree or order plainly right, and rejects it on this ground, if the order of rejection so state, no further petition shall afterwards be presented for the same purpose, but the petition and the order of rejection with the transcript of the record, may be presented to the court of appeals, or a judge thereof in vacation, for an appeal from said order of rejection, and if allowed, the same proceedings may be had thereon, as if the same was a petition originally from the circuit court of said county, to the said court of appeals.

27. The said circuit court, where an appeal, writ of error or supersedeas has been allowed, shall upon the hearing thereof, affirm such judgment, decree or order, if there be no error therein prejudicial to the appellants,
and reverse the same in whole or in part if so erroneous, and the said circuit court shall retain said cause and be there proceeded, in unless by consent of parties, or for good cause shown, the said circuit court should direct otherwise.

28. When any judgment, decree or order is affirmed by said circuit court, for the payment of money, damages, interest and costs, from the time of appeal, writ of error or supersedeas took effect, which damages shall be in satisfaction of all interest during that time.

29. Upon every judgment of said court, the judgment creditor shall be entitled to all liens, executions and remedies, to secure or recover the same against any person whatsoever, to which he would be entitled if it were a judgment of the circuit court of Wayne county. Judgment rendered by said intermediate court, may be docketed in the judgment lien docket, kept in the county court clerk’s office of any county, in like manner and with like effect as other judgments, and executions on said judgments may likewise be docketed the same as executions from the circuit court.

30. Attachments and suggestions may be issued by the clerk of said intermediate court, under the same regulations and in the same cases as attachments are now issued by clerks of the circuit courts, and served in the same manner and with like effect.

31. This act shall be in force from its passage, but the jurisdiction and functions conferred by this act upon said intermediate court shall not be exercised until on or after the first day of July, 1889.

[Approved February 32, 1889.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.
AN ACT to establish a police court in Wheeling.

[Passed February 22, 1880.]

Be it enacted by the Legislature of West Virginia:

1. There shall be established within the city of Wheeling, in the county of Ohio, a court, with general police jurisdiction, to be called the "Police Court of the City of Wheeling."

2. Besides the other duties of the mayor of the said city of Wheeling, it shall be his duty during his term of office, to act as the judge of the court hereby established, and he is hereby invested with full power, jurisdiction and authority to act as such judge, and to exercise and enforce all and every of the lawful jurisdiction, power and authority conferred by law upon said court.

3. The mayor shall receive from the said city a salary of one thousand dollars, for the performance of his duties as such judge, as may be prescribed by the city council of said city. The council shall have authority to pass all ordinances, (not repugnant to the constitution and laws of the United States or of this state) which may be necessary and proper to carry into full effect, any power, authority, capacity or jurisdiction which is or shall be granted to, or vested in, the said city, or in the council or in the court hereby established, or in any officer of said city, and to enforce any or all of their ordinances by reasonable fines and penalties, and by imprisoning the offender or offenders, and by compelling them to labor without compensation, at any of the public works or improvements undertaken or to be undertaken by said city, or by any or all of said modes. Provided, however, That no fine shall be imposed exceeding one hundred dollars, and that no person shall be imprisoned or compelled to labor as aforesaid more than one year, for any one offense; and Provided further, That no jury shall be allowed in any trial for the violation of an ordinance of said city.

4. Where any fine, penalty or punishment may be lawfully imposed for a violation of an ordinance of the city of Wheeling, the said police court, hereby established, shall have full jurisdiction and authority in the case, the proceeding in such case shall be by summons...
in behalf of the said city and shall conform to the regulations, so far as they are applicable, respecting civil proceedings before justices of the peace in this state, but the mayor or the acting clerk of the said court may, for good cause shown, by affidavit or otherwise, by endorsement upon such summons, order the defendant or defendants to be arrested and brought before the said court, to be dealt with according to law.

5. The said court shall also, within the said city, have other powers. the same jurisdiction and power as a justice of the peace, in the said county of Ohio, for the apprehension, commitment, admitting to bail, or for the punishment of any offense, within said city; and in the exercise of such jurisdiction and powers, shall be subject to the same regulations.

6. The council of said city is hereby authorized to appoint some competent person to act during the term of office of each mayor, who shall exercise the jurisdiction of the said court, and act as judge thereof, when the mayor, from sickness or other cause, is incapable of acting, or is absent from the city, or the office of mayor is vacant; such person to be compensated for his services as council shall ordain.

7. The sessions of said court shall be at such times and at such place as the council of said city may by ordinance direct.

8. It shall not be necessary for any proceeding in said court to show the facts authorizing the said court to take jurisdiction thereof, but jurisdiction shall be presumed unless the contrary appears by the record.

9. The said court shall have full power and authority to enforce its orders and judgments, by any process of law which may be necessary and proper for the purpose, and all process, executions and orders of said court shall be signed by the judge or acting clerk thereof; such process and executions shall be directed to the sergeant of the said city, to be executed by him or one of its deputies; except that the mayor may at any time appoint a special officer to act in any case or to serve any particular process, execution or order. In the execution of the process, orders and executions of said court, the sergeant, deputy or special officer, shall have the same powers and rights, be subject to the liabilities, govern his proceedings by the same rules of law, and receive the same fees, as the
sheriff of said county is entitled to for like services; which fees shall be collected by the sergeant, and he shall turn the same over to the city as the ordinances of the city shall provide; but the city shall in no event be liable for any such fees; and the sergeant shall collect all fines imposed by the said court and account for the same to the said city.

10. The sergeant of the said city shall give bond to be approved by the said court, in the penalty of ten thousand dollars, made payable to the State of West Virginia, conditioned for the discharge by him of the duties of his office, which bond shall be filed in the office of city clerk of the said city; and the sergeant and his sureties in such bond shall be liable for the acts and omissions of the said sergeant and of his deputies.

11. The city council of said city may appoint one of the officers of the said city to act as clerk of the said court, who shall perform such duties as may be required by the judge of the said court, or be prescribed by rule or order of the said court, or of said council, and the council may provide for the compensation of the said acting clerk as it may deem best. Such acting clerk may charge the same fees for his services as are allowed to be charged by justices of the peace for like services, and any such fees shall be collected by the said acting clerk in like manner as fees of the clerk of the circuit courts are collected, but shall be accounted for by him to the city; and he shall give bond, in the penalty of one thousand dollars, to the city of Wheeling, with sufficient security, to be approved by said court, conditioned to faithfully discharge the duties of said office, and to account for and pay over, all and any money which shall come into his hands by virtue of his said office. Provided, No such fees shall be charged against the said city.

12. A seal shall be provided for the said court by the council of the said city, and the same may be altered or renewed as the said court may direct; full faith and credit shall be given to the records of the said court, and the certificates of its judge or clerk, whether the seal of said court be affixed thereto or not, in like manner and with the same effect as if the same were records of a circuit court or certificates of the judge or clerk of a circuit court, similarly authenticated.

13. The mayor of the said city is hereby authorized, within the said city, to administer and certify oaths in
any case in which such oaths may be lawfully administered, and the clerk of the said court shall have like authority to administer oaths within said city.

14. From the judgment of the said court, in any case involving a greater penalty than a fine of ten dollars, or imposing imprisonment or hard work, or confinement, or involving the validity of an ordinance of the said city, an appeal shall lie as a matter of right, to the circuit court of Ohio county, either on behalf of the defendant or of the city, but no defendant shall be entitled to such appeal, until and unless, he execute before the said court or its clerk, bond in such penalty as the said court may prescribe, conditioned to perform the judgment and order of the circuit court of said county, made or rendered upon such appeal; every bond shall be with security approved by the said court or its clerk; but in any case in which an appeal is taken or granted on behalf of the city, no bond or security shall be required; Provided, That no such appeal shall be granted or lie, unless some counsel practicing in the said circuit court, shall certify that he is satisfied there is an error in law or fact in the said judgment, to the prejudice of the party desiring such appeal. No such appeal shall lie after two years from date of any order or judgment desired to be appealed from.

15. Whenever any suit or prosecution shall be instituted before said court, of any violation of the ordinances of the city, or for the recovery of any fine, penalty or forfeiture imposed by the ordinances thereof, said court shall have power to render judgment for such fine, penalty or forfeiture, together with the cost of said prosecution.

16. Whenever any suit or prosecution shall be instituted before said court in the name of the city, for any violation of the ordinances thereof, or for the recovery of any fine, penalty or forfeiture imposed by the ordinances thereof, said court shall cause the person or persons at whose instance such suit or prosecution was instituted, to be designated in the record or memorandum of the case, and also upon the warrant or writ issued to arrest or summon the person charged, and if the person or persons charged, shall not upon final hearing be convicted, and the said court shall be of opinion, that no sufficient or probable cause did exist for the institution of the said suit or prosecution, then judgment for the costs shall be rendered against the person or persons, at whose instance such suit or prosecution was in-
stituted; but if the said court upon final hearing, shall be of opinion, that sufficient or probable cause did exist for the institution of such suit or prosecution, judgment shall be rendered against defendant, for all the costs of suit or prosecution.

17. Where judgment shall be rendered in favor of the city, for any fine, forfeiture, penalty or costs against any person, for violation of, or offence against any ordinance, and execution shall be issued upon such judgment, and it has been or shall be made to appear by the return of the proper officer, that sufficient effects or property has or can not be found, to discharge such judgment or execution, and if such person shall thereafter be convicted by said court, of any offence against or violation of any ordinance of said city, for which any fine, forfeiture or penalty is, or shall be imposed by ordinance, said former judgment still remaining unsatisfied, in whole or in part, then it shall be lawful for the said court, at its discretion, instead of rendering judgment and issuing execution against the person so convicted, for any fine, forfeiture or pecuniary penalty, to sentence such person to imprisonment, for such subsequent offence, for not less than one day nor more than one year, unless the former judgment and execution, and such other fine, penalty or forfeiture as may be determined in said sentence of imprisonment, shall be sooner paid off and discharged.

18. All civil suits, actions, motions, causes and proceedings, pending in the present municipal court of Wheeling, at the time when this act takes effect, shall be transferred to the circuit court of the county of Ohio, and be, in the said circuit court docketed, tried and disposed of; and all of the records of the said municipal court, on the civil side thereof, and all the papers filed in the office of the clerk of said municipal court, pertaining to civil business, now or heretofore pending in said court, shall be filed and kept in the office of the clerk of said circuit court, and such clerk shall be the custodian of all such records and papers; and all of the suits or prosecutions for violation of any of the ordinances of said city, pending in said municipal court, at the time this act takes effect, shall be transferred to and disposed of in the police court hereby established, and all records and papers in the office of clerk of said municipal court, with reference to police business thereof, shall hereafter be kept in the clerk's office of the said police court.
19. An act entitled "An Act to establish a court of limited jurisdiction in the city of Wheeling," passed February 24th, 1865, and all and any act or acts, amendatory thereof, or of any part thereof, are hereby repealed, and all and any and every act, inconsistent with this act, are hereby repealed.

[Approved February 23, 1869.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XXX.

AN ACT to amend and re-enact sections 2 and 3, of chapter 110, of the Code of West Virginia, as amended and re-enacted by chapter 153 of the Acts of 1882.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

1. That sections 2 and 3 of chapter 110, of the Code of West Virginia, be amended and re-enacted so as to read as follows:

2. In every case, matter or proceeding, in which a certiorari might be issued, as the law heretofore has been, and in every case, matter or proceeding before a county court, council of a city, town or village, justice or other inferior tribunal, the record or proceeding may after a judgment or final order therein, or after any judgment or order therein abridging the freedom of a person, be removed by writ of certiorari to the circuit court of the county in which said judgment was rendered, or order made; except in cases where authority is or may be given by law, to the circuit court or the judge thereof in vacation, to review such judgment or order on motion, or on appeal, writ of error or supersedeas, or in some manner other than upon certiorari; but no certiorari shall be issued in civil cases before justices, where the amount in controversy, exclusive of interest and costs, does not exceed fifteen dollars.
3. In every case, matter or proceeding before a county court, council, justice or inferior tribunal, in which a writ of certiorari would lie according to the provisions of the preceding section, the majority of the commissioners composing a court, or the justice or the officer or officers presiding over such council or other inferior tribunal, shall upon request of either party in a civil case, matter or proceeding, or the defendant in a criminal case, matter or proceeding, certify the evidence if any which may have been heard, and sign bill of exceptions, setting forth any rulings or orders which may not otherwise appear of record. Such certificate of evidence and bills of exceptions shall be part of the record and as such be removed and returned to the circuit court. The clerk upon receiving such record shall file the same and docket the case, in the same manner that other cases are docketed. Upon the hearing, such circuit court shall, in addition to determining such questions as might have been determined upon a certiorari, as the law heretofore was, review such judgment, order or proceeding, of the county court, council, justice or other inferior tribunal upon the merits, determine all questions arising on the law and evidence, and render such judgment or make such order upon the whole matter, as law and justice may require. But all such cases removed as aforesaid from before a justice to the circuit court, wherein the amount in controversy is more than fifteen dollars, and in which the judgment of the justice is set aside, shall be retained in said court, and disposed of as if originally brought therein.

J. J. Woods,
Speaker of the House of Delegates.

R. S. Carr,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 27, 1859.

I certify that the foregoing act having been presented to the governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

Henry S. Walker,
Secretary of State.
The foregoing act takes effect at the expiration of ninety days after its passage.
CHAPTER XXXII.

AN ACT making appropriations of public money to pay general charges upon the treasury.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

There shall be and are hereby appropriated, out of the State fund, for the fiscal year ending September 30th, 1889, the following sums for the purposes as follows:

Penitentiary.

For salary of the superintendent, one thousand five hundred dollars.

For salary of clerk, six hundred dollars, for the duties belonging to his office at the time the office was created, and the further sum of four hundred dollars, for the additional duties now attached to the office by reason of the abolition of the office of comissary.

For salary of physician, five hundred dollars.

For salary of chaplain, one hundred and fifty dollars.

For estimated deficiency in ordinary expenses, twenty-three thousand dollars.

For furniture, five hundred dollars.

For fifty-six additional cells, in the north cell building, the labor to be performed by convicts so far as it can be done, four thousand dollars.

For new pump at water works, five hundred dollars.

For new flooring in engine house, seventy-five dollars.

The foregoing appropriations for the penitentiary, are to be drawn from the treasury, upon requisition of the board of directors, addressed to the auditor, as the same may be required; Provided, That only the reasonable expenses incurred by said directors in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of the penitentiary; and no mileage shall be allowed or paid to them.

Criminal Charges.

For criminal charges, eighty-five thousand dollars.
Lunatics in Jail.

For support of lunatics in jail, and the payment of any claim arising under section 33, of chapter 81 of the Acts of 1875, and section 18, of chapter 67, of the Acts of 1882, twenty thousand dollars.

For the payment of claims for medicines furnished and medical services rendered, to lunatics and persons charged with felony, confined in county jails, from and after the passage of chapter 61, Acts of 1887, until the appointment by the respective county courts of a physician in accordance with said act, such a sum as may be necessary, to be paid out of the appropriations for criminal charges and for the "support of lunatics in jail;" and to pay any and all claims allowed and certified by circuit courts for the maintenance and care of lunatics out of jail, under contract with said circuit courts, prior to January 1st, 1889, one thousand dollars, or so much thereof as may be necessary.

Normal Schools.

For the support of the normal school and its branches, fifteen thousand dollars, to be paid according to the provisions of section 96, of chapter 45 of the Code of West Virginia, as amended at this session of the Legislature. The residue named in the ninety-seventh section of said chapter 45, is hereby appropriated, payable on the order of the regents of such schools, being included in said fifteen thousand dollars.

For traveling expenses of the regents for the year 1889, four hundred dollars, payable on the order of the board of regents; Provided, That only the reasonable expenses incurred by said regents in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of the normal schools; and no mileage shall be allowed or paid to them.

For furniture and apparatus at Marshall college, two hundred and fifty dollars.

For library at same school, one hundred and fifty dollars.

For repairs and contingent expenses, same school, three hundred dollars.

For plumbing at same school, five hundred dollars.

For fences, paving sidewalks and gutters, at same school, one thousand dollars.

For repairs, furniture, apparatus and library at the Fairmont normal school, seven hundred and fifty dollars.
GENERAL APPROPRIATIONS.

For black-boards and painting rooms at same school, two hundred dollars.

To pay Miss Nannie R. Cameron balance due her on salary as assistant teacher in the Fairmont normal school, for the school year 1883-4, one hundred and forty-three dollars and seventy-two cents, to be paid on her order.

For repairs, etc., at Shepherd college, three hundred dollars.

For furniture and library at Concord normal school, three hundred dollars.

For building an addition to the Concord normal school building, the same to cost not more than three thousand dollars, one thousand five hundred dollars of which is hereby appropriated.

For repairs, furniture, library, apparatus, walks, fences; etc., at the West Liberty, normal school, one thousand dollars.

For library and apparatus at the Glenville normal school, one hundred dollars.

The foregoing appropriations for normal schools, so far as they do not relate to salaries of teachers and traveling expenses of regents, are to be drawn by, and expended under the control and direction of, the executive committee of the several schools.

The University.

For the expenses of the regents of the West Virginia University, seven hundred dollars.

For current and contingent expenses of the University, four thousand dollars.

For salaries of President and instructors at the University, sixteen thousand, three hundred and twelve dollars.

For library at the University, three hundred dollars.

For repairs and improvement at the University, five hundred dollars.

For deficiency last year, one thousand two hundred dollars.

For apparatus for engineering school, one thousand dollars.

For purchase of land and interest on same, four thousand, seven hundred and seventeen dollars.

The foregoing appropriations for the University, to be drawn from the treasury upon the orders of the executive committee, addressed to the auditor; Provided, that only the reasonable expenses incurred by said regents in discharging their duties as such, and four dol-
lars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of the University; and no mileage shall be allowed or paid to them.

**West Virginia Schools for the Deaf and the Blind.**

For the current expenses of the schools for the deaf and the blind, twenty-five thousand dollars. For the transportation of indigent pupils, one thousand dollars. For the purchase of engine, two hundred and fifty dollars. For the change of the pipe which conveys the water from the mountain to the school building, five hundred dollars.

The foregoing appropriations for the schools for the deaf and the blind, to be drawn from the treasury upon the orders of the board of regents, addressed to the auditor; Provided, That only the reasonable expenses incurred by said regents, in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of said institution, and no mileage shall be allowed or paid to them.

**Hospital for the Insane at Weston.**

For current expenses for the hospital of the insane, one hundred thousand dollars; Provided, That only the reasonable expenses incurred by the board of directors of the hospital for the insane, in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of said hospital and no mileage shall be allowed or paid to them.

For transportation of patients, three thousand five hundred dollars. For general repairs, five thousand dollars. For furnishing new annex with 125 beds and furniture, three thousand dollars. For furnishing and putting in position two new steam boilers, two thousand dollars. For purchasing new cooking apparatus and repairing old, one thousand and two hundred dollars. For furnishing new radiators, steam and other pipes—old building—five thousand dollars. For furnishing new radiators, steam and other pipes building.
General Appropriations.

Lumber, etc. For furnishing lumber, hardware and other material for carpenters' department, one thousand dollars.

Painting. For painting, three hundred dollars.

Furniture. For furnishing, one thousand dollars.

Repairs. For repairing coping and roof—old building—one thousand dollars.

Steam main. For contract with T. C. Bassler & Co., for five inch steam main complete, seven hundred and fifty-one dollars and forty-seven cents.

How drawn. The foregoing appropriations, for the hospital for the insane, to be drawn from the treasury upon the order of the board of directors, addressed to the auditor, at the beginning of each month, in such amounts as may be then needed.

Hospital for the Insane at Spencer.

Completing building. For the purpose of completing building, twenty thousand dollars, one-half to be paid out of the revenues of 1889, and the other half out of the revenues of 1890, or so much thereof as may be necessary to complete the building according to the plans and specifications adopted by the board of public works.

How paid. For boiler and engine, two thousand dollars.

Boilers, etc. For heaters, radiators and other pipes, four thousand dollars.

Heaters, etc. For tanks and reservoir, two thousand dollars.

Tanks, etc. For sewerage and sewer pipes, one thousand dollars.

Sewers. The foregoing appropriations for the hospital for the insane at Spencer, to be drawn from the treasury upon the order of the board of directors, addressed to the auditor, should such directors be appointed—if not, then upon the order of the board of public works.

Contingent Legislative Expenses.

Senate. For contingent expenses of the Senate, seven hundred dollars, or so much thereof as may be required.

House. For contingent expenses of the House of Delegates, one thousand dollars, or so much thereof as may be required.

Administering oaths. To pay W. P. Adams for swearing in the members and officers of the House of Delegates, seventeen dollars and fifty cents; and to pay J. B. Floyd for swearing in thirteen members of the Senate, three dollars and twenty-five cents.

Janitor. To pay compensation allowed by law to janitor for his services during the regular session of the Legislature, one hundred and thirty-five dollars.
GENERAL APPROPRIATIONS.

To pay janitor for extra labor hired during the regular session of the Legislature, three hundred and thirty-seven dollars and fifty cents.

To pay M. V. Smith for damages done his dwelling house, during a call of the Senate, five dollars.

Executive Department.

For civil contingent fund, eight thousand and three hundred dollars, three hundred dollars of which is to be used for the military of the state.

For contingent expenses of auditor's office and pay of extra clerks, two thousand and five hundred dollars.

For contingent expenses of the treasurer's office and pay of extra clerks, six hundred dollars.

For contingent expenses of the secretary of state's office, one thousand dollars.

For contingent expenses of attorney general's office, two hundred dollars.

For contingent expenses of adjutant general's office, two hundred and fifty dollars.

For contingent expenses of state librarian, one hundred dollars.

The foregoing appropriations to be drawn from the treasury upon the orders or requisitions of the officers to whom said funds are respectively appropriated, who shall render a detailed account at each meeting of the legislature of the fund so expended.

Salaries of Clerks.

To pay salary of private secretary to the governor, one thousand dollars.

To pay salary of clerk to the secretary of state, one thousand and two hundred dollars.

To pay salary of second clerk to the secretary of state, one thousand dollars.

To pay salary of clerk in treasurer's office, one thousand two hundred dollars.

To pay salaries of clerks in the auditor's office, six thousand dollars.

To pay salary of clerk in the attorney general's office, one thousand two hundred dollars.

To pay salary of clerk in the office of state superintendent of free schools, to be paid out of the general school fund, one thousand two hundred dollars.

To pay salary of second clerk in the office of state superintendent of free schools, to be paid out of the general school fund, one thousand dollars.
Repairs and improvements. For repairs and improvements, paving, fencing and grading, in connection with the capitol building and grounds, and supplying same with gas and water, including sums due under contracts heretofore made by the board of public works, eighteen thousand four hundred and forty-five dollars and thirty-three cents; and no interest shall be allowed on any claim paid out of said amount.

Water. For water, seven hundred dollars.

Gas. For gas, fourteen hundred dollars.

Judicial Department.

For contingent expenses of the supreme court of appeals, one thousand eight hundred dollars.

For contingent expenses of circuit courts, six hundred dollars.

For printing and binding the supreme court reports, two thousand dollars.

Overpaid Taxes.

For refunding over payments made at the treasury, on account of taxes, licenses, fines and commissions, to be paid out of the fund into which they were paid, two thousand dollars.

Erroneous Assessments.

For refunding taxes erroneously assessed, collected and paid into the treasury, to be paid out of the fund into which the taxes were paid, five hundred dollars.

County and District Taxes.

For refunding to counties, county and district taxes, paid into the treasury for the redemption of lands, such amount is hereby appropriated as will be necessary to refund to the counties entitled thereto, the taxes so paid into the treasury.

For refunding county, district and municipal taxes, paid into the treasury by railroad companies, such sum is hereby appropriated as will be necessary to refund to each county, district and municipal corporation, the amount of such taxes as may be paid into the treasury to the credit of such county, district or municipal corporation.
PUBLIC PRINTING.

For public printing and binding, twenty-two thousand dollars.

For supplying stationery and printing paper for state use, including the office of superintendent of free schools, fourteen thousand dollars.

CIVIL SUITS.

For expenses in civil suits, and pay of state agents, two thousand dollars, the per cent. to be paid out of the fund collected.

INTEREST.

To pay interest on money borrowed of the school fund, ten thousand one hundred and seventy dollars and sixty-nine cents.

INSURANCE.

To pay insurance on public buildings, two thousand seven hundred and ten dollars.

STATE LIBRARIES.

For purchasing and binding books for state libraries, to be drawn on the order of the supreme court of appeals, and expended under the direction of the court, one thousand dollars.

VACCINE AGENTS.

To pay vaccine agents, to be drawn upon the order of the governor, fifty dollars.

INSPECTORS OF MINES.

To pay salaries of the mine inspectors, two thousand dollars.

To pay traveling expenses of same, seven hundred dollars each.

To pay deficiency in former appropriations for traveling expenses of inspectors, two hundred and nine dollars.

STATE BOARD OF HEALTH.

To pay expenses of state board of health, and the secretary of such board, one thousand and five hundred dollars.
dollars, to be paid upon the order of said board.

**Miscellaneous.**

**Refunding license tax.** For refunding license tax erroneously, assessed and collected from foreign corporations, four thousand and fifty dollars.

**Rent arsenal.** To pay P. H. Noyes & Co. for rent of arsenal, forty dollars.

For reimbursing the officers and men of the Ritchie Guards and of the Auburn Guards, the amount paid by them for transportation to Philadelphia, and return, for the purpose of participating in the military ceremonies connected with the constitutional centennial, held in that city in September, one thousand eight hundred and eighty-seven, seven hundred and fifteen dollars and ninety-five cents.

Said amount to be paid upon the order of the adjutant general, approved by the governor.

To pay the Baltimore and Ohio railroad company for passenger transportation furnished two companies of the state militia, two hundred and four dollars and fifty cents, to be paid upon the order of the adjutant general, approved by the governor.

To pay the officers and men of companies A and B of the first regiment, state militia, while under orders for duty in Logan county, this state, two hundred and forty-eight dollars and fifteen cents; to be paid upon the order of the adjutant general, approved by the governor.

A properly certified pay roll of said companies to be filed in the office of the adjutant general.

For copying lists of delinquent land sales for the years 1865, 1867 and 1869, in the auditor’s office, one thousand five hundred dollars.

To pay David Brown, late sheriff of Brooke county, three hundred dollars extra expenses incurred by him in trial of the State against Van Baker for murder.

To pay S. P. Leazear, clerk of the circuit court of Brooke county, one hundred and seventy-five dollars, for extra work done by him in the trial of the State against Van Baker for murder.

To pay J. A. McGuffin, the amount expended by him for freight and express charges, etc., on exhibits, arrangement of same, and for decorating, etc., the West Virginia building, at the Centennial Exposition of the Ohio Valley and Central States, held in Cincinnati, in 1888, two hundred and thirty-nine dollars and forty-five cents.

To pay to Mrs. Jessie C. Hall for services rendered and expenses, as assistant superintendent of the West Vir-
Virginia exhibits at the Exhibition of the Ohio Valley and Central States, held at Cincinnati, the sum of two hundred and fifty dollars.

To pay Ira Bailey, late sheriff of Monongalia county, for taxes on licenses paid the state, one hundred and nineteen dollars and fifty cents.

2. That there shall be and are hereby appropriated, out of the state fund, for the fiscal year ending September the thirtieth, one thousand eight hundred and ninety, the following sums for the purposes as follows:

**Penitentiary.**

For salary of superintendent, one thousand five hundred dollars.

For salary of clerk, six hundred dollars, for the duties belonging to his office at the time the office was created, and the further sum of four hundred dollars, for the additional duties now attached to the office by reason of the abolition of the office of commissary.

For salary of physician, five hundred dollars.

For the salary of chaplain, one hundred and fifty dollars.

For estimated deficiency in ordinary expenses, twenty-three thousand dollars.

The foregoing appropriations for the penitentiary, are to be drawn from the treasury upon requisitions of the board of directors, addressed to the auditor, as the same may be required; Provided, That only the reasonable expenses incurred by said directors in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of the penitentiary, and no mileage shall be allowed or paid to them.

**Criminal Charges.**

For criminal charges, eighty-five thousand dollars.

**Lunatics in Jail.**

For the support of lunatics in jail and the payment of any claim arising under section 33, of chapter 81, of the Acts of 1875, and section 18, of chapter 67, of the Acts of 1882, ten thousand dollars.

**Normal Schools.**
For the support of the normal school and its branches, fifteen thousand dollars; to be paid according to the provisions of sections 96, of chapter 45, of the Code of West Virginia, as amended at this session of the Legislature. The residue named in the 97th section of said chapter, is hereby appropriated payable, on the order of the regents of such schools, being included in said fifteen thousand dollars.

For the traveling expenses of the regents for the year one thousand eight hundred and ninety, four hundred dollars, payable on the order of the board of regents.

Provided, That only the reasonable expenses incurred by said regents in discharging their duties as such, and four dollars a day, for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of the normal schools; and no mileage shall be allowed or paid them.

For furniture and apparatus at Marshall college, two hundred and fifty dollars.

For library at same school, one hundred and fifty dollars.

For repairs and contingent expenses same school, three hundred dollars.

For fences, paving sidewalks and gutters, at same school, one thousand dollars.

For repairs, etc., at Shepherd college, three hundred dollars.

For repairs, furniture, library, apparatus, walks, etc., at the West Liberty normal school, six hundred dollars.

For repairs, furniture, apparatus, library, etc., at the Fairmont normal school, seven hundred and fifty dollars.

For blackboards at same school, two hundred dollars.

For library and apparatus at the Glenville normal school, one hundred dollars.

For building an addition to the Concord normal school building, the same not to cost more than three thousand dollars, the second one thousand five hundred dollars of which is hereby appropriated.

The foregoing appropriations for normal schools, so far as they do not relate to salaries of teachers and the traveling expenses of the regents, are to be drawn by, and expended under the control and direction of the executive committee of the several schools.

The University.

For the expenses of the regents of the West Virginia University, seven hundred dollars; Provided, That only the reasonable expenses incurred by said regents
GENERAL APPROPRIATIONS.

in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of the university; and no mileage shall be allowed or paid to them.

For salaries of president and instructors at the University, sixteen thousand, eight hundred and twelve dollars.

For library, three hundred dollars.

For current and contingent expenses, four thousand dollars.

For apparatus for school of engineering, one thousand dollars.

For repairs and improvements, five hundred dollars.

For armory and commencement building, six thousand dollars.

The foregoing appropriations for the University to be drawn from the treasury upon the orders of the executive committee, addressed to the auditor.

West Virginia Schools for the Deaf and the Blind.

For current expenses of the schools for the deaf and blind, twenty-five thousand dollars.

For transportation of indigent pupils, one thousand dollars.

The foregoing appropriations for the schools for the deaf and blind, to be drawn from the treasury upon the orders of the board of regents, addressed to the auditor; Provided, That only the reasonable expenses incurred by said regents in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of said institution; and no mileage shall be allowed or paid to them.

Hospital for the Insane at Weston.

For current expenses of the hospital for the insane at Weston, one hundred thousand dollars.

Provided, that only the reasonable expenses incurred by the board of directors of the hospital for the insane, in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed, an itemized account of which shall be filed among the records of the said hospital; and no mileage shall be allowed or paid to them.

For transportation of patients to and from the hospital, three thousand and five hundred dollars.
Repairs.  For general repairs, five thousand dollars.
Carpenters' department.  For carpenters' department, one thousand dollars.
Painting.  For painting, three hundred dollars.
Furniture.  For furniture, one thousand dollars.
Repairing roof, etc.  For repairing spouting, roofing and cupolas, one thousand dollars.

How drawn.  The foregoing appropriations for the Hospital for the Insane, to be drawn from the treasury upon orders of the board of directors, addressed to the auditor, at the beginning of each month, in such amounts as may be then needed.

Executive Department.

Contingent fund; militia.  For civil contingent fund, eight thousand and three hundred dollars; three hundred of which is to be used for the militia of the state.
Auditor's office.  For contingent expenses of auditor's office, and pay of extra clerks, two thousand and five hundred dollars.
Treasurer's office.  For contingent expenses of treasurer's office, and pay of extra clerks, six hundred dollars.
Secretary of state.  For contingent expenses of secretary of state's office, one thousand dollars.
Attorney general.  For contingent expenses of attorney general's office, two hundred dollars.
Librarian.  For contingent expenses of state librarian, one hundred dollars.
Adjutant general.  For contingent expenses of adjutant general, two hundred and fifty dollars.

How drawn.  The foregoing appropriations to be drawn upon the requisition or orders of the officers to whom said funds are respectively appropriated, who shall render a detailed account at each meeting of the legislature, of the funds so expended.

Salaries of Clerks.

Private secretary.  To pay salary of private secretary to the governor, one thousand dollars.
Clerk secretary of state.  To pay salary of the clerk of the secretary of state, one thousand and two hundred dollars.

Same.  To pay salary of second clerk to the secretary of state, one thousand dollars.
Clerk treasurer.  To pay salary of clerk in treasurer's office, one thousand and two hundred dollars.
Auditor's clerks.  To pay salary of clerk in auditor's office, six thousand dollars.
Clerk attorney general.  To pay salary of clerk in attorney general's office, one thousand two hundred dollars.
To pay salary of clerk in the office of state superintendent of free schools, to be paid out of the general school fund, one thousand two hundred dollars.

To pay salary of second clerk in the office of state superintendent of free schools, to be paid out of the general school fund, one thousand dollars.

**Judicial Department.**

For contingent expenses of the supreme court of appeals, twelve hundred dollars.

For contingent expenses of the circuit courts, six hundred dollars.

For printing and binding the supreme court reports, two thousand dollars.

**Overpaid Taxes.**

For refunding over payments made at the treasury, on account of taxes, licenses, fines and commissions, to be paid out of the fund into which the payment was made, upon such form of vouchers as may be prescribed by the auditor, two thousand dollars.

**Erroneous Assessments.**

For refunding taxes erroneously assessed, collected and paid into the treasury, to be paid out of the fund into which the taxes were paid, five hundred dollars.

**County and District Taxes.**

For refunding to counties, county and district taxes paid into the treasury, for the redemption of land, such amount is hereby appropriated, as will be necessary to refund to the counties entitled thereto, the taxes so paid in to the treasury.

For refunding county, district and municipal taxes paid into the treasury by railroad companies, such sum is hereby appropriated as will be necessary to refund to each county, district and municipal corporation, the amount of such taxes as may be paid into the treasury, to the credit of such county, district and municipal corporation.

**Public Printing.**

For public printing and binding, twelve thousand dollars.
For supplying stationary and printing paper, for state use, including the office of superintendent of free schools, eleven thousand and five hundred dollars. Provided, That the public printer, shall render to the superintendent of public printing, annually, an itemized statement of all work done by him for the state, and the amounts paid him for the same out of the amount hereby appropriated; and said superintendent of public printing, shall transmit said statement, to the legislature at the next regular session thereof.

Civil Suits.

Vaccine Agents.

To pay vaccine agents, to be drawn upon the order of the governor, one hundred and fifty dollars.

Inspector of Mines.

To pay salaries of the mine inspectors, two thousand dollars.

To pay travelling expenses of same, seven hundred dollars each.

State Board of Health.

To pay expenses of state board of health and the secretary of such board, one thousand and five hundred dollars, to be said upon the order of said board.

Capitol Building.

For water, seven hundred dollars.

For gas, one thousand dollars.

State Libraries.

For purchasing and binding books for state libraries, to be drawn on the order of the Supreme Court of Ap-
peals, and expended under the direction of the court, one thousand dollars.

Insuranc e.

To pay insurance on public buildings, two thousand seven hundred and ten dollars.

Be it further enacted by the Legislature of West Virginia:

3. That no sum of money shall be paid out of the treasury, during the fiscal years ending September thirtieth, one thousand eight hundred and eighty nine, and one thousand eight hundred and ninety, beyond the amounts hereby appropriated, unless the same be provided for by the constitution or some general law.

But in addition to the sums hereby appropriated for each said fiscal year, the auditor may, after the expiration of said fiscal year, ending on the thirtieth day of September, one thousand eight hundred and ninety, and during the first six months of the fiscal year, beginning on the first day of October, one thousand eight hundred and ninety, make payments to the following institutions, officers and persons, upon proper vouchers, of sums of money, not exceeding in the aggregate, one-half of the amount appropriated for the same purpose, for the fiscal year ending September thirtieth, one thousand eight hundred and ninety, that is to say: For criminal charges; for the support of lunatics in jail; for the pay of teachers at the University; for the pay of teachers of the normal schools; for pay of salaries of mine inspectors and their traveling expenses; for current expenses of the school for the deaf and the blind; for the current expenses of the hospital for the insane; for the contingent expenses of the different executive offices, and of the librarian and adjutant general's office; for the pay of clerks in the executive offices; for pay of clerk, physician and chaplain of the penitentiary; for printing and binding the Supreme Court reports; for refunding over paid taxes and for taxes erroneously assessed; and for public printing and binding, and for supplying stationery; and during the said six months the auditor may pay all proper charges for refunding to counties and districts, taxes for county and district purposes, upon lands redeemed at the auditor's office; and also taxes assessed against railroads for county and district purposes, which may be presented to him for payment.
And there are hereby appropriated out of the State fund, for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-one, sums sufficient to make the payments authorized by this section.

4. The Auditor is hereby authorized to make the necessary entries on the books of his office, disposing of the arrears for taxes, licenses and fines, due from Sheriffs for the years 1861, to and including 1883, and to allow such compensation as he may think reasonable, to the State Agents for the collection thereof; such compensation to be paid out of the money so collected, upon the approval of the Attorney General.

5. The Superintendents of the several public institutions of this State, shall furnish to the board of directors or of regents, of their respective institutions, itemized accounts of all moneys paid out on account of appropriations for contingent expenses and repairs, and when audited and allowed, the directors or regents, respectively, shall include such itemized accounts in their reports, as are directed by law to be made.

And in no case shall the expenditure exceed the amount appropriated for such contingencies.

Every warrant or requisition upon the auditor, for any part of the moneys herein and hereby appropriated for the penitentiary, the university, the hospital for the insane, and the school for the deaf and the blind, shall be accompanied by a statement of the treasurer, or other financial officer of such institution, showing how much money is in his hands to the credit of such institution, on the day such draft or requisition is forwarded for payment.

And the disbursing officers of the various contingent funds, are hereby required to furnish the succeeding legislature, an itemized account of the distribution of said fund.

[Approved February 25, 1889.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.
JOINT RESOLUTIONS.

[No. 1.]

JOINT RESOLUTION authorizing the Auditor to draw warrants upon the Treasury for the per diem and mileage of members of the Legislature and the per diem of the officers and attaches of the Senate and House of Delegates.

Resolved by the Legislature of West Virginia:

That the Auditor is hereby authorized to issue his warrants upon the Treasury, for such amounts as are or may become due to the several members, officers and attaches of the Senate and House of Delegates, for their per diem, upon the proper requisitions of the clerk of the Senate and the Sergeant-at-arms of the House respectively; and the said Auditor is further authorized to issue his warrants for the mileage of the members of the two Houses, as soon as the said mileage is ascertained and fixed; upon proper requisitions being presented to him therefor.

[Adopted January 22, 1880.]

[No. 2.]

JOINT RESOLUTION providing for the adoption of Joint Rules for the government of the two Houses of the Legislature.
Resolved by the Legislature of West Virginia:

That the Joint Rules of the Senate and House of Delegates heretofore adopted and printed in the Manual in use in the Legislature of this State, at the last session thereof, be, and the same are hereby adopted for the government of the two Houses of this Legislature.

[Adopted January 23, 1859.]

[No. 3.]

JOINT RESOLUTION concerning the manner of printing the journals and bills.

Resolved by the Legislature of West Virginia:

1. In printing the daily Journals of the proceedings of each House, there shall be printed at the top of each page, except the first, the date of the Journals, and on the last page of each day’s Journal, shall be printed the calendar for the next day.

2. At the top of the first page of each bill, preceding the title and number thereof, there shall be printed the name of the person by whom, or the committee by which it was introduced, the day when introduced, and at the top of each page, except the first, shall be printed the number of bill.

[Adopted January 24, 1889.]

[No. 4.]

JOINT RESOLUTION authorizing the Auditor to issue his warrant in favor of the Public Printer, for printing done for the current use of the Senate and House of Delegates.

Resolved by the Legislature of West Virginia:

That the auditor is hereby authorized to issue his warrant in favor of the public printer, for printing done for the current use of the Senate and House of Delegates.

[Adopted January 28, 1889.]
JOINT RESOLUTION to put into immediate operation the alternate road method in Lewisburg, Blue Sulphur and Irish Corner districts, in Greenbrier county.

WHEREAS, At an election held in Greenbrier county, on November the sixth, one thousand eight hundred and eighty-eight, the alternate road law was adopted by the districts of Lewisburg, Blue Sulphur and Irish Corner; and whereas there was no regular session of the county court in said county after the adoption of said alternative road law by the said districts, prior to January the first, and whereas, the term of office of the surveyor of roads does not begin until the first day of January succeeding his appointment; therefore

Be it Resolved by the Legislature of West Virginia:

That the county court of Greenbrier county be and is hereby authorized, to put the alternate road method in Lewisburg, Blue Sulphur and Irish Corner districts, in said county, adopted on November the sixth, one thousand eight hundred and eighty-eight, into immediate operation.

[Adopted January 28th, 1889.]

[No. 6.]

JOINT RESOLUTION authorizing the county court of Webster county to put into immediate operation the alternate road method in two districts in said county.

WHEREAS, At an election held in Fork Lick District and Hackers Valley District, in Webster county, on the Tuesday after the first Monday in November, one thousand eight hundred and eighty-eight, the alternate road law was adopted, and

WHEREAS, By changing the general election from October to November, there was no regular session of the county court in said county prior to January the first, and

WHEREAS, The term of office of the Surveyor of roads does not begin until the first day of January succeeding his appointment, therefore
JOINT RESOLUTIONS.

Be it resolved, by the Legislature of West Virginia:

That the county court of Webster county be and is hereby authorized to put the alternate road method in said districts, adopted on the Tuesday after the first Monday in November, one thousand eight hundred and eighty-eight, into immediate operation.

[Adopted February 2, 1889.]

[No. 7.]

JOINT RESOLUTION requesting Congress to pass a law granting a pension to every honorably discharged Union soldier, who was confined in Southern prisons, and the payment of an additional two dollars per day for every day so imprisoned.

Be it Resolved by the Legislature of West Virginia:

That the Senate and House of Representatives of the United States, are hereby requested to pass a law, providing that all honorably discharged Union soldiers of the late war, who were confined in Southern prisons, be placed on the pension rolls of the United States at not less than twelve dollars per month, and that they receive the sum of two dollars per day, for the time they were so imprisoned.

Resolved, That the Governor of this State forward a copy of this resolution to the Senate and House of Representatives of the United States.

[Adopted February 12, 1880.]

[No. 8.]

JOINT RESOLUTION instructing our Senators and requesting our Representatives in Congress, to use their influence to secure the passage by Congress, of the Militia Pension Bill.

Resolved by the Legislature of West Virginia:

1. That our Senators in Congress be instructed, and our Represen-
JOINT RESOLUTIONS.

[141]

tatives requested, to use their influence to secure the passage of the bill pending before the Congress of the United States, known as the Militia Pension Bill, or other measure of such character as will entitle the widows, orphans, children and the disabled members of the militia, who served the Federal Government, either in the field or in the prison, as home guards or State Militia, in the late war between the States, to proper pensions from the United States Government.

2. That the Governor of this State shall send a copy of this resolution to each of our Senators and Representatives in Congress.

[Adopted February 13, 1889.]

[No. 9.]

JOINT RESOLUTION requesting the passage by Congress of a general service pension bill.

WHEREAS, It is generally conceded that the pension laws of the United States now in force, are defective, in that they grant the same rate of pensions for a short term as for a long term of service, thus rewarding in the highest degree many men who have rendered no adequate service to the government in the time of its greatest need and peril; and

WHEREAS, The long lapse of time since the close of the war has made it almost impossible to substantiate, with the necessary proofs, many really meritorious and just claims; therefore,

Be it resolved, (the Senate concurring),

That our senators and representatives in congress be requested to favor the passage of a general service pension bill, such as shall be fair and just, to all honorably discharged soldiers and sailors of the late war, and which will in a measure remove the temptation now existing for pension claimants to commit perjury and subornation of perjury.

[Adopted February 14, 1889.]

[No. 10.]

JOINT RESOLUTION instructing the Senators and requesting
JOINT RESOLUTIONS.

the Representatives of this State in the Congress of the United States, to use their best efforts to secure an appropriation to repair the damages done to the Cumberland road by recent floods.

WHEREAS, The Cumberland road within the confines of the county of Ohio, State of West Virginia, belongs to the United States, and is only held in trust by the State of West Virginia, and is a convenient and valuable thoroughfare; and

WHEREAS, The floods of the summer of 1887 almost entirely destroyed the bridges, sidewalks and much of the road bed of said road, within the limits named, rendering the said road almost impassable, to the great detriment of the public; and

WHEREAS, The receipts from tolls collected on said road are insufficient to put the said road in good repair; therefore

Resolved by the Legislature of West Virginia:

That our Senators be instructed and our Representatives in the Congress of the United States be requested, to urge upon Congress the necessity of appropriating $60,000.00 for repairing the bridges, sidewalks and road-beds of the Cumberland road within the county of Ohio and State of West Virginia, and use their best efforts to secure the said appropriation.

Resolved, That a copy of the foregoing preamble and resolution be transmitted by his His Excellency the Governor of this State, to each of our Senators and Representatives in Congress, with the request that the same be laid before the Senate and House of Representatives of the Congress of the United States.

[Adopted February 14, 1889.]

[No. 11.]

JOINT RESOLUTION authorizing the county court of Tyler county to put into immediate operation, the alternate road method in districts of Tyler county.

WHEREAS, On the 10th day of August, 1888, the county court of Tyler county, upon the petition of 118 voters of said county, did submit the question of adopting the method of constructing and keeping in repair the county roads of said county, to the voters
of the county as provided for by chapter 35, of the Acts of the Legislature of 1881, and

WHEREAS, On the 12th day of November, 1888, said county court did make and enter of record an order in words and figures as follows, to wit:

The commissioners of the county court of the county of Tyler, having carefully and impartially examined the returns of the election held in said county, in each district thereof, on the 6th day of November, 1888, do hereby certify that in said county, upon the question of the adoption of or rejection of the new road law, "For adoption" received one thousand five hundred and ten (1,510) votes. "For rejection" received eight hundred and twelve (812) votes.

AND WHEREAS, on the same day said county court did make and enter an order in words and figures as follows, to wit:

In view of the uncertainty as to the legality of the vote taken at the election held in this county on the 6th day of November, 1888, in regard to the alternate road law, and of the irregularities in submitting the question to a vote, and of the consequent litigation that might arise out of the matter, the court upon mature consideration declines to put the said law in operation, in any of the districts of this county.

Therefore, Resolved by the Legislature of the State of West Virginia:

That the county court of the county of Tyler, be authorized and directed, to put into immediate operation, the method of "Constructing and Keeping in Repair," the county roads of said county, as provided for by chapter 35 of the Acts of the Legislature of West Virginia of 1881, in which a majority of the votes cast on said question at said election, were cast in favor of the adoption of said method of constructing and keeping in repair the county roads.

[Adopted February 16, 1889.]

[No. 12.]

JOINT RESOLUTION authorizing the Joint Committee to be appointed to consider the contested election case between A. B. Fleming and Nathan Goff, for the office of Governor, to sit during the recess of the Legislature and employ a stenographer.
Whereas, There is now pending before the Legislature of West Virginia a contest between A. B. Fleming and Nathan Goff, for the office of Governor of the said State for the term of four years beginning on the fourth day of March 1889,

Therefore in order to expedite the hearing and determination of said contest, at the Session of the Legislature hereafter to assemble for that purpose,

Be it Resolved by the Legislature of West Virginia:

That the Joint Committee to be appointed in the manner prescribed by section 14, of chapter 6 of the Code of West Virginia, to make report upon said contest, be and they are hereby empowered and authorized to sit and hold sessions from time to time, during the interval between the adjournment of the present session of the Legislature and the session of the Legislature hereafter to assemble as aforesaid, for the purpose of hearing and determining said contest for the office of Governor; and said committee is authorized to employ a clerk, who shall be a competent stenographer, if deemed necessary.

[Adopted February 18, 1889.]

[No 13.]

JOINT RESOLUTION raising a commission to report upon the expediency of purchasing Shelton College for an academy for colored youth.

Be it resolved by the Legislature of West Virginia:

That a commission of three be appointed by the Governor, who shall enquire into the expediency of purchasing Shelton College, below St. Albans, Kanawha county, West Virginia, and the grounds belonging to said institution, for the purpose of establishing therein an academy for the education of the colored youth of this state, and report to the next regular session of the Legislature of this state.

[Adopted February 22, 1889.]

[No. 14]

JOINT RESOLUTION authorizing the Joint Committee ap-
JOINT RESOLUTIONS.

pointed to consider the contested election of A. B. Fleming vs. Nathan Goff, for the office of Governor, to draw warrants on the Treasury for their per diem and mileage, and for the payment of their clerk.

Resolved by the Legislature of West Virginia:

That the Chairman of the Joint Committee elected in the matter of the gubernatorial contest, be authorized to draw his warrants on the treasury for the per diem and mileage of the members of the said committee, and for the pay of the clerk, if one be appointed, while in the discharge of their duties as said committee, during the recess of the Legislature.

Approved February 22, 1889.

No. 15.

JOINT RESOLUTION providing for a Joint Committee to wait upon the Governor.

Be it resolved by the Legislature of West Virginia:

That a joint committee of two of the Senate and three of the House of Delegates, be appointed to wait on the governor and inform him that the Legislature is now ready to adjourn, and ascertain if he has any further communication to make to the two Houses.

(Adopted February 22, 1889.)
STATE OF WEST VIRGINIA,
EXECUTIVE DEPARTMENT, 
Charleston, December 18, 1889.

I, E. W. Wilson, Governor of the State of West Virginia, under and by virtue of section seven, of Article VII of the Constitution of said State, which provides that,

"The Governor may, on extraordinary occasions convene, at his own instance, the Legislature; but when so convened it shall enter upon no business except that stated in the proclamation by which it was called together,"

Do issue this my proclamation to convene the Legislature of said State, at the seat of Government, at Charleston, on the

THIRD WEDNESDAY IN JANUARY, A. D., 1890,

to consider and act upon the following subjects of legislative business, to-wit:

I. To determine the contested election, between A. B. Fleming and Nathan Goff, for the office of Governor of West Virginia, for the term commencing March 4th, 1889, pending before the Legislature of said State, at the adjournment of the last regular session thereof; and to take into consideration all notices and specifications from, and to, each of said parties; all proceedings had therein prior and during said session of the Legislature; all depositions taken in said contest; the reports of the Joint Committee, selected by the respective Houses of the Legislature at said session, and any and all matters and proceedings, in any manner, relating to said contest:

II. To carry into effect section nine, of Article XI of the Constitution, which provides that,

"Railroads heretofore constructed, or that may hereafter be constructed in this State, are hereby declared public highways and shall be free to all persons for the transportation of their persons and property thereon, under such regulations as shall be prescribed by law; and the Legislature shall, from time to time, pass laws, applicable to all railroad corporations in the State establishing reasonable maximum rates of charges for the transportation of passengers and freights, and providing for the correction of abuses, the prevention of unjust discriminations between through and local or way freights and passenger tariffs, and for the protection of the just rights of the public, and shall enforce such laws by adequate penalties."
And to provide for securing such relief to the people of this State as may be had from the Act, recently passed by Congress, entitled "An Act to Regulate Commerce."

III. To prohibit railroad companies from carrying or conveying public officers over their roads, free of charge, or at a less charge than the usual rate for other persons, and to abolish absolutely the free-pass system.

IV. To prohibit railroad companies from carrying or conveying delegates to political conventions over their roads free of charge, or at a less charge than is made for all other such delegates to such conventions; and to define what shall constitute a political convention.

V. To amend and re-enact section 67, chapter 29 of the Code, and especially, to provide

1. That all rolling stock, whether owned, leased, used, or conveyed for carrying passengers or freight, shall be assessed in the name of and against the company or corporation leasing, using, or conveying such rolling stock.

VI. Concerning injuries by railway companies or corporations to persons and property, and especially,

1. To provide that "every company or corporation operating a railway shall be liable for all damages sustained by any person, including employees of such company or corporation, in consequence of the neglect of agents, or by any mismanagement of the engineers or other employees of the company or corporation, and in consequence of the willful wrongs, whether of omission or commission, of such agents, engineers or other employees, when such wrongs are in any manner connected with the use and operation of any railway on or about which they shall be employed; and that no contract which restricts such liability shall be legal or binding."

VII. To amend and re-enact section seventeen of chapter one hundred and forty-nine of the Code.—Especially,

1. That the same forfeitures incurred by all other persons, natural and corporate, shall also be incurred by railway companies or corporations for laboring, or employing others to labor on the Sabbath day, as the law was prior to the enactment of chapter one hundred and twenty-three of the Acts of 1882.

VIII. To amend and re-enact the laws of this State in relation to corporations so as to further limit the amount of real estate which may be held by corporations within this State, and to provide for the manner of its acquirement, use and disposition.

IX. Concerning nominations for public office by political conventions and primary elections. Especially,

1. To prohibit the use of money, or other thing of value, and all other improper, fraudulent or corrupt means, to secure nominations or primary elections to public office; and to define what shall constitute a political convention and primary election.

X. Concerning elections by the people, general and local, for public office; and concerning also, elections and appointments by
the Legislature, municipal Councils and all Boards and Commissi-
sioners; and to amend and re-enact chapters three and five of the
Code. Especially,

1. To provide for the registration, or listing, of all legally qual-
ified voters.

2. To prohibit the use of money or other thing of value, and all
other improper, fraudulent or corrupt means to secure elections
to public office.

3. To prescribe the manner of conducting and making returns
of elections, and of determining contested elections; and to pass
such laws as may be necessary and proper to prevent intimida-
tion, disorder or violence at the polls, and corruption and fraud in
voting, counting the vote, ascertaining and declaring the result,
or fraud in any manner upon the ballot, to the end that the will
of the people shall be fairly, honestly, and truly expressed, ascer-
tained and declared, in all elections held within this State.

4. That a true copy of the returns of election for Governor,
State Superintendent of Free Schools, Auditor, Treasurer and At-
torney General, required by section 3, article 7 of the Constitu-
tion, to be transmitted by the returning officers to the Secretary
of State, &c., shall be forthwith made out, by said returning offi-
cers and transmitted to the Governor, who shall cause the imme-
diate publication of the same.

5. To provide in case of contested election for the office of Gov-
ernor, that the same shall be prepared, instituted, matured and
determined before the 4th day of March next, succeeding the elec-
tion.

XI. Concerning, and to prohibit, all trusts, combinations, con-
spiracies, arrangements or agreements, express or implied, which
may be entered into by persons, natural or corporate, the intent,
object, purpose or effect of which is, or may be, to destroy, or
limit competition in the production of or to advance or maintain
the cost or price of, any of the necessaries or comforts of life.

XII. To provide for the protection of employes engaged in min-
ing. Especially,

1. To require the weighing and screening of coal at the mines,
for the ascertaining of the amount mined by such employes.

XIII. To amend and re-enact the laws in relation to delinquent
and forfeited lands so as effectually to protect the right and title
of the State thereto, and to prevent the fraudulent entry of for-
feited lands on the land books of any county, by, or in the name
of, any person having no title thereto, and to pass all laws nec-
essary and proper, in the judgment of the Legislature, for the
punishment of persons making such entries or causing or procur-
ing the same to be made on the land books of any county. To
amend and re-enact the laws in reference to the entry and assess-
ment of lands for taxation, and to provide for the correction of
the land books by striking therefrom any and all forfeited lands
belonging to the State, which had been entered thereon; and to
pass all such laws as may be necessary and proper in the judg-
ment of the Legislature, for the punishment of persons who shall sell, or offer for sale, any such forfeited lands, the title to which is in the State.

XIV. To amend and re-enact the laws in relation to the sale of forfeited, delinquent and unappropriated lands for the benefit of the school fund.

XV. To provide for securing from the State of Virginia, the land and personal property books, and authenticated copies of the land grants, and all other records in the state offices of Virginia, pertaining to land titles in this State.

XVI. To amend and re-enact chapter ninety of the Code concerning the action of ejectment. Especially, as to—
1. When and where the action of ejectment may be brought and as to the parties and proceedings therein.

XVII. To amend and re-enact section fifty-four of chapter forty-three of the Code. Especially,
1. So that defendant county, incorporated city, town, or village shall be liable in damages under the provisions of sections fifty-three and fifty-four of said chapter, only when guilty of negligence and the injury occurs after actual notice of the defect or obstruction, or after a lapse of time as would justify the imputation of negligence in failing to discover it.

XVIII. To amend and re-enact chapters one hundred and sixteen and one hundred and fifty-seven of the Code. Especially,
1. To provide against partisan and other improper practices in the organization and empaneling of grand and petit juries.

XIX. To establish such courts of limited jurisdiction under the provisions of section nineteen, article eight of the Constitution, in the judgment of the Legislature, may be necessary for the administration of the laws and the dispatch of judicial business, and to amend and re-enact, or repeal, the laws as to any of such courts now existing.

XX. To amend and re-enact section twenty-two of chapter forty-four of the Code so that every bridge erected across the Great Kanawha river, at and above Charleston, shall have at least one channel span the center of which shall be in the middle of the channel usually run by descending coal fleets in high towing stages; said channel span to have a clear opening of four hundred feet at low-water line, and be at least seventy-five feet above low water.

XXI. To provide, as far as in the power of the State, for the settlement of the boundary between this State and the State of Maryland.

XXII. To change the time of holding the Circuit Courts in the Third, Eighth and Ninth Judicial Circuits.

XXIII. To amend the laws in relation to legal process, the service thereof, and the order of publication.

XXIV. To provide against the pollution of the rivers and streams within the State. Especially,
1. To provide against the pollution of the West Fork River by the sewage from the Hospital for the Insane, at Weston; and to
make such provisions for said Hospital, as, in the judgment of the Legislature, may be proper.

XXV. To amend and re-enact section sixteen of chapter one hundred and forty-four of the Code. Especially,

1. To provide that kidnapping of any person, infant or adult, shall be a felony.

XXVI. To provide for the mode and manner of selecting, adopting and furnishing free school text, or class books, and to reduce the cost thereof.

XXVII. To make such provision as will secure a more economic publication of the Reports of the Supreme Court of Appeals.

XXVIII. To amend and re-enact chapter sixty-two of the Code, for the better protection and preservation of useful animals, fish, birds and game.

XXIX. To amend and re-enact the law concerning the recordation of deeds and other writings and authenticated copies thereof relating to real and personal estate, and for admitting copies of such records as evidence in lieu of the original.

XXX. To authorize the Governor to direct the appearance of this State, in any suit or proceeding, before any of the courts or departments of the United States, as claimant, on behalf of the citizen soldiers of this State, for the recovery of any and all sums due them by the United States for services in the civil war.

XXXI. To further protect the interest of counties, districts and incorporated cities, towns and villages, which have heretofore subscribed, or which may hereafter subscribe, to the capital stock of railroad corporations.

XXXII. To amend and re-enact so much of chapter thirty-nine of the Code as in the judgment of the Legislature may be proper. Especially,

1. To provide for the manner of contracting for the erection of court houses and other public buildings and paying for the same.

XXXIII. To provide for the transferring the Cumberland Road, in the county of Ohio, to said county.

XXXIV. To enacting laws upon any or all of the foregoing subjects of legislative business, to repeal or amend and re-enact, any of the sections, chapters or provisions of the Code or Statutes of this State, now existing upon the same subjects.

XXXV. To provide adequate penalties, and the mode and manner of their enforcement, for the violation of any of the provisions of the law that may be enacted upon any of the foregoing subjects of legislative business.

XXXVI. To make appropriations of public money to pay general charges upon the treasury.

XXXVII. To make appropriations of public money to pay members of the Legislature, and for salaries of the officers of the government, in pursuance of the forty-second section of the sixth article of the Constitution.
XXXVIII. To provide that such laws as may be enacted upon
the foregoing subjects of Legislative business, or any of them,
shall take effect from their passage, if, in the judgment of the
Legislature it be proper.

In Testimony Whereof, I have hereunto set my hand
and caused to be affixed the Great Seal of the State at
[G.S.] Charleston, this eighteenth day of December, in the
year of our Lord one thousand eight hundred and
eighty-nine, and of the State, the twenty-seventh.

By the Governor,
HENRY S. WALKER,
Secretary of State.

E. W. WILSON.
ACTS

OF THE

LEGISLATURE

OF

WEST VIRGINIA,

AT ITS

EXTRA SESSION,

COMMENCING

January 15, 1890.

CHARLESTON:
Moses W. Donnally, Public Printer.
1890.
CHAPTER I.

AN ACT to amend and re-enact section twenty-two of chapter forty-four of the code.

[Passed January 21, 1890.]

Be it enacted by the Legislature of West Virginia:

That section twenty-two of chapter forty-four of the code be amended and re-enacted so as to read as follows:

"22. Corporations may be formed under the provisions of the first twenty-four sections of chapter fifty-four of this code for the purpose of bridging the Ohio river. Any such corporation or any railroad corporation is hereby authorized to construct and maintain a bridge across said river in the manner now, or which may hereafter be, provided by the congress of the United States, and upon complying with the requirements, conditions and provisions so prescribed, and not otherwise; and such corporation is authorized to take tolls for the passage of persons, railroad cars, engines, vehicles and other things, passing on and over such bridge. Any such corporation may obtain the real estate necessary for the construction of its bridge and its approaches thereto, under the provisions of chapter forty-two of this code, and may purchase from any other corporation, which may have taken steps toward the erection of a bridge in the manner afore-said, all the rights, franchises and property it may have acquired; subscriptions to the stock or bonds of any such corporation may be made by counties, districts and municipal corporations, in the manner pro-
vided for in chapter thirty-nine of this code; and sub-
scriptions may be made thereto by other corporations,
including railroad corporations, with the assent of the
holders of two-thirds of the stock of any of any such
corporation, at any general or special meeting of the
stockholders. And any corporation heretofore or here-
after formed for the purpose of bridging the Great Ka-
awah or Big Sandy rivers, or any railroad corporation
constructing such bridge, shall have all the privileges
accorded by this section to corporations formed for the
purpose of bridging the Ohio river; provided, however,
that every bridge erected across the Great Kanawha
river at and above Charleston, shall have at least one
channel span, the center of which shall be in the mid-
dle of the channel usually run by descending coal
fleets in high towing stages; said channel span to have
a clear opening of four hundred feet at low water line
and be at least seventy-five feet above low water:
But the benefit of this section shall not enure to any
 corporation whose corporate rights have lapsed, been
forfeited or become forfeitable.

[Approved January 22, 1880.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect from its passage, two-
thirds of the members elected to each House, by a vote
taken by yeas and nays, having so directed.

CHAPTER II.

AN ACT to amend and re-enact section 8 of chapter
1 of the acts of 1881, as amended and re-enacted
by section one of chapter 26 of the acts of 1883, re-
lating to the times of holding the terms of the circuit
courts.

[Passed February 3, 1880]

Be it enacted by the Legislature of West Virginia:

Acts amended.
1. That section eight of chapter one of the acts
of one thousand eight hundred and eighty-one, as
amended and re-enacted by section one of chapter
twenty-six of the acts of 1883, be amended and re-enacted so as to read as follows:

8. The circuit court for the several counties of the eighth judicial circuit shall hereafter commence and be held as follows:
   - For the county of Wayne, on the fourth Monday in January, the fourth Monday in May and the fourth Monday in September.
   - For the county of Lincoln, on the third Monday in February, the second Monday in August and the second Monday in November.
   - For the county of Cabell, on the first Monday in March, the fourth Monday in August and the fourth Monday in November.
   - For the county of Logan, on the third Monday in April, the third Monday in July and the third Monday in October.

[Approved February 8, 1800.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect on the first day of March, 1890, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

CHAPTER III.

AN ACT to amend and re-enact sections 3, 4 and 5 of chapter 15 of the Code of West Virginia.

[Passed February 6, 1890.]

Be it enacted by the Legislature of West Virginia:

That sections 3, 4 and 5 of chapter 15 of the code of West Virginia be amended and re-enacted so as to read as follows:

3. The reporter of the supreme court shall on the second Wednesday of November, 1890, advertise in four papers printed in this State, once a week for four successive weeks, that sealed proposals will be received at the office of the attorney-general of West Virginia, at Charleston, until the thirtieth day after the fourth publica-
tion of such advertisement, for the publication of the 
West Virginia Reports for the term of two years and 
two months from the second Wednesday in January, 
1891; and on the second Wednesday in April, 1893, 
and every four years thereafter, he shall advertise in 
like manner and for the same time, for proposals for 
the publication of the West Virginia Reports, for four 
years from the second Wednesday in June next suc-
ceeding; and he shall contract for the publication of 
said reports for the said term as follows: The said 
contract shall provide for the publication of six hun-
dred copies of each volume ordered by the supreme 
court of appeals, the paper to be not inferior in quality 
to that used in Otto's United States Reports, the bind-
ing to be in the best quality of law call. The publisher 
shall give a bond executed according to law, with at 
least two good and sufficient sureties residing in this 
state, in penal sum of five thousand dollars, conditioned 
for the faithful performance of the contract. A volume 
shall be published according to the terms of such con-
tract, whenever the same shall be ordered by the 
supreme court of appeals, and if there should be any 
unreasonable delay in the printing or binding thereof, 
of the existence of which delay the reporter shall be 
the judge, it shall be the duty of the reporter to employ 
another or others to complete the work, at the cost of 
the party of the second part. The secretary of state shall 
secure the copy-right of said book for the benefit of the 
state. The reports shall be styled "West Virginia Re-
ports." The printing and binding of the reports shall 
be done under the directions and in the manner pre-
scribed by the reporter, subject, however, to the con-
trol of the court. The reporter shall prefix to the 
printed reports of each case, the dates when the same 
was submitted and decided. Each volume shall con-
tain the reports of at least eighty cases, if practicable, 
and shall contain not more than nine hundred pages, 
exclusive of the index and table of cases reported and 
cited, each page to be of the size and type of the pages 
of Otto's United States Reports. Proof sheets shall be 
furnished by the printer to the reporter and to each of 
the judges, a reasonable time before the type shall be 
distributed, and such corrections and modifications 
shall be made by the printer, as the reporter or either 
of the judges shall direct. If the said work be not 
done in such manner as is required by law, the volume 
of reports shall not be received by the reporter.

4. The secretary of state shall deliver one of each 
volume of the said reports as soon as practicable to the
West Virginia university, one copy to the attorney-general, one copy to each judge of the supreme court of appeals and of the circuit courts, one copy to the West Virginia historical society, one copy to each of the offices of the executive departments in the capitol, (to be the property of the office,) five copies to the librarian of the state library, and transmit five copies to the congressional law library at Washington, District of Columbia, five copies to the Ohio county library at Wheeling, five copies to the clerk of the supreme court of appeals for the use of the court at Charleston, and five copies to the Association of Jefferson at Charleston; and the copies delivered to the attorney-general and to the judges of the circuit courts, shall be the property of the respective offices, and shall be turned over to their successors in office; he shall also have power to exchange three copies of each volume of said reports for three copies of the current volumes of each of the states of the union, to be sent one each to the state library of this state, to the association at Charleston, and to the Ohio county library of Wheeling.

5. With the advice and consent of the governor, he shall determine at what price per volume the said reports heretofore or hereafter published, shall be sold, not to exceed the actual cost thereof. He may from time to time place a reasonable number of copies thereof to be sold on commission, in the hands of book-sellers, to be selected by him for the purpose, taking from each of them a written agreement specifying the number of volumes received, the price at which they are to be sold and for what commission, and undertaking, when requested by the secretary of state, to account for such books, to return such as may not have been sold, and pay for the balance at the price specified, after deducting the commission for selling. The secretary may himself sell any of said reports. The proceeds of all such sales shall immediately be paid into the treasury.

[Approved February 8, 1860.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.
CHAPTER IV.

AN ACT to amend and re-enact section 23 of chapter 44 of the Code.

[Passed February 7, 1890.]

Be it enacted by the Legislature of West Virginia:

That section 23 of chapter 44 of the code be and the same is hereby amended and re-enacted so as to read as follows:

23. Every bridge across the Ohio river hereafter erected or commenced, wholly or in part within the jurisdiction of this state, contrary to the provisions of the next preceding section, and every railroad bridge across the Great Kanawha or Big Sandy river hereafter erected or commenced, wholly or in part within the jurisdiction of the state, contrary to the provisions of the next preceding section, shall be deemed a public nuisance, and so far as the same is within the said jurisdiction, may be abated and the construction thereof prevented and enjoined by presentment, indictment, or bill in equity in the name of the state, or other remedy appropriate to the case, and it shall be the duty of the attorney-general, as well as of the prosecuting-attorney of the proper county, to cause proper proceedings to be instituted and prosecuted to abate, prevent and enjoin such work, as soon as they shall be credibly informed, that the same has been or is about to be commenced.

But the provisions of this and the next preceding sections, shall not apply to the portion of the Great Kanawha above the falls of said river, known as the falls of the Kanawha.

J. J. Woods,
Speaker of House of Delegates.

R. S. Carr,
President of the Senate.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE,
March 4, 1890.

I certify that the foregoing act, having been presented to the Governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval,

HENRY S. WALKER,
Secretary of State.
CHAPTER V.

AN ACT to amend and re-enact section three, of chapter one, of the acts of one thousand eight hundred and eighty one, fixing the times for holding the circuit courts of the several judicial circuits in this state.

[Passed February 7, 1881.]

Be it enacted by the legislature of West Virginia:

1. That section three, of chapter one, of the acts of Act amended one thousand eight hundred and eighty one, be amended and re-enacted so as to read as follows:

3. For the county of Preston on the eleventh day in Circuit courts, December, the twenty second day in March and the first day in September.
   For the county of Taylor on the second day of January, the eleventh day in April and the eighteenth day in September.
   For the county of Randolph on the twenty first day in January, the first day in May and the tenth day in October.
   For the county of Barbour on the twelfth day in February, the twenty second day in May and the thirtieth day in October.
   For the county of Tucker on the fifth day in March, the twelfth day in June and the nineteenth day in November.

2. This act shall take effect for the year eighteen hundred and ninety, commencing with the county of Tucker and thereafter following the terms and times, in the order as above arranged.

3. All acts and parts of acts inconsistent with this act are hereby repealed.

[Approved February 8, 1890.]
CHAPTER VI.

AN ACT to further protect the interest of counties which have heretofore subscribed, or which may hereafter subscribe, to the capital stock of railroad corporations.

[Passed February 8, 1890.]

Be it enacted by the Legislature of West Virginia:

1. That where the line of any railroad company, heretofore or hereafter chartered by this state, has been constructed through any county or counties in this state, wholly by the subscription of such county or counties, to its capital stock, such railroad company shall not sell or convey its franchise to any foreign corporation, or to any other railroad company, without the consent of the county court of the county or counties through which the line of said railroad has been so constructed.

2. Such consent may be given upon such terms of compensation, or otherwise, as said county court or courts may contract or agree upon, with the vendor or vendee, or both. Should such sale or conveyance be by a commissioner or other officer of the circuit court of such county or counties, any such contract or agreement shall be subject to confirmation by such circuit court.

3. The provisions of the above sections shall apply to any tribunal established in lieu of a county court, under the constitution.

4. Nothing herein contained shall be construed to enlarge the powers of such railroad companies to convey or encumber their franchise; nor to interfere with any vested rights further or otherwise than may be lawfully done by the legislature.

[Approved February 18, 1890.]
[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES]

The foregoing act takes effect from its passage, two-thirds of the members elected to each house, by a vote taken by yeas and nays, having so directed.

CHAPTER VII.

AN ACT to amend and re-enact chapter four, of the acts of eighteen hundred and eighty-five, entitled “An act authorizing the state superintendent of free schools to contract for the supply of class books to be used in the free schools of this state.”

[Passed February 10, 1890.]

Be it enacted by the Legislature of West Virginia:

That chapter four, of the acts of eighteen hundred and eighty-five, be and the same is hereby amended and re enacted so as to read as follow:

1. That the state superintendent of free schools shall, on or before the first day of July, one thousand eight hundred and ninety, with the assent of the publishers, contract with the several publishers of the class books named in section fifty-eight of the school law, for the supply of such class books to be used in the free schools of this state.

2. Such contracts shall be made for a period of one term of contracts, one thousand eight hundred and ninety, with as great a reduction in price as he may be able to secure; but no “revised editions” of such books as may be contracted for, shall be introduced during the time covered by any such contract.

3. Such contracts shall be made in accordance with the provisions and conditions of chapter fifty-six, of the acts of one thousand eight hundred and seventy-nine, entitled, “An act to regulate the price of class books used in the free schools of the state,” and all the provisions of said act shall apply to such contracts.

4. All acts and parts of acts coming within the pur-
Acts repealed. View of this act and inconsistent therewith, are hereby repealed.

[Approved February 18, 1800.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act to take effect at the expiration of ninety days after its passage.

CHAPTER VIII.

AN ACT establishing a criminal court for the county of Kanawha.

[Passed February 12, 1800.]

Be it enacted by the Legislature of West Virginia:

Kanawha County crimi- nal court es
tablished.

1. That a criminal court for the trial of crimes and misdemeanors, is hereby established for the county of Kanawha.

Jurisdiction.

2. The said court shall have jurisdiction within the said county of Kanawha, concurrent with the circuit court, of all felonies and misdemeanors committed within the said county of Kanawha, subject to a writ of error, from the judgment of said court, against the defendant in any felony or misdemeanor case, from the circuit court of said county.

Judge; election of.

3. There shall, at the general election to be held in this state on Tuesday after the first Monday of November, 1890, and every six years thereafter, be elected by the legal voters of said county, a judge of the criminal court of Kanawha county, who shall be a resident member of the bar of said county, who shall preside over said court for the term of six years for the first day of January succeeding said election, and shall be, except as to his term of office and jurisdiction, subject to the laws in force governing circuit judges.

Qualification and term of.

4. The clerk of the circuit court of Kanawha county, shall act and perform the duties of clerk of the said criminal court, and shall receive the same fees as allowed said clerk for similar services as clerk of the circuit court; and in the discharge of his duties as
clerk of said criminal court, said clerk shall be subject to all statutes relating to clerks of the circuit courts.

5. The said judge shall for his services receive eighteen hundred dollars per annum, to be paid out of the state treasury, in the same manner the salaries of the circuit judges are paid.

6. The clerk of said court, shall in addition to the salary of the fees of his office, be paid out of the county treasury the sum of six hundred dollars per annum.

7. There shall be held four terms of said court each year, commencing on the first Tuesday in January, April, July and October.

8. The terms of said court shall be held at Charles-town, in said county, at a suitable place to be provided by the county court of said county.

9. The sheriff of Kanawha county, by himself or his deputies, shall execute all process of said court, or issued by the clerk thereof, and shall perform the same duties and services for the said criminal court of Kanawha county, as he is now by law required to perform for the circuit court of said county.

10. The said court shall impanel a grand jury at each term thereof, and the judge of said court may in his discretion order a special grand jury, at any time when in his opinion it is proper to do so.

The grand and petit juries serving in said court, shall be chosen and impaneled in the same manner as they are chosen and impaneled in the circuit court.

11. The judge of the circuit court may in his discretion certify to the said criminal court for trial, all the indictments for felonies and misdemeanors, now pending in his said court, and all which may hereafter be found by the grand juries impaneled in the said circuit court.

12. A writ of error shall lie from the circuit court to the said criminal court, or for the state, where the judgment is for defendant in any case relating to the public revenue, which writ of error may be applied for on a transcript of the record of said case in the criminal court, accompanied by a petition assigning errors in the judgment,
When writ of error granted: cause, how heard and disposed of.

Writ of error from supreme court.

How applied for.

How governed.

How disposed of.

Vacancy in office of Judge; how filled.

13. If from any cause a vacancy shall occur in the office of judge of said criminal court, the same shall be filled in the same manner as the law provides for filling a vacancy in the office of judge of the circuit court.

J. J. Woods,
Speaker of the House of Delegates.
R. S. Carr,
President of the Senate.

STATE OF WEST VIRGINIA,)
Office of Secretary of State,
March 4, 1890.

I certify that the foregoing act, having been presented to the Governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

HENRY S. WALKER,
Secretary of State.
CHAPTER IX.

AN ACT to amend and re enact sections 1, 2, 4, 14 and 17, of chapter 70, of the acts of 1883, as amended and re-enacted by chapter 50, of the acts of 1887, concerning the ventilation and drainage of mines, and for the protection of the lives of persons employed therein.

[Passed February 13, 1890.]

Be it enacted by the Legislature of West Virginia:

1. That sections 1, 2, 4, 14 and 17, of chapter 70, of the acts of 1883, as amended and re-enacted by chapter 50, of the acts of 1887, be amended and re enacted to read as follows:

1. For the purpose of adopting an efficient system of mine inspection, the state of West Virginia is hereby divided into two mining districts, as follows: The counties of Barbour, Berkeley, Brooke, Calhoun, Doddridge, Gilmer, Grant, Hampshire, Hancock, Hardy, Harrison, Jackson, Jefferson, Lewis, Marion, Marshall, Mineral, Monongalia, Morgan, Ohio, Pendleton, Pleasants, Preston, Randolph, Ritchie, Roane, Taylor, Tucker, Tyler, Upshur, Weir, Wirt and Wood, shall compose the first district.

The counties of Boone, Braxton, Cabell, Clay, Fayette, Greenbrier, Kanawha, Lincoln, Logan, McDowell, Mercer, Monroe, Mason, Nicholas, Pocahontas, Raleigh, Putnam, Summers, Wayne, Webster and Wyoming, shall compose the second district.

2. The governor, by and with the advise and consent of the Senate, shall, on or before the first day of July, one thousand eight hundred and ninety, and in every four years thereafter, appoint one inspector of mines for each of the districts created by the next preceding section, who shall, unless he be sooner removed as is hereinafter provided, continue in office until his suc-
Qualifications. Every person so appointed must be a citizen of West Virginia, of temperate habits, of good repute as a man of personal integrity, and must possess a competent and practical knowledge of mining and properly ventilating and draining mines, and of the nature of noxious gases and impure air of mines, and of the best methods of preventing and removing the same; and he shall not while in office be interested as owner, operator, agent, stockholder, superintendent or mining engineer of any coal mine. An inspector of mines may be removed from office by the governor, for incompetency, neglect of duty, drunkenness, malfeasance in office, or for other good cause. Vacancies in office of inspector, shall be filled by appointment by the governor for the unexpired term.

Not to be interested in any mine. Each inspector shall examine the mines of his district at least twice every year, and oftener if called upon by twenty miners engaged in any one mine, and he shall see that all the provisions of this act are observed and strictly carried out. He shall particularly examine into the condition of the mines as to ventilation, drainage and general safety, and shall make a record of all such examinations. He shall also for each year ending with the thirtieth day of June, make a written report to the governor, of his proceedings as such inspector, stating therein the number of mines in his districts, the thickness of the seams mined, the number of miners employed in each mine, the condition in which the mines were found, the extent to which this act is obeyed or violated, the number of accidents and deaths resulting from injuries received in or about the mines, with the cause of each of such accidents and deaths, and such other information in relation to mines and mining, as he may deem of public interest. He shall also suggest or recommend such legislation when to be done as he may think necessary. Such report shall be filed with the governor on or before the thirtieth day of December, next succeeding the year for which it is made.

Removal. 4. Each inspector shall examine the mines of his district at least twice every year, and oftener if called upon by twenty miners engaged in any one mine, and he shall see that all the provisions of this act are observed and strictly carried out. He shall particularly examine into the condition of the mines as to ventilation, drainage and general safety, and shall make a record of all such examinations. He shall also for each year ending with the thirtieth day of June, make a written report to the governor, of his proceedings as such inspector, stating therein the number of mines in his districts, the thickness of the seams mined, the number of miners employed in each mine, the condition in which the mines were found, the extent to which this act is obeyed or violated, the number of accidents and deaths resulting from injuries received in or about the mines, with the cause of each of such accidents and deaths, and such other information in relation to mines and mining, as he may deem of public interest. He shall also suggest or recommend such legislation on the subject of mining as he may think necessary. Such report shall be filed with the governor on or before the thirtieth day of December, next succeeding the year for which it is made.

Vacancy; how filled. 14. No miner, workman or other person shall knowingly injure any shaft lamp, instrument, air course or brattice, or obstruct or throw open air-ways, or carry matches or open lights into places worked by safety lamps, or disturb any part of the machinery, open a door used for directing the ventilation and not close it again, or enter any part of a mine against caution, or disobey any order given in carrying out any of the pro-
visions of this act, or do any other act, whereby the life or health of any person employed in the mine, or the security of the mine endangered. Nor shall any person or persons or combination of persons by force, threats, menace or intimidation of any kind, prevent or attempt to prevent from working in or about any mine, any person or persons who have the lawful right to work in or about the same, and who desire so to work; but this provision shall not be so construed as to prevent any two or more persons from associating themselves together under the name of Knights of Labor, or any other name they may desire, for any lawful purpose, or from using moral suasion or lawful argument, to induce any one not to work on and about any mine.

17. The operator or agent of any coal mine who shall wilfully neglect or refuse to perform the duties required of him by any section of this act, or who shall violate any of the provisions hereof, and any person who shall neglect or refuse to perform the duties required of him by sections nine, ten, eleven, thirteen or fourteen, or who shall violate any of the provisions thereof, or knowingly do any act whereby the health or life of any person employed in a mine, or the security of a mine is endangered, shall be guilty of a misdemeanor, and upon conviction, shall be punished by a fine of not less than fifty dollars nor more than five hundred dollars; in default of payment of such fine and costs for the space of ten days, the defendant may in the discretion of the court, be imprisoned in the county jail for a period not exceeding three months.

[Approved February 20, 1880]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of thirty days after its passage, two-thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.
CHAPTER X.

AN ACT to provide for the transfer of the care and control of the Cumberland road, so far as it lies within this state, from the Board of Public Works to the Board of Commissioners of the county of Ohio.

[Passed February 13, 1890.]

Be it enacted by the legislature of West Virginia:

1. From and after the passage by the board of commissioners of the county of Ohio of an ordinance agreeing that such board will take upon itself the care and control of so much of the Cumberland road as lies within this state, said board of commissioners shall have the care and control of such part of said road and be vested with all the rights, powers and duties in relation thereto, belonging to the board of public works of this state, under existing laws, including the same power to collect tolls on said road as are conferred upon the last named board by chapter 56 of the code of West Virginia.

2. As soon as a copy of such ordinance duly certified by the president and clerk of the board of commissioners of the county of Ohio, under the seal of the board, shall be filed in the office of the secretary of state, the board of public works shall transfer and deliver to said board of commissioners, all the funds, papers, books and property in their hands or under their control, belonging to said road.

3. The present superintendent and toll-gate keepers of said road shall continue in their present positions at the same compensation as at present, until the end of the term for which they were appointed, unless removed by said board of commissioners for incompetence or neglect of duty; except that if the board of commissioners shall abolish any toll-gate, the keeper thereof shall be thereby removed.

4. Until such ordinance is passed, the board of public works shall continue to have the care and control of so much of said road as lies in this state, as heretofore.

5. All contracts, grants, easements or privileges on, in or relative to said road, made by the board of public works prior to the passage of said ordinance shall be respected and complied with by said board of commissioners, and all indebtedness incurred by or under the
authority of the board of public works, on account of such road, shall be paid by the said board of commissioners, out of the revenues of said road as, rapidly as consistent with the proper care and maintenance there-
of.

[Approved February 20, 1890.]

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XI.

AN ACT to amend and re-enact section 17, of chapter 116 of the code, relating to juries.

[Passed February 13, 1830.]

Be it enacted by the Legislature of West Virginia:

That section 17, of chapter 116 of the code of West Virginia, be amended and re-enacted so as to read as follows:

17. Either party in any action on suit may, and the court shall, on motion of such party, examine on oath any person who is called as a juror therein, to know whether he is a qualified juror, or is related to either party, or has any interest in the cause, or is sensible of any bias or prejudice therein, and the party objecting to the juror may introduce any other competent evi-
dence in support of the objection; and if it shall appear to the court that such person is not a qualified juror, or does not stand indifferent in the cause, another shall be called and placed in his stead for the trial of that cause. And in any case the plaintiff and defendant may each challenge four jurors peremptorily. In any suit or proceeding in which a county, district, school district or municipal corporation is interested, or is a party, no person shall be incompetent as a juror be-
cause he is an inhabitant or tax payer of such county, district, school district or municipal corporation: Pro-
vided, however, That in any case where a municipal corporation is interested, or is a party, the court, upon motion of either party to the suit, made either on the
first day of the term of the court, or at any other time not less than five days before the day set for the trial, may order jurors to be summoned, none of whom are citizens or tax-payers of such municipal corporation; and if it be under circumstances requiring the issuing of a venire facias, the officers charged with the duty of drawing the names from the box shall draw the number required, exclusive of those who are known to be citizens or tax-payers of such municipal corporation; (but this provision shall not apply in any case between a municipal corporation and any citizen or tax-payer of said corporation). Any court of limited jurisdiction heretofore established, or that may be hereafter established within any incorporated city, town, or village, shall have power in any such suit or proceeding, to require the summoning and attendance of jurors from the county, who are not citizens of the municipal corporation; either the sheriff of the county or the officer of such court who is authorized to execute its writs in other cases, may summon such jurors.

[Approved February 20, 1890.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XII.

AN ACT to amend and re-enact sections eleven and twelve, of chapter 105 of the code, and to add an additional section thereto.

[Passed February 18, 1890.]

Be it enacted by the Legislature of West Virginia:

That sections 11 and 12, of chapter 105 of the code, be amended and re-enacted, and that an additional section be added to said chapter, so as to read as follows:


11. The cost of the proceedings shall be ascertained and taxed by the clerk under the direction of the court, except as provided in the next preceding section, and
paid out of any moneys in the hands of the commissioner of school lands, arising from the sale or redemption of said lands, under the provisions of this chapter, and not otherwise, to the several persons entitled thereto, if sufficient for that purpose; but if the moneys in his hands are not sufficient to pay the whole of such costs, the same shall be paid therefrom to the several persons entitled thereto, pro rata. If the residue of the proceeds of the sale of any such real estate, after the payment of such costs and commissions and expenses of the commissioner of school lands, as provided in the next preceding section, be sufficient to pay all the state, county and district taxes, that may be due on said land, together with the interest, the said commissioner of school lands shall, when ordered to do so by the court, pay any taxes on said land that may be due to the county and district, in which such real estate lies, to the sheriff of such county, and he shall pay the balance of said proceeds into the treasury of the state for the benefit of the school fund; but if said proceeds are not sufficient to pay all the taxes aforesaid, then they shall be paid into the treasury of the state and to the said sheriff, in the proportion that all the taxes on such real estate due the state, and the taxes due the said county and district on such real estate, bear to the sum to be so distributed.

The court shall specify in the order for the payment of said money, the amount to be paid into the treasury of the state, the amount to be paid to the sheriff for the county, and the amount to be paid him for each district.

The clerk of the court making such order, shall within thirty days after the date at which said order is confirmed, deliver a copy thereof to the clerk of the county court, and transmit a copy thereof to the auditor and to the clerk of the board of education of said district. Upon the receipt of said copy it shall be the duty of the clerk of the county court to charge the sheriff with the amount due the county, and of the secretary of the county and district board of education to charge him with the amount due the district, and the auditor to charge the commissioner of school lands of said county with the amount due the state.

12. When the whole of the purchase-money of any tract or lot of land, or any part or parcel of a tract or lot, purchased by any person, at any such sale, with the interest due thereon, and the costs, if any, incurred in the collection thereof, is fully paid, the commissioner of school lands, or other commissioner making the sale,
shall convey to the purchaser, his heirs, devisees or assignees, or to such other person as he or they may direct, to be evidenced by him or them joining therein, by proper deed, all the right, title and interest of the state of West Virginia, in, and to the real estate thereby conveyed, which passed to and vested in the state, under the constitution and laws thereof, by reason of the forfeiture of such real estate or otherwise; and the same shall not be again sold by the state for the benefit of the school fund, because of any forfeiture that may have occurred in the name of any other person or persons, for any cause prior to the date of said sale. Provided, That this act shall not apply to or affect any land sold prior to the time this act takes effect, or any proceedings now pending for such sale. That in case a lien holder be the purchaser of any such land or real estate, otherwise than at a sale at public auction, as provided in section eight of this chapter, he shall be deemed to have purchased the same, for and in the name of the former owner or owners, or persons in whose name the same was delinquent and forfeited, and the deed shall be made to such former owner or owners, or person, or to the heirs or grantee of such owner or person, and such land shall be subject to all valid subsisting liens on the same, and to all valid equities and trusts, not barred by the statute of limitations at the time of the forfeiture; and all money paid by such lien holder, in purchasing said land or real estate, with interest thereon from the date of its payment, shall be the first lien on such land or real estate, next after the lien of the commissioner of school lands, for the deferred payments of the purchase money.

If the commissioner fail or refuse to make any such deed, as is provided for in this section, the same may be made by a commissioner appointed by the court for the purpose, as provided in section twenty-two of chapter thirty-one of this code.

15. It shall be the duty of the circuit court for each county, at the first term of said court after this act takes effect, and once in each year thereafter, to direct one of the commissioners of the court to settle with the commissioner of school lands for said county, whose duty shall be to summon said commissioner of school lands for said county, to appear before him at a time and place named in said summons, and within his county, to settle his accounts as such commissioner of school lands.

Said commissioner shall ascertain and report to the court the amount received by said commissioner of
School Lands.

School lands not included and reported in any previous settlement, from whom and when received, and for what purpose, the amount paid out and when, to whom and for what purpose paid, and the amount if any remaining in his hands at the time of such settlement.

It shall be the duty of the clerk of said circuit court to transmit a copy of said report to the auditor within thirty days after the same is confirmed by the court, and from said copy of said report, the auditor shall in a book to be kept by him for that purpose, charge the said commissioner of school lands with any and all moneys appearing, from said report to be due and payable into the state treasury, under the provisions of the chapter; and the said commissioner of school lands shall within sixty days from the time when said report is received by the auditor and charged as aforesaid, pay the same into the treasury of the state, and upon his failure to do so he shall be charged with interest at the rate of twelve percent per annum, and the auditor may proceed to collect the same with interest as aforesaid, as provided by general law for the collection of moneys due the state. Any commissioner of school lands failing or refusing to obey the summons named in this section, shall be deemed guilty of a misdemeanor, and fined not less than fifty nor more than five hundred dollars, and may, at the discretion of the court, be imprisoned in the county jail not exceeding six months, for each time he fails to obey said summons. And it shall be the further duty of the said circuit court for any county, when requested by the auditor, or by the county court of such county, or by the board of education of any district of such county, or when such circuit court of its own opinion deems it necessary, to direct one of the commissioners of the court to make such settlement with any former commissioner of school lands of such county, as is provided for in this section, and such commissioner shall make such settlement and report as is hereinbefore provided for, and all the provisions of this section relating to the settlement with and the payment of moneys due from the commissioner of school lands, shall be applicable to the settlement with the said former commissioner of school lands. Provided, That the provisions of this section shall not affect any suit or proceeding now pending against any commissioner of school lands or his securities, for the recovery of money collected by him as such.

[Approved February 20, 1800]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.
CHAPTER XIII.

AN ACT to repeal chapter 28 of the acts of the legislature of 1889, entitled "An act to establish a court of limited jurisdiction in the county of Wayne."

[Passed February 18, 1890.]

Be it enacted by the Legislature of West Virginia:

1. That chapter 28 of the acts of the legislature of West Virginia, of 1889, entitled "An act to establish a court of limited jurisdiction for the county of Wayne," be and the same is hereby repealed; and the clerk of said court is directed to transfer the records of said court to the circuit court of Wayne county, West Virginia; and the clerk of said circuit court is directed to enter upon the docket of the circuit court of said county, all cases pending in said court of limited jurisdiction, and be there proceeded with in said circuit court to final determination therein, as if said cases were originally brought in said circuit court.

2. This act shall not take effect until it be submitted to the qualified voters of Wayne county, at the general election to be held in the month of November, one thousand eight hundred and ninety, and be ratified by a majority of the qualified voters of said county, voting at said election. The voting upon said question shall be by ballot; and those voting for the repeal of said intermediate court, shall have written or printed on their ballots the words "For repeal of intermediate court," and those voting against the repeal of said intermediate court shall have written or printed on their ballots the words "Against the repeal of intermediate court;" but no ballots shall be rejected in ascertaining the result of said election at any place of voting within the county, because all of said words are not written or printed thereon, if it sufficiently appear what the voter intended. The said election at each place of voting shall be superintended, conducted and returned, and the result thereof ascertained, by the same officers, and in the same manner, as the election of the officers at such general election is superintended, conducted and returned, and the result ascertained at said election, and all the provisions of the law relating to general elections, as far as applicable, shall apply to the election held under the provisions of this act, except where it is herein otherwise provided.
3. When the result of said election at every place of voting is ascertained as aforesaid, the commissioners or a majority of them, and the canvassers, (if there be any), or a majority of them, shall sign two certificates of the result thereof to the following effect:

We, the undersigned, who acted as commissioners of the election held at _______, in the district of _______, in the county of Wayne, on the ______ day of _______, one thousand eight hundred and ninety, upon the question of the ratification or rejection of the proposed system providing for the repeal of the “intermediate court of limited jurisdiction in Wayne county,” do hereby certify that being first duly sworn, we have held said election fairly and impartially, and the result thereof is as follows:

“For repeal, ______ votes; against repeal, ______ votes.

Given under our hand this ______ day of _______, one thousand eight hundred and ninety.”

The said two certificates shall correspond with each other in all respects, and contain the full and true returns of said election, at each place of voting, on said question.

The said commissioners, or one of them, shall, within four days excluding Sundays, after the day on which the election was held, deliver one of said certificates to the clerk of the county court, and the other certificate to the clerk of the circuit court of the county.

4. The said certificates shall be laid before the commissioners of the county court, at the same time the ballots, poll book, and certificates of the election, for officers voted for at said election are laid before them; and as soon as the result of said election in the county, upon the question of ratification or rejection, is ascertained, two certificates of such result shall be made out and signed by said commissioners, in the form or to the effect following:

“We, the undersigned commissioners of the county court of the county of Wayne, having carefully and impartially examined the returns of the election held in said county in each district thereof, on the ______ day of _______, one thousand eight hundred and ninety, on the question of repeal of the “intermediate court of limited jurisdiction in Wayne county,” do hereby certify that the result of such election in said county is as follows:

For repeal, ______ votes; against repeal, ______ votes. In witness whereof we, the said commissioners, have here-
Court of Limited Jurisdiction.

to signed our names, this——day of——, one thousand eight hundred and ninety.

The said two certificates shall correspond with such other in all respects, and contain the full and true returns of said election. The said commissioners, or one of them, through the clerk of the county court of Wayne county, shall within ten days, excluding Sundays, after the day on which the election was held, deliver one of said certificates to the secretary of state, to be filed in his office, and the other shall be retained among the records of the county court.

5. It shall be the duty of the county court of Wayne county, to give notice of the submission of this act to the voters of said county, by publishing such notice once a week for four successive weeks next preceding said election, in each newspaper published in said county, and if there be no newspaper published in said county, or none that will publish said notice at the rate prescribed by law, then said notice shall be given by posting the same for a like period, next preceding said election, at the front door of the court house of said county, and at each voting place in said county.

6. This act shall be and remain in full force and effect, should a majority of the votes cast upon such question be "for the repeal of intermediate court," otherwise it shall be of no force or effect.

[Approved February 20, 1800.]

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XIV.

AN ACT to amend and re-enact section eleven of chapter sixty-two of the Code, relating to the protection of birds and game.

[Passed February 24, 1800.]

Be it enacted by the Legislature of West Virginia:
That section eleven of chapter sixty two of the Code, be amended and re-enacted so as to read as follows:

11. It shall be unlawful for any person in any place to catch, kill or injure or to pursue with such intent, any quail or Virginia partridge, between the twentieth day of December and the first day of November following; or any wild turkey, between the first day of January and the fifteenth day of September; or any ruffed grouse, pheasant, pinnated grouse, or prairie chicken, between the first day of January and the first day of November; or any blue winged teal, mallard or wood-duck or any other wild duck, wild goose or brant, at any time between the first day of April and the first day of October; or any snipe, except between the first day of March and the first day of July; or any wood-cock, except between the first day of July and the fifteenth day of September. And it shall be unlawful for any person at any time to catch by seine, net or trap, any quail or Virginia partridge. And it shall be unlawful for any person by the use of any swivel or pivot gun, or any other than the common shoulder gun, or by the aid of any push boat, or sneak boat, used for carrying such gun, to catch, kill, wound or destroy, or to pursue with such intent, upon any of the waters, bogs, rivers, marshes, mud flats or any cover to which wild fowls resort within this State, any wild goose, wild duck or brant.

J. J. Woods,
Speaker of the House of Delegates.
R. S. Carr,
President of Senate.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE,
March 4, 1890.

I certify that the foregoing act, having been presented to the Governor, for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

HENRY S. WALKER,
Secretary of State.

[Note by the Clerk of the House of Delegates.]

The foregoing act takes effect at the expiration of ninety days after its passage.
SELECTING JURORS.

CHAPTER XV.

AN ACT to amend and re-enact sections three and eleven, of chapter one hundred and sixteen, of the code of West Virginia.

[Passed February 25, 1890.]

Be it enacted by the legislature of West Virginia:

That sections three and eleven, of chapter one hundred and sixteen, of the code of West Virginia, be amended and re-enacted so as read as follows:

3. The county court of each county shall, at the levy term thereof, annually, and at any other time when required by the circuit court of such county, without reference to party affiliations, prepare a list of such inhabitants of the county, not exempted as aforesaid, as they shall think well qualified to serve as jurors, being persons of sound judgment and free from legal exceptions, which list shall include at least twenty persons for every thousand inhabitants in such county, but in no case shall such list include a less number than one hundred persons.

But the name of no person shall be put on such list, who may have requested the court or any member thereof, by himself or any other person, to have his name placed on such list.

The county court shall keep in a well bound book, a complete record of the proceedings, to be preserved by the clerk thereof in his office.

Before entering upon the discharge of their duties under this chapter, each member of the county court shall take and subscribe the following oath.

STATE OF WEST VIRGINIA,

COUNTY OF

I, A-B——, commissioner of the county court, do solemnly swear that I will support the constitution of the United States and the constitution of this state, and that I will faithfully discharge the duties incumbent upon me under the provisions of chapter one hundred and sixteen, of the code of West Virginia, to the best of my skill and judgment.

The said oath shall be taken before the clerk of the county court, entered upon the record and filed and preserved by him in his office.
SELECTING JURORS.

11. When jurors are to be drawn as aforesaid, the Drawing jurors; method of.
balloons in the jury box shall be shaken and mixed to­gether, and the clerk of the county court, or justice, or in case of the failure of both to attend, the clerk of the circuit court, shall openly draw therefrom, as many bal­lots. (without inspecting the names written on any un­til he proper number is drawn,) as shall be equal to the number of jurors required; and if it appear by affidavit that any person whose name is so drawn is unable by reason of sickness, absence from home or other cause, to attend as a juror, his name shall at the conclusion of such draft, be returned into the box, or if he be exempted by law, or his name has been struck from the jury list, the ballot shall be destroyed and another shall be drawn in its stead.

Before entering upon the discharge of their duties, the said clerks and justice, as the case may be, shall take and subscribe the same oath hereinbefore required of the commissioners of the county court, which shall be recorded in said record book and filed in like manner.

J. J. WOODS,
Speaker of the House of Delegates.

R. S. CARR,
President of Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

March 4, 1890.

I certify that the foregoing act, having been presented to the governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

HENRY S. WALKER,
Secretary of State.

(Note by the Clerk of the House of Delegates.)

The foregoing act takes effect at the expiration of ninety days after its passage.
ELECTIONS AND CONVENTIONS.

CHAPTER XVI.

AN ACT concerning elections and nominating conventions, to maintain political purity and prescribing the punishment for any violation thereof.

[Passed February 26, 1890.]

Be it enacted by the Legislature of West Virginia:

1. That any person being a candidate for nomination to any office of profit or trust under the constitution or laws of this state, or of the United States, before any convention held by any political party, or at any primary election, who loans, pays or gives, or promises to loan, pay or give any money or other thing of value, to any delegate; or who furnishes or pays the transportation or expenses of any delegate to any convention, for the purposes of securing the vote or influence of such delegate, for his nomination; and whoever hires or otherwise employs for consideration, any person to work for the nomination of any person to any office, or to work for the selection of any delegate to be chosen at any party convention or primary election, shall, upon conviction thereof, be fined not less than three hundred dollars nor more than one thousand dollars, and confined in the county jail not less than thirty days nor more than six months.

2. Whoever, being a candidate for any office, loans or gives, directly or indirectly, or offers or promises to loan, or give any money, or other thing of value, to any elector, for the purpose of influencing or retaining the vote of such elector, or induce such elector to work or labor for the election of such candidate, or to refrain from working or laboring for the election of such candidate, or to refrain from working or laboring for the election of any other candidate; or to any person to secure or to retain the influence or vote of such elector, in his behalf as such candidate, or to be used by such person in any way to influence the vote of any elector, or of electors generally, for himself or any candidate or ticket; and whoever hires or otherwise employs for consideration, any person to work at the polls on election day, for the election of any candidate, to be voted for at such election, on conviction thereof, shall be fined not less than three hundred dollars nor more than one thousand dollars, and shall be confined in the county jail not less than thirty days nor more than six months.
3. Any person who shall give or offer to give, directly or indirectly, any money, property, or other thing of value, to any elector to influence his vote at any regular election, held in this state pursuant to law; or who shall, at any such election, solicit, furnish, or receive any money, or other means for such purpose; or who shall aid, advise, counsel or suggest to any person, or to persons generally, to use or procure any money or other means to be used to induce, hire, or buy any person or persons to vote or refrain from voting for any candidate or candidates, or to remain away from the polls at any election, whether or not any such person shall act or attempt to act upon any such counsel, advice or suggestion, shall be guilty of a misdemeanor and upon conviction thereof, shall be fined not less than three hundred dollars nor more than one thousand dollars, and shall be confined in the county jail not less than thirty days nor more than six months.

4. Any person who shall, directly or indirectly, give, offer or promise to give, to any elector, any money, property or other thing of value, for the purpose of preventing, influencing, inducing or procuring such elector to refrain from voting or to remain away from the polls at any election held under the laws of this State, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than three hundred dollars nor more than one thousand dollars, and shall be confined in the county jail not less than thirty days nor more than six months.

5. Any person not duly authorized by law, who shall, during the progress of any election in this state, or after the closing of the polls and before the ballots are counted and result ascertained, or within six months thereafter, break open or violate, the seals or locks of any ballot box, paper, envelope, or bag, in which ballots have been deposited at or after such election, or who shall obtain possession of such ballot box, paper, envelope or bag, containing such ballots, and cancel, withhold, or destroy such ballots, or who shall fraudulently or forcibly add to or diminish the number of ballots legally deposited therein, or who shall fraudulently make any erasure or alteration of any kind, upon any tally-sheet, poll book, list of voters, or election returns deposited therein, shall be guilty of a felony, and upon conviction thereof, shall be confined in the penitentiary not less than one year nor more than three years.
SPECIAL CHARGE TO GRAND JURIES.

6. It shall be the duty of the judge of the circuit court, at every term thereof, to give this act in special charge to the grand jury.

WITNESSES COMPelled TO TESTIFY, ETC.

7. Every person called as a witness to any violation of any of the provisions of this act, shall be compelled to testify fully, but his testimony shall not be given in evidence against him in any prosecution for such offense.

EMPLOYING SPEAKERS, ETC., NOT PROHIBITED.

8. Nothing in this act shall be so construed as to prevent the employment of political speakers in any campaign, or to prevent the holding of political demonstration, or the distribution or circulation of campaign documents and literature, for party purposes.

J. J. WOODS,
Speaker of House of Delegates.

R. S. CARR,
President of Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State, March 4, 1890.

I certify that the foregoing act, having been presented to the governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

HENRY S. WALKER,
Secretary of State.

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.] The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XVII.

AN ACT making appropriations of public money to pay general charges upon the treasury.

[Passed February 26, 1890] Be it enacted by the Legislature of West Virginia:
There shall be and are hereby appropriated out of General appropria-
tion, the state fund for the fiscal year ending September 30th, 1890, the following additional sums for the pur-
poses as follows:

The University.

1. For armory and commencement building, five thousand dollars.

The foregoing appropriation for the West Virginia University to be drawn from the treasury upon the orders of the executive committee, addressed to the auditor.

Hospital for the Insane at Weston.

To pay deficiency in amount appropriated for current expenses for fiscal year ending September 30, 1889, ten thousand dollars, or so much thereof as may be required.

For disposing of the waste, garbage and sewage in such manner as to save from pollution the waters of the West Fork river; and the employment of a competent engineer to aid therein, five thousand dollars, or so much thereof as may be required.

For duplex pump and pump-house, two thousand dollars.

The foregoing appropriations for the hospital for the insane, to be drawn from the treasury upon the order of the board of directors addressed to the auditor at the beginning of each month, in such amounts as may be then needed.

Normal Schools.

For furniture, vaults and completing the addition to the Concord normal school building, four hundred dollars.

To pay indebtedness incurred by the executive committee for repairs to wall surrounding grounds of the Fairmont normal school building, and for repairs to and painting roof of said building, eight hundred and eighty-three dollars.

The foregoing appropriations for normal schools are to be drawn by, and expended under the control and direction of the executive committee of the two schools.

The West Virginia Reform School.

For repairs to buildings and current expenses of the West Virginia reform school, five thousand dollars.
The foregoing appropriation for the West Virginia reform school, to be drawn from the treasury upon the orders of the board of directors addressed to the auditor; Provided, That only the reasonable expenses incurred by said board in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of said institution, and no mileage shall be allowed or paid to them.

Commissioners of Pharmacy.

To pay expenses of commissioners of pharmacy, three hundred dollars, to be paid by the auditor upon the order of said commissioners.

Contingent Legislative Expenses.

For contingent expenses of the senate for the extra session, six hundred dollars, or so much thereof as may be required.

For deficit in the appropriation for contingent expenses of the senate for the regular session of 1889, six hundred and eight dollars.

For contingent expenses of the house of delegates, eight hundred dollars, or so much thereof as may be required.

For deficit in the appropriation for contingent expenses of the house of delegates for the regular session of 1889, thirty dollars.

To pay compensation allowed by law to janitor for his services during the extra session of the legislature, eighty-seven dollars.

To pay janitor for extra labor hired during the extra session of the legislature, two hundred and sixty-one dollars.

To pay Alfred Rheinstrom for services as clerk, and amount paid by him to assistants, for special committee to investigate charges against A. R. Stollings, twenty-five dollars.

To pay Hotel Ruffner for damage done to door by sergeant-at-arms in executing an order of senate, January —, 1889, ten dollars.

To pay D. O. Kelley for services as assistant sergeant-at-arms, rendered special committee to investigate charges against A. R Stollings, fifteen dollars.

To pay S. A. Hawkins, sergeant-at-arms of the senate, for services rendered special committee to investigate charges against A. R. Stollings, two dollars and fifty cents.
GENERAL APPROPRIATIONS.

To pay Dr. W. W. Tompkins for medical services rendered Henry Cunningham, a witness before a special committee to investigate charges against A. R. Stollings, two dollars.

To pay M. M. Rusk for repairing desks, chairs, etc., in halls of the senate and house of delegates, forty-four dollars and eighty cents.

To pay John C. Roy & Co. for walnut case, for filing papers in the clerk's office of the senate, seventy-five dollars.

To pay Bradford Noyes, for soap for senate, two dollars.

To pay William Hofner, for repairing locks, desks, etc., in senate chamber and committee rooms, eleven dollars and ten cents.

To pay Mavity & Shotwell, for merchandise for senate, eleven dollars and thirty cents.

To pay Scott Brothers, for merchandise furnished house of delegates, thirteen dollars and twenty-five cents.

To pay J. L. Fry, for fifty-seven waste baskets for use of legislature, fifty-one dollars and thirty cents.

To pay John McGauell, for three cuspidor baskets, eight dollars.

To pay C. J. & L. A. Botkin for shoe laces, for filing books of house, one dollar.

To pay Richardson Bros., for repairing shades to windows of hall of house, seventeen dollars and twenty cents.

To pay Richardson Bros., for repairing shades to windows of hall of senate, sixteen dollars and forty-three cents.

Gubernatorial Contest Committee.

To pay the per diem and mileage of the gubernatorial contest committee, four thousand one hundred dollars.

To pay the per diem of Alfred Rheinstrom as clerk and stenographer of the gubernatorial contest committee, two thousand, seven hundred and thirty dollars.

To pay Alfred Rheinstrom for expenses paid by him for gubernatorial contest committee, forty-four dollars.

To pay John B. White for copying for the gubernatorial contest committee, eighty-three dollars and forty cents.

To pay John M. Hamilton, clerk of the House of Delegates, his per diem and mileage, in the discharge of his duties, as such clerk, to the gubernatorial contest committee, two hundred and sixty dollars.
Executive Department.

Civil contingent fund. For the civil contingent fund, two thousand dollars. The foregoing appropriation to be drawn from the treasury upon the orders or requisitions of the officer to whom said fund is appropriated, who shall render a detailed account at each meeting of the legislature, of the fund so expended.

How drawn. The foregoing appropriation to be drawn from the treasury upon the orders or requisitions of the officer to whom said fund is appropriated, who shall render a detailed account at each meeting of the legislature, of the fund so expended.

Commissioner of Labor.

Assistants, etc., 1890. For assistants and expenses of the commissioner of labor for the year ending May 30, 1890, one thousand two hundred dollars, or so much thereof as may be necessary.

Same, 1891. For assistants and expenses of the commissioner of labor, for the year ending May 30, 1891, one thousand two hundred dollars.

Capitol Building.

Deficiencies. For deficit in repair fund, two thousand dollars.

Paving. For proportionate part of cost of street paving on Washington street, five hundred and twenty-two dollars and eighty-eight cents.

Public Printing and Stationery.

Deficiencies. For deficit in appropriation for public printing and binding, ten thousand dollars.

Redemption of Land.

Redemption of land. For the redemption by the auditor of certain tracts of land, in Lincoln county, delinquent in the name of Samuel Eddy, and sold by the sheriff of said county in 1889, for the taxes due for the years 1887 and 1888, and upon which land the state claims a lien, eight thousand and eleven dollars, and eight-four cents. Said land being the same purchased at said sale by—Clark.

Miscellaneous.

G. W. Hardman. To pay George W. Hardman, sheriff of Calhoun county, amount paid by him in removing J. W. Jarvis, a lunatic from the county jail of said county to the
Asylum at Weston, thirty-six dollars and seventy-five cents.

To pay A. Staley Shaw, ex-sheriff of Preston county, amount paid by him in removing Roby, a lunatic, from the jail of said county to the Asylum at Weston, twenty-five dollars and sixty-five cents.

To pay Gibson and Michie and J. W. St. Clair fees for legal services rendered by them in the Hatfield and J. W. St. Clair McCoy cases, two thousand dollars. Said sum to be in addition to the amount heretofore paid them.

To pay S. M. Snyder for coal furnished capitol building from December, 1888, to February 1, 1890, one thousand, two hundred and seventy-six dollars and twenty-five cents.

To carry out the provisions of section 25, of chapter 24 of the acts of 1889, relating to the militia, to be expended under the provisions of said chapter 24, the sum of fifteen hundred dollars is hereby appropriated.

Be it further enacted by the legislature of West Virginia:

2. That no sum of money shall be paid out of the treasury during the fiscal year ending September thirtieth, one thousand eight hundred and ninety, beyond the amounts heretofore and hereby appropriated, unless the same be provided for by the constitution or some general law.

3. The superintendents of the several public institutions of this state, herein and hereby appropriated for, shall furnish to the board of directors, or regents, of their respective institutions, itemized accounts of all moneys paid out on account of appropriations for contingent expenses and repairs, and when audited and allowed, the directors or regents, respectively, shall include such itemized account in their reports, as are directed by law to be made. And in no case shall the expenditure exceed the amount appropriated for such contingencies.

Every warrant or requisition upon the auditor for any part of the moneys herein and hereby appropriated for the university, the hospital for the insane at Weston, and the West Virginia reform school, shall be accompanied by a statement of the treasurer or other financial officer of such institution, showing how much money is in his hands to the credit of such institution,
on the day such draft or requisition is forwarded for payment.

J. J. Woods,
Speaker of the House of Delegates.

R. S. Carr,
President of Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 4, 1890.

I certify that the foregoing act, having been presented to the Governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

HENRY S. WALKER,
Secretary of State.

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]

The foregoing act takes effect from its passage, two-thirds of the members elected to each house, by a vote taken by yeas and nays, having so directed.

CHAPTER XVIII.

AN ACT making appropriations of public money to pay members of the Legislature, and for salaries of the officers of the government, in pursuance of the forty-second section of the sixth article of the Constitution.

[Passed February 28, 1890.]

Be it enacted by the Legislature of West Virginia:

1. There shall be and are hereby appropriated, for the fiscal year ending September thirtieth, one thousand eight hundred and ninety, the following sums for pay of members and officers of the legislature, and for salaries of the officers of the government:
LEGISLATIVE APPROPRIATIONS.

LEGISLATIVE DEPARTMENT.

Senate.

To pay for mileage allowed to members of the senate, for the extra session commencing on the fifteenth day of January, 1890, one thousand, ten dollars and seventy cents.

To pay per diem compensation of the twenty-six members of the senate, from the fifteenth day of January to the twenty-sixth day of February, one thousand eight hundred and ninety, four thousand five hundred and fifty-eight dollars.

To pay per diem compensation of the officers, clerks of the committees, that is to say:

- To the clerk of the senate, five hundred and thirty dollars.
- To three assistant clerks of the senate, seven hundred and seventy-four dollars.
- To four committee clerks, six hundred and eighty dollars.
- To five pages, four hundred and thirty dollars.
- To the sergeant-at-arms, two hundred and fifteen dollars.
- To the door-keeper, one hundred and seventy-two dollars.

House of Delegates.

To pay mileage of the sixty-five members of the house of delegates, for the extra session commencing on the fifteenth day of January, one thousand eight hundred and ninety, the sum of two thousand, five hundred and twelve dollars and thirty cents.

To pay per diem compensation of the members of the house of delegates, from the fifteenth day of January to the twenty-sixth day of February, one thousand eight hundred and ninety, eleven thousand two hundred and sixty-six dollars.

To pay per diem compensation of the members of committees and pages, as follows:

- To the clerk of the house of delegates, five hundred and thirty dollars.
- To four assistant clerks, one thousand and thirty-two dollars.
- To six committee clerks, one thousand and thirty-two dollars.
- To the sergeant-at-arms, two hundred and fifteen dollars.
Doorkeeper. To the door-keeper, one hundred and seventy-two dollars.

Cloak room keeper. To the cloak-room keeper, one hundred and twenty-nine dollars.

Pages. To seven pages, six hundred and two dollars.

Janitor, extra. To pay the janitor for extra labor hired by him during present session, three hundred and eighty-seven dollars, less the amount provided by any other act of the legislature.

Janitor. To pay compensation allowed by law to janitor for his services during present session, one hundred and twenty-nine dollars, less the amount provided by any other act of the legislature.

**Executive Department.**

Salary commissioner of labor, 1890. To pay salary of the commissioner of labor, for the year ending May 30th, 1890, one thousand two hundred dollars.

Same, 1891. To pay salary of the commissioner of labor for the year ending May 30th, 1891, one thousand two hundred dollars.

Auditor to pay. The auditor is hereby authorized and directed, when properly demanded, to issue his warrant on the treasury in the same manner he would be required to if each item of expenditure were directed to be paid to a creditor by name; and no money shall be drawn from the treasury for the purpose herein named, during the fiscal year ending September thirtieth, one thousand eight hundred and ninety, beyond the amount hereby and heretofore appropriated, unless the same is authorized by the constitution or some general law.

J. J. Woods,
Speaker of House of Delegates.
R. S. Carr,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
March 4, 1890.

I certify that the foregoing act, having been presented to the governor for his approval, and not having been returned by him to the house of the legislature in which it originated, within the time prescribed by the constitution of the state, has become a law without his approval.

Henry S. Walker,
Secretary of State.
The foregoing act takes effect from its passage, two-thirds of the members elected to each house, by a vote taken by yeas and nays, having so directed.
JOINT RESOLUTIONS.

[No 1.]

JOINT RESOLUTION authorizing the Auditor to draw warrants upon the Treasury for the per diem and mileage of the members of the Legislature, and the per diem of the officers and attaches of the Senate and House of Delegates.

Resolved by the Legislature of West Virginia:

That the Auditor is hereby authorized to issue his warrants upon the Treasury, for such amounts as are, or may become due to the several members, officers and attaches of the Senate and House of Delegates, for their per diem during the present extra session of the Legislature, upon the proper requisitions of the Clerk of the Senate and the Sergeant at-Arms of the House of Delegates, respectively; and the Auditor is further authorized to issue his warrants for the mileage of the members of the two houses, as soon as the said mileage is ascertained and fixed, upon proper requisitions being presented to him therefor.

[Adopted January 17, 1890.]
JOINT RESOLUTION requesting our Senators and Representatives in Congress to cast their votes for Chicago as the place for holding the World's Fair, as between that city and the city of New York.

Resolved by the Legislature of West Virginia:

That in case the contest for the location of the World's Exposition narrows to a choice between the cities of New York and Chicago, in the opinion of the members of the Legislature, the best interests of the State of West Virginia will be advanced by the selection of the city of Chicago; and our Senators and Representatives in Congress are requested to cast their votes so as to promote this object.

[Adopted January 24, 1890]

[No. 3.]

JOINT RESOLUTION providing for the adoption of some method of disposition for the sewage, etc., from the Hospital at Weston, and preventing pollution of the West Fork River.

Resolved by the Legislature of West Virginia:

That the Board of Directors of the Hospital for the Insane at Weston, be and they are hereby authorized and directed at the earliest practicable time, to adopt and put into operation the most efficient plan for disposing of the waste, garbage and sewage from the said Hospital of the Insane, thereby saving from pollution the waters of the West Fork river. That they are authorized to employ a competent, expert engineer, to aid their enquiries, to prepare plans for carrying into effect the purposes of this resolution and to superintend the construction of such works, whether for cremation, irrigation or other suitable system, as may be necessary.

[Adopted January 29, 1890]
JOINT RESOLUTION providing for the appointment of an agent to prosecute certain claims before the Court of Claims.

WHEREAS, The Legislature of West Virginia by its act, chapter 109, acts of 1871, provided for the payment of certain military claims, amounting to nineteen thousand four hundred and seventy-four and sixty-eight one-hundredths dollars, which were to be paid when recognized by the United States Government; and whereas said claims have been by resolution of the United States Senate referred to the Court of Claims at Washington for investigation and judgment upon the liability of the United States Government for the payment of the same, where they are still pending, and it becomes important that some person or persons be appointed to prosecute the said claims on behalf of this State for the ultimate recovery against the United States Government; therefore be it

Resolved by the Legislature of the West Virginia:

That the Governor be, and he is hereby authorized to appoint some person or persons to prosecute said claims before the said Court of Claims on behalf of this State; but no compensation shall be paid the person or persons so appointed, out of the State Treasury.

[Adopted February 7, 1890.]

[No. 5.]

JOINT RESOLUTION expressing it to be the sense of the Legislature to amend the existing election law.

Resolved by the Legislature of West Virginia:

That it is the sense of the Legislature, that such changes should be made in the election law, as will accomplish ballot reform; and that it is the duty of the Legislature to pass a proper bill on this subject at the present session.

[Adopted February 7, 1890.]
[No. 6.]

JOINT RESOLUTION to provide for the settlement of the boundary line between the States of West Virginia and the State of Maryland.

WHEREAS, There has been for many years, a dispute between this State and the State of Maryland as to the true location of the boundary line between them, commencing at the "Fairfax Stone" and running northward to the Pennsylvania line, the dispute involving a triangle of land about three quarters of a mile wide, on the Pennsylvania line, with its apex terminating southward at the said "Fairfax Stone," the eastern line of said triangle being known as the "Old Maryland line," and the western line known as the "New Maryland line;" and

WHEREAS, Both states claim and are now attempting to exercise jurisdiction over this disputed territory, and serious conflicts have arisen between citizens of Maryland and this State, over claims to the same tracts of land under titles derived from their respective states, and

WHEREAS, It is highly important to the citizens of both states involved in these controversies, that the true boundary line between these states should be established on an equitable and just basis, as to the rights of all parties concerned, therefore be it

Resolved by the Legislature of West Virginia:

That the dispute between this State and the State of Maryland about the boundary line running from the "Fairfax Stone" to the Pennsylvania line northward, be adjusted and settled in manner as follows:

The Governor of this State shall select an arbitrator, the State of Maryland shall choose an arbitrator, in such manner as her Legislature may direct, and said arbitrators so chosen, shall choose a third arbitrator, and the three arbitrators so chosen, or a majority of them, after being duly sworn, shall proceed to establish the boundary line between the said States, commencing at the said "Fairfax stone" and running northward to the Pennsylvania line. Said arbitrators shall adopt or propose to the respective States, a plan of settlement of the disputes between their citizens, as to the land titles derived from said States within the disputed territory.
The award and adjustment of said arbitrators, or of a majority of them, when confirmed by the Legislature of this State, shall be final and binding upon it; Provided, The same shall also be ratified and confirmed by the State of Maryland. Said arbitrators shall be neither citizens of the State of Maryland, West Virginia or Virginia.

The said arbitrators for their services shall receive ten dollars per day each, for the time actually employed by them in said arbitration, and the same mileage as is allowed to members of the Legislature of this State, and also such other necessary expenses as may be incurred by said arbitrators in and about said arbitration; all which compensation, mileage and expenses shall be paid by this State and the State of Maryland equally.

The parties may be represented by counsel before said arbitrators, and the arbitrators may consider any evidence which may be presented to them, which they may deem pertinent or material.

[Adopted February 7, 1890]

[No. 7.]

JOINT RESOLUTION authorizing the Governor to procure from the State of Virginia certain land books, and to ascertain and communicate to the next Legislature the probable cost of securing copies of records, etc.

Resolved by the Legislature of West Virginia:

That the Governor be, and is hereby authorized to procure from the files of the Land Office of the State of Virginia, the land books of the several counties of this State, for all the years prior to the formation of this State; and also to ascertain the probable cost of securing copies of such land grants, records and land books, as can not be procured from the State of Virginia; and the Governor is requested to make communication to the next Legislature, the probable cost of securing such copies.

[Adopted February 10 1890.]
JOINT RESOLUTION favoring the passage by Congress of a general pension law.

WHEREAS, The Federal soldiers in the late war are becoming old, and most of them broken in health, and many of them unable to furnish the necessary evidence that would entitle them to a pension for disability; therefore, be it

Resolved by the Legislature of West Virginia:

That it is the sense of this Legislature that, as a simple act of justice to the brave defenders of the Union in its hour of danger, Congress should at an early day, pass a law placing upon the pension rolls of the Government, all honorably discharged soldiers and sailors, and the widows and orphans of deceased soldiers and sailors of the late war.

Resolved, That the Governor be requested to forward a copy of these resolutions to each of our Senators and Representatives in Congress.

[Adopted February 12, 1800.]

[No. 9.]

JOINT RESOLUTION authorizing the Governor to furnish arms to the Linsley Institute.

WHEREAS, There is now in possession of the State, a quantity of arms of a different caliber from those for which the general government is distributing ammunition, and which are therefore, at present, of no practical use to the State, and,

WHEREAS, The Secretary of War has directed the detail of an army officer, to instruct the students of the Linsley Institute in Military tactics; therefore,

Resolved by the Legislature of West Virginia:

That the Governor be authorized to furnish the authorities of said Institute with seventy-five stand of the arms so described, upon said authorities or some one for them, executing a good and sufficient bond in the sum of one thousand five hundred dollars, for the return of said arms in good condition at the end of three years, or sooner if demanded by the Governor.

[Adopted February 18, 1800.]
[No. 10.]

JOINT RESOLUTION concerning the binding and indexing of the acts of the present session and the regular session of 1889.

Resolved by the Legislature of West Virginia:

That the Clerk of the House of Delegates be and he is hereby authorized and directed, to have bound in the same volume and indexed together, the acts of the present session and the acts of the regular session of 1889.

[Adopted February 21, 1890.]

[No. 11.]

JOINT RESOLUTION providing for the adjournment of the present session of the Legislature.

Resolved by the Legislature of West Virginia:

That the Senate and House of Delegates adjourn sine die on Wednesday, February 26th, 1890, at 11 o'clock A. M.

[Adopted February 25, 1890.]

[No. 12.]

JOINT RESOLUTION authorizing the Governor to sell certain guns to Grand Army Posts and Societies of ex-Confederate soldiers.

WHEREAS, There are about four hundred old army muskets in the possession of the State, and

WHEREAS, Said muskets are useless to the State, and are only a burden and care to the Adjutant General, and

WHEREAS, The different Grand Army Posts and Societies of ex-Confederate soldiers are anxious to possess enough of these guns to enable them to organize a firing squad for the burial of their dead comrades; therefore, be it
Resolved by the Legislature of West Virginia:

That the Governor is hereby authorized to sell to the different Grand Army Posts and Societies of ex-Confederate soldiers of the State, not more than ten of said muskets to any one post or society, at fifty cents a piece.

[Adopted February 25, 1890.]

[No. 13.]

JOINT RESOLUTION, providing for a Joint Committee to wait upon the Governor.

Resolved by the Legislature of West Virginia:

That a joint committee of five, consisting of two from the Senate and three from the House of Delegates, be appointed by the presiding officer of their respective houses, to wait upon the Governor and inform him that the Legislature will soon be ready to adjourn sine die, and ascertain whether or not he has any communication to make to the two Houses.

[Adopted February 25, 1890.]
CORPORATIONS.

OHIO VALLEY LIFE COMPANY.

AMENDMENT TO CHARTER.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that I. H. Duval, president, and Wm C. Dandlan, secretary of the Ohio Valley Life Company, this day certified to me under their hands and the common seal of said corporation that at a general annual meeting of the stockholders of said company, held at its principal office in the city of Wheeling, West Virginia, in accordance with law, on Tuesday, the 11th day of January, 1887, the following resolution was adopted, all the stock of the company being present and voting therefor:

"The stockholders of the Ohio Valley Life Company, in general meeting assembled this 11th day of January, 1887, desiring to change the language of its charter in so far as it sets forth the purposes and objects of said corporation, do now resolve, that the charter of this corporation shall be changed so as that its objects and purposes shall be as follows, viz: for the mutual protection and relief of those who may become beneficiary members thereof the payment of sums of money to the families or heirs of deceased members, the receipts of money by voluntary contributions, donation or dues, the collection of money by assessment upon its members, and the proper distribution, investment and appropriation of such monies; the stock subscribed to said corporation to be held and used solely for the purpose as herein set forth, and not in
manner to share in such assessments, nor in any wise to be increased thereby."

Wherefore, I declare said amendment as set forth in said resolution to be authorized by law, and that said charter of the Ohio Valley Life Company amended accordingly.

Given under my hand and the great seal of the said state at the city of Charleston, this 14th day of January, 1857.

HENRY S. WALKER,
Secretary of State.

THE PENNSYLVANIA AND WEST VIRGINIA LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Know all men by these presents:

The undersigned agree to become a corporation by the name of "The Pennsylvania, and West Virginia Lumber Company," for the purpose of manufacturing lumber, dealing in and selling the same, and of mining for iron, coal, oil and other material, manufacturing, preparing for, and transporting to, market and selling the same; which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, in the commonwealth of Pennsylvania, and is to expire on the first day of December, anno dominii, nineteen hundred and sixty.

And for the purpose of forming said corporation, we have subscribed the sum of fifteen thousand dollars, ($15,000) to the capital thereof, and have paid in on said subscriptions the sum of five thousand dollars, ($5,000) and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to forty-five thousand dollars, ($45,000) in all.

The capital so subscribed is divided into shares of one hundred dollars, ($100) each, which are held by the undersigned respectively as follows, that is to say:

John D. Boyle, whose residence is in Pittsburgh, Pennsylvania, fifteen shares.

Robert H. Boyle, whose residence is in Pittsburgh in the state of Pennsylvania, ten shares.

J. Q. Adams, whose residence is in the town of Mt. Pleasant, county of Westmoreland, Pennsylvania, ten shares.

Allred Robertson, whose residence is in the town of Mt. Pleasant, county of Westmoreland, State of Pennsylvania, fifty shares.
Thomas K. Ray, whose residence is in the city of Pittsburgh, in
the state of Pennsylvania, twenty-five shares.
William A. Hoeveler, whose residence is in Pittsburgh, in the
state of Pennsylvania, thirty shares.
And the capital to be hereafter sold is to be divided into shares
of the like amount.
Given under our hands, this tenth day of January, 1887.
In the presence of
A. P. Burgwin.

Wherefore, The corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Decem-
ber, nineteen hundred and six, a corporation by the name and for
the purpose set forth in said agreement.
Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this fourteenth day of
January, eighteen hundred and eighty seven.
HENRY S. WALKER.
Secretary of State.

THE RITCHIE COUNTY AGRICULTURAL FAIR ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of
The Ritchie County Agricultural and Fair Association for the
purpose of advancing the agricultural and mechanical interest of
this section of the state and for the competitive exhibition of farm
products, live stock and trials of speed and to promote the gener-
al interests of the community and all other purposes for which
such organizations are intended, which corporation shall keep its
principal office at Pennsboro, in the county of Ritchie, W. Va.,
and is to expire on the first day of January, 1900, and for the pur-
pose of forming the said corporation, we have subscribed the sum
of one thousand dollars ($1,000.) to the capital stock thereof, and
have paid in on said subscriptions the sum of one hundred dol-
ars, ($100.) and desire the privilege of increasing the said capital
stock by the sale of additional shares from time to time to ten
thousand dollars, ($10,000.) in all.
The capital so subscribed is divided into shares of ten ($10,) dol-
lars each, which are held by the undersigned respectively, as follows, that is to say: By—

Creed Collins, Pennsboro, Ritchie county, W. Va., ten shares.
James Kelley, Pennsboro, Ritchie county, W. Va., two shares.
J. B. Crumrine, Pennsboro, Ritchie county, W. Va., two shares.
G. P. Sigler, Pennsboro, Ritchie county, W. Va., two shares.
J. T. Maxwell, Pennsboro, Ritchie county, W. Va., two shares.
H. N. Sharp, Pennsboro, Ritchie county, W. Va., three shares.
M. C. Duty, Pennsboro, Ritchie county, W. Va., two shares.
E. L. Merifield, Pennsboro, Ritchie county, W. Va., one share.
H. J. Scott, Pennsboro, Ritchie county, W. Va., three shares.
G. W. Thomas, Pennsboro, Ritchie county, W. Va., ten shares.
John H. Gray, Pennsboro, Ritchie county, W. Va., ten shares.
E. E. Wells, Pennsboro, Ritchie county, W. Va., five shares.
W. W. Murdoch, Pennsboro, Ritchie county, W. Va., one share.
Wm. Timmons, Pennsboro, Ritchie county, W. Va., two shares.
M. S. Hall, Harrisville, Ritchie county, W. Va., five shares.
J. R. Cunningham, Pennsboro, Ritchie county, W. Va., one share.
S. V. Wilson, Pennsboro, Ritchie county, W. Va., ten shares.
J. C. Merrifield, Pennsboro, Ritchie county, W. Va., two shares.
P. A. Perrell, Pennsboro, Ritchie county, W. Va., ten shares.
Madison Lambert, Pennsboro, Ritchie county, W. Va., ten shares.
Peter Thomas, Pennsboro, Ritchie county, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 10th day of January, 1887.

Creed Collins,
Jas. Kelley,
J. B. Crumrine,
G. P. Sigler,
J. T. Maxwell,
H. N. Sharp,
M. C. Duty,
E. L. Merifield,
H. J. Scott,
G. W. Thomas,
John H. Gray,
E. E. Wells,
W. W. Murdoch,
Wm. Timmons,
M. S. Hall,
J. R. Cunningham,
S. V. Wilson,
J. C. Merrifield,
P. A. Perrell,
Madison Lambert,
Peter Thomas.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this eighteenth day of January, eighteen hundred and eighty-six.

HENRY S. WALKER,
Secretary of State.

OCEAN MINING COMPANY.

AMENDMENT TO CHARTER.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John Sheridan, president of the Ocean Mining Company of West Virginia, has this day certified to me under his hand and the corporate seal of said company, attested by the signature of John Wilson, its secretary, that at an annual meeting of the stockholders thereof, held on the sixth day of November, 1886, at the principal office of said company, in Baltimore, Maryland, the following resolution was adopted a majority of the stock of said company being present and voting therefor:

Resolved. That one of the principal offices of this company be located at Bridgeport, Harrison county, W. Va.; and and that the charter of this company be and is hereby amended, by inserting after the words “Baltimore city and state of Maryland” on the eleventh line of charter the words “and the town of Bridgeport, Harrison county, W. Va.” and also by adding the letter “s” to the words “office” and “place” on the tenth line of charter so that charter shall read “which corporation shall keep its principal offices or places of business at Chamber of Commerce building or other suitable place in Baltimore city, state of Maryland, and the town of Bridgeport, Harrison county, W. Va.

Wherefore, I do declare said resolution to be authorized by law, and that the charter of the Ocean Mining Company, is hereby declared to be amended accordingly.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 19th day of January, 1887.

HENRY S. WALKER,
Secretary of State.
STANDARD FIRE INSURANCE COMPANY.

CHANGE OF NAME.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Wm. Ellingham, president of the Standard Fire Insurance Company, of Wellsburg, has this day certified to me under his hand and the corporate seal of said company that at a meeting of the stockholders of said company held on the 18th day of January, 1887, at its principal office in Wellsburg, W. Va., in pursuance of law, the following resolution was adopted, more than a majority of all the stock of the company being present and voting therefor:

Resolved, That the name of this corporation be and the same is hereby changed to The Standard Fire Insurance Company of Wheeling, and that the principal office or place of business of said company be and the same is hereby changed from Wellsburg, in the county of Brooke, to Wheeling, in the county of Ohio.

Wherefore I do declare said resolution to be authorized by law, and that the change of name and the amendment therein proposed is hereby authorized.

Given under my hand and the great seal of the state [G.S.] at the city of Charleston, this 21st day of January, 1887.

HENRY S. WALKER,
Secretary of State.

NEW RIVER BRIDGE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, have been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the New River Bridge Company, for the purpose of constructing, maintaining and using a bridge across New river, at or near the mouth of Arbuckle creek, in the county of Fayette, with the right to take tolls for the passage of persons, railroad cars, engines, vehicles and other things passing on and over said bridge; which corporation shall keep its principal office or place of business in the city of New York, in the State of N. Y., and is to expire on the first day of January, in the year 1937.

And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one hundred thousand dollars in all.
The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Frank Lyman, Brooklyn, N. Y., one share.
A. Augustus Low, Brooklyn, N. Y., one share.
Seth Low, Brooklyn, N. Y., one share.
M. Erskine Miller, Staunton, Va., one share.
H. M. Bell, Staunton, Va., one share.

And the capital stock hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 13th day of January, 1887.

FRANK LYMAN, [Seal.]
A. AUGUSTUS LOW, [Seal.]
SETH LOW, [Seal.]
M. ERKINE MILLER, [Seal.]
H. M. BELL, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of January, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA PURCHASING AGENCY AND MANUFACTURING DRUG COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "West Virginia Purchasing Agency and Manufacturing Drug Company," for the purpose of buying and selling all classes of goods and manufacturing and compounding drugs and medicines and dealing in wines and liquors for medicinal purposes. Which corporation shall keep its principal office and place of business at the city of Wheeling, Ohio county, state of West Virginia, and is to expire on the 22d day of January, A. D., nineteen hundred and seven. And for the purpose of forming the said corporation we have subscribed the sum of sixty dollars to the capital thereof and have paid in on said subscriptions the sum of sixty dollars, and desire the privilege of increasing the said capital, by sales of
additional shares from time to time, to sixty thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows:

- By Charles H. Odbert, of Wheeling, West Virginia, one share.
- By John L. Laughlin, of Wheeling, West Virginia, one share.
- By D. L. Odbert, of Wheeling, West Virginia, one share.
- By G. A. Thompson, of Wheeling, West Virginia, one share.
- By M. E. Laughlin, of Wheeling, West Virginia, one share.
- By C. A. Thompson, of Wheeling, West Virginia, one share.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 22d day of January, A. D., 1887.

CHARLES H. ODBERT,
JOHN L. LAUGHLIN,
G. A. THOMPSON,
M. E. LAUGHLIN,
D. L. ODBERT,
C. A. THOMPSON,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-second day of January, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this thirty-first day of January, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE BLUE STONE INN COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in words and figures following:

The undersigned agree to become a corporation by the name of The Blue Stone Inn Company, for the purpose of purchasing or erecting, constructing or carrying on one or more inns or hotels, with suitable grounds adjacent, in or near the town of Bramwell, in Mercer county, West Virginia, with power to acquire and hold such real estate as may be necessary and proper for the successful carrying out of such enterprise, by purchase, lease or otherwise, as may be deemed expedient.

Which corporation shall keep its principal office or place of business at Bramwell, in the county of Mercer and state of West
Virginia, and is to expire on the first day of January, 1897. And for the purpose of forming the said corporation, we have subscribed the sum of thirteen hundred dollars, to the capital thereof, and have paid in on said subscriptions the sum of one hundred and thirty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time to twelve thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By—

C. H. Duhring, Bramwell, West Va., five shares.
C. H. Duhring, Jr., Bramwell, West Va., two shares.
Wm. D. Mullin, Bramwell, West Va., two shares.
John Freeman, Bramwell, West Va., two shares.
J. A. Welch, Bramwell, West Va., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 25th day of January, 1887.

C. H. DuHRING,
C. H. DuHRING, Jr.,
Wm. D. Mullin,
John Freeman,
J. A. Welch.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, 1897, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirty-first day of January, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

NORWAY TACK COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Norway Tack Company, for the purpose of manufacturing and dealing in tacks, brads, nails and other articles made from iron, steel, brass, copper, zinc, tin and other metals, in any and all their different branches and forms, of buying, selling and exchanging merchandise generally, and for the purpose of doing any other
business which may be, by said corporation deemed necessary or
advantageous in carrying out the main purpose of its organization, as hereinbefore set forth.

Which corporation shall keep its principal office or place of
business in Wheeling, in the county of Ohio, state of West Vir-
ginia, and is to expire on the first day of January, one thousand
nine hundred and thirty-seven.

And for the purpose of forming said corporation, we have sub-
scribed the sum of six hundred dollars to the capital thereof, and
have paid in on said subscriptions the sum of sixty dollars, and
desire the privilege of increasing the said capital by sales of addi-
tional shares from time to time to one hundred and fifty thousand
dollars.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By—

Isaiah T. Jones, Sandwich, Mass., one share.
Hiram H. Heald, Sandwich, Mass., one share.
William H. Heald, Sandwich, Mass., one share.
George G. Hannon, Wheeling, W. Va., one share.
Charles L. Davis, Wheeling, W. Va., one share.
John J. Jones, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares
of like amount.

Given under our hands, this first day of January, one thousand
eight hundred and eighty-seven.

Isaiah T. Jones.
Hiram H. Heald.
William H. Heald.
Geo. G. Hannon.
Chas. L. Davis.
Jno. J. Jones.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Janu-
ary, nineteen hundred and thirty seven, a corporation by the name
and for the purposes forth in said agreement.

Given under my hand and the great seal of the said
[positive exchange] state at the city of Charleston, this first day of February,
eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

DOLLAR SAVINGS BANK.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Dollar Savings Bank for the purpose of carrying on the business of banking in all its various branches, and of exercising under the laws of the state West Virginia all such incidental powers as shall be necessary to carry on said business by discounting promissory notes, negotiating drafts, bills of exchange, and other evidences of indebtedness, buying and selling exchange, banknotes, bullion or coin, receiving money upon transient or special deposits, to issue certificates of loans and deposits for money deposited and to pay interest upon the same, to loan money on personal or other security, and generally to carry on such business as is usually carried on by a bank of discount and deposit; which corporation shall keep its principal office or place of business at the city of Wheeling, Ohio county, West Virginia, and is to expire on the first day of January, nineteen hundred and thirty-seven.

And for the purpose of forming the said corporation we have subscribed the sum of twenty-seven thousand eight hundred dollars to the capital thereof, and have paid in on the said subscriptions the sum of twenty-seven hundred and eighty dollars, and desire the privilege of increasing the said capital by sales of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

N. B. Scott, twenty shares.
Ed. F. Bocking, five shares.
John M. Brown, twenty shares.
T. E. Bodley, one share.
R. K. Giffen, ten shares.
James V. Dickey, two shares.
John L. Dickey, five shares.
Alfred Paull, five shares.
George Hook, ten shares.
C. P. Brown, ten shares.
J. F. Paull, five shares.
Samuel M. Rice, five shares.
B. K. McMehen, five shares.
W. H. Waddle, one share.
H. P. McGregor, one share.
Charles E. Graves, ten shares.
C. J. Rawling, five shares.
E. Buckman, five shares.
J. R. Butts, two shares.
L. A. Waxnecke, three shares.
George Zoeckler, Sr., ten shares.
Wm. C. Meyers, five shares.
Frank T. Hare, five shares.
Andrew S. Hare, two shares.
Geo. H. P. Schmidt, three shares.
F. C. Arbenz, two shares.
B. Klieves, three shares.
E. W. Wells, three shares.
John S. Welty, five shares.
Geo. E. Stifel, five shares.
F. C. H. Schwertfeger, five shares.
John Arbenz, three shares.
Wm. Goering, five shares.
Louis Schwab, ten shares.
Peter Cassell, twenty shares.
James McClure, five shares.
James Rine, five shares.
W. H. Klieves, two shares.
J. H. Pipes, five shares.
Alex. T. Young, five shares.
R. Campbell, twenty shares.
P. B. Jobbins, twenty shares.

All of the city of Wheeling, Ohio county, West Virginia.

And the capital to be hereafter sold is to be divided into shares
of the like amount. The above articles of association and agree­
ment are made and entered into, to enable us to avail ourselves
of the advantages of chapter 215, of the Acts of the Legislature
of West Virginia, 1872-3.

Given under our hands and seals, this twenty-eighth day of Jan­
uary, eighteen hundred and eighty-seven.

N. B. Scott, [Seal.]
Ed. F. Bocking, [Seal.]
Jno. M. Brown, [Seal.]
T. E. Bodley, [Seal.]
R. K. Giffen, [Seal.]
Jas. V. Dickey, [Seal.]
John L. Dickey, [Seal.]
Alfred Paull, [Seal.]
George Hook, [Seal.]
C. P. Brown, [Seal.]
J. F. Paull, [Seal.]
Samuel M. Rice, [Seal.]
B. K. McMechan, [Seal.]
W. H. Waddle, [Seal.]
H. P. McGregor, [Seal.]
Charles E. Graves, [Seal.]
C. J. Rawling, [Seal.]
E. Buckman, [Seal.]
J. R. Buitts, [Seal.]
L. A. Wannecke, [Seal.]
Geo. Zoeckler, Sr. [Seal.]
Wm. C. Meyers, [Seal.]
Frank T. Hare, [Seal.]
Andrew S. Hare, [Seal.]
Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this third day of February, eighteen hundred and eighty-seven.

Henry S. Walker.
Secretary of State.

PARKERSBURG ELECTRIC LIGHT AND POWER CO.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that C. C. Martin, President of the Parkersburg Electric Light and Power Company, has certified to me under his signature and the common seal of said company, that at a general meeting of the stockholders thereof, duly called and held on the first day of February, 1887, after notice given by advertisement published four successive weeks in the State Journal, a newspaper of general circulation, printed in the State of West Virginia, of the intention to offer a resolution hereinafter certified, and at which meeting there was present in person and by proxy seven hundred and fifty five shares out of a total subscribed capital stock of nine hundred and thirty-two shares, the following resolution was unanimously adopted:

"Resolved, That the capital stock of The Parkersburg Electric Light and Power Company is hereby increased from thirty thousand dollars to one hundred thousand dollars, divided into four
thousand shares of the par value of twenty-five dollars each, and
the board of directors is fully authorized and empowered to do,
and cause to be done, whatever may be necessary or advisable
to carry this resolution into effect."

Wherefore, I do declare said resolution to be authorized by law,
and that said capital stock is increased accordingly.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this 11th day of Feb-
ruary, 1887.

HENRY S. WALKER,
Secretary of State.

THE GLENWOOD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
the "Glenwood Company," for the purpose of operating street
car and telephone lines, mining coal, iron ore, fire clay, lime stone
and all other minerals; building and working saw-mills, car shops,
iron furnaces and all other furnaces, and manufacturing furniture
and brick; and for selling coal, iron ore, lumber, iron and all other
articles manufactured by themselves or others and transport-
ing the same to market; and building wharves and dock yards,
and generally to manufacture, ship and sell any product of iron,
coal, wood or clay; and generally to do and perform all and any
act that a corporation may legally do, in the state of West Vir-
ginia.

Which corporation shall keep its principal office or place of busi-
ness at Charleston, in the county of Kanawha and state of West
Virginia, and is to expire on the first day of January, 1937. And
for the purpose of forming the said corporation, we have sub-
scribed the sum of fifty-five thousand, four hundred dollars to the
capital thereof, and have paid in on said subscriptions the sum of
fifty-five thousand, four hundred dollars; and desire the privilege
of increasing the said capital, by the sale of additional shares from
time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows: that is to say: By—

John Q. Dickinson, Charleston, W. Va., fifty shares.
James F. Brown, Charleston, W. Va., sixty shares.
A. M. Scott, Charleston, W. Va., forty shares.
William A. McCorkle, Charleston, W. Va., fifty shares.
Benjamin Brown, Charleston, W. Va., fifty shares.
George S. Laidley, Charleston, W. Va., fifty shares.
J. D. Baines, Charleston, W. Va., one hundred shares.
Joseph Ruffner, Charleston, W. Va., twenty shares.
W. S. Laidley, Charleston, W. Va., twenty shares.
Lewis Summers, Charleston, W. Va., one hundred and fourteen shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 27th day of January, 1887.

L. SUMMERS.
J. F. BROWN,
J. D. BAINES,
W. S. LAIDLEY,
JOSEPH RUFFNER,
A. M. SCOTT, by
A. A. McCORKLE,
Attorney in fact,
GEO. S. LAIDLEY,
BENJAMIN BROWN,
JOHN Q. DICKINSON,
WM. A. McCORKLE,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourteenth day of February, eighteen hundred and eighty seven.

HENRY S. WALKER,
Secretary of State.

THE BUCHANNON BUILDING & LOAN ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Buckhannon Building and Loan Association, for the purpose of raising money to be distributed among their members, and by such members used in buying lands or homes, or in building or repairing houses, or for paying or liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Buckhannon, in the county of Upshur and state of West Virginia, and is to expire on the 24th day of January, 1895. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred and fifty dollars to the capital.
thereof, and have paid in on said subscriptions the sum of sixty-five dollars in all; and desire the privilege of increasing said capital, by sales of additional shares from time to time, to sixty-five thousand dollars.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

C. J. Farnsworth, of Buckhannon, W. Va., one share.
P. M. Boggess, of Buckhannon, W. Va., one share.
A. A. Simpson, of Buckhannon, W. Va., one share.
C. C. F. McWhorter, of Buckhannon, W. Va., one share.
James H. Hanson, Buckhannon, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 21th day of January, 1887.

James H. Hanson,
P. M. Boggess,
C. C. F. McWhorter,
A. A. Simpson.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 21th day of January, 1895, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fourteenth day of February, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

CONSOLIDATED MINING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Consolidated Mining Company," for the purpose of carrying on the business of mining, vending and shipping coal and other minerals; of manufacturing coke and other products of such coal and other minerals, and selling, using and shipping the same; of manufacturing pig-iron and other metals, or any of their products; of buying and selling goods in connection with said business, or any of them upon any premises where such business is carried on or near such premises or elsewhere, in connection with said business or any of them; of leasing any lands, real estate or chattels, real or interests in lands, which said corporation may hereafter acquire.
to other persons for the purpose of carrying on any of said business operations and of doing such other things as are legitimately necessary, proper or auxiliary to a right method of conducting any business above named.

Which corporation shall keep its principal office or place of business at its mines in the county of Kanawha, and state of West Virginia, and is to expire on the first day of January, 1936. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one thousand dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

William Trudgeon, Coal Valley, W. Va., four shares.
James A. Meyers, Coal Valley, W. Va., three shares.
J. Talman Waters, Jr., Coal Valley, W. Va., one share.
George Davis, Charleston, W. Va., one share.
Horatio G. Smith, Charleston, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this sixteenth day of February, 1887.

William Trudgeon.
James A. Meyers.
J. Talman Waters, Jr.
George Davis.
Horatio G. Smith.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-six, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of February, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

EAGLE GLASS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
Eagle Glass Company, for the purpose of manufacturing and dealing in glass and glassware, and for the purpose of manufacturing and dealing in all kinds of stamped tin and brass ware, and of selling all of said manufactured articles hereinbefore mentioned, whether manufactured by said company, in whole or in part, or by others.

Which corporation shall keep its principal office or place of business, at Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the first day of February, 1935. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty five dollars; and desire the privilege of increasing the said capital by the sale of additional shares from time to time to fifty thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

- A. W. Paull, Ohio county, W. Va., five shares,
- J. F. Paull, Ohio county, W. Va., five shares,
- Alfred Paull, Wheeling, W. Va., five shares,
- James Paull, Wellsburg, W. Va., five shares,
- H. W. Paull, Wellsburg, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the alike amount.

Given under our hands this first day of February, 1887.

A. W. PAULL,
J. F. PAULL,
ALFRED PAULL,
JAMES PAULL,
H. W. PAULL.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of February, nineteen hundred and thirty-five, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighteenth day of February, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

EWING & BILL LANTER COMPANY.

CHANGE OF NAME.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that C. J. Rowling, President of Ewing and
Bill Lantern Company, has certified to me, under his signature and the common seal of said company that at a general meeting of the stock holders thereof, held at the office of the company on the 17th day of February, 1887, the following resolution was adopted, a majority of all the stock of said company being present and agreeing thereto unanimously.

"Resolved, That the corporate name of this company be changed to Owl Lantern Company."

Therefore, I do declare said resolution authorized by law, and that said company shall hereafter be known as the "Owl Lantern Company."

Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this 25th day of February, 1887.

HENRY S. WALKER,
Secretary of State.

PIGEON BOOM COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Pigeon Boom Company," for the purpose of constructing a boom or booms with or without piers and dam or dams, and for the purpose of stopping and securing boats, rafts, logs, masts, spars, staves, railroad ties, lumber and other timbers that are drifted and floated out of Pigeon creek in Logan county, West Virginia.

Which corporation shall construct and keep its boom at or near the mouth of Pigeon, in Logan county, West Virginia, and shall keep its principal office or place of business at the mouth of Pigeon, in the county of Logan, state of West Virginia.

It shall begin on the first day of December, 1886, and is to expire on the first day of December, 1906.

And for the purpose of forming said corporation we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing said capital by the sale of additional shares from time to time to ten thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

M. B. Thompson, mouth of Pigeon, Logan Co. W. Va., six shares.
W. J. Williamson, Catlettsburg, Kentucky, one share.
Chas. Hampton, Catlettsburg, Kentucky, one share.
R. H. Prichard, Catlettsburg, Kentucky, one share.
Rush Williamson, Catlettsburg, Kentucky, one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands, this the 15th day of November, 1886.

M. B. THOMPSON,
W. J. WILLIAMSON,
O. H. HAMPTON.
R. H. PRICHARD.
RUSH WILLIAMSON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and six, a corporation by the name and for the purposes set forth in said agreement.
Given under my band and the great seal of the said [G. S.] state at the city of Charleston, this twenty-sixth day of February, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE WHEELING ATHLETIC CLUB.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has this day been delivered to me, which agreement is in words and figures following:

The undersigned agree to become a corporation by the name of "The Wheeling Athletic Club," for the purpose of establishing and maintaining a gymnasium, and promoting the physical culture of its members.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio and state of West Virginia, and is to expire on the 9th day of February, 1936. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of twenty dollars each, which are held by the undersigned respectively as follows, that is to say: By—

A. S. List, Wheeling, W. Va., one share.
Samuel Hazlett, Wheeling, W. Va., one share.
Wm. L. Ewing, Wheeling, W. Va., one share.
Charles E. Mason, Wheeling, W. Va., one share.
R. Edgar Hall, Wheeling, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 23d day of February, 1887.
A. S. List,
Samuel Hazlett,
Wm. L. Ewing,
Chas. E. Mason,
R. Edgar Hall.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 9th day of February, 1936, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this first day of March, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE NEWBURGH ORRELL COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of "The Newburgh Orrell Coal and Coke Company," for the purpose of mining coal, iron ore, fire-clay and lime stone, and selling and disposing of the same, and manufacturing coke, iron and steel in any of their various forms; and all articles made from fire-clay; and of acquiring any and all real and personal property necessary or convenient to the proper management of the said business.
Which said corporation shall keep its principal office or place of business at Newburgh, in the county of Preston, and state of West Virginia, and is to expire on the first day of January, A. D., 1937. And for the purpose of forming said corporation, we have subscribed the sum of one hundred and nine thousand and ninety 00 00 dollars to the capital thereof, and have paid in on said subscription the sum of eighty two thousand and four hundred and sixty-two and 50-100 dollars, or seventy-five per centum of the amount so subscribed; and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.
The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:
CORPORATIONS.

C. Morton Stewart, of Stevenson, Md., twelve hundred shares.
Otho H. Williams, of Baltimore, Md., eight hundred shares.
Richard M. McSherry, of Baltimore, Md., five shares.
Charles O'Donnell Lee, of Baltimore county, Md., five shares.
John Stewart, of Baltimore, Md., seven hundred and thirteen shares.
James A. Gary, of Howard county, Md., one hundred shares.
James L. McLane, of Baltimore, Md., one thousand shares.
Alfred Jenkins, of Baltimore, Md., fifty shares.
Josiah Lee Johnson, of Baltimore, Md., four hundred and fifty shares.
Charles Mackal, of Baltimore, Md., seventy-five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals this eighteenth day of February 1887.

C. Norton Stewart,
Otho H. Williams,
R. M. McSherry,
Chas. O'Donnell Lee,
John Stewart,
James A. Gary,
J. L. McLane,
Alfred Jenkins, Jr.,
Josiah Lee Johnson,
Charles Mackall.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of said State [G. S.] at the city of Charleston, this third day of March, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

MUTUAL SAVINGS BANK.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Mutual Savings Bank, for the purpose of conducting a savings bank under the act of the legislature, passed on the 21st day of February, 1887, and entitled, "An Act for the Incorporation of
Savings Banks,” which corporation shall keep its office or principal place of business at Wheeling, in the county of Ohio, in the State of West Virginia.

And each member of said association, whose name is hereunto subscribed, agrees that he will accept the responsibilities and faithfully discharge the duties of a trustee of the said savings bank, if the same shall be authorized to transact business, and he shall be named a trustee therein.

In testimony whereof we have hereunto subscribed our names and specified our respective places of residence, postoffice address and occupation.

Given under our hands this 26th day of February, 1887.
W. G. Wilkinson, Wheeling, Wheeling, W. Va., bank teller,
C. H. Collier, Wheeling, Wheeling, W. Va., insurance agent,
Howard Hazlett, Wheeling, Wheeling, W. Va., merchant,
Edward Robertson, Wheeling, Wheeling, W. Va., printer,
Alex. Updegraff, Wheeling, Wheeling, W. Va., clerk,
Frank Stanton, Wheeling, Wheeling, W. Va., merchant,
W. B. Simpson, Wheeling, Wheeling, W. Va., merchant,
Tho's. O'Brien, Wheeling, Wheeling, W. Va., real estate agent,
T. H. Logan, Wheeling, Wheeling, W. Va., merchant,
George Baird, Wheeling, Wheeling, W. Va., physician,
Hullihen Quarrier, Wheeling, Wheeling, W. Va., merchant,
T. C. Moffat, Wheeling, Wheeling, W. Va., merchant.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourth day of March, nineteen hundred and thirty seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourth day of March, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

PENN MUTUAL BUILDING ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We the undersigned agree to become a corporation by the name of Penn Mutual Building Association, for the purpose of raising money to be distributed among its members and by such members used in buying lands or houses or in building or repair-
ing houses, or for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal officer or place of business in the City of Wheeling in the county of Ohio, and state of West Virginia, and is to expire on the first day of April, A. D. 1907. And for the purpose of forming said corporation, we have subscribed the sum of twenty-three hundred and forty dollars to the capital thereof, and have paid in on said subscription the sum of two hundred and thirty-four dollars, and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to nine hundred and ten thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say:

R. J. Smyth, one share.
Chas. H. Berry, one share.
M. Freismuth, one share.
T. J. Hughes, one share.
Geo. G. McKown, one share.
F. P. Jones, one share.
Ed. Rogers, one share.
P. J. Gilligan, one share.
J. B. Read, one share.
W. G. Wilkinson, one share.
Chas. W. Conner, one share.
E. W. Dunaway, one share.
John E. Clater, one share.
J. P. Maxwell, one share.
C. H. Merkel, one share.
Wm. Elbingham, one share.
Albert H. Kratz, one share.
Isaiah Warren, one share.

All of the city of Wheeling, Ohio county, West Virginia.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 23th day of February, 1887.

R. J. Smyth,
Chas. H. Berry,
M. Freismuth,
T. J. Hughes,
Geo. G. McKown,
E. P. Jones,
Ed. Rogers,
P. J. Gilligan,
J. B. Read,
W. G. Wilkinson,
Chas. W. Conner,
E. W. Dunaway,
John E. Clater,
J. P. Maxwell,
Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of April, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifth day of March, eighteen hundred and eighty seven.

HENRY S. WALKER.
Secretary of State.

OHIO RIVER RAILROAD COMPANY.

CERTIFICATE OF EXTENSION.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the following certificate, duly acknowledged by George W. Thompson, president, and W. N. Chancellor, secretary of the Ohio River Railroad Company, was this day presented to me, in my said office, and duly filed therein:

PARKERSBURG, WEST VIRGINIA.

This is to certify that the Ohio River Railroad Company, a corporation created and existing under the laws of the state of West Virginia, has at a meeting of its stockholders, duly called according to law, and held on the 5th day of February, 1887, with the consent of a majority of the stockholders present at said meeting, determined to extend its line of road southward from a point near its present terminus at the town of Point Pleasant, in the county of Mason, in the state of West Virginia, to a point near the town of Huntington, in the county of Cabell, in the said state.

"In witness whereof the Ohio River Railroad Company has caused these presents to be signed by its president, and the cor-
Corporate seal to be hereto affixed, and attested by its secretary, this 3d day of March, 1887.

OHIO RIVER RAILROAD COMPANY.

[Seal.] By George W. Thompson, President.
Attest: W. N. Chancellor, Secretary.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of March, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

CITIZENS BUILDING ASSOCIATION, NO. 2.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Citizens Building Association, No. 2," for the purpose of raising money to be distributed among its members, and by such members used in buying lands or houses, or in building or repairing houses, or for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the third day of March, 1907. And for the purpose of forming the said corporation, we have subscribed the sum of sixteen hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and sixty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to nine hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

C. H. Collier, Wheeling, W. Va., one share.
Joseph Lawson, Wheeling, W. Va., one share.
G. A. Beall, Wheeling, W. Va., one share.
Fred. O. H. Schwertfeger, Wheeling, W. Va., one share.
Henry F. Jones, Wheeling, W. Va., one share.
H. L. Loos, Wheeling, W. Va., one share.
W. M. Bougher, Wheeling, W. Va., one share.
R. F. Criswell, Wheeling, W. Va., one share.
F. C. Myers, Wheeling, W. Va., one share.
M. R. Wolff, Wheeling, W. Va., one share.
S. J. Boyd, Wheeling, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this third day of March, 1887.

C. H. Collier,
Joseph Lawson.
G. A. Beall.
M. R. Wolff.
Henry F. Jones.
H. L. Loos.
W. M. Bougher.
F. C. Myers.
R. F. Criswell.
Fred. C. H. Schwertfeger.
S. J. Boyd.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the third day of March, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of March, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE CARVER COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Carver Coal Company, for the purpose of mining, shipping, and vending coal; manufacturing, shipping and vending coke; manufacturing, shipping and vending iron; manufacturing, shipping and vending lumber, and generally for doing each and every thing that may be necessary for the successful operating and conducting the business of mining, manufacturing and selling coal, coke, iron and lumber.

Which corporation shall keep its principal office or place of business at Coal Valley, in the county of Fayette and state of West Virginia, and is to expire on the first day of March, 1935. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of eight thousand dollars, and desire the privilege of increasing the said
capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

By John Carver, Coal Valley, W. Va., one hundred and nineteen shares.

By Enoch Carver, Coal Valley, W. Va., one hundred and nineteen shares.

By Francis Carver, Coal Valley, W. Va., five shares.

By Fannie J. Carver, Coal Valley, W. Va., five shares.

By Aaron Carver, Coal Valley, W. Va., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this, the 18th day of February, 1887.

JOHN CARVER,
ENOCH CARVER,
FRANCES CARVER,
FANNIE J. CARVER,
AARON CARVER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of March, nineteen hundred and thirty-five, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of March, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

COAL RIVER MINING & LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Coal River Mining and Lumber Company," for the purpose of mining, shipping and selling coal; manufacturing and selling or using coke; owning, hiring, navigating and using tow-boats and barges; purchasing and selling goods, wares and merchandise in connection therewith; buying, leasing, owning and working coal lands; buying, selling, manufacturing lumber; and generally to do all things necessary, proper, incidental and conducive to properly and successfully conducting the busi-
ness of mining and selling coal, manufacturing and selling coke,
manufacturing and selling lumber.

Which corporation shall keep its principal office or place of
business at Charleston, in the county of Kanawha, and state of
West Virginia, and is to expire on the 9th day of March, 1920.
And for the purpose of forming the said corporation, we have
subscribed the sum of seven hundred and sixty-four thousand
dollars to the capital thereof, and have paid in on said subscrip­
tions the sum of seven hundred and sixty-four thousand dollars;
and desire the privilege of increasing the said capital, by the sale
of additional shares from time to time, to one million dollars in
all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By
Robert Mitchell, Baltimore, Md., 2,545 shares.
F. J. Harmison, Baltimore, Md., 2,545 shares.
Merideth Wells, Coalburg, W. Va., 2,545 shares.
A. E. Hill, Charleston, W. Va., 3 shares.
W. A. McCorkle, Charleston, W. Va., 2 shares.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands, this 9th day of March, 1887.

ROBERT MITCHELL,

By F. J. Harmison, attorney in fact.

F. J. HARMISON,
MERIDITH WELLS,
A. E. HILL,
W. A. MCCORKLE.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the ninth day of March,
nineteen hundred and twenty, a corporation by the name and
for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this ninth day of March,
eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE GREAT KANAWHA COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, do hereby certify that Neil Robinson, president of the Great
Kanawha Company, a corporation created under the laws of West Virginia, has certified to me under his hand and the corporate seal of said company, that at a meeting of the stockholders thereof, at which all the stock was present, on the 18th day of January, 1887, held in pursuance of law the following resolution was unanimously adopted, to-wit:

That the number of shares of the capital stock of the Great Kanawha Company be and hereby is increased from five to ten thousand shares in all, being an increase of one thousand nine hundred and ninety five (1,995) shares, and that the par value thereof shall be fifty dollars each share.

Wherefore, I declare said resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 14th day of March, 1887.

Henry S. Walker,
Secretary of State.

THE MAHAN FRUIT AND PRODUCE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Mahan Fruit and Produce Company," for the purpose of planting, growing, cultivating and marketing all kinds of fruits, vegetables and produce, and also buying, storing and selling all kinds of fruits, vegetables and produce, in the district of Grant, county of Hancock, state of West Virginia and elsewhere, if the corporators so elect; which corporation shall keep its principal office at Brooklyn, Hancock county, West Virginia, and is to expire on the sixteenth day of February, A. D., one thousand eight hundred and ninety-seven. And for that purpose desire authority to purchase, hold, lease, sell and convey, real property to the value of seventy-five thousand dollars, and personal property to the value of ten thousand dollars. For the purpose of forming said corporation, we have subscribed the sum of five thousand dollars, to the capital thereof, and have paid in on said subscriptions the sum of two hundred dollars.

And desire the privilege of increasing said capital, by sales of additional shares from time to time, to ninety-five thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

Mary Mahan, of Brooklyn, Hancock county, W. Va., ten shares.
226  Corporations.

W. C. Mahan, of Brooklyn, Hancock county, W. Va. ten shares.
Carrie M. Porter, New Cumberland, Hancock county W. Va., ten shares.
Ella M. Brenneman, of Brooklyn, Hancock county, W. Va., ten shares.
J. P. Mahan, of Pittsburgh, Penna., ten shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands, this sixteenth day of February A. D., 1887.

MARY MAHAN,
W. C. MAHAN,
ELLA M. BRENNEMAN,
CARRIE M. PORTER,
J. P. MAHAN.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the sixteenth day of February, eighteen hundred and ninetey-seven, a corporation by then ame and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this fourteenth day of March, eighteen hundred and eighty-seven,
HENRY S. WALKER,
Secretary of State.

WEST MORGANTOWN BRIDGE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of "West Morgantown Bridge Company," for the purpose of buying the property, real, personal and mixed, now owned by "The Morgantown Bridge Company," and its rights, franchises and privileges; and of keeping up and maintaining the wire suspension bridge, now owned by said last named company, across the Monongahela River, at Morgantown, in Monongalia county, in the state of West Virginia; and for the purpose of providing a passage and crossing over said river; over, along and upon said bridge, for persons and property for pay; and for the purpose of charging and collecting tolls on persons and property passing over, along, upon and across said bridge.
Which corporation shall keep its principal office or place of business at West Morgantown, in Grant district, in the county of Mo-
nongalia, and state of West Virginia, and is to have perpetual succession. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred [[$500]] dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time to thirty-six thousand [[$36,000]] dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

James A. Davis, Morgantown, W. Va., one share,
R. A. Vance, Monongalia county, W. Va., one share,
S. G. Chadwick, Morgantown, W. Va., one share,
T. J. Meeks, Highland Farm, W. Va., one share,
George C. Sturgiss, Morgantown, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this twelfth day of March, 1887.

J. A. Davis,
R. A. Vance,
S. G. Chadwick,
T. J. Meeks,
Geo. C. Sturgiss.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared from this date, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of March, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE VIRGINIA, PARKESBURGH AND OHIO RAILWAY COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures follows:

We whose names are hereeto subscribed desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose. First, the name of the corporation shall be The Virginia, Parkersburgh and Ohio Railway Company. Second, the main line of railroad which this corporation proposes to build will commence at or near Parkersburgh, in
the county of Wood, and run thence by the most practical route via Marlins Bottoms in the county of Pocahontas to the eastern edge of said Pocahontas county in said state, (passing in and through the counties of Wood, Wirt, Calhoun, Gilmer, Braxton, Webster and Pocahontas) With a branch line of railroad from at or near Marlins Bottom in said Pocahontas county, and thence by the most practicable route to the Chesapeake and Ohio Railway at or near Greenbrier bridge in the county of Greenbrier, (passing in and through the counties of Pocahontas and Greenbrier.) Third, the principal business of this corporation will be at the city of Jamesville, in the county of Muskingum, in the state of Ohio. Fourth, this corporation shall continue perpetually. Fifth, the capital stock of this company shall be fifty thousand dollars, divided into shares of fifty dollars each. Sixth, the name and places of residence of persons forming this corporation and the number of shares of stock subscribed by each are as follows:

Albert E. Boone, Zanesville, O., twenty shares.
Gideon E. Meigs, Hainesville, O., twenty shares.
Perry G. Marshall, Cleveland, O., twenty shares.
Rufus C. Burton, Zanesville, O., ten shares.
Wm. A. Cassel, Jamesville, O., ten shares.
Frank N. Wedge, Jamesville, O., ten shares.

Given under our hands this tenth day of March, A. D. 1887.

ALBERT E. BOONE,
GIDEON E. MEIGS,
PERRY G. MARSHALL,
FRANK N. WEDGE,
RUFUS C. BURTON,
M. A. CASSELL.

Wherefore, the corporators named in said articles of incorporation and who have signed the name, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state, at the seat of government thereof, this sixteenth day of March, eighteen hundred and eighty-seven.

HENRY S. WALKER
Secretary of State.

THE NEVADA GOLD MINING COMPANY OF NEVADA, CALIFORNIA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of The Nevada Gold Mining Company of Nevada, California, for the purpose of mining for gold, silver and other metals, in the county of Nevada and state of California, and the erection of all buildings, engines, machinery and other appliances necessary to the prosecution of the said business of mining; and also acquiring and holding so much land in the locality above mentioned as may be required for the same.

Which corporation shall keep its principal office or place of business at the city of Washington, in the district of Columbia, and is to expire on the 14th day of March, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

By Horace F. Page, Placerville, California, one share.
By John D. C. Atkins, Paris, Tennessee, one share.
By W. C. Whitthome, Columbia, Tennessee, one share.
By Richard W. Townshend, Shanedown, Illinois, one share.
By George C. Hazleton, Boscobie, Wisconsin, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 14th day of March, 1887.
HORACE F. PAGE,
JOHN D. C. ATKINS,
W. C. WHITTHOME,
R. W. TOWNSHEND,
GEO. C. HAZLETON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourteenth day of March, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of March, eighteen hundred and eighty-seven.
HENRY S. WALKER,
Secretary of State.

VICKERS WAGON WORKS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged
and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Vickers Wagon Works Company," for the purpose of building, constructing, making, repairing, painting and vending wagons, drays, buggies, carriages and vehicles generally; buying and selling the same, and for performing, doing and carrying on a general blacksmithing, general carpentering and general repairing business, and for making, repairing and selling gear, harness, and carrying on a general saddlery business.

Which corporation shall keep its principal office and place of business at Charleston, in the county of Kanawha, and is to expire on the first day of November, 1905. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and seventy-five dollars to the capital stock thereof, and have paid in on said subscription the said sum of one hundred and seventy-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares, from time to time, to twelve hundred and twenty-five dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows. That is to say: By—

J. W. Vickers, of Charleston, W. Va., three shares.
O. C. Watts, of Charleston, W. Va., one share.
F. S. Thomas, of Charleston, W. Va., one share.
N. S. Burlew, of Charleston, W. Va., one share.
H. D. Shrewsbury, of Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 17th day of March, 1887.

J. W. Vickers,
O. C. Watts,
F. S. Thomas,
N. S. Burlew,
H. D. Shrewsbury.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, 1905, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this seventeenth day of March, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
PARKERSBURG CITY PARK.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Parkersburg City Park, for the purpose of holding an industrial exposition, agricultural fair and horse fare, and for the purpose of buying real estate for said exposition and fair, and leasing the same, at or near the city of Parkersburg, W. Va.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, and is to expire on the first day of January, nineteen hundred and twenty-five.

And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscription the sum of one hundred dollars, and desire the privilege of increasing said capital, by sale of additional shares from time to time, to twenty thousand dollars in all.

The capital so subscribed is divided into shares of two hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

H. Shattuck, Parkersburg, W. Va., one share.
C. S. Despard, Parkersburg, W. Va., one share.
H. C. Jackson, Parkersburg, W. Va., one share.
L. A. Cole, Parkersburg, W. Va., one share.
R. Heber Smith, Parkersburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 16th day of March, eighteen hundred and eighty-seven.

C. H. SHATTUCK.
C. S. DESPARD.
H. C. JACKSON.
L. A. COLE.
R. HEBER SMITH.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declare to be from this date until the first day of January, nineteen hundred and twenty-five, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G S.] state at the city of Charleston, this twenty-third day of March, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

VIRGINIA & OHIO RAILROAD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We whose names are hereto subscribed, desiring to become a corporation for the purpose of construction and operating a railroad in the State of West Virginia, do adopt these articles of incorporation for that purpose.

First. The name of the corporation shall be the Virginia and Ohio Railroad Company.

Second. The railroad which this corporation purposes to build will commence at a point in McDowell county, at or near confluence of Burke Creek and Elkhorn Creek and run thence by the most practicable route to a point on the Ohio river at or near Cox’s Landing, in the county of Cabell, in the state of West Virginia.

Third. The principal business office of this corporation will be at Bramwell, in the county of Mercer, in the state of West Virginia.

Fourth. The corporation shall continue perpetually.

Fifth. The capital stock of the company shall be one hundred thousand dollars and divided into one thousand shares of one hundred each, with the privilege of increasing the same, from time to time, according to law.

Sixth. The names and places of residence of the persons forming this corporation and the number of shares of stock subscribed by each are as follows:—By

Joseph I. Doran, 120 South 19th street, Philadelphia, Pennsylvania, one share.

William McGeorge, Jr., 32 South 3rd street, Philadelphia, Pennsylvania, one share.

Joseph S. Clark, School Lane, Germantown, Philadelphia, Pennsylvania, one share.

Arthur C. Denniston, 2211 Lobus street, Philadelphia, Pennsylvania, one share.


H. Gordon McCouch, 2104 Pine street, Philadelphia, Pennsylvania, one share.

Given under our hands, this twenty-first day of March, one thousand, eight hundred and eighty-seven.

Joseph I. Doran,

Wm. McGeorge,

Arthur C. Denniston,

Joseph S. Clark,

Charles H. Mellon,

H. Gordon McCouch,
Wherefore, the corporators named in said articles of incorporation and who have signed the same, and their successors, and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal, at the seat [G. S.] of government thereof, this twenty-third day of March, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

NATURAL GAS COMPANY OF GALLIPOLIS, OHIO.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Brayton T. Enos, president of "The Natural Gas Company of Gallipolis, Ohio," a corporation duly organized under the laws of the state of West Virginia, has certified to me, that at a special meeting of the stockholders of said company, held in pursuance of law, at the principal office of said company, in Gallipolis, Ohio, on the seventh day of March, 1887, the following resolution was adopted, a majority of all the stock of said company being present in person, or by proxy and voting unanimously therefor:

"Resolved, By the stockholders of "The Natural Gas Company of Gallipolis, Ohio," that the stock of this company, be increased from four thousand dollars, ($4,000) the present limit, to forty thousand dollars, ($40,000) said increase to be divided into shares of ten dollars, ($10) each."

Wherefore, I do declare said increase of capital stock, as set forth in said resolution, authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 28th day of March, 1887.

HENRY S. WALKER,
Secretary of State.

THE BRICK & STONE WATERPROOFING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned hereby agree to become a corporation by the name of "The Brick and Stone Waterproofing Company," for the purpose of manufacturing, buying, selling and using waterproofing materials, preparations and apparatus, of acquiring and disposing of processes, methods, inventions and letters-patent relating to the same, and of doing any and all business and things properly connected with said purposes, or incidental or incidental thereto.

Which corporation shall keep its principal office or place of business at New York, in the county and state of New York, and is to expire on the twenty-fifth day of March, in the year one thousand, nine hundred and thirty-seven. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, to-wit: By
- James Colles, New York, N. Y., one share.
- George W. Colles, Morristown, N. J., one share.
- Christopher J. Colles, New York, N. Y., one share.
- Robert M. Caffall, New York, N. Y., one share.
- Edward M. Caffall, New York, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this twenty-fifth day of March, in the year one thousand eight hundred and eighty-seven.

JAMES COLES,
GEORGE W. COLES.
CHRISTOPHER J. COLES.
ROBERT M. CAFFALL,
EDWARD M. CAFFALL.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-fifth day of March, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the state at the city of Charleston, this twenty-eighth day of March, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

MOUND CITY NATURAL GAS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Mound City Natural Gas Company, for the purpose of taking and holding leases on land for oil and gas, for boring wells for oil and gas on said lands, and for operating the same; for constructing lines of pipe, for transportation of oil and gas, and for operating the same, and for selling the same. With power to borrow money and secure the same on its property, by trust deeds, and for all other purposes pertaining to the production of oil and gas, and the sale thereof.

Which corporation shall keep its principal office or place of business at Moundsville, in the county of Marshall and state of West Virginia, to expire on the first day of April, A. D. nineteen hundred and seven. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars ($10,000) to the capital thereof, and have paid in on said subscription one thousand dollars ($1,000), and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars ($100,000) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100) each, which are held by the undersigned respectively, as follows, that is to say: By

Joseph W. Craig, of Pittsburgh, Pa., sixty (60) shares.
F. M. Lowry, Wheeling, W. Va., ten (10) shares.
F. M. Lowry, Wheeling, W. Va., ten (10) shares.
O. W. Baker, of Pittsburgh, Pa., ten (10) shares.
George L. Craig, of Pittsburgh, Pa., ten (10) shares.
A. L. Lowrie, of Washington, D.C., ten (10) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this twenty-ninth day of March, 1887.

Jos. W. CRAIG,
F. M. LOWRY,
O. W. BAKER,
GEO. L. CRAIG,
A. L. LOWRIE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of April nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this first day of April, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Jno. Q. Dickinson, President Kanawha Valley Bank, a corporation created under the laws of the state of West Virginia, has this day certified to me under his hand and the common seal of said corporation, that at a meeting duly called and held after notice given according to law on the 2d day of April, 1887, at which meeting more than a majority of the stock of said company was represented in person or by proxy, the following resolution was unanimously adopted:

Resolved, by the meeting, all the stockholders present, to-wit:
C. O R PAC IONS.

237

those holding 1,366 shares of stock of the said bank voting in the affirmative, that the time of the continuance of this corporation, the said The Kanawha Valley Bank be extended for a period of thirty years beyond that limited in the agreement for its formation.

Now, therefore, I do declare said extension of time of continuance as proposed by the above resolution to be authorized by law; and that the charter of said The Kanawha Valley Bank shall continue and be in force until the first day of January, nineteen hundred and seventeen.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 5th day of April, 1887.

HENRY S. WALKER,
Secretary of State.

HOUSE IMPROVED TELEPHONE COMPANY.

INCREASED CAPITAL STOCK.

STATE OF WEST VIRGINIA, /
OFFICE SECRETARY OF STATE. /

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that James J. Cooper, president of the House Improved Telephone Company, a corporation created under the laws of the state of West Virginia, has this day certified to me under his hand and the common seal of said company, that at a meeting of the stockholders of said corporation held on the second day of March, 1887, all the stockholders being present, the following resolution was unanimously adopted:

"Resolved, That the capital stock of the company be increased to maximum allowed by charter, to-wit: one million dollars, or forty thousand shares, by the issue of thirty nine thousand nine hundred and eighty shares more of the capital stock at par value of twenty-five dollars per share."

Wherefore, I do declare that the said resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of April, 1887.

HENRY S. WALKER,
Secretary of State.
KANAWHA & RICHMOND RAILROAD COMPANY

INCREASE CAPITAL STOCK.

STATE OF WEST VIRGINIA,  
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that William S. Edwards, president of Kanawha and Richmond Railroad Company, a corporation created under the laws of the state of West Virginia, has in the manner prescribed by said laws, certified to me, that at the annual meeting of the stockholders of said company, held at Charleston, W. Va., on the 13th day of April, 1887, a majority of the stockholders being present and voting, the following resolution was unanimously adopted:

Resolved, "That the capital stock of this corporation, be and hereby is increased from one thousand dollars to one million dollars, and that a copy of this resolution be duly certified by the president of this company and recorded with the secretary of state of W. Va., as required by law."

Wherefore, I do declare the proposed increase of capital stock as set forth in said resolution, to be authorized by law.

Given under my hand and the great seal of the said state at the city of Charleston, this 13th day of April, 1887.

Hnrry S. Walker,  
Secretary of State.

RED CLOUD MINING COMPANY.

INCREASE CAPITAL STOCK.

STATE OF WEST VIRGINIA,  
Office Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Frank H. Evans, President, and Charles Vose, Secretary of the Red Cloud Mining Company, have certified to me as follows: "Boston, April 14th, 1887. At a meeting of the directors of the Red Cloud Mining Company held February 25th, 1887, it was voted to increase the capital stock of the company by two hundred shares, and in compliance with the provisions of the statute of West Virginia, we have inserted for four successive weeks in the West Virginia Democrat, of Charlestown, W. Va., notice of our intention to increase the capital stock. At a meeting held this day of the stockholders, it was unanimously voted to ratify the action of the directors increasing thereby
the capital stock by two hundred shares, making the total capital of the company with the increased issue, seventeen hundred shares of a par value of one hundred dollars. The total number of shares represented being fourteen hundred and eight with no dissenting votes."

Wherefore, I do declare said increase of capital stock to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this 16th day of April, 1887.

HENRY S. WALKER,
Secretary of State.

NATIONAL PRESS BRICK COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
Office of Secretary State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Jos. K. McCammon, vice president of the "National Press Brick Company," a corporation created under the laws of said state, has certified to me under his hand and the corporate seal of said company, attested by the signature of Samuel Mullihen, its Secretary, that at a meeting of the stockholders of said company, which was duly called and held at the office thereof, at Washington, D. C., on the eighth day of December, 1886, the following resolution was adopted, all of the stock of said company being present, and a majority thereof, voting therefor:

"Resolved, To increase the number of shares of the capital stock of the 'National Press Brick Company,' of Washington, D. C., from twenty-five hundred shares to five thousand shares at the present par value of one hundred dollars per share."

Wherefore, I do declare said increase of capital stock, as set forth in said resolution, authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 22nd day of April, 1887.

HENRY S. WALKER,
Secretary of State.

SOUTHERN NATURAL GAS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the "Southern Natural Gas Company," for the purpose of boring for natural gas, oil and petroleum and for constructing pipe lines for the transportation of the same and for selling such natural gas for heating and illuminating purposes and for doing all other business properly pertaining to a natural gas, oil and petroleum company.

Which corporation shall keep its principal office or place of business in the city of Nashville, county of Davidson, and state of Tennessee, and is to expire on the first day of January, A. D. 1937. And for the purpose of forming the said corporation, we have subscribed the sum of twelve hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and twenty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three millions of dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

By James I. Buchanan, of Pittsburgh, state of Pennsylvania, five shares.
By T. J. Vandergrift, of Jamestown, state of New York, one share.
By Wm. H. Hearne, of Wheeling, state of West Virginia, one share, and
By C. R. Handly, D. C. Scales, J. Hill Eakin, Walter Dake and W. C. Collier, all of Nashville, state of Tennessee, each one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 7th day of April, A. D. 1887.

James I. Buchanan,
T. J. Vandergrift,
Wm. H. Hearne,
C. R. Handly,
D. C. Scales,
J. Hill Eakin,
Walter M. Dake,
Wm. C. Collier.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of Janu-
ary, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this fourteenth day of April, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE GLOBE OIL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “The Globe Oil Company,” for the purpose of sinking, purchasing, owning and operation petroleum oil wells, refining petroleum oil and manufacturing all the products thereof, and also owning and operating pipelines and transporting crude and refined petroleum oil.

And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars to the capital thereof and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one million five hundred thousand dollars in all.

Which corporation shall keep its principal office at Marietta in the county of Washington and state of Ohio, and is to expire on the first day of March, A.D., 1937.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

George Rice, Marietta, Ohio, one share.
George C. Butts, Marietta, Ohio, one share.
Inez Blanche Rice, Marietta, Ohio, one share.
Alfred Dewey Follett, Marietta, Ohio, one share.
James Walker Nye, Marietta, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hand, this 10th day of April, A.D., 1887.

GEORGE RICE,
GEORGE CANDEE BUTTS,
INEZ BLANCHE RICE,
ALFRED DEWEY FOLLETT,
JAMES WALKER NYE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of March, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-third day of April, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

PNEUMATIC POWER COMPANY.

CHANGE OF NAME.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, Secretary of State of the state of West Virginia, do hereby certify that C. E. Creecy, president of "The Pneumatic Power Company," a corporation created under the laws of the state of West Virginia, has in the manner prescribed by said laws, certified to me that at a general meeting of the stockholders of said company, held at Washington, D. C., on the 26th day of April, 1887, a majority of the stockholders being present and voting, the following resolution was adopted:

"That the name of 'The Pneumatic Power Company' be changed to that of 'The Pneumatic Gun Carriage and Power Company.'"

Wherefore, I do declare the proposed change of name as set forth in the said resolution to be authorized by law, and that said corporation shall hereafter be known by the name of The Pneumatic Gun Carriage and Power Company.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston this thirtieth day of April, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

COMMERCIAL BANK.

REDEMPTION OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
 OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Wm. M. List president of the Com-
mercial Bank, a corporation created under the laws of this state has certified to me under his hand and corporate seal of said company, that at a meeting of the stockholders of said corporation called and held in pursuance of law at the Banking House of said corporation in the city of Wheeling, W. Va., on the fifth day of May, 1887, the following resolutions were unanimously adopted a majority of all the stock of said company being present in person or by proxy and voting therefor.

Resolved, That the par value of each and every share of the capital stock of the Commercial Bank be and the same is hereby reduced from one hundred dollars to eighty dollars.

Resolved, That the president of the Commercial Bank under his signature and the common seal of the Bank certify the foregoing resolution reducing the par value of the stock to the secretary of the state of the State of West Virginia.

Therefore, I do declare the reduction of the par value of the capital stock as set forth in said resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 9th day of May, 1887.

Henry S. Walker.
Secretary of State.

CENTRAL COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Central Coal Company, for the purpose of buying, owning and leasing coal lands and timber lands, mining, shipping and selling coal; making, shipping and selling coke; shipping and selling lumber; buying and selling general merchandise, and of acquiring and holding and selling such property, real and personal, and of doing other acts, as said corporation may lawfully do as incidental or necessary to the transaction of the business aforesaid.

Which corporation shall keep its principal office or place of business at Fire Creek, in the county of Fayette, and state of West Virginia, and is to expire on the thirty-first day of December, in the year nineteen hundred and twenty. And for the purpose of forming said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty thousand dollars; and desire the privilege of increasing the said capital by the sale of additional shares from time to time to one hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By
M. T. Davis, Coal Valley, W. Va., two hundred shares.
John R. Seal, Newark, N. J., two hundred shares.
Thomas H. Gordon, Newport News, Va., ninety-eight shares.
O. L. Cottrell, Richmond, Va., one share.
J. M. Payne, Charleston, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares
of the like amount.
Given under our hands this fifth day of March, A. D., 1887.
  M. T. DAVIS,
  JOHN R. SEAL,
  T. H. GORDON,
  O. L. COTTRELL,
  J. M. PAYNE.

Wherefore, the corporators named in the said agreement, and
who have signed to same, and their successors and assigns, are
hereby declared to be from this date until the twenty-first day of
December, nineteen hundred and twenty, a corporation by the
name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said
[G. S.] state, at the city of Charleston this fifth day of May,
eighteen hundred and eighty-seven.
  HENRY S. WALKER.
  Secretary of State.

VANCE HUGHES SHOE COMPANY.

I, Henry S. Walker, secretary of state of the state of West
Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day de­
livered to me, which agreement is in the words and figures fol­
lowing:
The undersigned agree to become a corporation by the name of
“Vance Hughes Shoe Company,” for the purpose of conducting
the wholesale boot and shoe business, which corporation shall
keep its principal office or place of business at the city of Wheel­
ing, Ohio county, state of West Virginia, and is to expire on the
ninth day of May, in the year 1908. And for the purpose of
forming the said corporation, we have subscribed the sum of $500
to the capital thereof, and have paid in on said subscription the
sum of $50, and desire the privilege of increasing the said capital
by the sale of additional shares from time to time, to $200,000 in
all.
The capital so subscribed is divided into shares of $100 each,
which are held by the undersigned respectively, as follows, that is
to say: By
CORPORATIONS.

J. N. Vance, of Wheeling, Ohio county, West Va., one share.
J. E. McCoy, of Belleville, Wood county, West Va., one share.
John C. Riheldafler, of Wheeling, Ohio county, West Va., one share.
F. E. McCoy, of Wheeling, Ohio county, West Va., one share.
and
H. E. Vance, of Wheeling, Ohio county, West Va., one share.
And the capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands, this ninth day of May, in the year 1887.

J. N. VANCE,
J. E. McCoy,
J. O. Riheldaflfer,
F. E. McCoy,
H. E. Vance.

Wherefore, the corporators named in the said agreement and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the ninth day of May, nineteen hundred and eight, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eleventh day of May, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE AMERICAN PRINTING PRESS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of The American Printing Press Company, for the purpose of owning, controlling, manufacturing and selling printing presses which have already been or may be hereafter be invented and patented by Joseph O. Fowler and Edward A. Henkle, jointly or separately; for selling or leasing territorial rights and for granting license to make, use and vend said patented inventions throughout the United States and territories and in foreign countries; and for using said inventions in carrying on the business of printing in any of the United States or territories or in foreign countries, and in case the company shall deem it expedient, for the further purpose of acquiring and dealing in like manner as above, with the inventions of others in the same line; and for the further purpose of acquiring, holding and selling both real and personal property
requisite to the convenient carrying on the of the business of the said company.

Which corporation shall keep its principal office or place of business at the city of Washington, District of Columbia, and is to expire on the first day of April, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand, four hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred and forty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of twenty dollars each, which are held by the undersigned respectively, as follows: By—

Saul S. Henkle, 1404 M street, Washington City, fifty shares.
Joseph C. Fowler, 803 Ninth street, N. W., Washington City, fifty shares.
Edward A. Henkle, 1538 Ninth street, N. W., Washington City, fifty shares.
M. C. Emery, 207 I street, N. W., Washington City, fifty shares.
Matthew G. Emery, Jr., 207 I street, N. W., Washington City, ten shares.
M. J. Wine, 625 F street, N. W., Washington City, ten shares.
A. A. Thomas, St. Cloud Building, Washington City, fifty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals, this second day of May, 1887.

Saul S. Henkle,
Matthew G. Emery, Jr.
Joseph C. Fowler.
M. G. Emery.
M. J. Wine.
Edward A. Henkle.
A. A. Thomas.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of April, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twelfth day of May, eighteen hundred and eighty-seven.

Henry S. Walker.
Secretary of State.
CORPORATIONS.

CLIFTON BEACH HOTEL AND STEAMBOAT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Clifton Beach Hotel and Steamboat Company for the purpose of purchasing real estate and improving the same by erecting hotels, cottages, pavillions, &c., and for the constructing or purchasing steamboats, sailing vessels or other craft and operating the same in the transportation of passengers and freight to and from Clifton Beach on the Patomac River in the state of Maryland.

Which corporation shall keep its principal office or place of business at the city of Washington in the District of Columbia, and United State of America, and is to expire on the first day of May, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars, to the capital thereof and have said in our said subscription the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:—

Silas O. Hemenway, Washington, D. C., one share.
Henry S. Blackburn, Washington, D. C., one share.
Louis F. Stutz, Washington, D. C., one share.
Arthur Gregory, Alexander, Va., one share.
Ralph Meriman, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this eleventh day of May, 1887.

Silas O. Hemenway,
Henry H. Blackburn,
Louis F. Stutz,
Arthur Gregory,
Ralph Meriman,

Wherefore, the corporators named in the said agreement, and who have signed the name, and their successors and assigns, are hereby declared to be from this date until the first day of May nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twelfth day of May, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
ST. ALBANS BOOM COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the St. Albans Boom Company for the purpose of constructing a boom or booms in Coal river, in the counties of Kanawha, Lincoln and Boone, at or near the old Lock No. 2 in Kanawha county and extending thence up the main or Big Coal river, to the confluence of the Marsh Fork and Clear Fork thereof, also from the mouth of Little Coal river to the confluence of the West Fork and the Pond Fork thereof in the county of Boone, for the purpose of securing and stopping boats, rafts, logs, masts, spars, ties and other timber and lumber.

Which corporation shall keep its principal office or place of business at St. Albans in the county of Kanawha, and state of West Virginia, and is to expire on the twelfth day of May, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to twelve thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

P. H. McCracken, St. Albans, W. Va., one share.
G. O. Chilton, St. Albans, W. Va., one share.
K. L. McCracken, St. Albans, W. Va., one share.
J. E. Chilton, St. Albans, W. Va., one share.
H. N. McCracken, St. Albans, W. Va., one share.
W. E. Chilton, St. Albans, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals this 12th day of May, A. D., 1887.

P. H. McCracken, [Seal.]
Geo. O. Chilton, [Seal.]
K. L. McCracken, [Seal.]
J. E. Chilton, [Seal.]
H. N. McCracken, [Seal.]
W. E. Chilton, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 12th day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.
THE AMERICAN GRAPHOPHONE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the American Graphophone Company for the purpose of acquiring and exercising the exclusive right to manufacture, use and sell the patented invention known as the Graphophone and its parts and appliances within in the United States and Canada, and of licensing others within said territory to make, sell and use the same, and to conduct such other rights and franchise as may be necessary or appropriate in connection therewith.

Which corporation shall keep its principal office or place of business at Washington city, district of Columbia, and is to expire on the third day of May A. D., 1937. And for the purpose of forming the said corporation, we have subscribed the sum of sixty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of six thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to six hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten ($10) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Jas. H. Saville, Washington, D. C., one thousand and two hundred shares.
Austin Herr, Washington, D. C., one thousand shares.
Jas. O. Clephane, Washington, D. C., one thousand shares.
John H. White, Washington, D. C., one thousand shares.
Andrew Devine, Washington, D. C., one thousand shares.
Nathaniel Wilson, Washington, D. C., three hundred and seventy-five shares.
Jno. L. Cox, Washington, D. C., two hundred and twenty-five shares.

And the capital stock hereafter sold is to be divided into shares of the like amount.

Given under our hands, this thirteenth day of May, 1887.

James H. Saville,
James G. Payne,
Austin Herr,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirteenth day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this fifteenth day of May, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE SINGER MANUFACTURING COMPANY OF NEW JERSEY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Singer Manufacturing Company of New Jersey, a corporation created under the laws of the state of New Jersey, has this day filed in my office a duly certified copy of its charter and the laws under which said corporation was created.

Given under my hand and the great seal of the said state at the city of Charleston, this fourteenth day of May, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
of the state of New Jersey, has this day filed in my said office a duly certified copy of its charter and the laws under which said corporation was created.

Given under my hand and the great seal of the said state, at the city of Charleston this 14th day of May, 1887.

HENRY S. WALKER,
Secretary of State.

MANHATTAN CLUB.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Manhattan Club," for the purpose of purchasing, owning, refitting and improving a building or buildings already constructed in the city of Wellsburg, or erecting and maintaining a building or buildings in said city, a part thereof to be used as a hall for the accommodation of assemblies and lectures, musical, literary, social and other entertainments, and scientific and other exhibitions, and parts thereof for reading club, billiards and dining rooms, and for ten pin alleys and saloons, and for the further purpose of furnishing or providing for such lectures, entertainments and exhibitions, and for the purpose of carrying on and keeping a billiard room, ten pin alleys and a saloon for selling liquors and other refreshments, and for the purpose of owning sufficient real estate in said city to carry out the purposes hereinbefore expressed.

Which said corporation shall keep its principal office or place of business in Wellsburg, in the county of Brooke, state of West Virginia, and is to expire on the first day of May, 1937.

And for the purpose of forming the said corporation, we have subscribed the sum of eighty dollars to the capital thereof, and have paid in on said subscriptions the sum of sixteen dollars, and desire the privilege of increasing the said capital by sales of additional shares from time to time to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Peter Blankinsop, of Wellsburg, W. Va., one share.
August Hemprecht, of Wellsburg, W. Va., one share.
Thomas J. Miller, of Wellsburg, W. Va., one share.
Lucas Walter, of Wellsburg, W. Va., one share.
Jacob B. Meyer, of Wellsburg, W. Va., one share.
Wm. L. Erb, of Wellsburg, W. Va., one share.
L. O. Brickerstaff, of Wellsburg, W. Va., one share.
Corporations,

John H. Blankinsoo, of Wellsburg, W. Va.. one share.
And the capital to be hereafter sold is to be divided into shares
of the like amount.
Given under our hands this 10th day of May, 1887.

PETER BANKINSOP,
August Hemprecht,
Thos. Miller,
Lucas Walter,
Jacob B. Meyer,
Wm. L. Erb,
I. C. Bickerstaff,
John H. Blankinsop.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of May,
nineteen hundred and thirty seven, a corporation by the name
and for the purposes forth in said agreement.
Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this sixteenth day of May,
eighteen hundred and eighty seven.

Henry S. Walker,
Secretary of State.

THE HOLLY RIVER COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West
Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day
delivered to me, which agreement is in the words and figures
following:

Commonwealth of Massachusetts, Hampden County, Springfield:

We, the undersigned, agree to become a corporation by the name
of The Holly River Coal Company, for the purpose of mining
coal in Webster county, in the state of West Virginia, which cor-
poration shall keep its principal office and place of business at
Hacker Valley, in said Webster county, and is to expire on the
first day of May, A. D., 1937. And for the purpose of forming
the said corporation, we have subscribed the sum of thirty-two
thousand one hundred ($32,100) dollars, to the capital thereof,
and have paid in on said subscription the sum of thirty-two hun-
dred and ten ($3,210) dollars, and desire the privilege of increas
ing the said capital by the sale of additional shares from time
to time to eighty thousand ($80,000) dollars in all.
The capital so subscribed is divided into shares of one hundred
dollars each, are held by the undersigned respectively, as follows,
to wit: By
Gurdon Bill, of said Springfield, eighty shares.
Hinsdale Smith, of said Springfield, eighty shares.
Harlan P. Stone, of said Springfield, eighty shares.
Nathan D. Bill, of said Springfield, eighty shares.
Frederick H. Gillett, of said Springfield, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 11th day of May, A. D., 1867.
GURDON BILL,
HINSDALE SMITH,
HARLAN P. STONE,
NATHAN D. BILL,
FREDERICK H. GILLET.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of May, 1937, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston, this twenty-first day of May, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

BUFFALO CREEK COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Buffalo Creek Coal Company for the purpose of mining, shipping and selling coal, of manufacturing and selling coke, owning, casting, and operating coal mines, buying, owning and leasing coal lands and timber lands and disposing of the same when no longer necessary for the purposes of this corporation, buying, shipping and selling lumber, and doing a general merchandising business, and doing such other business or acts as may be necessary or incident to the successful carrying out of the purposes hereafter specified.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the first day of May, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital therefor, and have paid in on said subscriptions the sum of one thousand dollars, and desire the privilege of increasing the said capital, by
the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively as follows, that is to say: By

O. A. Thayer, Charleston, W. Va., forty-nine shares.
J. L. Beury, Fayette county, W. Va., fifty shares.
Wm. Beury, Schanokin, Pa., fifty shares.
W. T. Thayer, Charleston W. Va., fifty shares.
G. T. Thayer, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of May, 1837.

J. L. Beury,
J. L. Beury,
Attorney in fact for Wm. Beury.
O. A. Thayer.
W. T. Thayer,
G. T. Thayer.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fourth day of May, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE BENEVOLENT UNION ASSOCIATION OF CHARLESTON.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “The Benevolent Union Association of Charleston, West Virginia,” for the purpose of reviving and carrying forward the cause of benevolence in such a complete and effectual manner that all may enjoy its healing influence; to provide relief for the widows and orphans; and for such as are destitute and in need of help, to provide for the relief of members of this association who may become disabled by accident or otherwise; to assist the living and bury the dead, and to acquire and hold such real
real property as may become necessary to carry out the purposes herein named.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha and state of West Virginia, and is to expire on the first day of June, 1912. And for the purpose of forming the said corporation, we have subscribed the sum of nine dollars to the capital thereof, and have paid in on said subscriptions the sum of nine dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to twenty thousand dollars in all.

The capital so subscribed is divided into shares of one dollar each, which are held by the undersigned respectively, as follows, that is to say: By

Wm. McMeadoes, Charleston, W. Va., one share.
Albert Frasher, Charleston, W. Va., one share.
Harry Bird, Charleston, W. Va., one share.
Reuben Harris, Charleston, W. Va., one share.
Florence Ann Brooks, Charleston, W. Va., one share.
Peter Bates, Charleston, W. Va., one share.
Tom Jones, Charleston, W. Va., one share.
Jack Bolter, Charleston, W. Va., one share.
Stephen Thompson, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 23rd day of May, 1887.

WM. McMEADOWS, mark.
ALBERT X FRAZIER, his mark.
HARRY X BIRD, his mark.
REUBEN X HARRIS, his mark.
Tom x Jones, mark.
Jack Bolr, his mark.
Stephen x Thompson, mark.
PETER X YATES, his mark.
FLORENCE ANN BROOKS, mark.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of June, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this twenty-fourth day of May, eighteen hundred and eight-seven.

HENRY S. WALKER,
Secretary of State.

GERMAN FIRE INSURANCE COMPANY OF WHEELING,
W. VA.

EXTENSION OF CHARTER.

STATE OF WEST VIRGINIA.
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that William F. Stifel, president of the "German Fire Insurance Company of Wheeling, W. Va.," a corporation created, formed and organized under the laws of said state, has certified to me under his signature and the common seal of said corporation, that at a general meeting of the stockholders thereof, held after notice given according to law at the principal office of said company at Wheeling, W. Va., on the ninth day of April, 1887, wherein a majority of the stock of said corporation was represented in person or by proxy, the following resolution was adopted:

Resolved, That the time of the continuance of this corporation, the "German Fire Insurance Company of Wheeling, W. Va.," be extended for fifty years beyond the fourteenth day of May, 1887, the date of the expiration of the time limited for its continuance in the agreement for its formation."

Wherefore, I do declare said extension to be authorized by law and that the charter of the "German Fire Insurance Company of Wheeling, W. Va.," which expires by limitation on the fourteenth day of May, 1887, is hereby extended until the fourteenth day of May, 1937.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighteenth day of April, 1887.

HENRY S. WALKER,
Secretary of State.
OHIO RIVER RAILROAD COMPANY.

INCREASE OF CAPITAL STOCK

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the following preamble and resolution adopted by the stockholders of the Ohio River Railroad Company, signed by Geo. W. Thompson as president of said company, together with the certificate of acknowledgment thereto attached was this day presented to me, in my said office and duly admitted to record therein.

Whereas the capital stock of the Ohio River Railroad Company, is insufficient for the purposes for which it was incorporated, and it is deemed advisable to increase the same:

Now therefore be it resolved by the stockholders of the said Ohio River Railroad Company, in general meeting assembled, the holders of more than two thirds of all the stock of said company being present, in person or by proxy, representing the stock so held by them, and unanimously agreeing hereto, that the capital stock of the Ohio River Railroad Company be, and the same hereby is increased from five million dollars [$5,000,000] to six million dollars [$6,000,000] divided into sixty thousand [60,000] shares of one hundred dollars [$100] each; and the board of directors of the company is hereby authorized and directed to do or cause to be done, whatever may be necessary to carry out the purposes of this resolution.

Ohio River Railroad Company,

[Seal]

By Geo. W. Thompson, President.

STATE OF WEST VIRGINIA
COUNTY OF WOOD

I, E. W. Warnick, a Notary Public for county and state aforesaid, do certify that Geo. W. Thompson, president Ohio River Railroad Company, whose name is signed to the foregoing resolution of the stockholders of said company, passed at a meeting held May 17th, 1887, this day acknowledged the same before me, on behalf of said company as such president, in my said county.

Given under my hand, this 23d day of May, 1887.

E. W. WARNICK,
Notary Public.

And I do declare said resolution increasing the capital stock as contemplated by said resolution to be authorized by law.
258 Corporations.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of May, 1867.

HENRY S. WALKER,
Secretary of State.

CENTRAL GLASS COMPANY.

EXTENSION OF CHARTER.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that N. B. Scott, president of the “Central Glass Company,” of Wheeling, W. Va., has certified to me under his hand and the common seal of said corporation, that at a general annual meeting of the stockholders of said corporation, held at the principal office of said company, in Wheeling, W. Va., on the twenty-first day of May, 1887, wherein a majority of the stock of said corporation was represented, the following resolution was unanimously adopted:

“Resolved, That the time of the continuance of this corporation, the “Central Glass Company,” be extended for fifty years beyond the 24th day of July, 1887, the date of expiration of the time limited for its continuance in the agreement for its formation.”

Wherefore, I do declare said extension of charter as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston this 25th day of May, 1887.

HENRY S. WALKER,
Secretary of State.

OHIO VALLEY MANUFACTURER.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied, by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Ohio Valley Manufacturer, for the purpose of printing and publishing newspaper, purchasing, holding and owning such property as may be properly used in such printing and publishing, and doing all other things properly incidental to the conducting of such business.

Which corporation shall keep its principal office or place of
business at Wheeling, in the county of Ohio and state of West Virginia, and is to expire on the sixteenth day of May, in the year 1937.

And for the purpose of forming such corporation, we have subscribed the sum of three hundred dollars, to the capital thereof, and have paid in on said subscriptions the sum of thirty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Alonzo Loring, of Wheeling, one share.
W. R. E. Elliot, Steubenville, Ohio, one share.
B. Fisher, of Wheeling, one share.
P. H. Moore, of Wheeling, one share.
B. F. Caldwell, of Wheeling, one share.
J. D. Du Bois, of Ohio county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 16th day of May, 1887.

J. D. Du Bois,
B. F. Caldwell,
B. Fisher,
P. H. Moore,
W. R. E. Elliot,
Alonzo Loring.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the sixteenth day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-sixth day of May, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE PARDEE COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Pardee Coal Company, for the purpose of developing, mining, shipping, transporting, selling and doing all things necessary and
C.

incident to the coal business, as well as to the production of oil, gas, salt, minerals of all kinds and any other substance beneath the surface.

Which corporation shall keep its principal office or place of business at Hawley, in the county of Wayne, State of Pennsylvania, and is to expire on the tenth day of May, 1937. And for the purpose of forming the said corporation we have subscribed the sum of seventy-five dollars to the capital thereof, and have paid in on said subscriptions the sum of seventy-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million of dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Jacob S. Ames, Hawley, Pa., three shares.
Gaston W. Ames, Hawley, Pa., three shares.
Caleb T. Ames, New York, three shares.
Wm. F. Carey, New York, three shares.
Alexandria R. Chisolm, Norristown, N. J., three shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this thirty-third day of May, 1887

JACOB S. AMES.
GASTON W. AMES.
CALEB T. AMES.
WM. F. CAREY.
ALEXANDRIA R. CHISOLM.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-sixth day of May, 1887.

HENRY S. WALKER,
Secretary of State.

THE MARMET COMPANY.

CERTIFICATE OF FILING OF CHARTER.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Marmet Company a corporation
created under the laws of the state of Ohio, has this day filed in my said office a duly certified copy of its charter together with a copy of the laws of the state of Ohio, under which said corporation was formed.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 27th day of May, 1887.

HENRY S. WALKER,
Secretary of State.

ANGLO-NEVADA ASSURANCE CORPORATION.

CERTIFICATE OF FILING OF CHARTER.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the "Anglo-Nevada Assurance Corporation," a corporation created under the laws of the state of California, has this day filed in my said office a duly certified copy of its charter, together with a copy of the laws of the state of California under which said corporation was formed.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-seventh day of May, 1887.

HENRY S. WALKER,
Secretary of State.

WHEELING, WELLSBURG AND STATE LINE RAILWAY COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We whose names are hereto subscribed desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of the corporation shall be the Wheeling, Wellsburg and State Line Railway Company.

Second. The railroad which this corporation proposes to build, will commence at or near the city of Wheeling in the county of Ohio and run thence by the most practicable route, to a point on the Pennsylvania state line in the county of Brooke in said state of West Virginia.
Third. The principal business office of this corporation will be at Wellsburg in the county of Brooke in the state of West Virginia.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this company shall be fifty thousand dollars divided into shares of fifty dollars each.

Sixth. The names and places of residence of the persons forming this corporation and the number of shares of stock subscribed by each are as follows:

Samuel George, of the county of Brooke, state of W. Va., one share.
D. Brown, of the county of Brooke, state of W. Va., one share.
J. B. Sommerville, of the county of Brooke, state of W. Va., one share.
A. B. Paul, of the county of Harrison, state of Ohio, one share.
D. B. Comley, of the county of Jefferson, state of Ohio, one share.
Joseph Ramsay, Jr., of the county of Hamilton, state of Ohio, one share.
John S. Naylor, of the county of Ohio, state of W. Va., one share.

Given under our hands, this 18th day of April, 1887.

S. George,
D. Brown,
J. B. Sommerville.
A. B. Paul,
D. B. Comley,
Jos. Ramsey, Jr.
John S. Naylor.

Wherefore, The corporators named in said articles of incorporation and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] State at the seat of government thereof this 28th day of May, 1887.

Henry S. Walker,
Secretary of State.

POTOMAC LUMBER COMPANY OF ST. ALBANS, WEST VIRGINIA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of the Potomac Lumber Company, of St. Albans, West Virginia, for the purpose of doing a general lumber business, both buying and selling all kinds of lumber.

Which corporation shall keep its principal office or place of business at St. Albans, in the county of Kanawha and state of West Virginia, and is to expire on the 21st day of May, 1900. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of fifteen thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to sixty thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

John Humbrid, of Cumberland, Md., ninety-eight shares.
J. W. Humbrid, of Cumberland, Md., ninety-eight shares.
Thomas J. Sliger, of St. Albans, W. Va., ninety-eight shares.
William C. Conley, of Cumberland, Md., four shares.
Thomas J. McKee, of Cumberland, Md., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals this twenty-first day of May, 1887.

John Humbrid, [Seal.]
J. W. Humbrid, [Seal.]
Thomas J. Sliger, [Seal.]
William C. Conley, [Seal.]
Thos. J. McKee, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-first day of May, nineteen hundred, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of May, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE RIVERSIDE PAVING BRICK COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of The Riverside Paving Brick Company, for the purpose of buying, leasing and mining fire clay within the states of West Virginia and Ohio; and manufacturing, shipping, selling and dealing in fire and paving brick, sewer pipe, clay pots for glass house uses, tile and any and all other useful articles that may be made in whole or in part from clay, and taking contracts to lay brick pavements, and buying, owning and operating steamers and barges in connection with such business.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the 20th day of May, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

O. G. Scofield, of Wheeling, Ohio county, W. Va., one share.
W. J. W. Cowden, Wheeling, W. Va., one share,
J. C. Dent, Bridgeport, Ohio, one share.
John T. Scott, Bridgeport, Ohio, one share.
J. A. H. Parsons, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 20th day of May, 1887.

O. G. Scofield,
W. J. W. Cowden,
J. C. Dent,
John T. Scott,
J. A. H. Parsons.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 20th day of May, 1937, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-eighth day of May eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

NATIONAL AUTOGRAPHIC REGISTER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "National Autographic Register Company," for the purpose of manufacturing, vending, using and licensing others to manufacture, vend and use autographic register and other devices useful in offices, stores and business places generally. To print, make and produce stationary, books and other articles for use in such apparatus and with such devices, or that may be auxiliary thereto. To acquire, promote, develop, manufacture, vend, use and license others to manufacture, vend and use improvements and inventions in such apparatus, devices, stationary, books and such auxiliary articles and the machinery and tools necessary for their manufacture, production and operation, and to do and transact all other business auxiliary and appertaining thereto.

Which corporation shall keep its principal office or place of business at New York, in the county of New York and state of New York, and is to expire on the first day of January, 1918, A.D.

And for the purpose of forming said corporation we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred ($100) dollars, and desire the privilege of increasing said capital by the sale of additional shares from time to time to one million ($1,000,000) dollars in all.

The capital so subscribed is divided into shares of fifty ($50) dollars each, which are held by the undersigned respectively, as follows, that is to say:

Charles Alfred Christian, Brick Church, N. J., one share.
Alf. P. Boller, Brick Church, N. J., one share.
Wm. W. Cook, New York City, one share.
Samuel Shoup, West New Brighton, N. Y., one share.
Thomas H. Burnet, Elizabeth, N. J., one share.
James C. Shoup, New Brighton, N. Y., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this, the 25th day of May, 1887.

Charles Alfred Christian,
Alf. P. Boller,
Wm. W. Cook,
Samuel Shoup,
Thos. H. Burnet,
James C. Shoup.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of May, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

CONSUMERS COAL AND MINING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Consumers Coal and Mining Company for the purpose of buying and leasing coal lands, mining and operating the same, buying and selling coal and lumber and doing a general merchandise business.

Which corporation shall keep its principal office or place of business in the county of Wood and is to expire on the 23d day of May, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen thousand dollars [$15,000] and paid in on said subscriptions the sum of fifteen hundred [$1,500] and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars [$100,000] in all.

The capital so subscribed is divided into shares of one hundred dollars [$100] each, which are held by the undersigned respectively, as follows, that is to say:

B. D. Spilman, Parkersburg, W. Va., sixty shares.
W. J. Keever, Parkersburg, W. Va., sixty shares.
J. N. Camden, Parkersburg, W. Va., one share.
J. N. Camden, Jr., Parkersburg, W. Va., twenty eight shares.
James A. Wetherell, Parkersburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 23d day of May, 1887.

B. D. SPILMAN, [Seal.]
W. J. KEEVER, [Seal.]
J. N. CAMDEN, [Seal.]
J. N. CAMDEN, JR., [Seal.]
JAS. A. WETHERELL, [Seal.]

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-third day of May, nineteen hundred and thirty seven, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirteenth day of May, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

PRATT FOOD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Pratt Food Company for the purpose of the manufacture and sale of foods for cattle and poultry, and of other foods, and the transaction of all lawful business arising out of the same, together with the manufacture and sale of such other useful articles, not prohibited by law, as may from time to time be determined upon.

Which corporation shall keep its principal office or place of business at the city of Philadelphia in the county of Philadelphia and state of Pennsylvania, and is to expire on the first day of January A.D., 1937. And for the purpose of forming the said corporation we have subscribed the sum of five thousand ($5,000) dollars to the capital thereof, and have paid in on the said subscription the sum of five thousand ($5,000) dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand (200,000) dollars in all. The capital so subscribed is divided into shares of one dollar each, which are held by the undersigned respectively, as follows, that is to say: By—

Finley Acker, Philadelphia, Pennsylvania, one thousand shares.
Joseph S. Keller, Media, Delaware county, Pennsylvania one thousand shares.
Durbin S. Acker, Philadelphia, Pennsylvania, one thousand shares.
A. Lincoln Acker, Philadelphia, Pennsylvania, one thousand shares.
Walter C. Rodman, Philadelphia, Pennsylvania, one thousand shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this twenty-sixth day of May, 1887.

FINLEY ACKER,
JOS. S. KELLER,
DURBIN S. ACKER,
A. LINCOLN ACKER,
WALTER C. RODMAN.
CORPORATIONS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirtieth day of May, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

CAMPBELL'S CREEK COAL COMPANY.

CHARTER FILED.

STATE OF WEST VIRGINIA

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Campbell's Creek Coal Company, a corporation created under the laws of New York, has this day filed in my said office a duly certified copy of its charter together with a copy of the laws of said state under which said corporation was formed.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this first day of June, 1887.

HENRY S. WALKER,
Secretary of State.

BESSEMER LIMESTONE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Bessemer Limestone Company, for the purpose of mining and quarrying limestone and other minerals and making lime, coke or other products from the same and selling the same and doing all other business properly pertaining to such a company.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, in the state of West Virginia, and is to expire on the 27th day of May, A. D., 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital
thereof, and have paid in on said subscriptions the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

N. B. Schiller, Youngstown, Ohio, one share.
C. H. Hubbard, Wheeling, W. Va., one share.
J. N. Vance, Wheeling, W. Va., one share.
Wm. F. Stifel, Wheeling, W. Va., one share.
Frank J. Hearne, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 30th day of May, A. D., 1887.

C. D. Hubbard,
Wm. F. Stifel,
J. N. Vance,
Frank J. Hearne,
Wm. B. Schiller.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-seventh day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this second day of June eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

PARDEE COAL COMPANY.

INCREASE OF CAPITAL STOCK.

State of West Virginia,
Office of Secretary State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Jacob S. Ames, president of the "Pardee Coal Company," a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, attested by the signature of A. R. Crisolm, its secretary, that at a meeting of the stockholders of said company, which was duly called and held at New York on the second day of June, 1887, in which a majority of the capital stock was represented, the following resolution was unanimously adopted:

...
Resolved, That whereas the president and secretary of this company have been directed by all the stockholders of this company to increase the capital stock of the “Pardee Coal Company” to the sum total of $500,000.00 in all, that an application is here­with made to the honorable secretary of state of the state of West Virginia, that he issue a certificate for an increase of 99,985 shares in addition to the present capital stock, making in all 100,000 shares of the par value of $5.00 each.

Wherefore, I do declare said increase of capital stock as set forth in said resolution to be authorized by law, and the capital stock of the Pardee Coal Company, increased accordingly.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this 7th day of June, 1887.

Henry S. Walker,
Secretary of State.

PNEUMATIC GUN CARRIAGE AND POWER COMPANY.
INCREASE OF CAPITAL STOCK.

State of West Virginia,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that C. E. Creery, president of the Pneumatic Gun Carriage and Power Company, a corporation created under the laws of said state, has certified to me under his hand and the corporate seal of said company that at a meeting of the stockholders thereof, held on the thirty-first day of May, 1887, the following resolution was unanimously adopted.

Mr. E. W. Creery submitted the following motion, which was duly seconded and adopted unanimously:

Motion.

“That the capital stock of Pneumatic Gun Carriage and Power Company to be increased from $500,000 to $1,000,000.

Wherefore, I do declare said increase of capital stock as set forth in said resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourth day of June, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE BRIDGEPORT SAW AND PLANING MILL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We the undersigned agree to become a corporation by the name of the Bridgeport Saw and Planing Mill Company for the purpose of sawing and planing lumber, manufacturing furniture and building materials of wood, erecting and contracting for the erection and construction of all kinds of buildings; buying and selling logs and lumber, and furnishing and dealing in all materials used in the construction and furnishing of houses, and for the further purpose of engaging in the general business of undertakers; which corporation shall keep its principal office and principal place of business at Bridgeport, in the county of Harrison, state of West Virginia, and is to expire on the 1st day of November, 1926. And for the purpose of forming the said corporation, we have subscribed the sum of ($7,200) seven thousand two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of six thousand dollars ($6,000) and desire the privilege of increasing the said capital, by the sale, of additional shares from time to time, to ($50,000) fifty thousand dollars in all.

The capital so subscribed is divided into shares of ($100) one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

W. B. Stout, of Bridgeport, Harrison county, W. Va., 12 shares,
O. D. Barnes, of Bridgeport, Harrison county, W. Va., 12 shares,
A. W. Lang, of Bridgeport, Harrison county, W. Va., 12 shares,
A. J. Lodge, of Bridgeport, Harrison county, W. Va., 18 shares,
S. O. Kester, of Bridgeport, Harrison county, W. Va., 12 shares,
Jas. Dunkin, of Bridgeport, Harrison county, W. Va., 6 shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 2d day of June, 1887.

W. B. Stout,
O. D. Barnes,
Aelstophius W. Lacy,
A. J. Lodge,
S. O. Kester,
James Dunkin.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and twenty-six, a corporation by the name and for the purpose set forth in this agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston, this tenth day of June, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
SAFETY ELECTRIC CONSTRUCTION COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Safety Electrick Construction Company, for the purpose of building, furnishing, equipping and constructing railroads, canal, water works, gas works, dredging works, electric light and power apparatus, works and plants and other works of a similar character, and works of internal improvement, and manufacturing, purchasing, owning, leasing, selling and otherwise disposing of all the necessary machinery, fixtures, rolling stock and all apparatus necessary to fully build, furnish, equip, construct and operate the same and generally to transact all the business connect with said purpose.

Which corporation shall keep its principal officer or place of business at New York, in the county of New York, and state of New York, and is to expire on the first day of June, A. D. 1937. And for the purpose of forming said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscription the sum of one hundred dollars, and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

John Murray Mitchell, 60 West 9th street, N. Y. city, five shares.
Henry S. Iselin, 11 West 11th street, N. Y. city, two shares.
Emil A. July, 326 1st Ave., N. Y. city, one share.
J. Edward Weld, 119 E. 23rd street, N. Y. city, one share.
William M. Berrien, 450 W. 57th street, N. Y. city, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 9th day of June, 1887.

JOHN MURRAY MITCHELL,
HENRY S. ISELIN,
J. EDWARD WELD,
EMIL A. JULY,
WILLIAM M. BERRIEN.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of June, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.
CORPORATIONS.

Given under my hand and the great seal of the said
[G.S.] state at the city of Charleston, this 11th day of June,
eighteen hundred and eighty-seven.
HENRY S. WALKER,
Secretary of State.

AUTOMATIC PACKING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
the "Automatic Packing Company," for the purpose of making,
buying and selling automatic packings for use in locomotive steam
engines, and for other uses; buying and selling letters patent, and
licenses and rights under said letters patent; and making, buying
and selling machinery and apparatus of any description.

Which corporation shall keep its principal office or place of busi­
ness at Wheeling, in the county of Ohio, and state of West Vir­
ginia, and is to expire on the nineteenth day of May, 1937. And
for the purpose of forming the said corporation, we have subscribed
the sum of five hundred [500] dollars to the capital thereof, and
have paid in on said subscriptions the sum of fifty [50] dollars,
and desire the privilege of increasing said capital stock by sale of
additional shares from time to time, to one hundred and fifty thou­
sand [150,000] dollars in all.

The capital so subscribed is divided into shares of one hundred
[100] dollars each, which are held by the undersigned respec­
tively, as follows, that is to say: By—

Walter D. Updegraff, Pittsburg, Pa., one share.
John M. Sweeney, Wheeling, W. Va., one share.
Theodore Myers, Fulton, Ohio county, W. Va., one share.
Andrew T. Sweeney, Wheeling, W. Va., one share.
William P. Hubbard, Ohio county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands this nineteenth day of May, 1887.

WALTER D. UPTDEGRAFF.
JOHN M. SWEENEY.
THEODORE MYERS.
ANDREW T. SWEENEY.
WILLIAM P. HUBBARD.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the nineteenth day of
May, nineteen hundred and thirty-seven, a corporation by the
name and for the purposes set forth in said agreement.
CORPORATIONS.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirteenth day of June, eighteen hundred and eighty-seven.

HENRY S. WALKER.
Secretary of State.

COAL RIVER BOOM AND LUMBER COMPANY.

REINSTATEMENT.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Coal River Boom and Lumber Company has produced before me satisfactory proof of payment to the auditor, as prescribed by section 90 of chapter 29, Acts 1887, of the license tax due upon its charter on the first day of May, 1887, and forfeiture penalty prescribed therein, and I do further certify that the said Coal River Boom and Lumber Company, having redeemed its charter from forfeiture, is relieved of the penalties imposed by sections 86 and 88 of chapter 29 of the Acts of 1887.

Given under my hand and the great seal of the said [G. S.] state, at the city of the Charleston, this thirteenth day of June, 1887.

HENRY S. WALKER,
Secretary of State.

CITIZENS GAS FUEL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Citizen Gas Fuel Company for the purpose of leasing and buying lands for drilling thereon and for others to drill thereon, for natural gas or petroleum, leasing or buying natural gas, or petroleum wells, laying pipe lines for the transportation of natural or manufactured gas for petroleum and erecting and constructing the necessary buildings and machinery and selling and delivering natural or manufactured gas to consumers, which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, and is to expire on the 11th day of May, 1937. And for the purpose of forming the said corporation we have subscribed the
CORPORATIONS.

sum of six thousand dollars, and have paid in on said subscription the sum of six hundred dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to three hundred thousand dollars in all. The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

C. H. Shattuck, Parkersburg, W. Va., ten shares.
Samuel Stewart, Parkersburg, W. Va., ten shares.
H. C. Jackson, Parkersburg, W. Va., ten shares.
J. N. Camden, Parkersburg, W. Va., ten shares.
G. W. Thompson, Parkersburg, W. Va., ten shares.
J. N. Camden, Jr., Parkersburg, W. Va., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 11th day of May, 1887.

C. H. SHATTUCK, [Seal.]
SAMUEL STEWART. [Seal.]
H. C. JACKSON, [Seal.]
J. N. CAMDEN, [Seal.]
GEO. W. THOMPSON.[Seal.]
J. N. CAMDEN, JR., [Seal.]

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eleventh day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirteenth day of June, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

JOSEPH BELL STOVE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Joseph Bell Stove Company, for the purpose of manufacturing and dealing in stoves, ranges, furnaces, castings and merchandise.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio and state of West Virginia, and is to expire on the 6th day of June, 1907. And for the purpose of forming the said corporation, we have
subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

- Joseph Bell, village of Leatherwood, W. Va., one share.
- David Bell, city of Wheeling, W. Va., one share.
- D. Walter Bell, city of Wheeling, W. Va., one share.
- C. J. Rawling, city of Wheeling, W. Va., one share.
- Chas. T. Boal, city of Chicago, Ill., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 6th day of June, 1887.

Joseph Bell,
David Bell,
D. Walter Bell,
C. J. Rawling,
Chas. T. Boal.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the sixth day of June, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifteenth day of June, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

PRATT FOOD COMPANY.

INCREASE OF CAPITAL STOCK.

State of West Virginia,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do thereby certify that Joseph S. Keller, president of the "Pratt Food Company," a corporation created, formed and organized under the laws of this state, has, in the manner prescribed by law, certified to me under the signature and the corporate seal of said corporation that at a meeting of the stockholders of said company, held at its principal office in Philadelphia, on the 2nd day of June, 1887, wherein all of the stock of said company
was represented the follow resolution was unanimously adopted:

"Resolved, That the capital of the company be increased, as permitted by the charter, to two hundred thousand dollars ($200,000), viz. 200,000 shares at one dollar each."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 16th day of June, 1887.

HENRY S. WALKER,
Secretary of State

WHEELING MATCH COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Wheeling Match Company for the purpose of manufacturing, buying and selling all kinds of friction and other matches, of dealing in all materials used in the manufacture of the same, of buying and selling lumber, of manufacturing, selling and dealing in wooden and paper boxes and other useful articles made of wood and paper or either of them and of dealing in paper and paper boards.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the fifteenth day of June, in the year one thousand nine hundred and thirty seven. And for the purpose of forming the said corporation, we have subscribed the sum of thirty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of nine thousand dollars; and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Frederick H. Lange, Wheeling, Ohio county, W. Va., ninety-six (96) shares.
George W. Eckhard, Jr., Wheeling, Ohio county, W. Va., ninety-six (96) shares.
Albert H. Mabit, Wheeling, Ohio county, W. Va., ninety-six (96) shares.
Thomas O'Brien, Wheeling, Ohio county, W. Va., sixty (6) shares.
James P. Rogers, Wheeling, Ohio county, W. Va., six (6) shares. And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this sixteenth day of June, 1887.

Fred. H. Lange,
George W. Eckhart, Jr.
Albert H. Mabis,
Thos. O'Brien,
James P. Rogers.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of June, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twentieth day of June, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

FOSTORIA GLASS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Fostoria Glass Company," for the purpose of manufacturing within the states of Ohio, West Virginia and Pennsylvania, glass and glassware, pressed and blown, in any and all of its various kinds, and selling and dealing in the same there and elsewhere, and making all the molds and tools necessary or useful for manufacturing glass and glassware, and packages for packing the same, and all articles to attach to glassware when manufactured; and for the purpose of buying and dealing in patents pertaining to the manufacture of glass and glassware, in their different branches, and selling the rights to others.

Which corporation shall keep its principal office or place of business at Fostoria, in the county of Seneca and state of Ohio, and is to expire on the 17th day of June, A. D. 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.
The capital so subscribed is divided into shares on one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

James B. Russell, of Pittsburg, Pa., one share.
Charles E. Beam, of Wellsburg, W. Va., one share.
Isaac F. Jones, of Wheeling, W. Va., one share.
Henry L. Humphreville, of Homestead, Pa., one share.
Michael Dinger, of Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 17th day of June, A. D., 1837.

JAS. B. RUSSELL,
CHAS. E. BEAM,
ISAAC F. JONES,
HENRY L. HUMPHREVILLE,
MICHAE.L DINGER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the seventeenth day of June, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-first day of June, 1837.

HENRY S. WALKER,
Secretary of State.

BLACKWATER BOOM AND LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, agree to become a corporation by the name of the Blackwater Boom and Lumber Company, for the purpose of constructing, maintaining and operating one or more booms, with or without piers, dams or drains, across Blackwater, a branch of the Cheat river, in the county of Tucker and state of West Virginia, for the purpose of stopping and securing boats, rafts, logs, cross-ties and lumber of every description at the following points, to wit: 1st. Across said stream at a point known as the Big Eddy, at or near the Kent Camp, about one-half mile below Davis, W. Va. 2nd. Across said stream at or near the mouth of Yellow creek, about two and one-half miles above Davis, W. Va. 3rd. Across said stream at or near the mouth of Little Slackwater, about five miles above Davis. With full
authority to exercise all the powers, rights and privileges conferred upon such corporations by the laws of West Virginia relating thereto.

The said corporation shall keep its principal office or place of business in the town of Davis, W. Va., and is to commence on the first day of July, 1887, and continue for the period of twenty-five years.

And for the purpose of forming said corporation, we have subscribed the sum of two hundred and fifty dollars to the capital stock thereof, and have paid in on such subscription the sum of twenty-five dollars, and desire the privilege of increasing the capital by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

A. C. Finley, Davis, W. Va., two shares.
R. W. Eastburn, Davis, W. Va., two shares.
Jno. B. Finley, Davis, W. Va., two shares.
R. J. Head, Davis, W. Va., two shares.
F. S. Landstreet, Davis, W. Va., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 9th day of June, 1887.

A. C. FINLEY, [Seal.]
R. W. EASTBURN, [Seal.]
R. J. HEAD, [Seal.]
J. B. FINLEY, [Seal.]
F. S. LANDSTREET. [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, nineteen hundred and twelve, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of June, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

SOUTH ELKHORN COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certified that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of the South Elkhorn Coal Company for the purpose of mining, shipping and selling coal, iron ores and other minerals, of owning, working and leasing coal, minerals and other lands, of manufacturing, using, shipping and selling coke, of manufacturing iron and steel and any and all articles that can be made from iron or steel, and shipping and selling the same, of buying, cutting, manufacturing and selling lumber, of carrying on in connection with any or all of said purpose the business of buying and selling goods, wares and merchandise of any and all descriptions, which corporation shall keep its principal office or place of business at Bramwell in the county of Mercer, and state of West Virginia, and may hold its meetings for the transaction of the lawful business of said corporation including the first meeting for the purpose of organization in the city of Philadelphia, in the state of Pennsylvania, and is to expire on the first day of January, nineteen hundred and thirty-seven, (1937). And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars, ($500), to the capital stock thereof, and have paid in on the said subscriptions the full amount thereof or the sum of five hundred dollars, ($500), and desire the privilege of increasing the said capital by the sale of additional shares, from time to time, to five hundred thousand dollars, ($500,000), in all.

The capital so subscribed is divided into shares of one hundred dollars, ($100) each, which are held by the undersigned as follows, that is to say:

H. M. Sill, Philadelphia, Pa., one share.
Wm. C. Watt, Philadelphia, Pa., one share.
J. S. Clark. Philadelphia, Pa., one share.
A. C. Denniston, Philadelphia, Pa., one share.

Given under our hands this eighteenth day of June, eighteen hundred and eighty-seven, (1887.)

H. M. Sill,
Wm. C. Watt,
S. W. Colton, Jr.
Joseph S. Clark,
A. C. Denniston.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of June, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
THE PACIFIC MUTUAL LIFE INSURANCE COMPANY OF CALIFORNIA.

CHARTER FILED.

State of West Virginia,
Office of Secretary of State.

I, Henry S. Walker, Secretary of State of the State of West Virginia, do hereby certify that "The Pacific Mutual Life Insurance Company," a corporation created, formed and organized under the laws of the State of California, has this day filed in my said office a duly certified copy of its charter, together with a copy of the laws of the State of California under which said corporation was formed.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-seventh day of June, 1887;

Henry S. Walker,
Secretary of State.

THE POMEROY MOUNTAIN CONSOLIDATED COMPANY

I, Henry S. Walker, secretary of state of the State of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Agreement of incorporation and duration of joint stock company.

We, the undersigned, hereby agree to become a corporation by the name of "The Pomeroy Mountain Consolidated Mining Company," for the purpose of mining, smelting and producing gold, silver and other minerals in the State of Colorado, which corporation shall keep its principal office or place of business at Marietta, in the county of Washington and State of Ohio, and is to expire on the 4th day of July, A. D., 1917.

And for the purpose of forming the said corporation, we have subscribed the sum of eight hundred ($800) dollars to the capital thereof, and have paid in on said subscription the sum of eighty ($80) dollars; and we desire the privilege of increasing the said capital, by the sale of additional shares, from time to time, to eight hundred thousand dollars ($800,000.00). The capital so subscribed is divided into shares of fifty dollars ($50) each, which are held by the undersigned respectively, as follows, that is to say:

By

Wm. F. Curtis, Marietta, Ohio, one (1) share.
J. L. Phillips, Marietta, Ohio, one (1) share.
J. H. Scott, Marietta, Ohio, one (1) share.
James W. Nye, Marietta, Ohio, one (1) share.
Peter Kuntz, Jr., Marietta, Ohio, one (1) share.
H. P. Theis, Marietta, Ohio, one (1) share.
H. J. Ebiner, Marietta, Ohio, one (1) share.
C. H. Smith, Marietta, Ohio, two (2) shares.
F. J. Cutter, Marietta, Ohio, one (1) share.
C. A. Miller, Marietta, Ohio, one (1) share.
D. R. Green, Marietta, Ohio, one (1) share.
W. H. H. Jett, Marietta, Ohio, one (1) share.
D. B. Torpey, Marietta, Ohio, one (1) share.
Charlott A. Brown, Marietta, Ohio, one (1) share.
L. W. Ellenwood, Marietta, Ohio, one (1) share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 21st day of June, A. D., 1887.

W. M. F. CURTIS,
L. W. ELLENWOOD,
C. H. SMITH,
D. B. TORPY,
D. R. GREEN,
PETER KUNTZ, JR.,
H. J. EBINGER,
H. P. THEIS,
JAMES W. NYE,
J. H. SCOTT,
W. H. H. JETT,
CHARLOTTE A. BROWN,
JNO. D. PHILLIPS,
F. J. CUTTER,
C. A. MILLER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declare to be from this date until the fourth day of July, nineteen hundred and seventeen, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of June, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
THE PROVIDENT LIFE ASSOCIATION.

REINSTATEMENT.

STATE OF WEST VIRGINIA, 
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Provident Life Association has produced before me satisfactory proof of payment to the auditor of the licence tax due upon its charter on the first day of May, 1887, with $5.00 penalty added thereto, and I do further certify that the said the Provident Life Association having redeemed its charter from forfeiture, is relieved of the penalties imposed by section 8 of chapter 20 of the Acts of 1885.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this second day of July, 1887.

HENRY S. WALKER,
Secretary of State.

PEOPLES' GAS SAVING ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Peoples' Gas Saving Association," of the United States, for the purpose of manufacturing and introducing to the public, and getting into general use in the United States, the Amick Gas Governor, covered by U. S. Patent No. 333,584, granted to Myron J. Amick, January 5, 1886, and any improvements that may be made thereon, or that may relate thereto.

Which corporation shall keep its principal office or place of business at Washington City, in the District of Columbia, and is to expire on the 31st day of December, 1920. And for the purpose of forming the said corporation, we have subscribed the sum of fourteen thousand four hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fourteen thousand four hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Myron J. Amick, Washington, D. C., five hundred shares.
Charles H. Dickson, Washington, D. C., five hundred shares.
Corporations.

Marcus S. Hopkins, Washington, D. C., one hundred shares.
Charles G. Sawtelle, Washington, D. C., sixty shares.
Peter C. Hains, Washington, D. C., fifty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of July, 1887.

Myron J. Amick,
Chas. H. Dickson,
Marcus S. Hopkins,
Chas. G. Sawtelle,
Richard M. Bachelder,
Peter C. Hains,
John G. Chandler,
Joseph A. Stephan,
George L. Willard.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of December, nineteen hundred and twenty, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said State at the city of Charleston, this fifth day of July, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

American Refrigerating and Construction Company.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The American Refrigerating and Construction Company, for the purpose of erecting ice factories and cold storage warehouses, organizing stock companies for operating the same, acting as treasurer and trustee for any company in which we may be interested, and any other business which may enhance the value of any property owned by said company.

Which corporation shall keep its principal office or place of business at Harrisburg, in the county of Dauphin, and the state of Pennsylvania, and is to expire on the 1st day of July, 1937. And for
the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows:

- W. L. Hildrup, Harrisonburg, Pa., one share.
- L. H. Butler, Harrisonburg, Pa., one share.
- W. L. Hildrup, Jr., Harrisonburg, Pa., one share.
- Fred Balcom, Kansas City, Mo., one share.
- S. W. Lullock, Washington, D.C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 29th day of June, 1887.

W. L. Hildrup, [Seal.]
L. H. Butler, [Seal.]
W. L. Hildrup, Jr., [Seal.]
Fred Balcom, [Seal.]
S. W. Lullock, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July nineteen hundred and thirty-seven a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state, at the city of Charleston, this fifth day of July eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the 1st day of May, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of eleven dollars to the capital thereof, and have paid in on said subscriptions the sum of six dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one dollar each, which are held by the undersigned respectively, as follows, that is to say: By

W. H. Toler, Peabody, W. Va., one share.
Thos. Farry, Coalburg, W. Va., one share.
M. E. Dixon, Peabody, W. Va., one share.
Wm. Woodrum, Peabody, W. Va., one share.
Mucy Bennett, Peabody, W. Va., one share.
Charles A. Harrigan, Shrewsbury, W. Va., one share.
George D. Young, Cedar Grove, W. Va., one share.
Roscoe T. Fleming, Peabody, W. Va., one share.
J. J. Mason, Peabody, W. Va., one share.
C. C. Wertz, Graham Mines, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of May, 1887.

W. H. TOLER,
THOMAS FARRY,
M. E. DIXON,
WM. WOODRUM,
MUCY BENNETT,
CHAS. A. HARRIGAN,
GEORGE D. YOUNG,
ROSCOE T. FLEMING,
J. J. MASON,
J. B. FLEMING,
C. C. WERTZ,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of May, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of July, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
THE PEOPLES MUTUAL BENEFIT ASSOCIATION.

CHARTER FILED.

State of West Virginia, 
Office of Secretary State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Peoples Mutual Benefit Association, a corporation created under the laws of the state of Ohio, has this day filed in my said office, a duly certified copy of its certificate of incorporation, together with a copy of the laws of Ohio, under which said company was incorporated.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirteenth day of July, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

OHIO VALLEY BUILDING AND LOAN ASSOCIATION.

INCREASE OF CAPITAL STOCK.

State of West Virginia, 
Office of Secretary of State.

I, Henry S. Walker, Secretary of state of the state of West Virginia, do hereby certify that H. M. Adams, president of The Ohio Valley Building and Loan Association, a corporation created under the laws of this state, has certified to me under his signature and the common seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law, at the city of Huntington on the 19th day of July, 1887, wherein a majority of the stock of said company was represented, the following resolution was unanimously adopted:

“Resolved, That the capital stock of this association be increased from two thousand shares of the par value of one hundred and thirty dollars each to four thousand shares of the par value of one hundred and thirty dollars each.”

Wherefore, I do declare said increase of capital stock, as set forth in said resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-second day of July, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
WHEELING RAILWAY COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

1. The name of the corporation shall be the Wheeling Railway Company.

2. The railroad which this corporation proposes to build will commence at or near the city of Wheeling, in the county of Ohio, and run thence by the most practicable route to a point at or near the city of Benwood, in the county of Marshall.

3. The principal business office of this corporation will be at the city of Wheeling, in the county of Ohio and state of West Virginia.

4. This corporation shall continue perpetually.

5. The capital stock of this company shall be $10,000, divided into shares of one hundred ($100) dollars each. The names and places of residence of the persons forming this corporation, and the number of shares of stock subscribed by each, are as follows:

   N. Reister, Wheeling, W. Va., one share.
   John M. Sweeney, W. Va., one share.
   E. W. Dunaway, Wheeling, W. Va., one share.
   Charles H. Horstman, Wheeling, W. Va., one share.
   Michael Haley, Wheeling, W. Va., one share.

   Given under our hands, this twenty first day of July, 1887.

   N. RIESTER, SR.,
   JOHN M. SWEENEY,
   E. W. DUNAWAY,
   CHAS. H. HORSTMAN,
   MICHAEL HEALEY.

Wherefore, the corporators named in the said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

   Given under my hand and the great seal of the said [G. S.] state at the seat of government thereof, this twenty-fifth day of July, eighteen hundred and eighty-seven.

   HENRY S. WALKER,
   Secretary of State.
GLOBE CONTRACT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Globe Contract Company for the purpose of contracting for and doing engineering work and construction of any and all kinds, and of conducting a general manufacturing business.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the fourteenth day of July, 1907. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars ($500) to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, ($50), and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars ($500,000) in all.

The capital so subscribed is divided into shares of one hundred dollars, ($100) each, which are held by the undersigned respectively, as follows, that is to say: By

Walter D. Uptegraff, Pittsburg, Pa., one share.
John M. Sweeney, Wheeling, W. Va., one share.
William P. Hubbard, Wheeling, W. Va., one share.
Michael Loftus, Wheeling, W. Va., one share.
Andrew T. Sweeney, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this fourteenth day of July, 1887.

Walter D. Uptegraff,
Jno. M. Sweeney,
William P. Hubbard,
Michael Loftus,
Andrew T. Sweeney.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourteenth day of July, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of July, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
THE CROZER COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Crozer Coal and Coke Company, for the purpose of mining and shipping coal, and the manufacture and shipment of coke and for the purpose of leasing coal and mineral lands to other parties.

Which corporation shall keep its principal office or place of business at Weston, McDowell county, West Virginia, and is to expire on the first day of July, 1920. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of ten thousand dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Samuel A. Crozer, jr., Philadelphia, Pa., four hundred shares.
J. H. Bramwell, Bramwell, West Va., four hundred shares.
Samuel A. Crozer, Upland, Pa., one hundred and ninety shares.
John Crozer, Upland, Pa., five shares.
T. L. Henritze, Bramwell, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 20th day of June, 1887.

Samuel A. Crozer, Jr.,
J. H. Bramwell,
Samuel A. Crozer,
John P. Crozer,
T. L. Henritze.

Wherefore, the corporators named in the said agreement, and all who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, nineteen hundred and twenty, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-ninth day of July, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
Corporations.

Ohio Silver Mining Company.

Dissolution.

State of West Virginia, 
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John T. Halliday, president of the Ohio Silver Mining Company, a corporation created, formed and organized under the laws of this state, has certified to me under his signature, attested by the signature of J. W. Dages, its secretary, that at a meeting of the stockholders of said company, held at Gallipolis, Ohio, on the 13th day of July, 1887, wherein a majority of the stock of said company was represented in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That, whereas this company has this day sold its corporate property, therefore, be it further resolved that the business of this company be discontinued."

Wherefore, I do hereby declare said corporation dissolved, as set forth in the foregoing resolution.

Given under my hand and the great seal of the said state at the city of Charleston, this 30th day of July, 1887.

Henry S. Walker.
Secretary of State.

Cumberland and Pennsylvania Railroad Company.

CharterFiled.

State of West Virginia, 
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Cumberland and Pennsylvania Railroad Company, a corporation created, formed and organized under the laws of the state of Maryland, has this day filed in my said office a duly certified copy of its charter, together with a copy of the laws of the state of Maryland under which it is incorporated.

Given under my hand and the great seal of the said state at the city of Charleston, this first day of August, eighteen hundred and eighty-seven.

Henry S. Walker.
Secretary of State.
HOUSE IMPROVED TELEPHONE COMPANY.

INCREASE CAPITAL STOCK.

STATE OF WEST VIRGINIA, OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that James J. Cooper, president of The House Improved Telephone Company, a corporation created, formed and organized under the laws of this state, has certified to me under his signature and the common seal of said corporation, that at a meeting of the stockholders of said company, held in pursuance of law at its principal office in Philadelphia on the 22nd day of July, 1887, a majority of the stock of said company being represented in person or by proxy and agreeing thereto, the following resolution was adopted:

Resolved, "That the number of shares of capital stock of this company be increased to two hundred thousand (200,000) shares of the par value of five dollars ($5.00) per share.

And that the par value of each share of this corporation be reduced from twenty-five dollars ($25.00) per share, the present par value thereof, to the par value of five ($5.00) dollars per share."

Wherefore, I do declare said increase of capital stock and reduction of par value to be authorized by law.

Given under my hand and the great seal of the said state at the city of Charleston, this 3rd day of July, 1887.

HENRY S. WALKER,
Secretary of State.

LERNER MAGANESE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, agree to become a corporation by the name of Lerner Maganese Company, for the purpose of mining magnesium, manufacturing the same, manufacturing barrels and to do a general merchandise business.

Which said corporation shall keep its principal office or place of business at Huntington, in the county of Cabell, and state of West Virginia, and is to expire on the 14th day of June, 1907. And for the purpose of forming the said corporation, we have subscribed the sum of forty thousand ($40,000) dollars to the capital thereof, and have paid in on said subscription the sum of forty thousand ($40,000) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand ($100,000) dollars in all.
The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

H. Lerner, Mason City, W. Va., one hundred shares.
E. Ensign, Huntington, W. Va., one hundred shares.
F. E. Conda, New York, one hundred shares.
B. J. Redmond, Clifton, W. Va., ninety shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 14th day of June, 1887.

H. Lerner,
E. Ensign,
F. E. Conda,
B. J. Redmond,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourteenth day of June, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifth day of August, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

HOUSTON COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Houston Coal and Coke Company, for the purpose of mining coal and manufacturing coke, and doing such other things as may be necessary to successfully carry on said business.

Which corporation shall keep its principal office or place of business, at Roanoke City, Roanoke county, Virginia, and its place of business in this state in McDowell county, and is to expire on the nineteenth day of July, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of thirty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of three thousand dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

R. J. Houston, Lancaster, Pa., ninety-five shares.
D. F. Houston, Roanoke, Va., seventy-five shares.
C. B. Houston, Thurlow, Pa., fifty shares.
G. O. Houston, McDowell county, W. Va., thirty shares.
John Sexton, Roanoke, Va., fifty shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 19th day of July, 1887.

R. J. Houston. [Seal.]
D. F. Houston. [Seal.]
C. B. Houston. [Seal.]
Geo. O. Houston. [Seal.]
John Sexton. [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the nineteenth day of July, 1937, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state, at the city of Charleston, this 8th day of August, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE HARRISON COUNTY OIL AND GAS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Harrison County Oil and Gas Company," for the purpose of boring for or otherwise obtaining petroleum or other oils, and natural gas, and buying and selling oil and gas, and constructing and maintaining lines of tubing and piping for the transportation of petroleum or other oils, and of natural gas for said company, and for the public generally; and for developing, producing, refining, dealing in and selling natural oils and gas, for heating, lighting and other purposes, and for buying, leasing, renting and selling lands and leases for said purposes; and for transporting and storing oil and gas by pipe lines and tanks; and generally for the purpose of carrying on such business as properly pertains to such works and improvements.

Which corporation shall keep its principal office or place of business at Clarksburg, in the county of Harrison, in the state of
West Virginia, and is to expire on the first day of August, nineteen hundred and thirty-seven. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital thereof, and have paid in on said subscription the sum of one thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Charles M. Hart, of Clarksburg, W. Va. one hundred shares.
Charles J. Goff, of Clarksburg, W. Va., one hundred shares.
John C. Vance, of Clarksburg, W. Va., one hundred shares.
Thomas M. Jackson, of Clarksburg, W. Va., one hundred shares.
Burton M. Despard, of Clarksburg, W. Va., two hundred shares.
Richard T. Lowndes, of Clarksburg, W. Va., two hundred shares.
Nathan Goff, of Clarksburg, W. Va., two hundred shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of August, 1887.

C. M. HART,
CHARLES J. GOFF,
JOHN C. VANCE,
T. M. JACKSON,
B. M. DESPARD,
R. T. LOWNDES,
N. GOFF.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of August, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this eighth day of August, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

SONS AND DAUGHTERS OF ENOCH OF THE STATE OF WEST VIRGINIA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
"Sons and Daughters of Enoch of the State of West Virginia," for the purpose of establishing a grand lodge to be called by the name as above stated for the state of West Virginia, to be controlled and operated by the colored citizens thereof, and generally to promote the objects and purposes of the Sons and Daughters of Enoch.

Which corporation shall keep its principal office or place of business at Martinsburg in the county of Berkeley, and state of West Virginia, and is to expire on the first day of August, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five dollars to the capital thereof, and have paid in on said subscriptions the sum of five dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the sum of fifty thousand dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

John R. Veney, Martinsburg, W. Va., one share.
Brown Freeman, Martinsburg, W. Va., one share.
Minor Duvall, Martinsburg, W. Va., one share.
Henry Carter, Martinsburg, W. Va., one share.
William Swartz, Martinsburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of June, 1887.

John R. Veney,
Brown X Freeman,
Teste: C. P. Matthaei, J. P.
MINOR X Duvall,
Teste: C. P. Matthaei, J. P.
HENRY CARTER,
WILLIAM SWARTZ.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of August, nineteen hundred and thirty seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this ninth day of August, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State,
THE MACKSBURG PIPE LINE COMPANY.

FILING OF CHARTER.

State of West Virginia, { Office of Secretary of State. }

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Macksburg Pipe Line Company, a corporation created, formed and organized under the laws of Ohio, has this day filed in my said office a duly certified copy of its charter, together with a copy of the laws of the state of Ohio under which said corporation was organized.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 11th day of August, 1887.

Henry S. Walker,
Secretary of State.

STAUNTON LIFE ASSOCIATION.

CHARTER FILED.

State of West Virginia, { Office of Secretary of State. }

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Staunton Life Association, a corporation created, formed and organized under the laws of the state of West Virginia, has this day filed in my said office a duly certified copy of its charter together with a copy of the laws of the state of West Virginia, under which said corporation is organized.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 11th day of August, 1887.

Henry S. Walker,
Secretary of State.

GLADE FIRE BRICK COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the "Glade Fire Brick Company" for the purpose of manufacturing and marketing fire bricks and other products of clay, and of
CORPORATIONS.

acquiring coal and other mineral property and mining coal or iron ore and selling the same or the products thereof, and for the purpose of dealing in produce and merchandise as auxiliary to the business of mining and manufacturing.

Which corporation shall keep its principal office or place of business at Nuzum, in the county of Marion, and is to expire on the 11th day of August, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of twenty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

J. M. Hartley, of Fairmont, W. Va., forty shares.
Daniel L. Morrow, of Fairmont, W. Va., forty shares.
John B. Crane, of Fairmont, W. Va., forty shares.
James Ed. Watson, of Fairmont, W. Va., forty shares.
James Morrow, Jr., of Fairmont, W. Va., forty shares.

And the capital to be hereafter sold is to be divided in shares of the like amount.

Given under our hands this 11th day of August, 1887.

J. M. Hartley, of Fairmont, W. Va., forty shares.
Daniel L. Morrow, of Fairmont, W. Va., forty shares.
John B. Crane, of Fairmont, W. Va., forty shares.
James Ed. Watson, of Fairmont, W. Va., forty shares.
James Morrow, Jr., of Fairmont, W. Va., forty shares.

SAFETY ELECTRIC CONSTRUCTION COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,  
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John Murray Mitchell, President of
the Safety Electric Construction Company, a corporation created, formed and organized under the laws of this state, has this day certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders of said company held in pursuance of law, at New York, on the 16th day of June, 1887, at which meeting all the stock of said corporation was represented in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the capital stock of this company be increased to one hundred thousand dollars."

Wherefore, I do hereby declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston this 15th day of August, 1887.

HENRY S. WALKER,
Secretary of State.

SAFETY ELECTRIC RAILWAY AND POWER COMPANY.

INCREASE OF CAPITAL STOCK.

State of West Virginia, }
Office of Secretary of State. {

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John Murray Mitchell, president of the Safety Electric Railway and Power Company, a corporation created, formed and organized under the laws of this state, has this day certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders of said company, held in pursuance of law, at New York, on the 5th day of October, 1888, at which meeting all of the stock of said corporation was represented in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the capital stock of this company be increased to eight hundred thousand dollars."

Wherefore, I do hereby declare said increase of capital stock, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fifteenth day of August, 1887.

HENRY S. WALKER,
Secretary of State.
THE AMERICAN TRANSPORTATION COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The American Transportation Company, for the purpose of buying, leasing and selling cars and rolling-stock of all kinds, operating cars and transporting all kinds of merchandise, acting as agents for the sale of merchandise consigned to the corporation for that purpose.

Which corporation shall keep its principal office or place of business at Harrisburg, in the county of Dauphin, and state of Pennsylvania, and is to expire on the eleventh day of August, A. D., 1937. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

W. T. Hildrup, Harrisburg, Pa., one share.
W. T. Hildrup, Jr., Harrisburg, Pa., one share.
J. Hervey Patton, Harrisburg, Pa., one share.
T. H. Butler, Harrisburg, Pa., one share.
Seymour W. Tullock, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 11th day of August, 1887.

[Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eleventh day of August, A. D. nineteen hundred and thirty-seven, a corporation by name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventeenth day of August, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of West Virginia China Company, for the purpose of manufacturing, selling and dealing in china, porcelain ware, semi-porcelain ware and all kinds of crockery and porcelain ware; also for the purpose of acquiring lands containing the clay, minerals or other ingredients or articles used in the making or manufacturing of said wares and crockery; and for the purpose of mining and transporting such minerals, ingredients, clay or other articles to its place of business. And of doing all other business properly pertaining and belonging to such a corporation.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, in the state of West Virginia, and is to expire on the first day of August, 1937. And for the purpose of forming said corporation we have subscribed the sum of six hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares, from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned, respectively as follows, that is to say: By

Edgar C. Ross, Seaford, Sussex county, Delaware, one share.
Edwin R. Hearne, of Passaic, Bergen county, N. J., one share.
Jere A. Miller, of Wheeling, W. Va., one share.
Wm. L. Hearne, of Wheeling, W. Va., one share.
Thomas O'Brien, of Wheeling, W. Va., one share.
Randolph Stalnaker, of Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 12th day of August, A. D., 1887.

EDGAR C. ROSS,
JERE A. MILLER,
WM. L. HEARNE,
EDWIN R. HEARNE,
THOS. O'BRIEN,
RANDOLPH STALNAKER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of August, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this twentieth day of August, 1887.

HENRY S. WALKER
Secretary of State.

THE HUNTINGTON MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Huntington Manufacturing Company," for the purpose of manufacturing and selling the "Farmer's Friend Picket Wire Fence, and wire fence Machine and other machines."

Which corporation shall keep its principal office or place of business at the City of Huntington, in the county of Cabell, state of W. Va., and is to expire on the 17th day of August, 1907. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-five hundred dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to thirty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

D. W. Emmons, Huntington, W. Va., ten shares.
Ely Ensign, Huntington, W. Va., ten shares.
A. H. Woodworth, Huntington, W. Va., ten shares.
A. B. Palmer, Huntington, W. Va., ten shares.
C. F. Millender, Huntington, W. Va., five shares.
C. B. Harrold, Huntington, W. Va., five shares.
J. T. Doyle, Huntington, W. Va., five shares.
James W. Hagan, Huntington, W. Va., ten shares.
B. W. Foster, Huntington, W. Va., ten shares.
Sam Gideon, Huntington, W. Va., ten shares.
N. C. Petit, Huntington, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 17th day of August, 1887.

D. W. EMMONS,
B. W. FOSTER,
D. E. ABBOTT,
A. B. PALMER,
C. B. HARROLD,
Wherefore, the corporators named in said agreement, and who have signed the name, and their successors and assigns, are hereby declared to be from this date until the seventeenth day of August, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twentieth day of August, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE ECONOMY BUILDING ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Economy Building Association, for the purpose of raising money to be distributed among its members and by such used in buying lands or houses, or both, or in building or repairing houses, or for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Clarksburg, in the county of Harrison, and state of West Virginia, and is to expire on the first day of September, 1905. And for the purpose of forming the said corporation, we have subscribed the sum of nine hundred and ten dollars to the capital thereof, and have paid in on said subscriptions the sum of ninety-one dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred and ninety-five thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

C. W. Lynch, Clarksburg, W. Va., one share.
Charles L. Hickman, Clarksburg, W. Va., one share.
R. M. Orr, Clarksburg, W. Va., one share.
Gus B. Spates, Clarksburg, W. Va., one share.
H. L. Wells, Clarksburg, W. Va., one share.
D. P. Morgan, Clarksburg, W. Va., one share.
J. W. Bowcock, Clarksburg, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 15th day of August, 1887.

H. L. Wells,
D. P. Morgan,
J. W. Bowcock,
R. M. Orr,
C. W. Lynch,
Gus B. Spates,
Chas. L. Hickman.

Wherefore, the corporators named in the said agreement and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and five, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-second day of August, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE DOMESTIC OIL, GAS, FUEL AND LIGHT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Domestic Oil, Gas, Fuel and Light Company," for the purpose of manufacturing, using and selling gas for fuel, heating, lighting and other purposes, and for the purpose of manufacturing, using, selling and leasing gas and vapor manufacturing machines and inventions; and for the purpose of manufacturing, using, selling and leasing gas and vapor consuming machines; and inventions for utilizing gas or vapor as a fuel or as a light; also heating and lighting devices of all descriptions and heat and light regulating and saving inventions and gasometers; also for the purpose of buying, refining and selling oils or other material for the manufacture of gas or vapor, or for the production of heat or light; also for the purpose of constructing and maintaining lines of pipes or tubing for the transportation of gas or other fluid; or of oil, or other liquid; also for the purpose of purchasing, leasing and holding real estate to carry out the objects of said corporation.
Which corporation shall keep its principal office or place of business at Washington, in the county of Washington, in the District of Columbia, and is to expire on the twentieth (20) day of August, A. D., 1937. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty ($250) dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty ($250) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to one million ($1,000,000) dollars in all.

The capital so subscribed is divided into shares of fifty ($50) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

- Thomas D. McClary, Washington, D. C., one share.
- James M. Thompson, Washington, D. C., one share.
- C. De Montreville, M. D., Washington, D. C., one share.
- J. H. Whitaker, Washington, D. C., one share.
- John W. Waters, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this twentieth (20) day of August, 1887.

THOMAS D. MCCRARY,
JAS. M. THOMPSON,
C. DE MONTREVILLE, M. D.,
J. H. WHITAKER,
JOHN W. WATERS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twentieth (20) day of August, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S. state, at the city of Charleston, this twenty-third day of August eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE ANCHOR PASTE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Anchor Paste company, for the purpose of manufacturing and dealing in paste flour, and transacting all other business appertaining thereto.

Which corporation shall keep its principal office or place of
business at Pittsburg, in the county of Allegheny and state of Pennsylvania and is to expire on the twenty-second day of August, 1887.

And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars to the capital thereof and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

James W. Campbell, Pittsburg, Pa., one share.
Alexander Matchett, Pittsburg, Pa., one share.
Albert R. Matchett, Pittsburg, Pa., one share.
G. A. Shenkle, Pittsburg, Pa., one share.
H. F. Ames, Pittsburg, Pa., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hand this 22nd day of August, 1887.

JAS. W. CAMPBELL,
ALEXANDER MATCHETT,
ALBERT R. MATCHETT,
H. F. AMES,
GUS A. SHENKLE,
A. R. MATCHETT.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-second day of August, 1837, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 27th day of August, 1887.

HENRY S. WALKER.
Secretary of State.

THE BROOKLYN INCANDESCENT ELECTRIC LIGHT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned hereby agree to become a corporation by the name of the Brooklyn Incandescent Electric Light Company for the purpose of manufacturing, vending and selling electric lights and electrical apparatus and transacting any and all business
necessary and material to the prosecution of the said business and pertaining thereto.

Which corporation shall keep its principal office or place of business at the city of Brooklyn, county of Kings, and state of New York, and is to expire fifty (50) years from date, viz: on the 23rd day of August, 1937. And for the purpose of forming the said corporation, we have subscribed the sum on five hundred ($500) dollars to the capital thereof, and have paid in on said subscription the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the sum of five hundred thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five ($25) dollars each, which are held by the undersigned respectively, as follows, that is to say:

Charles T. Carret, Brooklyn, New York, four shares.
George H. Moreman, Brooklyn, New York, four shares.
George W. Lockwood, New York, New York, four shares.
Chas. D. Bartholomew, Brooklyn, New York, four shares.
Theodore E. Otis, Brooklyn, New York, four shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands this 23rd day of August, 1887.

Charles T. Carret,
George H. Moreman,
George W. Lockwood,
Chas. D. Bartholomew,
Theodore E. Otis.

Wherefore, the corporators named in the said agreement and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-third day of August, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this first day of September, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

WARWICK CHINA COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Warwick China Company, for the purpose of manufacturing
and dealing in china ware, procelain ware, semi procelain ware, parian ware, iron stone china, tile, tiling, and other kinds of crockery and pottery; also for mining, dealing in and transporting clays, minerals and other articles used in the manufacture of crockery and pottery; and also for the further purpose of dealing in patents and patent rights pertaining to crockery and pottery, and buying and selling merchandise generally.

Which corporation shall keep its principal office or place of business at the city of Wheeling in the county of Ohio and state of West Virginia, and is to expire on the first day of August, A.D., 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscription the sum of fifty ($50) dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to five hundred thousand ($500,000) dollars in all.

The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say:

- J. R. McCortney, Wheeling, W. Va., one share.
- C. J. Rawling, Wheeling, W. Va., one share.
- Albert F. Stifel, Wheeling, Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 30th day of August, 1887.

J. R. McCortney,
O. C. Dewey,
C. C. Rawling,
Albert F. Stifel,
A. J. Cecil.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of August, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this third day of September, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

HUNTINGTON TRANSFER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Huntington Transfer Company, for the purpose of owning and operating the ferry franchises on the Ohio river between the city of Huntington, West Virginia, and points opposite, in the state of Ohio, with the right to own, lease, rent, run and operate all the necessary boats, vessels, steam ferry boats, transfer boats and barges for the purpose of carrying passengers, goods, merchandise, live stock of all kinds, vehicles of every sort, including cars, locomotives, tenders and all sorts of transportable articles to and fro between such points on the Ohio river in the state of Ohio and the city of Huntington, West Virginia, as may be necessary and as to which this said franchise may be granted to said company; with the right to buy, obtain, rent, own, lease and control the necessary land and buildings for landings, wharves, inclines, approaches, &c.

Which corporation shall keep its principal office or place of business at Huntington, in the county of Cabell, and is to expire on the first day of September, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows. that is to say: By

Gus Honshell, Cincinnati, Ohio, one share.
Clayton L. Crawford, Lawrence county, Ohio, one share.
D. W. Emmons, Huntington, W. Va., one share.
John H. Oley, Huntington, W. Va., one share.
F. B. Enslow, Huntington, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this fifth day of September, 1887.

Gus Honshell, [Seal.]
Clayt. F. Crawford, [Seal.]
D. W. Emmons, [Seal.]
John H. Oley, [Seal.]
F. B. Enslow, [Seal.]

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.
Given under my hand and the great seal of the said state at the city of Charleston, this sixth day of September, eighteen hundred and eighty-seven.

HENRY S. WALKER.
Secretary of State.

TURKEY GAP COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Turkey Gap Coal and Coke Company, for the purpose of mining coal, manufacturing coke and doing a general mercantile business.

Which corporation shall keep its principal office or place of business at Mayberry, in the county of McDowell, West Virginia, and is to expire on the thirty-first day of December, nineteen hundred and eighteen. And for the purpose of forming said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to seventy-five thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

W. H. McQuail, Pottsville, Pa., four hundred and twenty-five shares.
F. P. Harman, Little River, Floyd county, Va., two hundred and twenty-five shares.
James McCormick, Pottsville, Pa., one hundred and seventy shares.
John McQuail, New Philadelphia, Pa., one hundred and seventy shares.
Robert Allison, Port Carbon, Pa., ten shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 15th day of November, 1887.

W. H. MCQUAIL.
FRANK P. HARMAN.
JOHN McQUAIL.
JAMES MCCORMICK.
ROBERT ALLISON.

Wherefore, the corporators named in the said agreement, and who have signed the name, and their successors and assigns, are
hereby declared to be from this date until the thirty-first day of December, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifteenth day of December, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

COAL RIVER BOOM AND TIMBER COMPANY.

AMENDMENT TO CHARTER.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. M. Thomas, president of the Coal River Boom and Timber Company, a corporation created under the laws of said state, has certified to me under his hand and the corporate seal of the said company, that at a meeting of the stockholders thereof held at St. Albans, Kanawha county, West Virginia, on the 15th day of September, 1887, in pursuance of law, the following resolution and agreement was adopted, a majority equal to two-thirds of all the stock of the said Coal River Boom and Timber Company being present and voting unanimously therefor:

"Resolved, That a new agreement, diminishing and more accurately defining the objects and purposes of this company, be and the same is hereby entered into and adopted and ordered spread upon the record.

"That said new agreement so entered into and adopted, bearing date the 16th day of September, 1887, together with this resolution, be certified by the secretary of the company to the secretary of state of the state of West Virginia, for his action thereon, as provided by chapter 54, section 10, Code of West Virginia.

"An agreement entered into for the purpose of diminishing and limiting the objects and purposes of the charter of incorporation issued to the stockholders of the Coal River Boom and Timber Company by the state of West Virginia, on the 27th day of July, 1886, which agreement is to be and continue in force instead of the agreement by which the said charter of the 27th day of July, 1886, was issued, and be, continue and keep in force the said charter so far as it is applicable to this agreement, that is to say:

The undersigned agree, as we have heretofore agreed, to become a corporation by the name of the Coal River Boom and Timber Company, for the purpose of constructing a boom or
booms in Coal river, in Kanawha county, in the state of West Virginia, near the following points, viz.: Commencing at a point on Jeff Gray's land about two miles below the upper falls of Coal river, at which the old lock No. 3 was situate, and to extend thence down the river to or near the mouth of Brown's creek. Then commencing at a point on the lands of Wm. Bryant and wife, about one-fourth of a mile below the mouth of Brown's creek, at a pier or crib which has been erected by the said Coal River Boom and Timber Company, and to extend thence down the river to or near to lock No. 2, on John Barnett's land, opposite to the Sattes mill, for the purpose of stopping and securing boats, rafts, logs, masts, spars and other timber and lumber, said boom or booms to be spear or pocket booms, and to be built with or without piers.

"Which corporation shall keep its principal office or place of business at St. Albans, in the county of Kanawha and state of West Virginia, and is to expire on the nineteenth day of July, 1936.

And for the purpose of forming the said corporation, we have subscribed the sum of six hundred dollars to the capital thereof, and have paid in on said subscription the sum of sixty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of $100 each, which are held by the undersigned respectively, as follows, that is to say: By

James M. French, Princeton, Mercer county, W. Va., one share.
J. M. Thomas, Saltille, Va., one share.
P. H. McCracken, St. Albans, W. Va., one share.
S. F. McComas, St. Albans, W. Va., one share.
Charles D. French, Pearisburg, Va., one share.
George W. Easley, Pearisburg, Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of September, 1887.

J. M. Thomas,
G. F. McComas,
Chas. D. French,
G. W. Easley.

Wherefore, I do declare said resolution and the foregoing amendment to the charter of the Coal River Boom and Timber Company adopted in pursuance thereof to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this nineteenth day of September, 1887.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Ella Layman Tow Boat Company, for the purpose of owning, building, buying or hiring, running and using steamboats, flat boats, barges and other water craft on the Kanawha and Ohio rivers and their tributaries, of towing, carrying and transporting freight and passengers and doing a general transportation business, with the right to buy and sell coal and coke, salt and other products, and whatever else may be advantageous or incidental to a general transportation business.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha and state of West Virginia, and is to expire on the first day of January, 1897. And for the purpose of forming the said corporation, we have subscribed the sum of forty-two thousand eight hundred dollars to the capital thereof, and we have paid in on said subscriptions the sum of forty-two thousand eight hundred dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollar each, which are held by the undersigned respectively, as follows, that is to say: By

R. S. Carr, Charleston, W. Va., one hundred and seventy-five shares.
A. E. Aultz, Kanawha county, W. Va., seventy-six shares.
S. M. Snyder, Charleston, W. Va., one hundred and seventy-five shares.

James A. Woodward, Charleston, W. Va., one share.
A. E. Humphreys, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of September, 1837.

R. S. Carr,  
A. E. Aultz,  
By J. A. Woodward, Atty. in fact.
S. M. Snyder,  
J. A. Woodward,  
A. E. Humphreys,  
By R. S. Carr, Atty. in fact.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of Janu-
Corporations.

ary, nineteen hundred and thirty-seven, a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G.S.] state at the city of Charleston, this twenty-first day of
September, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE WESTON CENTRAL TELEPHONE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
The Weston Central Telephone Company, for the purpose of con­
structing and maintaining a telephone line, and telegraph line, or
a system of telephone lines or telegraph lines; between, in and
throughout any or all of the counties of Lewis, Braxton, Gilmer,
Calhoun, Upshur and Webster, and along the streets and alleys of
any or all of the cities, towns and villages of said counties; and
along the public roads between and throughout any or all of said
counties in the state of West Virginia; and to use and operate
said telephone line, or lines aforesaid, and receive and transmit
messages thereon for hire.

Which corporation shall keep its principal office or place busi­
ness in the town of Weston, county of Lewis, state of West Vir­
ginia, and is to expire on the first day of January, 1930. And
for the purposes of forming the said corporation, we have sub­
scribed the sum of two hundred and fifty dollars, to the capital stock
thereof, and have paid in on our said subscription the sum of twenty­
five dollars; and desire the privilege of increasing the said cap­
ital, by the sale of additional shares from time to time, to eight
thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars
each, which are held by the undersigned respectively, as follows,
that is to say:

G. M. Burns, Burnsville, W. Va., one share.
J. S. Hyer, Braxton C. H., W. Va., one share.
Geo. I. Davison, Jacksonville, W. Va., one share.
N. B. Newlon, Weston, W. Va., one share.
J. B. Finster, Weston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands this 6th day of September, 1887.

G. M. Burns,
J. S. Hyer,
N. B. Newlon,
J. B. Finster,
Geo. I. Davission.
Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-second day of September, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE SHAWNEE AND IRON POINT COAL AND IRON COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Shawnee and Iron Point Coal and Iron Company," for the purpose of mining coal and manufacturing pig iron, erecting the necessary blast furnaces, works, machinery and apparatus, constructing the necessary houses and other buildings and opening and developing the necessary mines pertaining thereto; buying, selling and shipping coal, pig iron, iron ores and limestone for the corporate use of the company, and contracting with any person or company for such purposes; acquiring by purchase, gift, or grant, for the corporate use of the company in carrying on said business, mines, real and personal property, and of doing any and all lawful acts for carrying on, promoting and extending the kinds of business aforesaid.

Which corporation shall keep its principal office or place of business at the city of Newark, in the county of Licking, and state of Ohio, and is to expire on the first day of September, A. D. 1937. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five thousand ($25,000.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million three hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Johnson M. Welch, Athens, Athens county, Ohio, one hundred and twenty-two shares.
Eli Hull, Newark, Licking county, Ohio, one hundred and twenty two shares.
Char. H. Welch, Athens, Athens county, Ohio, three shares.
George H. Welch, Athens, Athens county, Ohio, two shares.
Emmett Thompkins, Athens, Athens county, Ohio, one share.
And the capital to be hereafter sold is to be divided into shares
of the like amount.
Given under our hands this first day of September, 1887.

JOHNST M. WELCH,
ELI HULL,
CHAS. H. WELCH,
GEORGE H. WELCH,
EMMETT THOMPKINS.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Sep­
tember, nineteen hundred and thirty-seven, a corporation by the
name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said
[G. S.] State at the city of Charleston, this twenty-second day of
September, eighteen hundred and eight-seven.
HENRY S. WALKER,
Secretary of State.

THE UNITED STATES GAS IMPROVEMENT COMPANY
OF WEST VIRGINIA.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
The United States Gas Improvement Company of West Virginia,
for the purpose of the manufacture and sale of gas, improving and
saving carburetors, gas checks and governors, and any and all
machines and devices relating to the using, saving and regulating
of gas, or the manufacturing thereof; of purchasing, taking out
and owning letters patent of the United States, for inventions or
improvements therein, and for inventions and improvements in
any other useful articles, devices or appliances, and of manufac­
turing and selling such articles, devices and appliances, and for
selling and disposing of such letters patent or any of them, or of
any part thereof, and of issuing licenses thereunder to other cor­
porations or individuals to make, use and vend said carburetors,
articles, devices and appliances.
Which corporation shall keep its principal office or place of
business at New York, in the county of New York and state of
New York, and is to expire on the twenty-first day of September,
nineteen hundred and thirty-seven. And for the purpose of form­
dred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of seventy-five dollars, the same being ten percent. of our said subscription, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all. The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

Oscar S. Stearns, New York city, N. Y., three shares.
Nicholas Finck, Elizabeth, N. J., three shares.
Samuel H. Huxford, New York city, N. Y., three shares.
Martin Van Buren, New York city, N. Y., three shares.
Warren Higley, New York city, N. Y., three shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this twenty-first day of September, eighteen hundred and eighty-seven.

O. S. STEARNS,
NICHOLAS FINCK,
SAMUEL H. HUXFORD,
MARTIN VAN BUREN,
WARREN HIGLEY.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-first day of September, nineteen hundred and thirty seven, a corporation by the name of for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fourth day of September, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

KIZER HAMMER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Kizer Hammer Company," for the purpose of manufacturing and selling hardware specialties.

Which corporation shall keep its principal office or place of business at Washington, in the county of Washington, and District of Columbia, and is to expire on the 31st day of December, 1912. And for the purpose of forming the said corporation, we
have subscribed the sum of one hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Robert H. Wiles, Washington, D. C., three shares.
Schuyler Durgée, Fall Church, Va., two shares.
Hortis Browning, Washington, D. C., one share.
Charles M. Shelley, Washington, D. C., one share.
John Tweedale, Washington, D. C., one share.
William H. Lamar, Washington, D. C., one share.
Clement W. Howard, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of September, 1887.

Robert H. Wiles,
Schuyler Durgée,
C. M. Shelley,
John Tweedale,
W. H. Lamar,
H. Browning,
Clement W. Howard.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of December, nineteen hundred and twelve, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-sixth day of September, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

COAL RIVER BOOM AND DRIVING COMPANY.

INCREASE OF CAPITAL STOCK.

State of West Virginia,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. M. Thomas, president of the Coal River Boom and Driving Company, has certified to me under his
signature and the corporate seal of the said corporation, attested by the signature of its secretary, that at a meeting of the stockholders of said company, held at Pearisburg, Giles county, Virginia, in pursuance of law, on the 16th day of September, 1886, the following resolution was unanimously adopted:

"Resolved, That the capital stock of the Coal River Boom and Driving Company be increased to the sum of ten thousand dollars. The additional shares thereby created to be divided into shares of the par value of one hundred dollars each."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston this 26th day of September, 1887.

HENRY S. WALKER.
Secretary of State.

THE HARPER’S FERRY AND BOLIVAR BUILDING ASSOCIATION NO. 1.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Harper’s Ferry and Bolivar Building Association No. 1, for the purpose of raising money to be distributed among its members, and by such members used in buying lands or houses, or in building or repairing houses, or in paying or liquidating liens on houses or other real estate.

Which corporation shall keep its principal office or place of business at Harper’s Ferry, in the county of Jefferson, and is to expire on the first day of January, one thousand nine hundred 1900. And for the purpose of forming said corporation, we have subscribed the sum of two thousand and eighty dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and eighty dollars, and desire the privilege of increasing the said capital by sales of additional shares from time to time to two hundred and sixty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

J. Garland Hurst, Harper’s Ferry, W. Va., one share.
Chas. R. Rau, Harper’s Ferry, W. Va., one share.
N. C. Brackett, Harper’s Ferry, W. Va., one share.
C. J. Cavalier, Bolivar, W. Va., one share.
John McArthur, Harper’s Ferry, W. Va., one share.
J. W. Eckles, Bolivar, W. Va., one share.
George Dittmyer, Harper's Ferry, W. Va., one share.
C. E. Dudrow, Bolivar, W. Va., one share.
Daniel Ames, Harper's Ferry, W. Va., one share.
Chas. H. Trail, Harper's Ferry, W. Va., one share.
C. L. Chapline, Harper's Ferry, W. Va., one share.
John F. Quigley, Harper's Ferry, W. Va., one share.
A. V. Daniels, Harper's Ferry, W. Va., one share.
S. W. Lightner, Harper's Ferry, W. Va., one share.

Given under our hands this 10th day of September, 1887.

J. GARLAND HURST, [Seal.]
GEO. DITTMYER, [Seal.]
GEO. H. CHILD, [Seal.]
C. L. CHAPLINE, [Seal.]
J. W. ECKLES, [Seal.]
CHAS. H. TRAIL, [Seal.]
JOHN MCARTHUR, [Seal.]
DANIEL AMES, [Seal.]
C. J. CAVALIER, [Seal.]
N. C. BRACKETT, [Seal.]
H. V. DANIELS, [Seal.]
S. W. LIGHTNER, [Seal.]
C. E. DUDROW, [Seal.]
J. C. MCGRAW, [Seal.]
JOHN F. QUIGLEY, [Seal.]
C. R. RAU, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this twenty-eighth day of September, eighteen hundred and eighty-seven.

HENRY S. WALKER.
Secretary of State.

ALASKA COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
Alaska Coal and Coke Company, for the purpose of carrying on the business of mining and selling coal, making and selling coke, buying and selling merchandise.

Which corporation shall keep its principal office or place of business at Alaska, in the county of Fayette, state of West Virginia, and is to expire on the 1st day of September, 1937. And for the purpose of forming the said corporation, we hereby subscribe the sum of fifteen thousand dollars, to the capital stock thereof, and have paid in on said subscriptions the sum of fifteen hundred dollars; and desire the privilege of increasing said capital stock by sales of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned as follows, that is to say:

Joseph Lawton, Shamokin, Pa., twenty shares.
George Lawton, Fayette Station, W. Va., twenty shares.
William Lawton, Fayette Station, W. Va., twenty shares.
William A. Brown, Caperton, W. Va., thirty shares.
O. P. Fox, Mt. Carmel, Pa. thirty shares.
H. S. Robins, Mt. Carmel, Pa., fifteen shares.
Joseph E. Robins, Stone Cliff, W. Va., fifteen shares.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals at Fayette Station, W. Va., this 26th day of September, 1887.

JOSEPH LAWTON, [Seal.]
GEO. LAWTON, [Seal.]
Geo. Lawton Att'y in fact for Wm. Lawton. [Seal.]
W. A. BROWN, [Seal.]
O. P. FOX, [Seal.]
H. S. ROBINS, [Seal.]
JOSEPH E. ROBINS, [Seal.]

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declare to be from this date until the first day of September, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of September, eighteen hundred and eighty-seven.

HENRY S. WALKER.
Secretary of State.
THE UNITED STATES OIL COMPANY OF WEST VIRGINIA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the United States Oil Company of West Virginia, for the purpose of boring for, producing, refining, dealing in and selling carbon oil or petroleum, and natural gas for heating, lighting and other purposes; of buying, holding, leasing and selling lands and leases for the same purpose; and of laying, buying, leasing, selling and operating pipes and pipe lines and tanks; and of transporting and storing oils, and of doing a general pipe-line and storage business.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the first day of July, A. D., 1937. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and seventy five dollars to the capital thereof, and have paid in on said subscriptions the sum of seventeen dollars and fifty cents, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say:

- J. K. Botsford, Wheeling, W. Va., five shares.
- J. M. Cooper, Wellsburg, W. Va., five shares.
- Thomas P. Shallcross, Wheeling, W. Va., five shares.
- P. Kennedy, Wheeling, W. Va., five shares.
- O. M. Frissell, Wheeling, W. Va., five shares.
- Oliva Peck, St. Clairsville, Ohio, five shares.
- W. T. Chambers, Elm Grove, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 30th day of September, 1887.

J. K. Botsford.
J. M. Cooper.
Thos. P. Shallcross.
P. Kennedy.
O. M. Frissell.
Oliva Peck.
W. T. Chambers.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, 1937, a corporation by the name and for the purposes set forth in said agreement.
CORPORATIONS.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this third day of October, 1887.

HENRY S. WALKER,
Secretary of State.

JACKSON COUNTY BUILDING AND LOAN ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We the undersigned agree to become a corporation by the name of the Jackson County Building and Loan Association for the purpose of raising money to be distributed among its numbers and by such used in buying land or houses, or in building or repairing houses, or in paying or liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business in Ravenswood, county of Jackson, and is to expire on the first day of October, one thousand, nine hundred and two, and for the purpose of forming said corporation we have subscribed the sum of seven hundred and fifty dollars to the capital thereof, and have paid in on said subscription the sum of seventy-five dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time to three hundred thousand dollars. The capital so subscribed is divided into shares of one hundred and fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

J. H. Wetzel, one share, (1.)
Geo. Leonard, one share, (1.)
John A. McIntosh, one share, (1.)
U. Lytle, one share, (1.)
R. F. Fleming, one share, (1.)

All of the county of Jackson, West Virginia, and the capital hereafter to be sold is to be divided into shares of like amount.

Given under our hands this 30th day of September, 1887.

J. H. WETZEL,
Geo. LEONARD,
John A. McINTOSH,
U. Lytle,
R. F. FLEMING.

Wherefore, the corporators named in the said agreement, and who have signed to same, and their successors and assigns, are hereby declared to be from this date until the first day of October, nineteen hundred and two, a corporation by the name and for the purposes set forth in said agreement.
THE GLENVILLE AND WESTON TELEPHONE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Glenville and Weston Telephone Company for the purpose of constructing and maintaining a telephone and telegraph line or a system of either telephone or telegraph lines or both, between, in and throughout the counties of Gilmer, Lewis, Braxton, Calhoun, Roane and Doddridge, along the streets and alleys of any or all the cities, towns and villages of the said counties, and along the public roads between and throughout any or all the said counties in the state of West Virginia, and to use and operate such telephone or telegraph line or lines and receive and transmit messages thereon for hire.

Which corporation shall keep its principal office or place of business in the town of Glenville, county of Gilmer and state of West Virginia, and is to expire on the third day of October, one thousand nine hundred and thirty-seven. And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars to the capital stock thereof, and have paid in on the said subscription the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

S. B. Brown, of Glenville, W. Va., four shares.
Verona Maple, of Glenville, W. Va., four shares.
W. T. Wiant, of Glenville, W. Va., four shares.
N. M. Bennett, of Glenville, W. Va., four shares.
John S. Brannon, of Glenville, W. Va., four shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 3d day of October, 1887.

S. B. Brown,
Verona Maple,
W. T. Wiant,
N. M. Bennett,
J. S. Brannon.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the third day of October, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of October, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE HOWELL TORPEDO COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY STATE.}

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Frederick H. Paine, president of the Howell Torpedo Company, a corporation created, formed and organized under the laws of said state, has certified to me under his signature and the corporate seal of said company, that at a meeting of the stockholders of said corporation, held in pursuance of law at Washington, D. C., on the 19th day of August, 1887, at which meeting at least two thirds of the capital stock was represented, the following resolution was unanimously adopted:

"Resolved. That by virtue of the provisions of the statutes of West Virginia (code ch. 54, s. 21, as amended by acts 1882, ch. 87, and ch. 54, s. 22, as amended by acts 1882, ch. 97), the number of shares of the capital stock of "The Howell Torpedo Company, of West Virginia, be and is hereby increased from twelve thousand (12000) shares at the par value of fifteen dollars ($15.00) each, amounting to a capital of one hundred and eighty thousand dollars ($180,000.00), to twenty-five thousand shares at the par value of fifteen dollars ($15.00) each, amounting to a capital of three hundred and seventy-five thousand dollars ($375,000.00), and the president of this company is hereby authorized and directed to certify this resolution to the secretary of state of West Virginia."

Wherefore, I do hereby declare said increase of capital stock to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 8th day of October, 1887.

HENRY S. WALKER,
Secretary of State.
HOUSE IMPROVED TELEPHONE COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,  |
Office of Secretary of State.}

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that James J. Cooper, president of the House Improved Telephone Company, a corporation created, formed and organized under the laws of this state, has certified to me under his signature and the common seal of said corporation, that at a meeting of the stockholders of said company, held in pursuance of law at its principal office in Philadelphia, on the 5th day of July, 1887, a majority of the stock of the said company being represented in person or by proxy and agreeing thereto, the following resolution was adopted:

"Resolved, That the number of shares of capital stock of this company be increased to one million (1,000,000) shares of the par value of five dollars ($5.00) per share."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 8th day of October, 1887.

HENRY S. WALKER,
Secretary of State.

CLARKSBURG, WESTON AND GLENVILLE RAILROAD AND TRANSPORTATION COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,  |
Office of Secretary of State.}

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that A. H. Kunst, president of the Clarksburg, Weston and Glenville Railroad and Transportation Company, a corporation created under the laws of said state, has certified to me under his signature and the corporate seal of said company that at a meeting of the stockholders of said company, held on the 20th day of September, 1887, at which meeting all of the capital stock of said company was represented in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the capital stock of this company be and the same is hereby increased, as provided by law, from one hundred
thousand dollars, its present amount, to one hundred and twenty-five thousand dollars."

Wherefore, I do declare said increase of capital stock to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of October, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE WEST VIRGINIA TRANSCRIPT PUBLISHING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, agree to become a corporation by the name of "The West Virginia Transcript Publishing Company," for the purpose of printing and publishing a newspaper and of doing a general book and job printing and book binding business, and furnishing printers' supplies, and of dealing in all kinds of stationery.

Which corporation shall keep its principal office or place of business at Elizabeth, in the county of Wirt and state of West Virginia, and is to expire on the 1st day of October, 1907. And for the purpose of forming said corporation, we have subscribed the sum of eight hundred and fifty dollars to the capital stock thereof, and have paid in on said subscriptions the sum of eight hundred and fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

Z. E. Thorn, Elizabeth, W. Va., six shares.
J. P. Saunders, Elizabeth, W. Va., two shares.
S. W. Cain, Elizabeth, W. Va., two shares.
D. O. Casto, Elizabeth, W. Va., two shares.
D. Burns, Elizabeth, W. Va., two shares.
J. H. Bumgarner, Elizabeth, W. Va., two shares.
F. D. Pomroy, Elizabeth, W. Va., two shares.
W. E. Hall, Elizabeth, W. Va., one share.
Wm. Beard, Elizabeth, W. Va., one share.
A. Morrow, Elizabeth, W. Va., one share.
S. B. Sayre, Elizabeth, W. Va., one share.
H. A. Wise, Elizabeth, W. Va., one share.
J. A. Rathbone, Reedy Ripple, W. Va., two shares.
T. J. Owens, Reedy Ripple, W. Va., two shares.
N. B. Armstrong, Reedy Ripple, W. Va., two shares.
Floyd Hickman, Newark, W. Va., two shares.
G. W. Strong, Newark, W. Va., one share.
L. Merrill, Newark, W. Va., one share.
H. B. Pribble, Freeport, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this, the twentieth day of September, 1887.

Z. E. Thorn,
J. P. Saunders,
S. W. Cain,
D. C. Casto,
David Burns,
J. H. Bumgarner,
F. D. Pomeroy,
W. E. Hall,
W. Beard,
Alex Morrow,
S. B. Sayre,
H. A. Wise,
John A. Rathbone,
T. J. Owens,
N. B. Armstrong,
Floyd Hickman,
G. W. Strong,
L. Merrill,
H. B. Pribble.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of October, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this tenth day of October, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE ELEVATED RAILWAY CONSTRUCTION COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
The Elevated Railway Construction Company, for the purpose of carrying on a general manufacturing business, for the making, using, introducing, selling and licensing others to use and sell patented articles, such as girders posts, turntables, switches, bridges, cars, trucks, locomotives and all other articles entering into their use or construction, and to the business appertaining. For the construction of elevated railway lines of wood and iron, iron and steel, either or all of them, and the manufacture of the material entering into such construction, and carrying on the business pertaining to railway supply and construction companies. To acquire such real estate as may be necessary for the construction, equipment or keeping in repair of said lines, works, shops and improvements; to issue bonds or other evidences of indebtedness, of such denomination and value and bearing such rates of interest, and payable at such times and places as the board of directors may determine. To purchase by the issue of stock or otherwise, patents, licenses, contracts and rights, collecting moneys, royalties, revenues and disbursing the same, and generally having all the rights, powers and privileges and franchises incident to and granted to corporations organized under and by virtue of the laws of West Virginia.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia and the state of Pennsylvania, and is to expire on the first day of October, 1936.

And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided in shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Henry T. Dechert, 424 Walnut street, Philadelphia, one share.
Charles A. Butler, 424 Walnut street, Philadelphia one share.
Otis Egan, 424 Walnut street, Philadelphia, one share.
Thomas J. Cooke, 702 Brown street, Philadelphia, one share.
Bernard Hoopes, 19 South Ninth street, Philadelphia, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 14th day of October, 1887.

Henry T. Dechert,
Otis Egan,
Chas. A. Butler,
Thos. J. Cooke,
Bernard Hoopes.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of October, nineteen hundred and thirty-six, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston, this seventeenth day of October, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

WASHINGTON CATTLE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Washington Cattle Company, for the purpose of buying, raising and vending cattle.

Which corporation shall keep its principal office or place of business at the city of Washington in the District of Columbia, and is to expire on the first day of January, 1898. And for the purpose of forming the said corporation, we have subscribed the sum of twenty five hundred ($2500) dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty ($250) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand ($50,000) dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

E. G. Davis, Washington, D. C., (5) five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this eleventh day of October, 1887.

O. W. Howard,
Geo. J. Johnston,
E. G. Davis,
H. L. Hempstone,
D. H. Smith.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are
CORPORATIONS.

hereby declared to be from this date until the first day of January, eighteen hundred and ninety-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state, at the city of the Charleston, this seventeenth day of October, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE LINOTYPE COMPANY OF PHILADELPHIA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Know all men by these presents, That we, the undersigned, citizens of the United States of America, hereby agree to become a corporation for the purpose of doing and carrying on a general printing and publishing business in the city of Philadelphia, state of Pennsylvania.

Which corporation shall keep its principal office or place of business at Philadelphia, Pa., and is to expire on the first day of October, in the year one thousand nine hundred and thirty-seven. And for the purpose of forming the said corporation, we have subscribed the sum of thirty-six thousand ($36,000) dollars, to the capital thereof, and have paid in on said subscriptions the sum of three thousand six hundred ($3,600) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand ($500,000) dollars in all.

The capital so subscribed is divided into shares of twenty-five ($25.00) dollars each, which are held by the undersigned respectively, as follows, that is to say:

James O. Clephane, Washington, D. C., two hundred and forty shares.
John H. White, Washington, D. C., two hundred and forty shares.
Andrew Devin?, Washington, D. C. two hundred and forty shares.
Nath'l Wilson, Washington, D. C., two hundred and forty shares.
Frederick Warburton, Brooklyn, N. Y., two hundred and forty shares.
Daniel C. McEwen, Brooklyn, N. Y., two hundred and forty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this fourth day of October, in the year of our Lord, one thousand eighteen hundred and eighty-seven.

James O. Clephane.
John H. White.
Andrew Devine.
Nathaniel Wilson.
Fred’k. J. Warburton.
Daniel C. McEwen.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of October, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighteenth day of October, 1887.

Henry S. Walker,
Secretary of State.

The Gas City Oil and Gas Company of Wellsburg, W. Va.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We the undersigned agree to become a corporation by the name of the Gas City Oil and Gas Company of Wellsburg, West Virginia, for the purpose of boring for carbon oil petroleum and also for the purpose of boring for and transporting natural gas by means of pipes or otherwise and selling the same to or supplying it to others for lighting or heating purposes.

Which corporation shall keep its principal office or place of business in the city of Wellsburg in the county of Brooke and state of West Virginia, and is to expire on the 15th day of October, A. D., 1937. And for the purpose of forming the said corporation, we have subscribed the sum of eighty dollars to the capital thereof, and have paid in on said subscriptions the sum of eight dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say:

John M. Cooper, five shares.
I. O. Wright, three shares.
C. R. Windsor, two shares.
G. W. McCleary, two shares.
John Reid, two shares.
W. K. Brownlee, one share.
M. A. Jones, one share.
All of the city of Wellsburg, county of Brooke and state of West Virginia.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 15th day of October, 1887.

John M. Cooper,
I. C. Wright,
C. R. Windsor,
G. W. McCleary,
John Reid,
W. K. Brownlee,
M. A. Jones.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of October, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this eighteenth day of October, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

PARDEE COAL COMPANY
INCREASE OF CAPITAL.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY STATE

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. S. Ames, president of the Pardee Coal Company, a corporation created under the laws of West Virginia, has certified to me under his hand and the corporate seal of said company that at a meeting of the stockholders thereof, held at its principal office in New York, on the 16th day of September, 1887, the following resolutions was adopted, all the stock of said company being present and voting therefor:

Resolved, That whereas the Collingwood Lumber and Manufacturing Company has offered to sell to this company valuable mineral and mining rights under two thousand (2,000) acres of land in Wayne county, Penn., and that such a purchase is considered desirable. Now be it resolved that the capital stock is hereby increased 100,000 shares and that the president and sec-
CORPORATIONS.

Secretary of the company are hereby directed to have the proper application made to the secretary of state of the state of West Virginia for the increase of the capital stock to a total of 200,000 shares. And be it further

Resolved, That the said offer is hereby accepted and the treasurer is hereby directed to pay to the said Collingwood Company the sum of $500,000.00 or its equivalent in the stock of the company at par value as soon as the proper certificate of the increase of the company's capital stock can be obtained from the secretary of state of West Virginia.

Therefore, I do declare said resolution and increase of stock to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 20th day of October, 1887.

HENRY S. WALKER,
Secretary of State.

CONNECTICUT INDEMNITY ASSOCIATION.

CERTIFICATE OF FILING CHARTER, ETC.,

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Connecticut Indemnity Association of Waterbury, a corporation created, formed and organized under the laws of the state of Connecticut, has this day filed in my said office a duly certified copy of its act of incorporation, the same being the law under which said incorporation was formed.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 27th day of October, 1887.

HENRY S. WALKER,
Secretary of State.

FINANCE, TRUST AND CONSTRUCTION COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned hereby agree to become a corporation by the name of "The Finance, Trust and Construction Company," for the purpose of buying and selling bonds and stocks of public or private
corporations; loaning money on corporate securities or on real estate; procuring subscriptions to the capital stocks or bonds of corporations, negotiating loans, investing money, acting as fiscal transfer or other agent or attorney in fact for any person, firm, municipality and government, and as trustee in public or private trusts of every character; transacting the business of issuing, registering, transferring and counter signing certificates of stocks or bonds, of any corporations, public or private; issuing bonds or debentures for the indebtedness of the corporations; buying and selling securities of any kind either at public or private sale, as principal or agent holding any property, real or personal, necessary for the purposes of this corporation; also such as may be taken as security for debt due the corporation; also for doing general contract work as the construction of works of public or private improvement, and to manufacture, sell and deal in material for use in such construction, and for every other purpose and business useful to the public, for which a firm or partnership may be lawfully formed in the state of West Virginia.

Which corporation shall keep its principal office or place of business in the city of New York, in the county of New York, and state of New York, and is to expire on the 31st day of December, 1936. And for the purpose of forming said corporation we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one thousand dollars, and desire the privilege of increasing said capital by the sale of additional shares from time to time to one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Charles Whann, 63 West 93d street, New York City, two shares.
Harry G. Seymour, 37 West 65th street, New York City, two shares.
Charles B. Ludwig, 161 West 16th street, New York City, two shares.
Charles Harvey Jackson, 161 West 16th street, New York City, two shares.
Charles F. Street, corner 125th and 7th Avenue, New York City, two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 22d day of October, 1887.

CHARLES WHANN.
HARRY G. SEYMOUR.
CHAS. B. LUDWIG.
CHARLES HERVEY JACKSON.
CHARLES F. STREET.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are
CORPORATIONS.

hereby declared to be from this date until the thirty-first day of December, nineteen hundred and thirty-six, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirty-first day of October, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

NATIONAL CAR HEATING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures follows:

The undersigned agree to become a corporation by the name of National Car Heating Company for the purpose of heating and ventilating street cars, omnibuses and other conveyances and for constructing and putting into position, and for licensing others to construct and put into position all necessary apparatus for this purpose.

Which corporation shall keep its principal office or place of business at Washington, in the District of Columbia, and is to expire on the first day of November, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand ($5,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred ($500) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand ($500,000) dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

W. E. Prall, Washington, D. C., one hundred shares.
Sam'l M. Bryan, Washington, D. C., one hundred shares.
O. C. Green, Washington, D. C., one hundred shares.
Chas. G. Beebe, Washington, D. C., one hundred shares.
F. W. Moulton, Washington, D. C., one hundred shares.

And the capital so subscribed is to be divided into shares of the like amount.

Given under our hands this first day of November, 1887.

W. E. PRALL,
SAM'L M. BRYAN,
O. C. GREEN,
CHAS. G. BEEBE,
F. W. MOULTON,
Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this second day of November, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

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THE BROADDUS COLLEGE TRUSTEES.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Broaddus College Trustees," for the purpose of establishing and maintaining an institution of learning at Clarksburg, West Virginia, under the auspices and direction of the Baptist General Association of West Virginia, for the instruction of students in the various branches of a thorough and liberal education, literary and scientific and ornamental, with authority to confer degrees and grant diplomas to such persons as shall in their judgment merit the same, and to acquire, hold and control such real and personal property as may be necessary, subject to the limitations of law, for the proper equipment of said institution.

Which corporation shall keep its principal office or place of business at Clarksburg, in the county of Harrison, and is to expire on the seventeenth day of October, one thousand nine hundred and thirty-seven. And for the purpose of forming the said corporation we have subscribed the sum of eight hundred and ten dollars to the capital thereof, and have paid in on said subscriptions the sum of eight hundred and ten dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to twenty-five thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

Dave D. Johnson, Clarksburg, W. Va., ten shares.
Wm. M. Davis, Petersburg, W. Va., one share.
D. B. Purinten, Morgantown, W. Va., five shares.
H. D. Boughner, Clarksburg, W. Va., twenty shares.
L. E. Peters, Clarksburg, W. Va., one share.
W. P. Walker, Huntington, W. Va., one share.
W. H. Adams, Raven's Eye, W. Va., one share.
J. W. Carter, Parkersburg, W. Va., one share.
James M. Lyon, Clarksburg, W. Va., twenty shares.
Arthur Sinsel, Grafton, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this seventeenth day of October, 1887.

Dave D. Johnson,
Wm. M. Davis,
D. B. Purinton,
H. D. Boughner,
L. E. Peters,
W. P. Walker,
W. H. Adams,
J. W. Carter,
James M. Lyon,
Geo. M. Whitescarver,
A. Sinsel.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the seventeenth day of October, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourth day of November, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

The Grove Electric Company.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Grove Electric Company, for the purpose of manufacturing electric meters and other electrical devices; and renting, leasing or selling electrical apparatus.

Which corporation shall keep its principal office or place of business at the city of Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the twenty-fourth day of October, 1907. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to one million dollars in all.
The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

J. Ross Grove, York, Pa., four shares,
S. S. Hillman, Philadelphia, Pa., one share.
George Youmans, Philadelphia, Pa., one share.
Charles N. Grover, Philadelphia, Pa., one share.
Jesse V. Glesey, York, Pa., one share.
Wm. H. Gable, York, Pa., one share.
F. O. McCleary, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 24th day of October, 1887.

J. Rose Grove.
S. B. Hillman.
Geo. Youmans.
Chas. N. Grover.
Jesse V. Glesey.
Wm. H. Gable.
F. O. McCleary.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 24th day of October, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 7th day of November, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE AMERICAN ICE AND COLD STORAGE COMPANY OF WALDO, FLORIDA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the American Ice and Cold Storage Company of Waldo, Fla., for the purpose of manufacturing, shipping and selling ice, operating a cold warehouse, dealing in all kinds of perishable property and engaging in any business which will enhance the operations of said company.

Which corporation shall keep its principal office or place of business at Waldo, in the county of Alachna, and state of Florida and Harrisburg, in the county of Dauphin, and state of Pennsylvania,
and is to expire on the first day of November, 1907. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

W. J. Jolly, Waldo, Fla., one share.
T. B. Smith, Waldo, Fla., one share.
J. S. Weeks, Waldo, Fla, one share.
Ned E. Farrell, Waldo, Fla., one share.
Fred Balcon, Kansas City, Mo., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 4th day of November, 1887.

W. J. JOLLY, [Seal.]
T. B. SMITH, [Seal.]
J. S. WEEKS, [Seal.]
NED E. FERRELL, [Seal.]
FRED BALCOM. [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this eighth day of November, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

WROUGHT IRON RANGE COMPANY.

CHARTER FILED.

STATE OF WEST VIRGINIA
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Wrought Iron Range Company, a corporation duly incorporated under the laws of the state of Missouri, has this day filed in my said office a duly certified copy of its articles of association, together with a copy of the laws of the state of Missouri under which said corporation is formed.
Given under my hand and the great seal of the said state at the city of Charleston, this 11th day of November, 1887.

HENRY S. WALKER,
Secretary of State.

THE KANAWHA IMPROVEMENT COMPANY

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Kanawha Improvement Company, for the purpose of mining and producing coal and for the purpose of mining and producing iron ore, and manufacturing the same into metal, and for the purpose of constructing, owning and operating works of internal improvement other than railroads, and carrying on the business incidental thereto and lawful in connection therewith.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the thirty-first day of October, in the year one thousand nine hundred and thirty-seven. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on such subscriptions the sum of five hundred dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two million dollars in all.

The capital so subscribed is to be divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Thomas Thatcher, city, county and state of New York, ten shares.
William M. Barnum, city, county and state of New York, ten shares.
Henry B. Anderson, city, county and state of New York, ten shares.
George Hoffman, city, county and state of New York, ten shares.
Jason Hinman, city, county and state of New York, ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hand this eleventh day of November, in the year one thousand eight hundred and eighty-seven, at the said city of New York.

THOMAS THATCHER,
W. M. BARNUM,
HENRY B. ANDERSON,
Geo. HOFFMAN,
JASON HINMAN.
CORPORATIONS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of October, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state at the city of Charleston, this fourteenth day of November, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

GUARANTY LIFE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits, has this day been delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Guaranty Life Company, for the purpose of insuring the lives of individuals on the assessment plan, for the mutual protection and relief of those who may become beneficiary members of said company, and for the payment of stipulated sums of money to the families or heirs of deceased members and to members themselves, and for the purpose of receiving money by voluntary contribution or donation, or by assessment on its members, and for the purpose of accumulating, or appropriating, or investing the same in such manner as it may deem proper, in accordance with such rule, regulations, and by-laws, as may be adopted by the board of directors, and for the purpose of purchasing the stock and franchise, and assuming the rights and liabilities of other and like corporations.

Which corporation shall keep its principal office or place of business at the city of Parkersburg, in the county of Wood, and state of West Virginia, and is to continue perpetually. And for the purpose of forming such corporation, we have subscribed the sum of thirty-six hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of three hundred and sixty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars, each, which are held by the undersigned respectively, as follows, that is to say:

S. N. Myers, Martinsburg, W. Va., two shares.
J. N. Wisner, Martinsburg, W. Va., ten shares.
J. N. Thatcher, Martinsburg, W. Va., two shares.
George M. Bowers, Martinsburg, W. Va., two shares.
R. H. Whitlock, Martinsburg, W. Va., ten shares.
CORPORATIONS.

S. L. Dodd, Martinsburg, W. Va., ten shares.
V. B. Archer, Parkersburg, W. Va., eight shares.
D. H. Leonard, Parkersburg, W. Va., two shares.
A. L. Wiley, Parkersburg, W. Va., two shares.
W. T. Hall, Parkersburg, W. Va., two shares.
J. G. McCluer, Parkersburg, W. Va., two shares.
Samuel Stewart, Parkersburg, W. Va., six shares.
J. R. Timms, Parkersburg, W. Va., six shares.
A. N. Williams, Parkersburg, W. Va., two shares.
W. N. Chancellor, Parkersburg, W. Va., one share.
J. E. McCoy, Parkersburg, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 9th day of November, A. D., 1887.

S. N. Meyers, [Signature]
J. N. Thatcher, [Signature]
R. H. Whitlock, [Signature]
V. B. Archer, [Signature]
D. H. Leonard, [Signature]
A. L. Wiley, [Signature]
J. G. McClure, [Signature]
M. T. Hall, [Signature]
J. Nelson Wisner, [Signature]
Geo. M. Bowers, [Signature]
S. L. Dodd, [Signature]
Samuel Stewart, [Signature]
A. N. Williams, [Signature]
J. R. Timms, [Signature]
W. N. Chancellor, [Signature]
J. E. McCoy, [Signature]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourteenth day of November, eighteen hundred and eighty-seven.

Henry S. Walker, [Name]
Secretary of State.

NATIONAL PRESS BRICK COMPANY.

INCREASE OF CAPITAL STOCK.

State of West Virginia, {Office of Secretary State.}

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that William L. Gress, president of the
National Press Brick Company, a corporation created for demand organized under the laws of this state, has certified to me under his hand, attested by the signature of Samuel Mulliken, secretary of said company, that at a meeting of the stockholders of said corporation held in pursuance of law at the office of the company in Washington, D.C., on the 25th day of October, 1887, at which meeting a majority of the stock of said company being represented in person or by proxy and agreeing thereto, the following resolution was adopted:

"Resolved, That the number of shares of capital stock of the National Press Brick Company, be increased from five thousand shares to six thousand shares of the present par value of one hundred dollars each."

Wherefore, I do hereby declare said increase of capital stock to be authorized by law.

Given under my hand and the great seal of the said state at the city of Charleston, this 14th day of November, 1887.

HENRY S. WALKER,

Secretary of State.

HINTON CO-OPERATIVE STORE.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Hinton Co-operative Store for the purpose of buying and selling groceries and other merchandise for the mutual benefit of its stockholders.

Which corporation shall keep its principal office or place of business at Hinton, in the county of Summers, and state of West Virginia, and is to expire on the 31st day of December, 1907. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and twenty-five dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-two dollars and fifty cents, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—


And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands this, the 11th day of November, 1887.

J. Prince.
P. K. Litsinger.
H. K. Maupin.
J. L. Grady.
John T. Huffman.

Wherefore, The corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the 31st day of Decem­
ber, nineteen hundred and seven, a corporation by the name and
for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this fifteenth day of No­
Vember, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE ROCKINGHAM MANGANESE MINING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the nane of
The Rockingham Manganese Mining Company, for the purpose
of purchasing or leasing real and personal property for mining
purposes; of constructing roads, railroads and tramways to mines
operated by the company; of smelting ors, manufacturing iron,
steel, &c.; of mining and treating and selling manganese and
other ores, and of doing all things pertaining to a mining business.

Which corporation shall keep its principal office or place of
business at Washington, in the District of Columbia, and is to
expire on the first day of November, 1937. And for the purpose
of forming the said corporation, we have subscribed the sum of
five hundred dollars to the capital thereof, and have paid in on
said subscriptions the sum of one hundred dollars; and desire
the privilege of increasing the said capital, by sales of additional
shares from time to time, to two hundred and fifty thousand dol­

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By—

S. O. Hemenway, Washington, D. C., one share.
Arthur Gregory, Alexandria, Va., one share.
H. H. Blackburn, Washington, D. C., one share.
R. J. McLean, Washington, D. C., one share.
Wm. H. Rohrer, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 3rd day of November, 1887.

S. O. Hemenway,
H. H. Blackburn,
Arthur Gregory,
R. J. McLean,
W. H. Rohrer.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said State [G. S.] at the city of Charleston, this nineteenth day of November, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

POTOMAC BUILDING ASSOCIATION NO. 3.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Potomac Building Association No. 3, for the purpose of raising money to be distributed among its members, and by such members used in buying lands or houses, or in building or repairing houses, or for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Shepherdstown, in the county of Jefferson, and state of West Virginia, and is to expire on the first day of January, 1898. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred and fifty dollars to the capital thereof, and have paid in on said subscription the sum of sixty-five dollars; and desire the privilege of increasing the said capital, by the sale of additional shares, from time to time, to one hundred and thirty dollars in all.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Geo. M. Beltzhoover, Shepherdstown, W. Va, one share.
Corporations.

Harry L. Snyder, Shepherdstown, W. Va., one share.
D. L. Rentch, Shepherdstown, W. Va., one share.
Chas. H. Knott, Moler, W. Va., one share.
J. W. Kerney, Shepherdstown, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 19th day of November, 1887.
Geo. M. Beltzhoover,
Harry L. Snyder,
D. L. Rentch,
Chas. H. Knott,
J. W. Kerney.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, eighteen hundred and ninety-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-second day of November, eighteen hundred and eighty-seven.
Henry S. Walker,
Secretary of State.

Buffalo Lumber Company.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certified that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Buffalo Lumber Company, for the purpose of acquiring by purchase or otherwise timer and lumber and for carrying on the business of manufacturing such timber into lumber, furniture and building material and selling the same, which corporation shall keep its principal office or place of business at Byard, on the West Virginia Central and Pittsburg Railway in the county of Grant, in the state of West Virginia, and is to expire on the fifteenth day of November one thousand nine hundred and nineteen.

And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscription the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By
John William Nihiser, of Byard Grant county, W. Va., one share.
Daniel Robert Leatherman, of Burlington, Mineral county, W. Va., one share.
James B. Rees, of Rees Tannery, Mineral county, W. Va., one share.
David Albert Suisabough, of Utica, Licking county, Ohio, one share.
George Miller Miller, of Hambleton, Grant county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 15th day of November, 1887.
JOHN WILLIAM NIHISER,
DANIEL ROBERT LEATHERMAN,
JAMES B. REES,
DAVID ALBERT SUISABAUGH,
GEORGE M. MILLER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of November, nineteen hundred and nineteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-third day of November, eighteen hundred and eighty-seven.
HENRY S. WALKER,
Secretary of State.

PARKERSBURG ICE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Parkersburg Ice Company for the purpose of manufacturing ice from water under patent processes, to buy and own such patent or patents for manufacturing ice and cold storage purposes; to buy and sell natural ice, and generally to do all things necessary or incidental to the general purposes of said corporation as aforesaid; and as well as to buy and hold the necessary real estate, and erect such buildings on the same, as its business and purposes require.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, and the state of West Virginia, and is to expire on the twenty-second day of No-
November, nineteen hundred and thirty-seven. And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows:

John Pahl, Parkersburg, W. Va., one share.
A. S. Ball, Parkersburg, W. Va., one share.
A. B. Graham, Parkersburg, W. Va., one share.
Geo. E. Milligan, Parkersburg, W. Va., one share.
W. W. Van Winkle, Parkersburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 22d day of November, 1887.

John Pahl,
A. L. Ball,
A. B. Graham,
Geo. E. Milligan,
W. W. Van Winkle,

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-second day of November, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of November, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

TILTONVILLE POTTERY COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Tiltonville Pottery Company, for the purpose of manufacturing and selling Rockingham, yellow and queensware, and such other articles as appertain to or may be needed in manufacture and sale of pottery ware; and for the purpose of purchasing such real estate as may be lawful for the purpose of said corporation.
Which said corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, state of West Virginia, and is to expire on the eighteenth day of November, A. D., nineteen hundred and seven. And for the purpose of forming said corporation, we have subscribed the sum of five hundred [$500] dollars to the capital stock thereof, and have paid in on the said subscriptions the sum of fifty [$50] dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred [$100] dollars each, which are held by the undersigned respectively, as follows, that is to say:

George K. Wheat, Wheeling, W. Va., one share.
Chas. Menkemeller, Wheeling, W. Va., one share.
C. W. Seabright, Wheeling, W. Va., one share.
Christian Schneider, Tiltonsville, Ohio, one share.
Frank Gruse, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided in shares of the like amount.

Given under our hands this eighteenth day of November, 1887.

GEO. K. WHEAT.
CHAS. MENKEMELLER.
C. W. SEABRIGHT.
CHRIS. SCHNEIDER.
FRANK GRUSE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eighteenth day of November, nineteen hundred and seven, a corporation by the name and for the purposes set forth in said agreements.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of November, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE HOWELL TORPEDO COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, Secretary of state of the state of West Virginia, do hereby certify that Frederick H. Payne, president of The Howell Torpedo Company, a corporation created, formed and organized under the laws of this state, has certified to me under
his signature and the corporate seal of the company, that at a meeting of the stockholders of said corporation held after notice given in pursuance of law at Washington, D. D., on the 21st day of November, 1887, at which three-fourths of the capital stock of the company was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, that by virtue of the provisions of the statutes of West Virginia, [Code, ch. 54, sec. 21, as amended by the acts 1882, ch. 87, and ch. 54, sec. 22, as amended by acts 1882, ch. 97, the number of shares of the capital stock of the Howell Torpedo Company, of West Va., be and is hereby increased from twelve thousand [12,000] shares at the par value of fifteen dollars [$15.00] each, amounting to a capital of one hundred and eighty thousand dollars [$180,000] to twenty-five thousand [25,000] shares at the par value of fifteen dollars [$15.00] each, amounting to a capital of three hundred and seventy-five thousand dollars [$375,000.00] and the president of this company is hereby authorized and directed to certify this resolution to the secretary of state of the state of West Virginia."

Wherefore, I do declare said increase of capital stock, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 2nd day of December, 1887.

HENRY S. WALKER,
Secretary of State.

ROMNEY SHORT MOUNTAIN RAILROAD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

1. The name of the corporation shall be the Romney & Short Mountain Railroad Company.

2. The railroad which this corporation proposes to build will commence at a point on the South Branch Railway at or near the town of Romney, in the county of Hampshire in the said state and run thence by the most practicable route to a point in or near the gap, in Short Mountain in said county where North river passes through the said mountain.
3. The principal office or place of business of this corporation will be at the said town of Romney in the state aforesaid.

4. This corporation shall continue perpetually.

5. The capital stock of this company shall be twenty-five thousand ($25,000.00) dollars divided into shares of fifty dollars each.

6. The names and places of residence of the persons forming this corporation, and the number of shares of stock subscribed by each, are as follows:

   Robert W. Monroe, of Kingwood, W. Va., one (1) share.
   O. S. White, of Romney, W. Va., one (1) share.
   Isaac T. Brady, of Romney, W. Va., one (1) share.
   L. L. Flournoy, of Romney, W. Va., one (1) share.
   R. W. Gilkerson, of Romney, W. Va., one (1) share.
   R. W. Dailey, Jr. of Romney, W. Va., one (1) share.

Given under our hands this twenty-fifth day of November, 1887.

   ROBERT W. MONROE,
   C. S. WHITE,
   ISAAC T. BRADY,
   S. L. FLOURNOY,
   R. W. GILKESON,
   R. W. DAILY, JR.

Wherefore, The corporators named in said articles of incorporation and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name and for the purposes and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state at the seat of Government thereof, this fifth day of December, eighteen hundred and eighty-seven.

   HENRY S. WALKER,
   Secretary of State.

MASON COUNTY BUILDING AND LOAN ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Mason County Building and Loan Association, for the purpose of raising money to be used by its members in buying lands, or houses, or in building or repairing houses, or in paying or liquidating liens on houses or other real estate.

Which corporation shall keep its principal office or place of business at Point Pleasant, in the county of Mason and state of West Virginia, and is to expire on the 1st day of December, 1897. And
for the purpose of forming the said corporation we have subscribed the sum of nine hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of ninety dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Gus Jordan, Point Pleasant, W. Va., one share.
M. M. Laidley, Point Pleasant, W. Va., one share.
J. Friedman, Point Pleasant, W. Va., one share.
Joseph Hein, Point Pleasant, W. Va., one share.
Jas. S. Sutphin, Point Pleasant, W. Va., one share.
H. R. Howard, Point Pleasant, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 2nd day of December, 1887.

H. R. Howard,
Gus Jordan,
J. Friedman,
Joseph Hein,
Jas. S. Sutphin,
M. M. Laidley.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, eighteen hundred and ninety-seven, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this sixth day of December, eighteen hundred and eighty-seven.

Henry S. Walker.
Secretary of State.

HANNA AND NYE MANUFACTURING COMPANY,

CHANGE OF NAME TO

THE NYE MANUFACTURING COMPANY.

State of West Virginia,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that A. T. Nye, Jr., President of the Hanna and Nye Manufacturing Company, a corporation created, formed and organized under the laws of this state, has certified to me under
his hand and the corporate seal of said company, that at a general meeting of the stockholders of the company held at Marietta, Ohio, on the 25th day of November, 1887, at which meeting a majority of the stock of said corporation was represented by the holders thereof, in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the name of this company be changed from Hanna and Nye Manufacturing Company, to "The Nye Manufacturing Company."

Wherefore, I do hereby declare said change of name of Hanna and Nye Manufacturing Company to be authorized by law, and that the said corporation shall hereafter be known as "The Nye Manufacturing Company."

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 7th day of December, 1887.

HENRY S. WALKER,
Secretary of State.

THE HUMBIRD DAVIS CREEK COAL COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Be it remembered, that we, whose names are hereunto subscribed, do agree to become a corporation by the name of "The Humbird Davis Creek Coal Company," for the following purposes:

I. For the purpose of acquiring, owning and holding coal lands and other mineral lands in the county of Kanawha, state of West Virginia.

II. For the purpose of mining and excavating from said lands coal, iron and all other mineral and mineral products, and carrying the same away and selling the same.

III. And for the purpose of doing and carrying on generally the business of mining coal and other materials, hauling the same to market and selling the same, and doing a general mining business. Said corporation shall keep its principal office or place of business in the city of Charleston, Kanawha county, state of West Virginia.

The time of the existence of this corporation shall be forty years, and shall expire on the first day of December, in the year 1927. And for the purpose of forming said corporation, the undersigned have subscribed the sum of ten thousand dollars to the capital
thereof, and have paid in on said subscription the sum of one thousand dollars, and desire the privilege of increasing the said capital stock by the sale of additional shares of stock, from time to time, to the sum of one hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

J. Wilson Humbird, residence Cumberland, Alleghany county, state of Maryland, one hundred and ninety-six shares.
Daniel I. Foley, residence in Baltimore, state of Maryland, one share.
T. Carrell Jenkins, residence in Baltimore, state of Maryland, one share.
John B. G. Roberts, residence Cumberland, Alleghany county, Maryland, one share.
John Humbird, residence Cumberland, Alleghany county, Maryland, one share.

And lastly, the capital stock to be hereafter sold is to be divided into shares of like amount, making two thousand shares at fifty dollars each, in all.

Given under our hands this 3d day of December, 1887.

J. Wilson Humbird,
Daniel I. Foley,
T. Carrel Jenkins,
John B. G. Roberts,
John Humbird.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and twenty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the state at the city of Charleston, this seventh day of December, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE PUBLIC DEBT ADJUSTMENT AND LOAN COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “The Public Debt Adjustment and Loan Company,” for
the purpose of aiding in effecting the adjustment of such public
and other corporate debts as are disputed or the interest on
which is or may be defaulted, and to aid in finding capital for
enterprises where such debts may exist.

Which corporation shall keep its principal office or place of
business at New York city, in the county of New York and in the
state of New York, and is to expire on the twenty-first day of No­
vember, 1936. And for the purpose of forming the said corpora­
tion, we have subscribed the sum of five thousand dollars to the
capital thereof, and have paid in on said subscriptions the sum of
five hundred dollars, and desire the privilege of increasing the said
capital, by the sale of additional shares from time to time, to
two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars, each, which are held by the undersigned respectively, as
follows, that is to say: By

A. B. Cornell, of New York City, N. Y., ten shares.
John F. Hume, of New York City, N. Y., ten shares.
W. S. Williams, of New York City, N. Y., ten shares.
F. W. Dunton, of New York City, N. Y., ten shares.
J. Van Schaick, of New York City, N. Y., ten shares.

And the capital to be hereafter sold is to be divided into
shares of like amount.

Given under our hands this 28th day of November, 1887.

A. B. CORNELL,
John F. HUME,
W. S. WILLIAMS,
F. W. DUTTON,
J. VAN SCHAICK.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the 21st day of Novem­
ber, nineteen hundred and thirty-six, a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this seventh day of De­
cember, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE FINDLAY VAPOR, LIGHT AND HEAT COMPANY.

I, Henry S. Walker, secretary of state of the state of West
Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day
delivered to me, which agreement is in the words and figures fol­
lowing:
The undersigned agree to become a corporation by the name of the Findlay Vapor Light and Heat Company, for the purpose of manufacturing and selling gasoline vapor stoves and machines and other implements and machinery; owning and controlling patents relating thereto and owning and controlling land in connection therewith.

Which corporation shall keep its principal office or place of business at Findlay, in the county of Hancock, and state of Ohio, and is to expire on the first day of December, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand ($1000) dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Andrew J. English, Cincinnati, Ohio, one share.
Joseph Stubbens, Cincinnati, Ohio, one share.
Powell Crosley, Cincinnati, Ohio, one share.
Robert Lestler, Cincinnati, Ohio, one share.
A. H. Evans, Cincinnati, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 6th day of December, 1887.

Andrew J. English,
Joseph Stubbens,
Powell Crosley,
Robert Lestler,
A. H. Evans.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of December, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE MINNESOTA GAS LIGHT ECONOMIZER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of The Minnesota Gas Light Economizer Company, of the city of St. Paul, in the county of Ramsey, and in the state of Minnesota, for the purpose of the manufacture and sale of illuminating gas and the purification of gas manufactured by others, within in the state of Minnesota, also for the manufacture and sale of new and useful machines, devices and apparatus for the manufacture and purification of illuminating gas within the territory aforesaid.

Which corporation shall keep its principal office or place of business in the city of St. Paul, county of Ramsey, state of Minnesota, and is to expire on the 7th day of November, in the year A. D., 1937. Then for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand ($200,000) dollars.

The capital stock so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Hiram C. Heminway, St. Paul, Minn., one share.
John A. Higgins, St. Paul, Minn., one share.
Clifford B. Deacon, St. Paul, Minn., one share.
Newton R. Frost, St. Paul, Minn., one share.
Frank W. Harrison, St. Paul, Minn., one share.

All of the capital stock to be hereafter sold is to be divided into shares of the like amount of one hundred ($100) dollars each.

Given under our hands this 7th day of November, 1887.

H. C. Heminway.
John A. Higgins.
Clifford B. Deacon.
Newton R. Frost.
Frank W. Harrison.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the seventh day of November, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of December, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.
TURKEY GAP COAL AND COKE COMPANY.
DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Turkey Gap Coal and Coke Company, for the purpose of mining coal, manufacturing coke and doing a general mercantile business.

Which corporation shall keep its principal office or place of business at Maybeury, in the county of McDowell, West Virginia, and is to expire on the 31st day of December, 1918. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to seventy-five thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

W. H. McQuail, of Pottsville, Penn., four hundred and twenty-five shares.

F. P. Harman, Little River, Floyd county, Va., two hundred and twenty-five shares.

James McCormick, Pottsville, Penn., one hundred and seventy shares.

John McQuail, of New Philadelphia, Penn., one hundred and seventy shares.

Robert Allison, Port Carbon, Penn., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of November, 1887.

W. H. McQuail,
FRANK P. HARMON,
JOHN MCQUAIL,
JAMES MccORMICK,
ROBERT ALLISON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of December, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state, at the city of Charleston, this fifteenth day of December, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The American Horse Shoe Protector Company for the purpose of manufacturing, purchasing and selling springs, draught and tug links used for increasing the working power of draught animals and protecting them against injuries from the jerks of the loads and for the purposes such as are described in U. S. Letters Patent No. 357,419 for the purpose of purchasing such patent and any other patents relating to such articles; disposing of any rights and licenses under the same; and buying, owning, using, and selling all kinds of inventions, whether patented or not, in any manner relating to or to be used in connection with such above described articles, to buy lands and to erect thereon buildings and machinery for the purposes above set forth; to issue bonds secured by a mortgage or mortgages upon property and machinery of the said company and to sell the same for the purposes hereinbefore mentioned, and otherwise to do any act or acts for the carrying on of said business.

Which corporation shall keep its principal office or place of business in the city and county of New York state of New York and is to expire on the thirteenth day of November, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of $650 to the capital thereof, and have paid in on said subscriptions the full sum of $650, and desire the privilege of increasing the said capital stock, by the sale of additional shares from time to time, to $200,000 in all. And the shares to be hereafter sold may be issued in payment of real or personal property or debts of corporation at prices satisfactory to the corporation.

The capital so subscribed is divided into 130 shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

Charles G. Lundborg, of New York city, 60 shares.
Thomas Moore, Jr., of New York city, five shares.
Gustavus St. Gem, of St. Louis, forty shares.
Charles A. Cameron, of Newark, New Jersey, fifteen shares.
William A. Trego, of Baltimore, Md., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 30th day of December, 1887.

Gustavus St. Gem,
Wm. H. Trego,
C. G. Lundborg,
Charles A. Cameron,
Thomas Moore, Jr.
Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirtieth day November, nineteen hundred and thirty-seven, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this seventeenth day of December, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE NORTHWOOD GLASS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Northwood Glass Company, for the purpose of manufacturing and selling glassware.

Which corporation shall keep its principal office or place of business at the city of Martin's Ferry, in the county of Belmont, and state of Ohio, and is to expire on the tenth day of December, 1907. And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars to the capital stock thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to forty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Henry Helling, Martin's Ferry, Ohio, one share.
Henry Floto, Martin's Ferry, Ohio, one share.
William Mann, Martin's Ferry, Ohio, one share.
Thomas Mears, Martin's Ferry, Ohio, one share.
Harry Northwood, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided in shares of the like amount.

Given under our hands this 10th day of December, 1887.

H. HELLING,
H. FLOTO,
WM. MANN,
THOS. MEARS,
HARRY NORTHWOOD.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the 10th day of December, nineteen hundred seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this nineteenth day of December, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE CHARLESTON AND GAULEY RAILROAD COMPANY.

I, Henry S. Walker secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose.

First. The name of the corporation shall be The Charleston and Gauley Railway Company.

Second. The railroad which this corporation proposes to build will commence at or near Broad street in the city of Charleston, in the county of Kanawha and runs thence by the most practicable route, up the Kanawha river on the northeast side thereof, to the mouth of Gauley river, and thence by the most practicable route up the New river valley, or up the valley of some one of the tributaries of New river to the Virginia state line; with a branch road up the Gauley river to a point at or near the mouth of Little Elk creek, and with another branch road to start from the main road at or near and opposite the mouth of Fields creek to its head, and thence to coal river.

Third. The principal business office of this corporation will be at Charleston, in the county of Kanawha, in the state of West Virginia.

Fourth. The corporation shall continue perpetually.

Fifth. The capital stock of this company shall be twenty thousand dollars ($20,000.00) divided into shares of one hundred dollars ($100.00) each.

Sixth. The names and places of residence of the persons forming this corporation and the number of shares of stock subscribed by each, are as follows:

Edward B. Knight, Charleston, W. Va., two shares.
George S. Couch, Charleston, W. Va., two shares.
Edward W. Knight, Charleston, W. Va., two shares.
Harry B. Smith, Charleston, W. Va., two shares.
William A. Quarrier, Charleston, W. Va., two shares.
Witness the following signatures this 20th day of December, 1887.

Edward B. Knight,  
Geo. S. Couch,  
E. W. Knight,  
Harry B. Smith,  
Wm. A. Quarrier.

Wherefore, the corporators named in said articles of incorporation and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state, at the seat of government thereof, this twentieth day of December, eighteen hundred and eighty-seven.

Henry S. Walker  
Secretary of State.

CLARKSBURG ELECTRIC LIGHT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Clarksburg Electric Light Company, for the purpose of furnishing electric light and power for any and all public and private purposes, and for the purpose of buying and holding such real estate and personal property as may be necessary for the business of said corporation.

Which corporation shall keep its principal office or place of business, at Clarksburg, in the county of Harrison and state of West Virginia, and is to expire on the first day of January, 1928. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to twenty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

O. M. Hart, Clarksburg, W. Va., one share.  
Jno. B. Hart. Clarksburg, W. Va., one share.  
W. F. Richards, Clarksburg, W. Va., one share.  
D. W. Boughner, Clarksburg, W. Va., one share.  
M. Richards, Clarksburg, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 19th day of December, 1887.

C. M. Hart,
Jno. B. Hart,
W. F. Richards,
D. W. Boughner,
M. Richards.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and twenty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-second day of December, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

CHEAT RIVER BOOM AND LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Articles of Incorporation of the Cheat River Boom and Lumber Company.

1. The undersigned hereby agree to become a corporation by the name of the Cheat River Boom and Lumber Company.

2. The proposed corporation is organized and is to be organized for the purpose of constructing, operating and maintaining a boom or booms, with or without piers or dams, on Cheat River and its tributaries, in Tucker county, West Virginia, and for the purpose of constructing, maintaining and operating saw and shingle mills, pulp mills, handle factories, and any other wood-working mills or factories, and for the purpose of buying, holding, leasing and selling timber lands, and such other lands as are necessary for the accomplishment of any one or more of the objects of said corporation, and a further purpose of said corporation is buying, selling and dealing in lumber and timber of all kinds, masts, spars, ties and staves.

3. The place or places at which said corporation proposes to construct and operate said boom or booms is at or within two miles of the forks of Cheat River, on said river or on either or
both of its tributaries in said Tucker county, and at or within two miles of the mouth of Roaring Run on the Big Black Fork of Cheat River, in said county, and at or within two miles of Carrick’s Ford of Shaffer’s Fork of Cheat River, in said county, and at or within two miles of the mouth of Otter Fork of Dry Fork of Cheat River, in said county, and at or within two miles of Glady Fork of Dry Fork of Cheat River, in said county, or at any one or more of said designated places, and will establish and maintain the proposed mills and lumber yards at each place or places in said county of Tucker, as to them may seem best for the said corporation.

4. The proposed corporation will establish and maintain its principal office in St. George, Tucker county, West Virginia, with a branch office at Oil City, Pennsylvania, and at such other points as may seem most expedient.

5. The time of commencement of said corporation shall be the 20th day of December, 1887, or when a proper certificate of incorporation shall be obtained, and shall continue for thirty years from said date.

6. The proposed corporation shall claim the advantage of the act of February 28, 1887, relative to booms, &c., and the several acts subsequent thereto, amendatory, supplementary or relative thereto.

7. The amount of the capital stock of said corporation is one thousand ($1,000) dollars, divided into twenty (20) shares of fifty ($50) dollars each, of which said capital stock the sum of one hundred dollars has been paid in pro rata by the shareholders.

And said corporation reserves the privilege of increasing its capital stock by the issuance and sale of additional shares from time to time of like par value of fifty dollars each until said capital stock shall amount to the sum of one hundred and fifty thousand dollars in all.

The names and residences of the several persons forming this association corporation, and the number of shares subscribed by each and hereby subscribed for, are as follows:

John L. Hulings, St. George, W. Va., two shares.
Thos. F. Hebb, St George, W. Va., two shares.
Willis J. Hulings, Oil City, Pa., twelve shares.
S. R. Cogan, St. George, two shares.
Thos. J. Long, Holly Meadows, two shares.

More than ten per centum of the par value of the whole number of shares, and of each share, has been paid in by the shareholders to the person authorized to receive the same.

Given under our hands this 19th day of December, A. D., 1887.

Willis J. Hulings.
Thomas F. Hebb.
Thomas J. Long.
John L. Hulings.
S. R. Cogan.
CORPORATIONS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-third day of December, nineteen hundred and seventeen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-third day of December, 1887.

HENRY S. WALKER,
Secretary of State.

Caldwell and Peterson Manufacturing Company.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Caldwell and Peterson Manufacturing Company, for the purpose of manufacturing and selling steel, iron, tin and other roofings, and of covering buildings therewith; and of manufacturing structural iron and sheet-iron; and of manufacturing articles made of sheet metal; and of doing all things incident to the purpose hereinbefore expressed.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the first day of December, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

William F. Peterson, Wheeling, W. Va., one share.
B. F. Caldwell, Wheeling, W. Va., one share.
B. Walker Peterson, Hammond, Ind., one share.
Archie T. Hupp, Wheeling, W. Va., one share.
Henry M. Russell, Wheeling, W. Va., one share.

And the capital to be hereafter subscribed is to be divided into shares of like amount.
Given under our hands this 22d day of December, 1887.

WILLIAM F. PEETerson.
B. F. CALDWELL.
ARCHIE T. HUPP.
HENRY M. RUSSELL.
B. WALKER PETERSON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirtieth day of December, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE FINDLEY LIGHT AND HEAT COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA, OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Powell Crosley, president of the Findley Vapor Light and Heat Company, has certified to me under his signature and the common seal of the company, that at a meeting of the stockholders of said corporation, held at Cincinnati, Ohio, on the 19th of December, 1887, at said meeting all of the stock of said company was represented by the holders thereof in person, the following resolution was adopted:

"Resolved, That the capital stock of the Findley Vapor Light and Heat Company, be and the same is hereby increased from $1,000.00 to $300,000.00, divided into shares of $100.00 each."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 27th day of December, 1887.

HENRY S. WALKER,
Secretary of State.
THE RENOVO MANUFACTURING COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA, 
Office of Secretary of State.

I, Henry S. Walker, Secretary of state of the state of West Virginia, do hereby certify that Charles F. Zeigler, president of The Renovo Manufacturing Company, a corporation created, formed and organized under the laws of this state, has certified to me under his signature and the common seal of the company, that at a special meeting of the stockholders of said corporation held in pursuance of law at Philadelphia, Pa., on the 20th day of December, 1887, a majority of the stock being represented by the holders thereof, in person or by proxy, and agreeing thereto, the following resolution was adopted:

Resolved, That the capital stock of this company be increased to the sum of $300,000 by the issue of 30,000 additional shares of the company of the present par value of ten dollars each, making thereby the total number of shares of the company 30,000, and the total capitalization at the said par value of ten dollars for each share $300,000."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 27th day of December, 1887.

HENRY S. WALKER,  
Secretary of State.

MCORMICK CANE UMBRELLA COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of McComrick Cane Umbrella Company, for the purpose owning, making and selling the McComrick Cane Umbrellas, and to dispose of the right to use and sell under the various patents now owned by John McComrick and Charles F. Montgomery, of the city of Washington, District of Columbia, or that may hereafter be issued to them or to this company, covering said inventions.

Which said corporation shall keep its principal office or place of business in the city of Washington, District of Columbia, and is to expire on the 20th day of December, 1937. And for the purpose of forming the such corporation, we have subscribed for one thousand shares, at par value of ten dollars ($10) per share to the capital
thereof, and have paid in on said subscriptions the sum of one thousand dollars ($1,000,) and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars ($200,000) in all.

The capital so subscribed is divided into ten thousand shares of ten dollars ($10) each, which are held by the undersigned respectively, as follows, that is to say: By—

Robert Morrison, No. 1331 "F" street N. W. Washington, D. C., one hundred shares.

Allan Rutherford, Corcoran Building, Washington, D. C., one hundred shares.

Bushrod Robinson, Cor. Seventh & D. Sts. Washington, D. C., one hundred shares.

E. C. Davis, No. 719 Market Space Washington, D. C., one hundred shares.

Wm. L. Hornaday, Smithsonian Institute, Washington, D. C., one hundred shares.

Henry F. Woodard, 15th and "F" Sts. N. W., Washington, D. C., one hundred shares.

Geo. B. Bryan, No. 125 No. 4th St. Philadelphia, one hundred shares.


Daniel Loughran, No. 1347, Penna. Av. D. C., one hundred shares.

Sinclair B. Sheibley, No. 1213 Q. St., N. W., D. C. one hundred shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals this twentieth day of December, 1887.

Wherefore, the corporators named in the said agreement and who have signed the same, and their successors and assigns, are hereby declared to be from this state until the twentieth day of December nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.
CORPORATIONS.

Given under my hand and the great seal of the said [G.S.] state at the city of Charleston, this twenty-fourth day of December, 1887.

HENRY S. WALKER,
Secretary of State.

GREAT FALLS ICE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Great Falls Ice Company," for the purpose of cutting, housing, shipping and selling ice at wholesale and retail.

Which corporation shall keep its principal office or place of business at the city of Washington, in the county of Washington, and District of Columbia, and is to expire on the first day of December, A.D., 1907. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred thousand dollars ($100,000) to the capital thereof, and have paid in on said subscriptions the sum of one hundred thousand dollars ($100,000) and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to two hundred thousand dollars ($200,000) in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By
Sebastian Aman, Washington, D.C., forty-five shares.
Martina Carr, Norfolk, Va., one hundred and fifty-nine shares.
William Galt, Washington, D.C., one hundred and seventy shares.
E. Kurtz Johnson, Washington, D.C., one hundred and eighteen shares.
Frederick Pilling, Washington, D.C., sixty shares.
T. A. Lambert, Washington, D.C., eleven shares.
Arabella Lambert, Washington, D.C., one hundred and nine shares.
Mary Van Risnick, Washington, D.C., one hundred and sixty-nine shares.
Mary Jane Van Risnick, Washington, D.C., one hundred and nine shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of December, 1887.

SEBASTIAN AMAN,

JAS. L. BARBOUR,
CORPORATIONS.

MARTINA CARR,
WILLIAM GALT,
E. KURTZ JOHNSON,
FREDERICK PILLING,
T. A. LAMBERT,
ALVARILLA RAMBERT,
MARY VAN RISNICK,
MARY JANE VAN RISNICK.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day December, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S. state, at the city of Charleston, this twenty-ninth day of December, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

SPEARS AXLE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “Spears Axle Company,” for the purpose of manufacturing, buying, selling and dealing in axles, castings, implements, tools, machinery and mechanical appliances and articles; of manufacturing, buying, selling and dealing in iron and steel in all forms, and in all articles made therefrom; of manufacturing, mining, boring for, producing, buying, selling and dealing in any articles or materials used in the manufacture of iron or steel in any form, or in the manufacture of any article made therefrom; of buying and selling other merchandise, and of constructing such other business as may be incidental or advantageous to the manufacture of iron or steel, or of any article made therefrom.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the 13th day of December, A. D. 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars in all.
The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Ralph R. Spears, residing in the city of Wheeling, in the county of Ohio, and state of West Virginia, one share.

John G. Hoffman, Sr., of the same city, county and state a resident, one share.

John G. Hoffman, Jr., residing in the same city, county and state, one share.

Andrew Reitz, a resident of the same city, county and state, one share.

Nicodemus Riester, of the same city, county and state a resident, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this thirteenth day of December, A. D., eighteen hundred and eighty-seven.

RALPH R. SPEARS,
JOHN G. HOFFMAN, SR.
JOHN G. HOFFMAN, JR.
ANDREW REITZ,
NICODEMUS RIESTER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirtieth day of December, 1937, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirteenth day of December, eighteen hundred and eighty-seven.

HENRY S. WALKER,
Secretary of State.

THE HYDRO-CARBON HEAT, LIGHT AND POWER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Hydro-Carbon Heat, Light and Power Company, for the purpose of manufacturing, using, selling and leasing the articles manufactured by said company, to wit: engines, boilers, heaters, radiators for heating, gas generators for lighting and heating, and other devices appertaining to the same art and connected therewith, and to do and perform all acts and things necessary and proper in the conduct of said business.
Which corporation shall keep its principal office or place of business at the city of Yonkers, in the county of West Chester, and state of New York, and is to expire on the first day of January, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred ($100) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three hundred thousand ($300,000) dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Benjamin Butterworth, Cincinnati, Ohio, one share.
A. P. Smith, Washington, D. C., one share.
Henry W. Coffin, Washington, D. C., one share.
Henry Gustavus Rogers, Washington, D. C., one share.
A. J. Cory, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 27th day of December, 1887.

Benjamin Butterworth,
A. P. Smith,
Henry W. Coffin,
Henry Gustavus Rogers,
A. J. Cory.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirty-first day of December, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE BAILEY ROTARY ENGINE MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Bailey Rotary Engine Manufacturing Company, for the purpose of manufacturing rotary and other engines, steam boilers and other machinery; and for carrying on our business we desire to
manufacture, use and sell engines, boilers and other machinery
and devices appertaining to said art, and to do and perform all
acts and things necessary and proper in that behalf.

Which corporation shall keep its principal office or place of
business at the city of Yonkers, in the county of West Chester, in
the state of New York, and is to expire on the first day of January, 1937. And for the purpose of forming the said corporation,
we have subscribed the sum of five hundred [$500] dollars to the
capital thereof, and have paid in on said subscriptions the sum of
one hundred [$100] dollars; and desire the privilege of increasing
the said capital, by the sale of additional shares from time to
time, to of three hundred thousand [$300,000] dollars in all.

The capital so subscribed is divided into shares of one hundred
[$100] dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Benj. Butterworth, Cincinnati, Ohio, one share.
A. P. Smith, Washington, D. C., one share.
Henry, W. Coffin, Washington, D. C., one share.
Henry Gustave Rogers, Washington, D. C., one share.
A. J. Corey, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands this 27th day of December, 1887.

Benj. Butterworth.
A. P. Smith.
Henry W. Coffin.
Henry Gustave Rogers.
A. J. Corey.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[GS.] state at the city of Charleston, this thirty-first day of
December, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

BANK OF UNION.

INCREASE OF CAPITAL STOCK.

State of West Virginia.
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, do hereby certify that Frank Hereford, president of the
Bank of Union, a corporation created, formed and organized under the laws of this state has certified to me under his signature and the corporate seal of said bank attested by the signature of J. W. McNeer, its secretary, that at a special meeting of the stockholders of said corporation held in pursuance of law on the 14th day of January, 1888, wherein a majority of the stock was represented in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the capital stock of the Bank of Union be increased the sum of seven thousand, five hundred dollars ($7,500.00.)"

Wherefore, I do hereby declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state, at the city of Charleston this 31st day of January, 1888.

HENRY S. WALKER,
Secretary of State.

I-PROGRESS CLUB OF THE CITY OF WHEELING.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Progress Club of the City of Wheeling," for the purpose of purchasing, owning or leasing a building or buildings, already constructed, or to be constructed, in the city of Wheeling, West Virginia, and refitting and finishing said building or buildings, for use as a club building, or buildings; a part thereof to be used as a hall for the accommodation of assemblies and lectures, musical, literary, social and other entertainments and scientific and other exhibitions; and parts thereof for reading, club, billiard, ten-pin alleys and dining rooms; and for the purpose of owning or leasing sufficient property in said city to carry out the purposes hereinbefore expressed.

Which corporation shall keep its office or principal place of business at the said city of Wheeling, in the county of Ohio and state of West Virginia, and is to expire on the 23rd day of January, 1923. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of fifteen dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifteen thousand dollars in all.
The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

E. Bucknam, one share.
Samuel Kraft, one share.
S. S. Bloch, one share.
B. Horkheimer, one share.
Joseph Emshimer, one share.
Milton Gutman, one share.

All residents of the city of Wheeling, Ohio county, West Virginia.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 23rd day of January, 1888.

E. Bucknam,
Samuel Kraft,
S. S. Bloch,
B. Horkheimer,
Joseph Emshimer,
Milton Gutman.

Wherefore, the corporators named in said agreement, and who have signed the name, and their successors and assigns, are hereby declared to be from this date until the twenty-third day of January, nineteen hundred and twenty-three, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirty-first day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

EAGLE BUILDING ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Eagle Building Association, for the purpose of raising money to be distributed among its members and by such members used in buying lands or houses, or in building or repairing houses, or for paving and liquidating liens on houses and other real estate.

Which said corporation shall keep its principal office or place of business in the city of Wheeling, in the county of Ohio, state of West Virginia, is to expire on the 1st day of January, A. D., 1910. And for the purpose of forming said corporation, we have subscribed the sum of four thousand six hundred and fifty dollars to
the capital thereof, and have paid in on said subscription the sum of four hundred and sixty five dollars, and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to nine hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Thomas Prince, one share.
James E. Hanes, one share.
William G. E. Goring, one share.
David G. Morgan, one share.
Henry M. Schmitt, one share.
M. A. Chew, one share.
Wm. Hastings, one share.
Robert Pekari, one share.
M. J. Owens, one share.
M. J. Tinley, one share.
John Corcoran, one share.
W. J. Quinn, one share.
Nicholas Schulz, one share.
John L. Dickey, one share.
P. B. Dobbins, one share.
Thos. Kober, one share.
W. J. Bellinger, one share.
E. C. Flaccus, one share.
C. C. Flaccus, one share.
W. H. Travis, one share.
James W. Callahan, one share.
H. F. Nolte, one share.
Wm. J. Otto, one share.
Walter H. Renehart, one share.
Louis Harting, one share.
H. F. Behrens, Jr., one share.
J. M. Hamilton, Sr., one share.
George Otto, one share.
M. S. Etzler, one share.
A. F. Ulrich, one share.
George W. Semmon, one share.

All of the city of Wheeling, Ohio county, West Virginia.

And the capital hereafter sold is to be divided into shares of like amount.

Given under our hands this 21st day of January, A. D., 1888.

THOMAS PRINCE,
JAMES E. HANES,
WILLIAM G. E. GORING,
DAVID G. MORGAN,
HENRY M. SCHMITT,
M. A. CHEW,
WM. HASTINGS,
ROBERT PERKARI,
M. J. OWENS.
M. J. FINLEY,
JOHN CORCORAN,
W. J. QUINN,
NICHOLAS SCHULTZ,
JOHN S. DICKY,
P. B. DOBBINS,
THEO. KEBER,
W. J. BELLINGER,
E. C. FLACCUS,
C. C. FLACCUS,
W. H. TRAVIS,
JAMES W. CALLAHAN,
H. T. NOLTE,
WM. J. OTTO,
WALTER H. RINEHART,
LOUIS HARTONG,
H. F. BEBRENS, JR.,
J. M. HAMILTON, SR.,
GEO. OTTO,
M. S. ETZLER,
A. T. ULRICH,
GEORGE W. LEMMON.

Wherefore, The corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of January,
nineteen hundred and ten, a corporation by the name and for
the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this thirty-first day of
January, nineteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

CITIZENS COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
the Citizens Coal Company, for the purpose of buying and selling
all kinds of coal and coke.

Which corporation shall keep its principal office or place of busi­ness at Parkersburg, in the county of Wood, and state of West
Virginia, and is to expire on the twenty-third day of January,
nineteen hundred and thirty-eight. And for the purpose of form-
ing the said corporation, we have subscribed the sum of seven thousand dollars to the capital thereof, and have paid in on said subscription the sum of seven hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifteen thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, viz:

Philip D. Neal, Parkersburg, W. Va., two hundred shares.
Cornelius Kennedy, Parkersburg W. Va., one hundred shares.
Peter Devlin, Parkersburg, W. Va., twenty-five shares.
John Devlin, Parkersburg, W. Va., twenty-five shares.
Israel Bailey, Parkersburg, W. Va., twenty-five shares.
David Boyles, Parkersburg, W. Va., twenty-five shares.
Joseph Virtis, Parkersburg, W. Va., twenty-five shares.
Otto Sehman, Parkersburg, W. Va., fifty shares.
Henry Frisler, Parkersburg, W. Va., twenty-five shares.
John Guinn, Parkersburg, W. Va., ten shares.
W. J. Keever, Parkersburg, W. Va., thirty-two shares.
B. D. Spilman, Parkersburg, W. Va., one hundred and fifty-eight shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 23rd day of January, 1888.

Philip D. Neal,
W. J. Keever,
Israel Bailey,
Joseph Virtis,
H. A. Thissler,
Cornelius Kennedy,
Peter Devlin,
David Boyles,
Otto Lehmann,
John Devlin,
B. D. Spilman,
his
John X Guinn,
mark.
W. J. Keever, (witness.)

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-third day of January, nineteen hundred and thirty eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirtieth day of January, eighteen hundred and eighty eight.

Henry S. Walker,
Secretary of State.
THE HERCULES MINING COMPANY OF WASHINGTON, D. C.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, agree to become a corporation under and by virtue of the laws of West Virginia, under the name of "The Hercules Mining Company of Washington in the District of Columbia."

Objects and Purposes of Said Corporation.

The purpose and business of said corporation shall be that of conducting mining operations at, and in the Hercules and San Peblo mines at Shakespeare, in the Virginia mining district in the county of Graut, and territory of Mexico; as an incident of, and in connection with conducting and carrying on of said mining operations, to erect at said mine, if deemed necessary such reduction or smelting works, as may be required in order to make the business of said corporations productive and profitable.

Location of Principal Office.

The said corporation shall keep its principal office or place of business at the city of Washington, in the District of Columbia.

Duration of Said Corporation

The said corporation shall continue in existence for the term or period of thirty years, unless the same shall be sooner dissolved by the action of the stockholders or by operation of the law.

Capital Stock.

For the purpose of forming the said corporation, we have subscribed the sum of seventy dollars for seven shares of the capital stock, and have paid in on said subscription the sum of seven dollars, or ten per cent. of the par value thereof, and desire the privilege of increasing the said capital stock by the sale of additional shares, from time to time, to one million dollars in all.

And the said capital stock shall be issued in shares of the par value of ten dollars each, and the said stock may be subscribed, and paid for on such terms, in regard to the price at which the same shall be sold by said corporation, and the terms for the payment thereof, as the board of directors shall determine.

And the payment of the amount fixed by the board of directors for the sale of said stock shall make the same full-paid and
non-assessable; and all the stock of said corporation shall be full paid and free from assessment.

Names of Incorporators.

The capital stock so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

William S. Morrow, Chambersburg, Pa., one share.
Anson H. Weed, Hinesburgh, Vt., one share.
E. M. Ware, Washington, D. C., one share.
George W. Gist, Washington, D. C., one share.
H. L. McL. Kimball, Washington, D. C., one share.
Oscar F. Dana, Washington, D. C., one share.
M. C. Frey, Washington, D. C., one share.

And the capital stock to be hereafter issued and sold shall be divided into shares of the like amount.

Given under our hands this twenty-eighth day of November, 1887.

William S. Morrow,
Anson H. Weed,
Oscar F. Dana,
H. L. McL. Kimball,
E. M. Ware,
Geo. W. Gist,
M. C. Frey.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-eighth day of November, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twentieth day of January, eighteen hundred and eighty-seven.

Henry S. Walker,
Secretary of State.

THE KANAWHA CITY MINING AND MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “The Kanawha City Mining and Manufacturing Company,” for
the purpose of mining coal, iron ore, fire clay, limestone and all
other mineral; building and working saw mills, car shops, iron
furnaces and other furnaces, and manufacturing furniture and
brick; and for selling coal, iron ore, lumber, iron and all other
articles manufactured by themselves or others, and transporting
the same to market; and building wharves and dock yards, and
generally to manufacture, ship and sell any product of iron, coal,
wood or clay; and to do a general mining and manufacturing
business.

Which corporation shall keep its principal office or place of busi­
ness at Kanawha City, in the county of Kanawha, and state of
West Virginia, and is to expire on the first day of January, nine­
teen hundred and thirty-eight. And for the purpose of forming
the said corporation we have subscribed the sum of fifty dollars
to the capital thereof, and have paid in on said subscriptions the
sum of five dollars, and desire the privilege of increasing the said
capital, by the sale of additional shares from time to time, to
two million five hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars
each, which are held by the undersigned respectively, as follows,
that is to say: By

Henry S. Walker, Charleston, W. Va., one share.
P. F. Duffy, Charleston, W. Va., one share.
Wm. M. Hovey, Barboursville, W. Va., one share.
Ro. T. Oney, Charleston, W. Va., one share.
John B. Floyd, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hand this 25th day of January, 1888.

Henry S. Walker,
P. F. Duffy,
Wm. M. Hovey,
Ro. T. Oney,
John B. Floyd.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Janu­
ary, nineteen hundred and thirty-eight, a corporation by the
name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G·S.] state at the city of Charleston, this twenty-fifth day of
January, eighteen hundred and eighty-eight.

Henry S. Walker.
Secretary of State.
SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY.

CHARTER FILED.

STATE OF WEST VIRGINIA, 
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Southern Bell Telephone and Telegraph Company, a corporation created, formed and organized under the laws of the state of New York, has this day filed in my said office a duly certified copy of its charter, together with a copy of the laws of New York under which said corporation is created.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 25th day of January, 1888.

HENRY S. WALKER,
Secretary of State.

MARTINS FERRY CONSTRUCTION COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Martins Ferry Construction Company," for the purpose of mining for, and dealing in clay, coal, stone, and other minerals, and manufacturing the same into useful products; of boring for and sinking wells for, oil, petroleum, and gas, and transporting and selling the same; of manufacturing and dealing in all kinds of crockery, pottery, and glass, and of constructing for themselves and others, buildings of all kinds, including dwelling houses, manufacturing plants, and business structures of every kind and nature, and selling and disposing of the same, and doing and carrying on the business of general builders and constructors and for the purpose of manufacturing, using and dealing in electrical apparatus of all kinds, electric lights, powers and all else pertaining thereto.

Which corporation shall keep its principal office or place of business at the city of Martins Ferry, in the county of Belmont, and state of Ohio, and is to expire on the first day of January, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of fifty ($50) dollars to the capital thereof, and have paid in on said subscription the sum of five dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.
The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Edward Muhlman, residence Martins Ferry, Belmont county, Ohio, one share.

Joseph Bell, residence Wheeling, Ohio county, W. Va., one share.

Alfred Paull, residence Wheeling, Ohio county, W. Va., one share.

O. Russell Wood, residence Martins Ferry, Belmont county, Ohio, one share.

John S. Cochran, residence Martins Ferry, Belmont county Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of January, A. D., 1838.

Edward Muhlman,
Joseph Bell,
Alfred Paull,
O. Russell Wood,
John S. Cochran.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fourth day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE LIVERPOOL SALT AND COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned hereby agree to become a corporation by the name of the Liverpool Salt and Coal Company for the purpose of purchasing and building salt furnaces, boring salt wells, oil wells and gas wells, purchasing lands, manufacturing or purchasing salt, manufacturing or purchasing bromine, and mining coal and for transaction of any business connected therewith including transportation to market and selling the same, also to keep a store for the purpose of purchasing and selling such goods as are usually
kept in a country store, also to manufacture barrels, staves and heading and to sell the same, and to do all other things necessary to be done to successfully operate and prosecute the business of said corporation.

Which corporation shall keep its principal office or place of business at Hartford city, Mason county, West Virginia, and is to expire on the first day of January, A.D., nineteen hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed to the sum of fifteen thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of fifteen hundred dollars; and desire the privilege of increasing the capital, by sale of additional stock from time to time, to thirty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Albert E. Smith, Cincinnati, O., eighty-five shares.
Howard Ferris, Cincinnati, O., twenty shares.
F. L Stegemeyer, Cincinnati, O., ten shares.
W. H. Stegemeyer, Cincinnati, O., ten shares.
E. F. Stegemeyer, Cincinnati, O., ten shares.
Chas. A. Clifton, Hartford City, W. Va., fifteen shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this sixteenth day of January, A.D., 1888.

Attest:
H. C. Healey,
F. R. Marse.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this twenty-third day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Park City Street Railway Company for the purpose of constructing and operating a street railway in the city of Parkersburg and county of Wood in the state of West Virginia, to commence at or near the Kanawha river near its mouth and run up Ann street to Court or Third street; thence up Court or Third street to Market street to Thirteenth street, thence up Thirteenth street to Avery or Spring street; thence by the most practicable route to the city limits and around through Elberon to Lynn street; thence with Lynn street and Swann street to Pike or 7th street; thence with Pike street to Market street, at its intersection with 7th street, together with such branches and extensions as may be deemed necessary by said company to meet the calls and necessities of the public travel.

Which corporation shall keep its principal office or place of business at the city of Parkersburg in the county of Wood state of West Virginia, and is to expire on the seventeenth day of January in the year one thousand nine hundred and thirty-eight. And for the purpose of forming the said corporation, we hereby subscribe the sum of two hundred dollars, to the capital stock thereof, and have paid in on said subscription the sum of twenty dollars; and desire the privilege of increasing said capital by sales of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned as follows, that is to say:

By

S. F. Shaw, of Parkersburg, W. Va., one share.
W. J. Keever, of Parkersburg, W. Va., one share.
John Basch, of Parkersburg, W. Va., one share.
Ralph Covert, of Parkersburg, W. Va., one share.
J. W. Kight, of Parkersburg, W. Va., one share.
H. P. Mos, of Parkersburg, W. Va., one share.
Wm. Bentley, of Parkersburg, W. Va., one share.
F. E. King, of Parkersburg, W. Va., one share.
Will E. S. Kervin, of Parkersburg, W. Va., one share.
George W. Carney, of Parkersburg, W. Va., one share.
Henry Keller, of Parkersburg, W. Va., one share.
R. J. A. Bireman, of Parkersburg, W. Va., one share.
W. H. Wolfe, of Parkersburg, W. Va., one share.
Frank Rex, of Parkersburg, W. Va., one share.
John T. Adair, of Parkersburg, W. Va., one share.
Edward McCreary, of Parkersburg, W. Va., one share.
Geo. C. Loomis, of Parkersburg, W. Va., one share.
H. P. Jamison, of Parkersburg, W. Va., one share.
R. E. Hoover, of Parkersburg, W. Va., one share.
A. B. White, of Parkersburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 17th day of January, A. D., 1888.

S. F. Shaw,
W. J. Keever,
John Busch,
Ralph Covert,
J. W. Kight,
H. P. Moss,
Wm. Bentley,
F. E. King,
Will E Skirvin,
George W. Carney,
Henry Keller,
R. J. A. Biseiman,
W. H. Wolfe,
Frank Hex,
John T. Adair,
Edward McCaary,
Geo. C. Loulis,
H. P. Jamisson,
R. E. Horner,
A. B. White.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the seventeenth day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this twenty-third day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

KEYSTONE PALACE HORSE CAR COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Keystone Palace Car Company for the purpose of manufacturing, using, leasing and selling railroad cars for the transportation of live stock.
Which corporation shall keep its principal office or place of business at the city of Wellsburg, in the county of Brooke and state of West Virginia, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital stock thereof, and have paid in on said subscriptions the sum of five hundred dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Joshua Rhodes, Pittsburg, Pa., six shares.
John H. Dalzell, Pittsburg, Pa., six shares.
William B. Rhodes, Pittsburg, Pa., one share.
J. Willis Dalzell, Pittsburg, Pa., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this fifth day of January, 1888.

Joshua Rhodes,
William B. Herron,
John H. Dalzell,
William B. Rhodes,
J. Willis Dalzell.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston, this twenty first day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE AMERICAN ICE AND COLD STORAGE COMPANY OF CEDAR KEY, FLORIDA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The American Ice and Cold Storage Company of Cedar Key, Florida, for the purpose of manufacturing, selling and shipping ice, and operating a cold storage warehouse.
Which corporation shall keep its principal office or place of business at Cedar Key, in the county of Levy and state of Florida, and at Harrisburg, in the county of Dauphin and state of Pennsylvania, and is to expire on the fifteenth day of January, 1938.

And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on the said subscription the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:
- W. T. Hildrup, Harrisburg, Pa., one share.
- D. P. Ranter, Harrisburg, Pa., one share.
- E. A. Alcott, Harrisburg, Pa., one share.
- J. H. Patton, Harrisburg, Pa., one share.
- Fred Balcom, Kansas City, Mo., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 18th day of January, 1888.

W. T. HILDEUP,
D. P. RANTER,
EDGAR A. ALCOTT,
J. HARVEY PATTON,
FRED BALCOM.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 21st day of January, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE GREENBRIER DRESSED MEAT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Greenbrier Dressed Meat Company for the purpose of buying and slaughtering live stock, manufacturing the products thereof, shipping and selling dressed meat, and for other purposes.
Which corporation shall keep its principal office or place of business at Ronceverte, Greenbrier county, West Virginia, and is to expire on the first day of December, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five thousand ($25,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-five hundred ($2,500) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand ($250,000) dollars in all.

The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows: that is to say:

A. S. Fuller, Fayette county, Pa., fifty shares.
J. W. Davis, Greenbrier county, W. Va., fifty shares.
Geo. C. Bloomer, Greenbrier county, W. Va., fifty shares.
J. H. Harris, Greenbrier county, W. Va., twenty-five shares.
E. C. Best, Greenbrier county, W. Va., fifteen shares.
S. B. Mason, Greenbrier county, W. Va., twenty shares.
G. W. Davis, Greenbrier county, W. Va., ten shares.
W. S. Rodes, Greenbrier county, W. Va., ten shares.
R. C. Rodes, Greenbrier county, W. Va., ten shares.
E. D. Hotchkiss, Richmond, Va., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of December, 1887.

A. S. Fuller,
J. W. Davis,
Geo. C. Bloomer,
John W. Harris,
E. C. Best,
S. B. Mason,
Geo. W. Davis,
W. S. Rodes,
Rob. C. Rodes,
E. D. Hotchkiss.

Wherefore, the corporators named in the said agreement, and who have signed to same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state at the city of Charleston, this eighteenth day of January, 1888.

Henry S. Walker,
Secretary of State.
OHIO VALLEY LIFE COMPANY.

CHANGE OF PRINCIPAL OFFICE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Robert White, president of the Ohio Valley Life Company, has certified to me under his signature and the corporate seal of the company, attested by the seal of T. B. Campbell, its secretary, that at a regular annual meeting of the stockholders of said corporation, held in pursuance of law, at Wheeling, West Virginia, on the 11th day of May, 1888, the following preamble and resolution was adopted:

"The stockholders of the Ohio Valley Life Company, in general and annual meeting assembled, this 11th day of January, 1888, desiring to change the principal place of business and office of this company from Wheeling, W. Va., to Washington, in the District of Columbia, it is—

"Resolved, That the principal office or place of business of this corporation and company be changed to Washington, D. C., and fixed at the last named city. And it is ordered that this resolution be certified under the common seal of this company, and the signature of the president and secretary, to the secretary of state of the state of West Virginia, and the said secretary is hereby requested to issue the proper certificate so declaring."

Wherefore, the proposed change of the principal office of the Ohio Valley Life Company, from Wheeling, West Virginia, to Washington, District of Columbia, as set forth in the foregoing resolution, is hereby declared to be authorized by law.

Given under my hand and the great seal of the said state at the city of Charleston, this 17th day of January, 1888.

HENRY S. WALKER,
Secretary of State.

THE PARSONS BOOM AND LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Parsons Boom and Lumber Company of Shavers Fork of Cheat River."

Second. The proposed corporation will establish and maintain a boom or booms, with or without piers, or dams, across the Shavers fork of Cheat river, in Tucker county, West Virginia, at or within two miles of the forks or confluence of the Shavers fork.
and Black fork of Cheat river, in said county, and at or within two miles of Carrick's ford on Shavers fork, in said county; and at or within two miles of the mouth of Haddix's creek, in said county, in said Shavers fork of Cheat river, and at or within two miles of the mouth of Laurel run, in said county, on said Shavers fork, for the purpose of stopping and securing saw logs, timber, lumber, staves, butts, railroad or cross-ties and lumber, and for the purpose of establishing lumber mills, shingle mills, stave mills and generally for the transaction of a general lumber business, as well as exercising all the powers and privileges conferred upon boom and lumber companies by chapter 121 of the acts of the legislature of 1877, and the several acts amendatory thereof.

Third. The proposed corporation will establish and maintain its principal office or place of business at St. George, in Tucker county, West Virginia, with branch offices at such other places as may be deemed best for the transaction of the business of said corporation.

Fourth. The said corporation will begin business on the eleventh (11) day of January, 1888, and will continue thereafter for the period of thirty years.

Fifth. For the purpose of said corporation the sum of ($210) two hundred and forty dollars has been subscribed to the capital stock thereof, divided into shares of the par value of ten dollars each, with the privilege of increasing the said capital stock to the sum of one hundred thousand dollars ($100,000) in all, by the issuance and sale of additional shares of capital stock of the like par value of ten dollars per share.

Sixth. The names and residence of the several persons forming this association for incorporation and the number of shares subscribed by each and hereby subscribed are as follows:

James A. Bent, Beverly, W. Va., three shares.
T. A. Bradford, Philippi, W. Va., three shares.
A. B. Parsons, St. George, W. Va., three shares.
W. B. Maxwell, St. George, W. Va., three shares.
T. P. R. Brown, Philippi, W. Va., three shares.
George W. Leonard, Beverly, W. Va., three shares.
L. D. Strader, Beverly, W. Va., three shares.
B. L. Butcher, Beverly, W. Va., three shares.

And that ten per cent. of the par value of each share so subscribed has been paid.

Given under our hands and seals this seventh day of January, 1888.

James A. Bent, [Seal.]
T. A. Bradford, [Seal.]
A. B. Parsons, [Seal.]
W. B. Maxwell, [Seal.]
T. P. R. Brown, [Seal.]
Geo. W. Leonard, [Seal.]
L. D. Strader, [Seal.]
B. L. Butcher, [Seal.]
Wherefore, the corporators named in the said agreement and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eleventh day of January, nineteen hundred and eighteen, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourteenth day of January, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE KEYSTONE ICE MANUFACTURING AND COLD STORAGE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Keystone Ice Manufacturing and Cold Storage Company, for the purpose of manufacturing ice and conducting a cold storage warehouse for the storage of all kinds of merchandise, either perishable or otherwise, and for buying and selling such merchandise, and making advance on same as a manufacturing and mercantile business.

Which corporation shall keep its principal office or place of business at Pittsburgh, Alleghany county, Pennsylvania, and is to expire on the first day of January, 1938. And for the purpose of forming said corporation, we have subscribed the sum of one thousand dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time to three hundred thousand dollars in all. We have paid in on said subscription the sum of one hundred dollars.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Josiah H. Mead, Pittsburgh, Pa., two shares.
William C. Pace, New York City, two shares.
Arnold C. Saportas, New York City, two shares.
Herbert A. Fuller, of New York City, two shares.
John J. Plunkett, New York City, two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this, the 9th day of January, A. D., 1888.

Josiah H. Head.
William C. Pace,
A. C. Saportas,
H. A. Fuller,
John J. Plunkett.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourteenth day of January, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

AMERICAN METALLIC RAILWAY TIE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the American Metallic Railway Tie Company for the purpose of constructing and introducing the metallic ties, under the various patents issued by the United States government to Daniel C. Heller, of Reading, Pa., Reese W. Flower, Jr., and S. Lloyd Weigand, of Philadelphia, Pa., and generally carrying on the business pertaining to the production and introducing of the said metallic railway ties to the various railroads in the United States of America.

Which corporation shall keep its principal office or place of business at the city of Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the tenth day of January, A. D., 1908. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand ($1,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of one thousand ($1,000) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to six hundred thousand ($600,000) dollars in all.

The capital so subscribed is divided into shares of ten ($10) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Samuel A. Mansfield, 1313 Girard avenue, Philadelphia, Pa., one share.

S. Lloyd Weigand, 146 South 6th street, Philadelphia, Pa., one share.


Reese W. Flower, Jr., 3600 Powelton avenue, Philadelphia, Pa., two shares.

Harry J. Ketcham, 743 North 49th street, Philadelphia, Pa., one share.
And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this tenth day of January, 1888.

Sam'l A. Mansfield,
S. Lloyd Wiegand,
Frank H. Clayton,
Reese W. Flower, Jr.,
Harry J. Ketcham.

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declare to be from this date until the tenth day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston this 13th day of January, 1888.

Henry S. Walker.
Secretary of State.

FAIRFAX FOREST MINING AND MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures follows:

The undersigned hereby agree to become a corporation by the name of "Fairfax Forest Mining and Manufacturing Company," for the purpose of mining and selling coal and manufacturing and selling coke, mining and selling iron ores, manufacturing and selling iron and steel and all articles made of steel, or of iron and steel, and to this end erecting and constructing smelting furnaces, foundries and all other buildings and appliances needful for the purposes of the company; cutting timber and manufacturing the same, by sawing and otherwise, into the various merchantable products of wood; mining and selling any other minerals and manufacuring such products thereof as may be marketable; and to use for these purposes and to grant to others the right to use such patented processes as may be acquired by the company; acquiring and holding real estate for the purpose of the company subject to the provisions of chapters 52, 53 and 54 of the code of West Virginia, and disposing of the same when no longer required for such purposes; constructing houses and buildings and disposing of the same by sale or rent or otherwise; mining manufacturing and dealing in all products of their lands; and carrying on the business of merchandising.
Which corporation shall keep its principal office or place of business at the city of Baltimore, in the state of Maryland, and is to expire on the sixth day of January, in the year nineteen hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand and four hundred dollars, and have paid in on said subscriptions the sum of two hundred and forty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million ($1,000,000) dollars in all.

The said capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows: That is to say: By—

James G. Wilson, of the county of Baltimore, and state of Maryland, sixteen shares.
Henry H. Wilson, of same county, four shares.
William B. Wilson, of same county, two shares.
Thomas J. Wilson, of same county, one share.
Henry M. Wilson, of same county, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this seventh day of January, 1888.

James G. Wilson, [Seal.]
Henry R. Wilson, [Seal.]
Wm. B. Wilson, [Seal.]
Thos. J. Wilson, [Seal.]
Henry M. Wilson, [Seal.]

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the sixth day of January, nineteen hundred and thirty seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twelfth day of January, 1888.

Henry S. Walker,
Secretary of State.

THE HOUSEHOLD ECONOMY COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Household Economy Company," for the purpose of manufacturing and vending domestic articles and devices.

Which corporation shall keep its principal office or place of
business in the city of Washington, District of Columbia, and is to expire on the first day of November, 1930. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of ten dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of one dollar each, which are held by the undersigned respectively, as follows, that is to say: By—

B. Gordon Daniels, Washington, D. C., twenty shares.
Jas. E. Woodruff, Alexandria county, Va., twenty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of November, 1887.

J. Gordon Daniels,
Jas. E. Woodruff,
John Critcher,
John H. Harmon,
Rich'. Graham.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and thirty a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this ten day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

TYGARTS VALLEY BOOM AND LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

First. The undersigned agree to become a corporation by the name of the "Tygart's Valley Boom and Lumber Company."

Second. The proposed corporation will establish and maintain a boom or booms, with or without piers or dams, across the Middle Fork river in Randolph county, West Virginia, at or within two miles of the fork thereof and at or within two miles above the mouth of "Hills run," a branch of said Middle Fork river in said
CORPORATIONS.

399

county, and across the left hand fork of said Middle Fork river in said county, at or within two miles of the mouth of Cassady's Fork thereof and at or within two miles of West Huttonsville on said left hand fork of said Middle Fork river in said county and across the Tygarts Valley river at or within two miles of the mouth of Big Laurel run in said county, below the mouth of Raving Creek, and across said last mentioned river at or within two miles of the mouth of Raving Creek in said county, and across said last mentioned river at or within two miles of the mouth of Leading Creek in said county, and across said last mentioned river in said county at or within two miles of the mouth of Beaver Creek, and across said last mentioned river in said county, at or within two miles of the mouth of Elk Water, or at any one or more of said places for the purpose of stopping and securing saw logs, butts, timber, lumber, staves, railroad ties, and lumber, and for the purpose of establishing lumber mills, shingle mills, stave mills and generally for the transaction of a general lumber business, as well as exercising the powers and privileges conferred upon boom companies by chapter 121 of the acts of 1877 of West Virginia and the several acts amendatory thereof.

Third. The proposed corporation will establish or maintain its principal office or place of business at Beverly, Randolph county, West Virginia with offices at such other places as may be deemed best for the transaction of the business of said corporation.

Fourth. The said corporation will begin business on the ninth day of January, 1888, and will continue thereafter for the period of thirty years.

Fifth. For the purposes of said corporation the sum of $240.00 has been subscribed to the capital stock thereof divided into twenty-four shares of the par value of ($10) each, with the privilege of increasing said capital stock to the sum of ($150,000) in all by the issuance and sale of additional shares of capital stock of the like par value of ten dollars ($10) per share.

Sixth. The names and residence of the several persons forming this association for incorporation and the number of shares subscribed by each and hereby subscribed are as follows:

Thos. A. Bradford, Philippi, W. Va., three shares.
James A. Bent, Beverly, W. Va., three shares.
A. B. Parsons, St. George, W. Va., three shares.
W. B. Maxwell, St. George, W. Va., three shares.
J. E. Howell, Middle Fork, W. Va., three shares.
George W. Leonard, Beverly, W. Va., three shares.
T. P. R. Brown, Philippi, W. Va., three shares.
L. D. Strader, Beverly, W. Va., three shares.
And that ten per cent. of the par value of each share has been paid.
Given under our hands this 5th of January, 1888.

L. A. Bradford,
James H. Bent,
A. B. Parsons,
W. B. Maxwell,
J. E. Howell,
G. W. Leonard,
T. P. R. Brown,
L. D. Strader.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the nineth day of January, nineteen hundred eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state at the city of Charleston, this tenth day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE WHEELING AND PITTSBURGH JUNCTION RAILROAD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, whose names are hereunto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of the corporation shall be The Wheeling and Pittsburgh Junction Railroad Company.

Second. The railroad which this corporation proposes to build will commence at or near the corner of Twenty-first and Water streets to the city of Wheeling, in the county of Ohio, and run thence by the most practicable route to a point on the present line of the Wheeling, Pittsburgh & Baltimore Railroad Company, about eight hundred feet west of the tunnel under what is known as the "Peninsula Hill," at or near the eastern boundary of the said city of Wheeling, in the said county of Ohio.

Third. The principal business office of this corporation will be at Wheeling, in the county of Ohio, and state of West Virginia.

Fourth. This corporation shall continue perpetually.
Fifth. The capital stock of this corporation shall be fifty thousand dollars, divided into shares of one hundred dollars each.

Sixth. The names and places of residence of the persons forming this corporation, and the number of shares of stock subscribed by each, are as follows:

F. M. Hildebrandt, of the city of Baltimore, in the state of Maryland, five shares.

Wm. M. Clements, of Jefferson county, W. Va., five shares.

John Bradshaw, of Grafton, W. Va., five shares.

J. F. Legge, of Grafton, W. Va., five shares.

Henry M. Russell, Wheeling, W. Va., five shares.

R. T. Devries, Wheeling, W. Va., five shares.

Thomas O'Brien, Wheeling, W. Va., five shares.

Henry M. Russell, Wheeling, W. Va., five shares.

R. T. Devries, Wheeling, W. Va., five shares.

M. Reilly, Wheeling, W. Va., five shares.

John G. Hoffman, Wheeling, W. Va., five shares.

Given under our hands this 27th day of December, in the year 1887.

W. M. CLEMENTS,

R. T. DEVRIES,

J. F. LEGGE,

JOHN BRADSHAW,

HENRY M. RUSSELL,

F. M. HILDEBRANDT,

THOS. O'BRIEN,

JOHN G. HOFFMAN, SR.,

M. REILLY.

Wherefore, the corporators named in said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fifth day of January, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE ELECTRIC TYPOGRAPHIC COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Electric Typographic Company, for the purpose of manufacturing, purchasing, owning, exploiting, working, renting and selling patented and other machinery for making types, or lines of type or matrices therefor, and purchasing, owning or selling inventions or letters patent or improvements thereon, for such
CORPORATIONS.

machinery; also for buying, owning, using and selling all kinds of inventions, whether patented or not, in any manner relating to or to be used in connection with such machinery; also for granting rights or licenses under such letters patent, inventions or improvements; also for buying and leasing real estate whereon to erect buildings and machinery for the purposes above stated; also for issuing bonds secured by a mortgage or mortgages upon property and machinery of said company, and to sell the same for the purposes hereinbefore mentioned; and also to do any act or acts for the carrying on of such business.

Which corporation shall keep its principal office or place of business at New York, in the county and state of New York, and is to expire on the thirty-first day of December, nineteen hundred and thirty-seven.

And for the purpose of forming said corporation, we have subscribed the sum of fifty dollars to the capital thereof; and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say:

Willard P. Shaw, of Patterson, N. J., two shares.
William J. Cahoone, of New York City, two shares.
Frank Sperry, of Brooklyn, N. Y., two shares.
Milton I. Southard, of Brooklyn, N. Y., two shares.
William W. Austin, of Brooklyn, N. Y., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 31st day of December, 1887.

Willard P. Shaw,
William J. Cahoone,
Milton I. Southard,
Frank Sperry,
Wm. W. Austin.

Wherefore, the corporators named in the said agreement, and who have signed the name, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of December, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of the Charleston, this third day of January, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State,
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Guyandotte Water Works Company for the purpose of furnishing water for fire, sanitary, domestic and manufacturing purposes to the town of Guyandotte, West Virginia, to the citizens and inhabitants of the said town and of the vicinity thereof, with the right to construct, erect, maintain, operate, own and control all the necessary buildings, reservoirs, lands, rights of way for laying maines, pipes, etc., as may be found or become necessary to fully carry out the purposes of the company.

Which corporation shall keep its principal office or place of business at the city of Huntington, West Virginia, in the county of Cabell, and is to expire on the first day of January, 1938. And for the purpose of forming said corporation, we have subscribed the sum of fifty thousand dollars to the capital of the said corporation, and have paid in on said subscription the sum of five thousand dollars, and desire the privilege of increasing the said capital thereof by sales of additional shares to the sum of one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, and the capital to be hereafter sold is to be divided into shares of a like amount. The capital already subscribed is held by the undersigned respectively, as follows, that is to say:

By

W. W. Cunningham, Huntington, W. Va., ten shares.
T. E. Stout, Huntington, W. Va., ten shares.
John McIntyre, McKeesport, Pa., ten shares.
Jason Hollingshead, Allegheny, Pa., ten shares.
William S. Kuhn, McKeesport, Pa., ten shares.
William S. Kuhn, Trustee, McKeesport, Pa., four hundred and fifty shares.

Given under our hands this 23rd day of February, 1888.

W. W. CUNNINGHAM,
T. E. STOUT,
JNO. MCINTYRE,
JASON HOLLINGSHEAD,
W. S. KUHN,
W. S. KUHN, Trustee.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of Jan-
COITPORATIONS.

uary, nineteen hundred and thirty-eight, a corporation by the
name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S. ] state, at the city of Charleston this twenty-ninth day
of February, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

CANNELTON COAL COMPANY.

EXTENSION OF CHARTER.

STATE OF WEST VIRGINIA,

OFFICE OF SECRETARY STATE

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, do hereby certify that William Remsen, president of the
Cannelton Coal Company of West Virginia, has certified to me
under his signature and the common seal of said corporation,
that at an annual meeting of the stockholders thereof, which was
duly called and held at the principal office of the company in
New York city on the 7th day of February, 1888, at which meet­
ing a majority of the stock of said company was represented by
the holders thereof in person or by proxy, the following resolution
was unanimously adopted:

"Resolved, That the time of the continuance of this corporation,
the said Cannelton Coal Company of West Virginia, be extended
from the 26th-day of May, 1891, to the 26th day of May, 1941,
as provided in section 11, chapter 54 of the code of West Vir­
ginia."

Wherefore, I do declare said extension of charter as set forth
in the foregoing resolution to be authorized by law, and that the
charter of the said Cannelton Coal Company of West Virginia
shall continue and be in force until the 26th day of May, 1941.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this 28th day of February,
1888.

HENRY S. WALKER,
Secretary of State.

FORK RIDGE BAPTIST CEMETERY ASSOCIATION.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West
Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Fork Ridge Baptist Cemetery" for the purpose of purchasing a tract or parcel of land in the vicinity of the Fork Ridge Baptist church in the county of Marshall in the state of West Virginia, and of obtaining land in such manner and to such extent as is allowed by the laws of the state of West Virginia, in said vicinity for the purpose and uses of a cemetery for the burial of the dead and of improving such land as may be held by the said corporation by fencing, grading, laying out walks, alleys, passage, etc., and subdividing it into squares and lots for burial purposes and of all and any acts and things necessary and proper to be done for the establishment and improvement of a cemetery for the burial of the dead in the vicinity aforesaid in the said county of Marshall.

Which corporation shall keep its principal office or place of business at the house of Anderson A. Sharp, in the county of Marshall, and state of West Virginia, and is to expire on the 18th day of February, 1918. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and twenty-five dollars to the capital thereof, and have paid in on said subscriptions the sum of twelve dollars and fifty cents, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Anderson A. Sharp, Marshall county, W. Va., one share.
James A. Bane, Marshall county, W. Va., one share.
I. C. Arnold, Marshall county, W. Va., one share.
Peter Crow, Marshall county, W. Va., one share.
W. H. Tarrill, Marshall county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 18th day of February, 1888.

Anderson A. Sharp,
James A. Bane,
I. O. Arnold,
Peter Crow,
W. H. Tarrill.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eighteenth day of February, nineteen hundred and thirty-eight a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said state at the city of Charleston, this twenty-seventh day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

HOBBS GLASS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to be a corporation by the name of "Hobbs Glass Company," for the purpose of manufacturing glass and glassware, in any and all their various forms, kinds and branches; of dealing in and selling the same everywhere; of making, dealing in, buying and selling all the moulds, pots, tools and other appliances required or useful for manufacturing glass and glassware, and packages for packing the same; and any and all the articles to attach to glassware when manufactured; and for the purpose of acquiring and dealing in patents and patent rights pertaining to the manufacture of glass and glassware, in any and all of their various branches, and of disposing of and selling everywhere to others said patents and patent rights.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the 22nd day of February, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars, each, which are held by the undersigned respectively, as follows, that is to say:—

John H. Hobbs, of Wheeling, W. Va., one share.
Charles W. Brockunier, of Bridgeport, Ohio, one share.
William Leighton, Jr., of Wheeling, West Virginia, one share.
Howard Hazlett, of Wheeling W. Va., one share.
Walter H. Rinehart, of Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 22nd day of February, A. D., 1888.

JOHN H. HOBBS,
CHARLES W. BOCCKUNIER,
WILLIAM LEIGHTON,
HOWARD HAZLETT,
WALTER H. RINEHART.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-second day of February, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this twenty-fourth day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

NICKEL PLATE GLASS COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Nickel Plate Glass Company," for the purpose of manufacturing within the state of Ohio, glass and glassware in any and all of its various kinds, forms and branches, and of dealing in and selling the same there and elsewhere; and of making, dealing in, buying and selling there and elsewhere, all the moulds, tools, pots and other appliances required for the manufacture of glass and glassware, and packages for packing the same, and any and all the articles to attach to glassware when manufactured, and for the further purpose of acquiring and dealing in patents and patent rights pertaining to the manufacture of glass and glassware in all of its various branches, and of selling said patent rights everywhere to others.

Which corporation shall keep its principal office or place of business at Fostoria, in the county of Seneca, and state of Ohio, and is to expire on the first day of February, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscription the sum of fifty ($50) dollars; and desire the privilege of increasing the said capital, by the sale of additional shares, from time to time, to one hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

August Rolf, of Wheeling, W. Va., one share.
Benjamin M. Hildreth, of Wheeling, W. Va., one share.
Andrew J. Smith, of Bridgeport, Ohio, one share.
Peter Cassell, of Wheeling, W. Va., one share.
James B. Russell, of Fostoria, Ohio, one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 21st day of February, 1888.

AUGUST ROLF,
BENJAMIN W. HILDRETH,
ANDREW J. SMITH,
PETER CASSELL,
JAMES B. RUSSELL.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of February, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said State [G. S.] at the city of Charleston, this twenty-third day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

UNION ELECTRIC COMPANY,

CHANGE OF NAME TO

UNITED ELECTRIC COMPANY.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that A. R. Forte, President of the Union Electric Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders of said company, at which all the stock was represented, held in pursuance of law on the twentieth day of February, 1888, the following resolution was unanimously adopted:

"Resolved, All of the stockholders of The Union Electric Company being present and voting in favor thereof, that the name of this corporation be and the same is hereby changed from The Union Electric Company to The United Electric Company, and that the president of this company so certify to the secretary of state of West Virginia.

Wherefore, I do declare said change of name of said company as set forth in the foregoing resolution to be authorized by law.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 20th day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

UNION ELECTRIC COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that A. R. Forte, President of The Union Electric Company, a corporation created under the laws of this state, has certified to me under his signature and corporate seal of said corporation, that at a meeting of the stockholders of said company, at which all the stock was represented, held in pursuance of law on the 20th day of February, 1888, the following resolution was unanimously adopted:

"Resolved, That the capital stock of The Union Electric Company be, and the same is hereby increased from $5,000.00 to $1,000,000 divided into shares of $100.00 each."

Wherefore, I do declare said increase of said capital stock of The Union Electric Company, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 20th day of February, 1888.

HENRY S. WALKER,
Secretary of State.

AUTOMATIC WATER GAS COMPANY.

INCREASE OF NUMBER OF SHARES OF CAPITAL STOCK AND REDUCTION OF PAR VALUE OF SAME.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that George C. Walker, vice president of the Automatic Water Gas Company, has certified to me under his signature and the corporate seal of said corporation, that at a
meeting of the stockholders, which was held in pursuance of law, at Washington, D. C., on the 6th day of February, 1888, at which meeting a majority of the capital stock of the company was represented by the holders thereof, in person or by proxy, the following resolution was unanimously adopted:

"Resolved. That the number of shares of capital stock of the Automatic Water Gas Company be increased from 5,000 to 50,000, and that the par value of said stock be reduced from $100 per share to $10 per share. The same to take effect from this date."

Wherefore, I do declare said increase of the number of shares of capital stock, and reduction of the par value of same, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twentieth day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE UNION ELECTRIC COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Union Electric Company for the purpose of manufacturing, buying and selling electric appliances of all kinds, and for all uses and installing and operating same.

Which corporation shall keep its principal office or place of business at Cincinnati, in the county of Hamilton, and state of Ohio, and is to expire on the first day of February, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand ($5,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million ($5,000,000) dollars in all.

The capital so subscribed is to be divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

A. R. Forte, Cincinnati, Ohio, ten shares.
Jas. Murdock, Jr., Cincinnati, Ohio, ten shares.
L. W. Davis, Cincinnati, Ohio, ten shares.
Powel Crosby, Cincinnati, Ohio, ten shares.
Jno. Stafford, Cincinnati, Ohio, ten shares.
And the capital to be hereafter sold is to be divided in shares of the like amount.
Given under our hands this fourteenth day of February, 1888.
A. R. FORTE,
JEB. MURDOCK, JR.,
L. W. DAVIS,
POWEL CROSBY,
JNO. STAFFORD.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of February, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreements.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifteenth day of February, eighteen hundred and eighty-eight.
HENRY S. WALKER,
Secretary of State.

THE BARBER ASPHALT COMPANY.

INCREASE OF CAPITAL STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that A. L. Barber, President of the Barber Asphalt Paving Company, a corporation created under the laws of this state, has certified to me under his hand and the corporate seal of said corporation, that at a meeting of the stockholders thereof, which was held in pursuance of law at No. 1 Broadway, New York, on the 1st day of February, 1888, at which meeting a majority of the capital stock of said company was represented in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the capital stock of The Barber Asphalt Paving Company be increased by $750,000, so that the total shall be $1,250,000, in 12,500 shares of $100 each."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this 14th day of February, eighteen hundred and eighty-eight.
HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Pomeroy, Middleport and Syracuse Street Railway Company," for the purpose of furnishing and equipping street railways and street railroads, for leasing, buying and selling and for constructing and operating street railways and street railroads, for the conveyance of passengers and baggage for transferring railway and railroad passenger and freight cars, for city packages and express business, and to transact such other business in connection herewith as is usual with corporations of similar character with power to issue bonds secured by mortgage on its property and franchise.

Which corporation shall keep its principal office or place of business at the city of Pomeroy, Meigs county, Ohio, and is to expire on the first day of December, nineteen hundred and thirty-seven. And for the purpose of forming the said corporation, we have subscribed the sum of eight hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of eighty dollars, and desire the privilege of increasing said capital, by the sale of additional stock from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows: By

E. R. Davenport, Charleston, W. Va., one (1) share.
D. A. Russell, Pomeroy, Ohio, one (1) share.
John A. Franz, Pomeroy, Ohio, one (1) share.
D. C. Whaley, Pomeroy, Ohio, one (1) share.
B. R. Remington, Pomeroy, Ohio, one (1) share.
H. M. Horton, Pomeroy, Ohio, one (1) share.
F. C. Russell, Middleport, Ohio, one (1) share.
John McQuigg, Pomeroy, Ohio, one (1) share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this twenty-third day of November, A.D., eighteen hundred and eighty-seven.

E. R. Davenport,
D. A. Russell,
J. A. Franz,
D. C. Whaley,
Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this ninth day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

WHEELING IRON AND NAIL COMPANY.

EXTENSION OF CHARTER.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. R. Hubbard, president of the Wheeling Iron and Nail Company, a corporation created under the laws of this state, has certified to me under his hand and the corporate seal of the company, that at an annual meeting of the stockholders of said corporation held pursuant to law at Wheeling, West Virginia, in which meeting a majority of the capital stock of the company was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the time of the continuance of this corporation, the Wheeling Iron and Nail Company, be extended for fifty years beyond the time limited in the agreement for its formation, that is to say, be extended until the twenty-first day of June, 1939."

Wherefore, I do declare said extension of charter as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this ninth day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
UPSHUR BOOM AND LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Upshur Boom and Lumber Company, for the purpose of constructing, maintaining and operating one or more booms and dams, from a point at or near the mouth of French Creek on the Buckhannon River, at or near the mouth of Ten Mile on said river, at or near the Three Forks of Buckhannon river and to the headwaters of said river, together with all the tributaries thereof, and of stopping and securing rafts, logs, timber, lumber and other floatables therein, and of performing upon said rivers and its tributaries, any and all of the functions authorized to boom and dam companies by the laws of the state of West Virginia, authorizing the formation of corporations for the purpose of constructing booms, &c., and for such other operations, purchases, &c., as may be lawful and necessary to the economical and successful working of the enterprise, and for the further purpose of buying lands, having lumber thereon, and buying timber privileges and timber standing on lands of others, and buying logs, and converting all such timber and logs, into lumber, and buying timber of all kinds, and manufacturing doors, sash, frames for doors and windows, and frames for houses, headings, staves and barrels, and other kinds of wooden vessels and handles for all kinds of tools, utensils and implements, and furniture, and all other articles manufactured from wood, and gathering and buying tank bark, and selling and disposing of all such lumber, furniture and other articles which may be manufactured by said company, and such tank bark, and generally to carry on a general lumber business and manufacture useful articles therefrom and sell the same, and any and all of the functions authorized to lumber companies by the laws of the state of West Virginia, authorizing the formation of incorporations for the purpose of carrying on the business above named.

Which corporation shall keep its principal office or place of business at Buckhannon, in the county of Upshur and is to commence on the date hereof, and is to expire on the first day January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital stock thereof, and have paid in on said subscription the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

S. B. Phillips, Buckhannon, W. Va., one share.
CORPORATIONS.

G. M. Fleming, Buckhannon, W. Va., one share.
S. P. Loudin, Buckhannon, W. Va., one share.
T. A. Loudin, Buckhannon, W. Va., one share.
A. G. Giffin, Buckhannon, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands and seals this 28th day of January, 1888.

S. B. Phillips, [Seal.]
G. M. Fleming, [Seal.]
A. G. Giffin, [Seal.]
S. P. Loudin, [Seal.]
T. A. Loudin, [Seal.]

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of January
nineteen hundred and thirty-eight, a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this eighth day of February,
eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

WETZEL COUNTY FAIR ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
the "Wetzel County Fair Association," for the purpose of hold­
ing an annual industrial exposition, agricultural fair and horse
and live stock fair, and for the purpose of promoting and encour­
gaging agriculture and manufacturing interests and live stock and
acquiring by lease or purchase real estate for fair grounds, build­
ing and other necessary improvements on said fair grounds, by
purchase or otherwise, and holding the said fair at or near New Mar­
tinsville, Wetzel county, West Virginia.

Which corporation shall keep its principal office or place of
business at New Martinsville, in the county of Wetzel, and state
of West Virginia, and is to expire on the first day of December,
1897. And for the purpose of forming the said corporation, we
have subscribed the sum of two hundred and seventy-five dollars
to the capital thereof, and have paid in on said subscriptions
the sum of twenty-seven dollars and fifty cents; and desire the
privilege of increasing the said capital, by sale of additional shares
from time to time, to ten thousand dollars in all.
The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned, respectively, as follows, that is to say: By—

Justus Eakin, New Martinsville, W. Va., one share.
J. S. Staneford, New Martinsville, W. Va., one share.
John Stender, New Martinsville, W. Va., one share.
Robert McEldowney, New Martinsville, W. Va., one share.
John C. McEldowney, New Martinsville, W. Va., one share.
Joseph Stender, New Martinsville, W. Va., one share.
Jacob Blair, New Martinsville, W. Va., one share.
W. S. Wilew, New Martinsville, W. Va., one share.
M. A. Brast, New Martinsville, W. Va., one share.
B. C. Bridgeman, New Martinsville, W. Va., one share.
S. R. Martin, New Martinsville, W. Va., one share.

Given under our hands and seals this 6th day of February, 1888.

Justus Eakin, [Seal.]
Jas. S. Standeford, [Seal.]
John Stender, [Seal.]
Robert McEldowney, [Seal.]
John C. McEldowney, [Seal.]
Joseph Stender, [Seal.]
Jacob Blair, [Seal.]
W. S. Blair, [Seal.]
M. A. Brast, [Seal.]
B. C. Bridgeman, [Seal.]
S. R. Martin, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, eighteen hundred and ninety-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of February, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

MOUND CITY BUILDING ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Mound City Building Association for the purpose of raising money among to be distributed among its members and by such
members used in buying lands or houses, or in building or repairing houses, or for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business in Moundsville in the county of Marshall state of West Virginia, and is to expire on the first day of February, one thousand nine hundred and eight. And for the purpose of forming said corporation, we have subscribed the sum of fifteen hundred dollars to the capital thereof, and have paid in on said subscription the sum of one hundred and fifty dollars, and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Geo. W. Bruce, one share.
F. H. Blake, one share.
J. F. Burley, one share.
James F. Ferguson, one share.
Thos. Finn, one share.
H. W. Hunter, one share.
David Levi, one share.
C. R. Oldham, one share.
Edward Robertson, one share.
T. B. Rogers, one share.

All of the town of Moundsville, Marshall county, West Virginia.

And the capital hereafter sold is to be divided into shares of like amount.

Given under our hands this third day of February, one thousand eight hundred and eighty-eight.

GEO. W. BRUCE,
F. H. BLAKE,
J. F. BURLEY,
JAS. F. FERGUSON,
THOS. FINN,
H. W. HUNTER,
DANIEL LEVI,
C. R. OLDHAM,
EDWARD ROBERTSON,
T. B. ROGERS,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of February, nineteen hundred and eight a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
WEST VIRGINIA AND ARIZONA MINING COMPANY.

NOTICE OF DISSOLUTION.

STATE OF WEST VIRGINIA,  
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. H. Pipes, president of the West Virginia and Arizona Mining Company, a corporation created under the laws of this state, has certified to me, under his signature and the corporate seal of the company, attested by W. J. W. Cowden, its secretary, that at a general meeting of the stockholders of said corporation, held in pursuance of law, at Wheeling, West Virginia, on the 22nd day of November, 1887, a majority of the capital stock of said company being represented in person or by proxy, and voting therefor, the following resolution was adopted:

"Resolved, That the business of this corporation be discontinued."

Therefore, I do declare said corporation dissolved accordingly.

Given under my hand and the great seal of the said state at the city of Charleston, this 7th day of February, 1888.

HENRY S. WALKER.  
Secretary of State.

PIEDMONT BUILDING AND LOAN ASSOCIATION.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Piedmont Building and Loan Association, for the purpose of raising money to be used among the members of such corporation in buying lots, building or repairing houses.

Which corporation shall keep its principal office or place of business at Piedmont, in the county of Mineral, state of West Virginia, and is to expire on the first day of April, 1897. And for the purposes of forming the said corporation, we have subscribed the sum of twenty-five hundred dollars, to the capital thereof, and have paid in on said subscription the sum of two hundred and fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred and twenty-five thousand dollars in all.
The capital so subscribed is divided into shares of two hundred and fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By
L. H. Phleeger, Piedmont, W. Va., one share.
S. G. Dixon, Piedmont, W. Va., one share.
E. J. Fredlock, Piedmont, W. Va., one share.
P. S. Minshall, Piedmont, W. Va., one share.
W. T. Blackiston, Piedmont, W. Va., one share.
Robert Cole, Piedmont, W. Va., one share.
W. A. Shuey, Piedmont, W. Va., one share.
P. S. Hyde, Piedmont, W. Va., one share.
V. B. McCandlish, Piedmont, W. Va., one share.
W. Barkhart, Piedmont, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this thirty-first day of January, eighteen hundred and eighty-eight.

L. H. PHLEEGER,
S. G. DIXON,
P. S. HYDE,
P. S. MINSHALL,
W. T. BLACKISTON,
E. J. FREDLOCK,
WILLIAM BURKHART,
V. B. McCANDLISH,
W. A. SHUEY,
ROBERT COLE.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of April, eighteen hundred and ninety-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this third day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE BELLAIRE STREET RAILWAY COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Bellaire street Railway Company, for the purpose of constructing, maintaining, equipping and operating by horse or
other motive power, a street railway from Benson’s Ferry, in Belmont county, in the state of Ohio, through the county road, to the northern limits of the city of Bellaire, in said county, thence through the several roads of said city to the southern limits thereof, and to or through any extensions or additions of said city.

Which said corporation shall keep its principal office or place of business at Bellaire, Ohio, and is to expire on the 23d day of January, 1838.

And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

- Frederic Rodewig, Bellaire, Ohio, one share.
- Henry P. Rodewig, Bellaire, Ohio, one share.
- George E. Boyd, Jr., Wheeling, W. Va., one share.
- T. J. Hugus, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 23d day of January, A. D., 1888.

John G. Hathaway,
Frederic Rodewig,
Henry P. Rodewig,
Geo. E. Boyd, Jr.,
T. J. Hugus.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-third day of January, 1838, a corporation by the name and for the purpose set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this second day of February, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

ENTERPRISE BUILDING ASSOCIATION.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Enterprise Building Association for the purpose of raising money to be distributed among its members, and by such members used in buying lands or houses, or in building or repairing houses, or in paying or liquidating liens on houses or other real estate.

Which corporation shall keep its principal office or place of business in the city of Martinsburg, in the county of Berkeley, state of West Virginia, and is to expire on the first day of January, 1908. And for the purpose of forming the said corporation, we have subscribed the sum of thirteen hundred dollars to the capital thereof, and have paid in on said subscription the sum of one hundred and thirty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred and thirty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows:

H. T. Cushwa, one share.
W. G. Edwards, one share.
W. O. Nicklas, one share.
John B. Wilson, one share.
Geo. H. Conchman, one share.
E. Boyd Faulkner, one share.
E. V. Little, one share.
Geo. M. Bowers, one share.
I. L. Bender, one share.
W. L. Jones, one share.

All of the city of Martinsburg, Berkeley county, West Virginia, and the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 27th day of January, 1888.

H. T. CUSHWA,
W. G. EDWARDS,
W. O. NICHLAS,
E. BOYD FAULKNER,
E. V. LITTLE,
GEO. M. BOWERS,
I. L. BENDER,
JNO. R. WILSON,
W. L. JONES,
GEO. H. CONCHMAN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said state at the city of Charleston, this first day of February, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE ELECTRIC HEAT AND POWER COMPANY OF THE UNITED STATES.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Electric Heat and Power Company of the United States, for the purpose of constructing, furnishing, supplying and maintaining (if it engage to maintain); and for the further purpose of contracting with the United States government or any department or bureau thereof, and with any state, township, city, town, village or other municipality in any of the states and territories of the United States, and also in the District of Columbia; and also with any person, persons, firms, companies or corporations whatever, in any of the states or territories of the United States, and also in the District of Columbia; to do or perform, or to cause to have done or performed, and to associate itself with others, in the doing and performing of any of the matters and things set forth, contemplated or alluded to in any part thereof; and also contract with, associate itself with, or be associated or connected with, any persons, firms, companies or corporations having contracts or engagements for like, similar or other purposes with any government, domestic or foreign, to the United States, state or territory of the United States, the District of Columbia, any county, township, city, town, village, municipality, persons, firms, companies or corporation for and about the doing, performing, carrying out, or maintaining any such arrangement, contract or agreement, and upon such terms and conditions as may be agreed. The following, viz:

1. To generate and supply (or to supply only), heat of any kind and for any purpose, by any means, method or mode.
2. Electric or other lighting.
3. Electric or other motive power to propel railway, train or other vehicles.
4. Any sort of motive power for any sort of industry, either from direct electrical connection, storage, battery, steam, water power, or otherwise, either separate, in combination, mixed, relayed or carried forward by pipes, rods, wires, or otherwise.
5. Electricity for telegraphing, telephoning, or other use, purpose, or design, for which electricity is now used, or to which it may be put, and for these further purposes.

6. To construct dams, canals, or conduits, whereby to utilize water power in the Potomac river, or other rivers or streams, but not so as to interfere with navigation.

7. To sell or lease water power; also heat for any purpose; also electrical or other motive powers.

8. To lay wires or cables thereof; construct, lay and open conduits; place pipes, rods or other things under water, under ground or overhead, as it shall deem necessary or best suited for the conduct and convenience of its business and its patrons; to hold, own, and possess by purchase, lease, gift, devise, grant, settlement or otherwise, such lands, buildings and other tenements as may be required, and to erect such buildings for its employes or others as this corporation may desire.

9. To erect such buildings, walls, or structures, on, in, or under ground, or supported thereon, for the furtherance of its business and enterprises as it may desire.

10. To lay a cable or cables of any kind along or across the bottom of the Potomac river or any other stream, but not to interfere with navigation, and to connect these by cables, wires or other things or systems with its plant or plants, machinery, motor or motive power of its own or others, of any sort and to such places or points as it may desire, and in such manner and fashion as it may deem best.

11. It may lay its cables, conduits, connection in such materials, and use and adopt any devices and means, as will to it seem adapted to the successful operating and carrying on of its affairs and business.

12. It may charge and collect such rents, compensation and tolls, as it may agree to receive; it may license others to put or place wires, cables or devices to connect with its wires, works or devices, and it may at any time disconnect, remove or cut out any conduit, canal, cable, device or connection.

Which corporation shall keep its principal office or place of business at Washington City, in the District of Columbia, and is to expire on the 31st day of March, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of sixty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of ten thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

George Hill, Jr., Washington, D. C., one hundred shares.
D. O. Murphy, Washington, D. C., ten shares.
John Campbell, Washington, D. C., ten shares,
James Atwell, Alleghany City, Penn., four hundred and seventy shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 23th day of March, 1888.

Fred. W. Royce,
Geo. Hill, Jr,
D. C. Murphy,
John Campbell,
Jas. Atwell.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of March, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirty-first day of March, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

STANDARD CONSTRUCTION COMPANY.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of "Standard Construction Company," for the purpose of constructing and building railroads, bridges and public or private works of any description of carrying on of any mechanical, mining, quarrying or manufacturing business.
Which corporation shall keep its principal office or place of business at Pittsburg, in the county of Allegheny and state of Pennsylvania and is to expire on the first day of January, 1900. And for the purpose of forming the said corporation we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one hundred thousand dollars in all.
The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:
By
Jacob Friday, Pittsburg, Pa., six shares.
James Bennv, Pittsburg, Pa., four shares.
F. G. Kay, Pittsburg, Pa., four shares.
D. A. Stevenson, Pittsburg, Pa., two shares.
Henry McKnight, Pittsburg, Pa., two shares.
A. F. Allen Brown, Pittsburg, Pa., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 13th day of March, 1888.

JACOB FRIDAY,
JAMES BENNY,
F. G. KAY,
D. A. STEVENSON,
HENRY McKNIGHT,
A. F. ALLEN BROWN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-eighth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE MONTGOMERY ROLLER COTTON GIN COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Montague Roller Cotton Gin Company, for the purpose of manufacturing and selling Cotton Gins of the John R. Montague patent.

Which corporation shall keep its principal office or place of business at Toledo, in the county of Lucas, state of Ohio, and is to expire on the 1st day of January, A. D., 1938. And for the purpose of forming said corporation, we have subscribed the sum of one thousand [($1,000.00)] dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred [($200)] dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million [($1,000,000)] dollars in all.
The capital so subscribed is divided into shares of one hundred [$100.00] dollars each, which are held by the undersigned respectively, that is to say: By——
Fredk. Montgomery, Toledo, Ohio, one share.
Henry Kahlo, Toledo, Ohio, one share.
William H. Cray, Toledo, Ohio, one share.
Isaac R. Sherwood, Toledo, Ohio, one share.
John V. Newton, Toledo, Ohio, one share.
Sommer P. Shelly, Toledo, Ohio, one share.
Walter Pickens, Toledo, Ohio, one share.
Julius A. Havighorst, Toledo, Ohio, one share.
J. Kent Hamilton, Toledo, Ohio, one share.
John Stollbery, Toledo, Ohio, one share.

Given under our hands this 23d day of March, A. D., 1888.

FREDERICK MONTGOMERY,
HENRY KAHOLO,
ISAAC R. SHEERWOOD,
WILLIAM H. CRAY,
JOHN V. NEWTON,
JULIUS A. HAVIGHORST,
SUMMER P. SHELLY,
J. KENT HAMILTON,
WALTER PICKENS,
JOHN STOLLBERY.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-seventh day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

WHEELING SOAP COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “Wheeling Soap Company,” for the purpose of buying and selling and trading in all materials, such as oils, grease, etc., used in the manufacture of soap and manufacturing the same into all kinds of soap, and trading and selling in such manufactures; and
engaged in and carrying on general merchandise business, to buy, lease, rent and hold real estate necessary to carry on said business, and to do and transact all business necessary and proper for the purposes aforesaid.

Which corporation shall keep its principal office or place of business at Wheeling, county of Ohio, and state of West Virginia, and is to expire on the first day of March, A. D., 1908. And for the purpose of forming said corporation, we have subscribed the sum of two thousand five hundred ($2,500) dollars to the capital thereof, and have paid in on said subscription the sum of one thousand five hundred ($1,500) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand ($50,000) dollars in all.

The capital so subscribed is divided into shares of twenty-five ($25) dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Daniel S. Heiskell, Wheeling, W. Va., forty-nine shares.
Samuel B. Harrison, Wheeling, W. Va., twenty-five shares.
George N. Vardy, Wheeling, W. Va., twenty-four shares.
Samuel B. Chroniger, Wheeling, W. Va., one share.
Benjamin S. Allison, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of March, A. D, 1888.

Daniel L. Heiskell. [Seal.]
Samuel B. Harrison. [Seal.]
Geo. N. Vardy. [Seal.]
Samuel B. Chroniger. [Seal.]
Benjamin S. Allison. [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of March, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-sixth day of March, 1888.

Henry S. Walker,
Secretary of State.

THE RONCEVERTE BUILDING ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
The Ronceverte Building Association, for the purpose of raising money and distributing it amongst its members, to be used in buying houses or lands, building or repairing houses, paying off or liquidating liens or improving any real estate.

Which corporation shall keep its principal office or place of business at Ronceverte, in the county of Greenbrier, and state of West Virginia, and is to expire on the 1st day of April, 1910.

And for the purpose of forming the said corporation, we have subscribed the sum of six hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

A. E. White, Ronceverte, W. Va., one share.
David Betts, Ronceverte, W. Va., one share.
R. Ney Williams, Ronceverte, W. Va., one share.
J. M. Price, Ronceverte, W. Va., one share.
R. E. Tobin, Ronceverte, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this twenty-first day of March, 1888.

R. NEY WILLIAMS, [Seal.]
DAVID BETTS, [Seal.]
A. E. WHITE, [Seal.]
J. M. PRICE, [Seal.]
R. E. TOBIN. [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of April, nineteen hundred and ten, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-third day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

KANAWHA HOTEL AND IMPROVEMENT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Kanawha Hotel and Improvement Company for the purpose of
erecting or conducting one or more hotels, building and leasing or otherwise disposing of houses, erecting and running water works, acquiring springs, water rights and privileges and supplying persons and corporations with water, with full power and authority to acquire and hold such lands and property, rights and interests as may be useful or necessary for any of the purposes, and to sell, grant, mortgage and otherwise dispose of the same.

Which corporation shall keep its principal office or place of business, at Bramwell, in the county of Mercer and state of West Virginia, and is to expire on the first day of January, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

William G. Macdowell, 1810 Chestnut street, Philadelphia, Pa., one share.
W. O. DeArmond, Beverly, N. J., one share.
M. C. Jameson, 250 West Logan Square, Philadelphia, Pa., one share.
A. J. Hemphill, 4515 Republican Avenue, Germantown, Philadelphia, Pa., one share.
Charles H. Mellon, 1734 Spruce street, Philadelphia, Pa., one share.
Joseph I. Doran, 120 South 19th street, Philadelphia, Pa., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of March, 1888.

Wm. G. Macdowell,
W. C. DeArmond,
W. C. Jameson,
A. J. Hemphill,
Charles H. Mellon,
Jos. I. Doran.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [ G. S.] state, at the city of Charleston, this twentieth day of March, eighteen hundred and eighty-eight.

Henry S. Walker
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certified that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Grafton Telephone Company, for the purpose of owning, constructing, maintaining and operating electro-magnetic and other telegraph and telephone lines, both under ground and over head, and carrying on a telephone business and all work pertaining thereto in the state of West Virginia.

Which corporation shall keep its principal office and place of business at Grafton, in the county of Taylor, and state of West Virginia, and is to expire on the tenth day of December, 1935. And for the purpose of forming the said corporation we have subscribed the sum of one hundred and twenty-five dollars, and have paid in on said subscription the sum of twelve dollars and fifty cents, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

Joseph H. McGraw, Grafton, W. Va., one share.
Thornburg B. Yates, Grafton, W. Va., one share.
Arch C. Love, Grafton, W. Va., one share.
W. H. Sandsbury, Grafton, W. Va., one share.
Andrew J. Nuzum, Grafton, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of March, 1888.

Joe H. McGraw, [Seal.]
T. B. Yates, [Seal.]
A. C. Love, [Seal.]
W. H. Sandsbury, [Seal.]
A. J. Nuzum, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of December, nineteen hundred and thirty-five, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this nineteenth day of March, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Modoc Tripoli Mining Company, and the purpose of this corporation is to mine Tripoli polish, to crush and otherwise prepare the said Tripoli for market, to sell the same, to purchase and hold the title to the real estate in which said mills are located, and other property necessary for the operation of this company.

Which corporation shall keep its principal office or place of business at Cincinnati, in the county of Hamilton, and state of Ohio, and is to expire on the first day of March, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

- Frank L. Jackson, Seneca, M., one share.
- Powel Crosby, Cincinnati, Ohio, one share.
- Wilmot J. Hall, Avondale, Ohio, one share.
- Reuben Fogel, Cincinnati, Ohio, one share.
- Maurice Block, Cincinnati, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 6th day of March, 1888.

FRANK L. JACKSON.
POWEL CROSBY.
WILMOT J. HALL.
REUBEN FOGEL.
MAURICE BLOCK.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of March, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this nineteenth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Aluminum Process Company, for the purpose of securing, purchasing, buying, holding and owning, either in whole or in part, all inventions useful in alumizing metals used in manufacture, trade or commerce, or in extracting aluminum from earths or substances bearing aluminum, and also of combining aluminum with other metals, and all patents, foreign or domestic, issued or to be issued for such inventions, for using and operating such inventions and patents for the objects specified, and for selling, assigning or otherwise disposing of the same or any portion thereof, including the granting of privileges or licenses therein.

Which corporation shall keep its principal office or place of business at the city of Washington, District of Columbia, and is to expire on the seventeenth day of March, A. D. 1938. And for the purpose of forming the said corporation we have subscribed the sum of twelve thousand and four hundred ($12,400) dollars to the capital stock thereof, and have paid in on said subscriptions the sum of twelve hundred and forty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to two million ($2,000,000) dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

A. A. Thomas, Washington, D. C., ten shares.
Meyron M. Parker, Washington, D. C., one hundred shares.
James H. Carpenter, Chicago, Ill., five shares.
J. Clement Smith, Washington, D. C., two shares.
James J. Sheehy, Washington, D. C., two shares.
Wm. A. Baldwin, Chicago, Ill., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 17th day of March, 1888.

A. A. THOMAS, [seal.]
Meyron M. PARKER, [seal.]
Jas. H. CARPENTER, [seal.]
J. Clement SMITH, [seal.]
Jas. J. Sheehy, [seal.]
Wm. A. Baldwin. [seal.]

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby
declared to be from this date until the seventeenth day of March, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this nineteenth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

AMERICAN STONE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the American Stone Company, for the purpose of quarrying and selling rock, stone and marble, and manufacturing and selling brick, lime and other building and paving materials, and for the purpose of conducting said business, to purchase, lease, own and sell such real estate as may be required for its prosecution.

Which corporation shall keep its principal office or place of business in New York City, in the county of New York and state of New York, and is to expire on the 1st day of March, 1938.

And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Alonzo B. Cornell, of New York City, state of New York, ten shares.

Henry W. Cornell, of New York City, state of New York, ten shares.

Stephen A. Smith, of New York City, state of New York, ten shares.

John L. Randall, of Brooklyn, state of New York, ten shares, and—

Andrew Randall, of Brooklyn, state of New York, ten shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 1st day of March, 1888.

A. B. Cornell,  
Henry W. Cornell,  
S. A. Smith,  
John L. Randall,  
Andrew Randall.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of March, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventeenth day of March, eighteen hundred and eighty eight.

Henry S. Walker,  
Secretary of State.

THE PORTER DROP CABINET COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Porter Drop Cabinet Company, for the purpose of manufacturing and selling desks, cabinets, tables and other similar devices. Which corporation shall keep its principal office or place of business at New York, in the county of New York, and state of New York, and is to expire on the 15th day of March, 1937, A. D. And for the purpose of forming the said corporation, we have subscribed the sum of eleven thousand five hundred ($11,500) dollars to the capital thereof, and have paid in on said subscriptions the sum of ten thousand one hundred and fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand ($50,000) dollars in all.

The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

William H. Porter, Washington, D. C., one hundred and three shares.
Marcus S. Hopkins, Washington, D. C., three shares.
Corporations.

Henry A. Clarke, Washington, D. C., three shares.
Sames H. Clarke, Washington, D. C., three shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 14th day of March, 1888.
William H. Porter.
William S. Boyd.
Marcus S. Hopkins.
Henry A. Clarke.
James H. Clarke.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of March, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventeenth day of March, eighteen hundred and eighty-eight.

Logan Club.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of The Logan Club of Wheeling, West Virginia, for the purpose of purchasing and owning real estate in the Seventh Ward of the city of Wheeling, Ohio county, West Virginia, and erecting thereon a suitable building, containing store rooms and a hall therein for the accommodation of said club and erecting other dwellings and houses thereon, and to make such by-laws for the government of said corporation as are not inconsistent with the constitution of the state of West Virginia, or the laws made in pursuance thereof.
Which said corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, and is to expire on the 21st day of February, A. D., nineteen hundred and eight. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and fifty ($150,00) dollars to the capital stock thereof, and have paid in on said subscriptions the sum of fifteen ($15.00) dollars, and desire the privilege of increasing the said capital stock by the sale of additional share from time to time, to thirty thousand dollars ($30,000.00).
The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows: By

M. L. Eizler, Wheeling, W. Va., one share.
L. J. Bavha, Wheeling, W. Va., one share.
G. W. Baggs, Wheeling, W. Va., one share.
Geo. Wise, Wheeling, W. Va., one share.
B. B. Dovener, Wheeling, W. Va., one share.
Geo. J. Caddle, Wheeling, W. Va., one share.
C. E. Irwin, Wheeling, W. Va., one share.
A. H. Forgey, Wheeling, W. Va., one share.
W. M. Marsh, Wheeling, W. Va., one share.
H. L. Loss, Wheeling, W. Va., one share.
J. P. Maxwell, Wheeling, W. Va., one share.
H. P. McGregor, Wheeling, W. Va., one share.
James Watier, Wheeling, W. Va., one share.
W. E. Williams, Wheeling, W. Va., one share.
E. L. Rose, Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 2d day of February, eighteen hundred and eighty-eight.

B. B. Dovener,
C. E. Irwin,
G. W. Baggs,
Geo. Wise,
M. L. Eizler,
Geo. J. Caddle,
Alex. H. Forgey,
L. J. Bavha,
Jas. P. Maxwell,
H. L. Loss,
W. M. Marsh,
H. P. McGregor,
Jas. Watier,
W. E. Williams,
Edward L. Rose.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-first day of February, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourteenth day of March, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
THE WHEELING CLUB.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Wheeling Club" of Wheeling, West Virginia, for the purpose of owning or renting a building for the use of said club and maintaining social relations among the members thereof and proper amusements and entertainments for the members thereof; and for that purpose desire the privilege of making by-laws for the governments of its members and the carrying on and maintaining of said club, such as shall not be repugnant to the constitution of the state of West Virginia and inconsistent with the laws of said state.

Which said corporation shall keep its principal office or place of business at the city of Wheeling, Ohio county, and state aforesaid, and is to expire on the 12th day of March in the year nineteen hundred and eight (1908.) And for the purpose of forming said corporation, we have subscribed the sum of one hundred and twenty-five dollars to the capital stock thereof, and have paid in on said subscription the sum of twenty-five dollars, and desire the privilege of increasing the capital stock by sale of additional shares from time to time, to fifty thousand dollars ($50,000.00) in all.

The capital stock so subscribed is divided into shares of $25.00 each, which are held by the undersigned respectively, as follows, that is to say:

B. B. Doverner, Wheeling, W. Va., one share.
H. W. McClure, Wheeling, W. Va., one share.
Albert Whitaker, Wheeling, W. Va., one share.
William L. Ewing, Wheeling, W. Va., one share.
Walker Frissell, Wheeling, W. Va., one share.

And the stock to be hereafter issued and sold shall be divided into shares of the like amount.

Given under our hands this 12th day of March, 1888.

B. B. DOVERNER,
H. W. McCLURE,
WM. L. EWING,
WALKER FRISSELL,
ALBERT WHITAKER,

Wherefore, the corporators named in the said agreement and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twelfth day of March, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourteenth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

STANDARD LIME AND STONE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Standard Lime and Stone Company, for the purpose of mining, quarrying, manufacturing, transporting and selling stone, also for manufacturing, transporting and selling lime, with the right also to buy, sell and hold such real estate and personal property as may be proper for carrying on such business.

Which corporation shall keep its principal office or place of business at the city of Martinsburg, in the county of Berkeley, and state of West Virginia, and is to expire on the eighth day of March, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of $100 each, which are held by the undersigned respectively, as follows, that is to say:

Wm. G. Baker, Buckeystown, Md., one share.
Joseph D. Baker, Frederick, Md., one share.
Daniel Baker, Jr., Buckeystown, Md., one share.
Franklin C. Thomas, Martinsburg, W. Va., one share.
Charles F. Thomas, Buckeystown, Md., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this eighth day of March, in the year one thousand eight hundred and eighty-eight.

Wm. G. Baker,
Joseph D. Baker,
Daniel Baker, Jr.,
Franklin C. Thomas,
Charles F. Thomas.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eighth day of March,
nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirteenth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

DEPOSITORS GUARANTEE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The "Depositors Guarantee Company of America," for the purpose of guaranteeing the obligations of corporations and individuals including the guaranteeing of the payment of moneys deposited in national and state banks and other financial institutions throughout the United States, and guaranteeing the fidelity of persons holding public or private trusts, and the sufficiency of bonds given by or on behalf of such persons; and also the doing of any act or acts for the carrying on of said business.

Said corporation shall keep its principal office or place of business at New York City, in the county, state of New York, and is to expire on the first day of March, 1938. For the purpose of forming said corporation we have subscribed the sum of $500 to the capital stock of said company and have paid in on said subscription the sum of $50, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $5,000,000 in all.

The capital so subscribed is divided into shares of $100 each, which are held by the undersigned respectively, as follows, that is to say: By

George L. Hutchings, N. Y. City, N. Y., one share.
Justus E. Ewing, Philadelphia, Penna., one share.
Augustus M. Scriba, N. Y. City, N. Y., one share.
Chares T. Haviland, N. Y. City, N. Y., one share.
John H. Watson, N. Y. City, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

The stock of this company shall be full paid when issued and
it is understood that there shall be no personal liability of the
stockholders.

Given under our hands this eighth day of March, 1888.

GEORGE L. HUTCHINGS,
JUSTUS E. EWING,
AUGUSTUS M. SCRIBA,
CHAS. T. HAVILAND,
JOHN H. WATSON,

Wherefore, The corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of March,
nineteen hundred and thirty-eight, a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this twelfth day of
March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA AND IRONTON RAILROAD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, do hereby certify that articles of incorporation duly signed
and acknowledged have this day been recorded in my office, which
articles of incorporation are in the words and figures following:

We, whose names are hereto subscribed, desiring to become a
 corporation for the purpose of constructing and operating a rail­
road in the state of West Virginia, do adopt these articles of in­
corporation for that purpose:

First. The name of the corporation shall be The West Virginia
and Ironton Railroad Company.

Second. The railway which this corporation proposes to build
will commence at a point in McDowell county, at or near the
confluence of Burke creek and Elk Horn fork of the Big Sandy
river, and run thence by the most practicable route to a point at
or near the Ohio river, in Wayne county, West Virginia, between
Twelve Pole creek and the Big Sandy river.

Third. The principal business office of this corporation will be
in Bramwell, in the county of Mercer, in the state of West Vir­
ginia.

Fourth. The corporation shall continue perpetually.

Fifth. The capital stock of the company shall be one hundred
thousand dollars, divided into 1,000 shares, of one hundred dol­
lars each, with the privilege of increasing the same from time to
time according to law.

Sixth. The names and places of residence of the persons form­
ing this corporation, and the number of shares of stock sub­
scribed by each, are as follows:
Joseph J. Doran, 120 South Nineteenth street, Philadelphia, Pa., one share.
William C. Bullitt, Locust and Mongolia avenues, Germantown, Philadelphia, Pa., one share.
William A. Dick, 1709 Locust street, Philadelphia, Pa., one share.
Arthur C. Denniston, 2211 Locust street, Philadelphia, Pa., one share.
Charles H. Mellon, 1734 Spruce street, Philadelphia, Pa., one share.
H. Gordon McCouch, Chestnut Hill, Philadelphia, Pa., one share.

Given under our hands this seventh day of March, one thousand, eight hundred and eighty-eight.

JOSEPH J. DORAN,
W. A. DICK,
W. C. BULLITT,
H. GORDON MCCOUCH,
CHAS. H. MELLON,
ARTHUR C. DANNISTON.

Wherefore, the corporators named in the said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purposes and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state at the seat of government thereof, this tenth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

AETNA FIRE AND MARINE INSURANCE COMPANY.

DISSOLUTION.

DOMESTIC.

STATE OF WEST VIRGINIA.
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that W. B. Simpson, president of the Aetna Fire and Marine Insurance Company, a corporation created under the laws of this state, has certified to me under his signature and the common seal of the company, that at a special meeting of the stockholders thereof held in pursuance of law on the 21st day of February, 1888, at which meeting a majority of the capital
CORPORATIONS.

stock of the said corporation was represented by the holders thereof in person or by proxy and voting therefor, the following resolution was adopted.

"Resolved, A majority of the stock being represented and voted in favor of such discontinuance, that the business of this corporation, Ætna Fire and Marine Insurance Company, be discontinued."

Wherefore, I do declare said corporation dissolved accordingly.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this tenth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE FINDLAY VAPOR LIGHT AND HEAT COMPANY,

CHANGE OF NAME TO

THE A. J. ENGLISH COMPANY.

STATE OF WEST VIRGINIA, /
Office of Secretary of State.

1. Henry S. Walker, Secretary of state of the state of West Virginia, do hereby certify that Powel Crosley, president of The Findlay Vapor Light and Heat Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of the company, that at a special meeting of the stockholders of said corporation, held in pursuance of law, on the 23d day of February, 1888, at which meeting all the capital stock of the company was represented by the holders thereof, in person, the following resolution was adopted:

"Resolved, That the name of The Findlay Vapor Light and Heat Company, organized under the laws of West Virginia, be and the same is hereby changed to the name of "The A. J. English Company," and that this resolution be certified to the secretary of state of West Virginia by the president and secretary of this company."

Wherefore, I do declare said change of name of The Findlay Vapor Light and Heat Company, as set forth in the foregoing resolution, to be authorized by law, and that the said company shall hereafter be known by the name of "The A. J. English Company."

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 10th day of March, 1888.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Economy Washing Machine Company, for the purpose of buying, selling, holding, leasing or licensing of patent rights, the manufacture and sale of patent articles, and the manufacture and sale of articles of utility, whether patented or not.

Which corporation shall keep its principal office or place of business at the city of Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the first day of January, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Charles W. Snyder, 1615 N. Twelfth street, Philadelphia, Pa., one share.
Alfred W. Ott, 431 Walnut street, Philadelphia, Pa., one share.
James Clarke, 431 Walnut street, Philadelphia, Pa., one share.
F. Hanhaucer, 2113 Auberry Pl., Philadelphia, Pa., one share.
Francis P. Murray, 653 N. Broad street, Philadelphia, Pa., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 7th day of February, 1888.

CHAS. W. SNYDER,
ALFRED W. OTT,
JAS. CLARKE,
F. HANHAUCER,
FRANCIS P. MURRAY.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this eighth day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
MURRAYSVILLE MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Murraysville Manufacturing Company, for the purpose of owning, leasing and operating saw mills, purchasing timber and manufacturing the same into all kinds of sawed lumber, building and repairing boats and barges and other structures, building, maintaining and operating marine ways and docks, conducting a mercantile business in connection with said operation, and purchasing, holding and leasing such real estate as may be necessary for the successful operation of said business.

Which corporation shall keep its principal office or place of business at Murraysville, in the county of Jackson, and state of West Virginia, and is to expire on the 1st day of February, A. D., 1918. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of fifteen thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to twenty-five thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Alfred Short, of North-east Pennsylvania, twenty-five shares.
D. C. Oyster, of North-east Pennsylvania, twenty-five shares.
Albert Hart, of Murraysville, W. Va., fifty shares.
A. J. Flesher, of Murraysville, W. Va., forty-nine shares.
Lewis Congrove, of Murraysville, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 31st day of January, 1888.

ALFRED SHORT,
D. O. OYSTER,
ALFRED HART,
A. J. FLESHER,
LEWIS CONGROVE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of February, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this seventh day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
DOUGHERTY CABLE TRACTION COMPANY.

I, Henry S. Walker, Secretary of state of the state of West Virginia, hereby certify that agreement duly acknowledged and accompanied by the proper affidavits, has this day been delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Dougherty Cable Traction Company for the purpose of buying, owning, selling existing patents for operating cable motors, to acquire patents for cable motors and improvements thereon as from time to time the company may find it expedient, and to sell or otherwise dispose of same when so acquired, to build all machinery, structure or roads necessary to operate such cable system. It will also allow other companies or individuals to use its cable system on a royalty for a term of years at such rates and on such terms as may be hereafter agreed upon between this company and any other company, individual or individuals.

Which corporation shall keep its principal office or place of business at Harper's Ferry, in the county of Jefferson, and the state of West Virginia, and shall also have offices for the trans­action of business at Philadelphia and other places in the United States, and is to expire on the sixteenth day of February, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and sixty dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and sixty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $500,000 in all.

The capital so subscribed is divided into shares of five (5) dol­lars each, which are held by the undersigned respectively, as fol­lows, that is to say: By—

M. Lippman, Philadelphia, Pa., four shares.
E. D. Dougherty, Philadelphia, Pa., four shares.
B. F. Houseman, Philadelphia, Pa., four shares.
E. N. Williams, Philadelphia, Pa., four shares.
A. C. Harmer, Philadelphia, Pa., four shares.
H. M. Royal, Philadelphia, Pa., four shares.
S. W. Roop, Philadelphia, Pa., four shares.
Charles White, Washington, D. C., four shares.
W. B. Todd, Philadelphia, Pa., four shares.
Walter H. Luff, Philadelphia, Pa., four shares.
Rudolph Partenheimer, Philadelphia, Pa., four shares.
Joseph A. Louchem, Philadelphia, Pa., four shares.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of February, 1888.

M. Lippman,
E. D. Dougherty,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the sixteenth day of February, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston, this sixth day of March, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

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PHILADELPHIA AND BUCKHANNON BOOM COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We the undersigned agree and desire to become a corporation under the laws of the state of West Virginia, by the name of the Philadelphia and Buckhannon Boom Company, for the purpose of constructing and operating one or more booms in the Buckhannon river, in the county of Upshur, and state of West Virginia, at or near the following points, namely: At or near the mouth of Ten Mile creek; at or near Bean's mill; at or near Pringle's mill, otherwise called Alton; at or near the mouth of main left-hand fork of Buckhannon river, and at or near Crites' mill, for the purpose of stopping and securing boats, rafts, logs, masts, spars, lumber and other timber. The principal office of said company shall be established and maintained at Buckhannon, in the county of Upshur; said corporation shall commence on the 20th day of February, 1888, and shall continue for the period of fifty years.

The capital stock of said corporation shall be twenty thousand dollars, the number of shares four hundred, the par value of each share fifty dollars. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty
dollars to the capital stock thereof, and have paid in on said subcriptions twenty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to twenty thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

Levi Leonard, Buckhannon, Upshur county, W. Va., one share.
D. D. T. Farnsworth, Buckhannon, Upshur county, W. Va., one share.
P. M. Boggess, Buckhannon, Upshur county, W. Va., one share.
M. W. Harrison, Weston, Lewis county, W. Va., one share.
N. B. Newlon, Weston, Lewis county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this twentieth day of February, eighteen hundred and eighty-eight.

Levi Leonard.
D. D. T. Farnsworth.
P. M. Boggess.
M. W. Harrison.
N. B. Newlon.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twentieth day of February, 1938, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fifth day of March, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

STRAUGHAN MINING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Straughan Mining Company, for the purpose of leasing and taking an assignment of a lease of the lands of H. D. Shrewsbury, in Malden district of Kanawha county, state of West Virginia, and more particularly described as part of the John Steele 19 acre survey in and near the town of Malden, part of the Geo. Alderson 266 acre survey on and near the waters of George’s creek, lot G, containing about 1,270 acres of the lower partition of
the John Steele 27,000 acre survey; and lot D, containing about 456 acres of the upper partition of the John Steele 27,000 acre survey, for the purpose of digging and mining coal, from all the workable seams of coal on all of the same, for the purpose of shipping selling and vending all the coal mined from all the workable seams of coal on said lands, for the purpose of conducting a general merchandise business in connection with the coal works to be operated on said land, and for the purpose of doing and conducting all things necessary and incident to the successful prosecuting of coal operation on said lands, such as building and constructing houses, coal railroad switches and tipples and improvements generally on said lands as a coal property, with power to restrict and confine by the by-laws of said corporation the liability thereof and the authority of its officers to create the same, to the expense incurred in prosecuting the purposes for which the same was incorporated.

Which corporation shall keep its principal office or place of business at Malden, in the county of Kanawha, and is to expire on the 1st day of January, 1938. And for the purpose of forming said corporation we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscription the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sales of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

S. M. Straughan, Coal Valley, W. Va., thirty-seven shares.
John Straughan, Coal Valley, W. Va., ten shares.
M. H. Straughan, Coal Valley, W. Va., one share.
Edward Straughan, Coal Valley, W. Va., one share.
S. M. Straughan, trustee for Arthur Straughan, Coal Valley, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 5th day of March, 1888.

S. M. STRAUGHAN,
J. W. STRAUGHAN,
M. H. STRAUGHAN,
E. T. STRAUGHAN,
S. M. STRAUGHAN,

Trustee for A. M. Straughan.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of March, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State

VIENNA WHEAT STARCH COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Vienna Wheat Starch Company for the purpose of manufacturing starch, liquid glue, feed bran, and other products from wheat, for erecting, purchasing, equipping and using manufactories for the same, for purchasing, owning, using, selling, leasing patent rights for the same for purchasing, owning, equipping and running establishments and stores for the sale thereof, and for all other purposes incidental or appertaining thereto.

Which corporation shall keep its principal office or place of business at the city of New York in the county of New York, and state of New York and is to expire on the first day of January, 1930. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Chas. W. Ridgway, New York city, one share.
Patrick T. Barry, Chicago, Ill., one share.
Alfred Kroger, New York, one share.
Horace P. Clark, Jersey City, N. J., one share.
Leonard M. Ridgway, Brooklyn, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 29th day of February, 1888.

Chas. W. Ridgway,
Patrick T. Barry,
Alfred Kroger,
Horace P. Clark,
Leonard M. Ridgway.

Wherefore, the corporators named in said agreement, and who
have signed the name, and their successors and assigns, are hereby
declared to be from this date until the first day of January, nine­
teen hundred and thirty a corporation by the name and for the
purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this third day of March,
eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE AMERICAN WATER BAR GRATE COMPANY.

AMENDMENT TO CHARTER.

FOREIGN.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West
Virginia, do hereby certify that James Regan, vice-president of
the American Water Bar Grate Company, a corporation created
under the laws of this state, has certified to me under his signature
and the common seal of said corporation, that at a special meet­
ing of the stockholders thereof, held in pursuance of law at the
principal office of the company in Philadelphia, Penn., on the 17th
day of February, 1888, at which meeting a majority of the stock­
holders of said company was present representing a majority of
all the stock of said company, the following resolution was
adopted, signed and acknowledged by the said stockholders:

"Resolved. That the agreement for the formation of The Ameri­
can Water Bar Grate Company of the State of Pennsylvania filed
in the office of the secretary of state of the State of West Virginia
on the 29th day of June, A. D., 1885, be amended in accord­
ance with the provisions of section 10, chapter 54, Code of W. Va.,
so as to enable the said company in addition to the powers therein
enumerated, to acquire and hold real estate in accordance with the
laws of the state of West Virginia, and dispose of the same; to
acquire patents and patent rights in the United States and foreign
countries and to sell the same, and to carry on the general manu­
facture and sale of articles covered by said letters patent. And
that the paragraph of said agreement defining the objects and pur­
puses of said corporation, be amended so as to read as follows:

We, the undersigned agree to become a corporation by the
name of the American Water Bar Grate Company of the state of
Pennsylvania for the purpose of constructing and introducing the
Grate Bars and other apparatus for economizing heat and power
under the various patents issued by the United States Government to Isaac W. Swallow, of Kingston, Pennsylvania; and generally carrying on the business properly pertaining to constructing and introducing the said Grate Bars and necessary accompanying apparatus and in addition thereto, to acquire and hold real estate in accordance with the laws of the state of West Virginia, and dispose of the same, to acquire patents and patent rights in the United States and foreign countries and to sell same, and to carry on the general manufacturing and sale of articles covered by said letters patent.

Given under our hands, this 27th day of February, 1888.

Saml. T. Thomas, holding six thousand eight hundred and seventy-four shares.

John G. Schmidt, holding one thousand three hundred and twenty shares.

George L. Kitson, holding five hundred shares.

G. E. Schlegelmilch, holding one hundred shares.

James Reagan, holding ten shares.

Wherefore, I do declare said amendment to the charter of the American Water Bar Grate Company, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this first day of March, 1888.

HENRY S. WALKER,
Secretary of State.

JEFFERSON BUILDING ASSOCIATION NO. 9.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Jefferson Building Association No. 9," for the purpose of raising money to be distributed among its members, to be used by them in buying lands or houses or in building or repairing houses, for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Charlestown, in the county of Jefferson, West Virginia, and is to expire on the first day of January, in the year nineteen hundred and ten.

And for the purpose of forming the said corporation, we have subscribed the sum of six hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of $65, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred and twenty thousand dollars in all.
COrPORATIONS.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say:

David Howell, Charlestown, W. Va., one share.
Forrest W. Brown, Charlestown, W. Va., one share.
John T. Colston, Charlestown, W. Va., one share.
H. H. Cooke, Charlestown, W. Va., one share.
Gustav Brown, Charlestown, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 23d day of February, 1888.

DAVID HOWELL,
FORREST W. BROWN,
JOHN T. COLSTON,
H. H. COOKE,
GUSTAV BROWN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and ten, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this first day of March eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE HERCULES MARBLE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned do hereby agree to become a corporation by the name and style of the Hercules Marble Company of Knoxville, Tenn., for the purpose of quarrying, working, manufacturing, handling and selling marble and its products, and for doing all things incident and necessary thereto at their quarries or works at Knoxville, Tenn., or elsewhere, as may be requisite and proper.

Which corporation shall keep it principal office or place of business at the city of Knoxville, in the county of Knox, and state of Tennessee, and is to expire on the thirty-first day of December, A. D., 1925. And for the purpose of forming said corporation, we have subscribed the sum of fifty ($50) dollars to the capital thereof,
and have paid in on said subscription the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to one hundred thousand ($100,000) dollars in all.

The capital so subscribed is divided into shares of ten ($10) dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

James W. Fletcher,
Cyrus R. Love,
Thomas W. Keller,
John S. Robbins,
Edward L. Lambie.

All of the city of Knoxville, Tenn., one share each.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this, the 26th day of April, A. D., 1888, at Knoxville, Tenn.

Jas. W. Fletcher,
C. R. Love,
T. W. Keller,
John S. Robbins,
Edward L. Lambie.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day December, nineteen hundred and twenty-five, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirtieth day of April, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

HOMESTEAD BUILDING ASSOCIATION.

EXTENSION OF CHARTER.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Isaac Prager, president of the Homestead Building Association, a corporation created under the laws of this State, has certified to me under his signature and the corporate seal of said corporation that at a meeting of the stockholders thereof, held in pursuance of law at the city of Parkersburg, on the 23rd day of April, 1888, at which meeting a majority
of the capital stock of said corporation was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted.

Resolved, That the continuance of this Association be extended beyond the time limited in the existing agreement to April 22nd, 1938, at which latter date it is to expire instead of the date provided in its certificate of incorporation, dated April 25th, 1874."

Wherefore, I do declare said extension of charter as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 28th day of April, 1888.

Henry S. Walker,
Secretary of State.

HOMESTEAD BUILDING ASSOCIATION.

INCREASE OF CAPITAL STOCK.

State of West Virginia, { Office of Secretary State. }

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Isaac Prager, president of the Homestead Building Association, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law at the city of Parkersburg, on the 23rd day of April, 1888, at which meeting a majority of the capital stock of said corporation was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the capital stock of this association be, and the same is hereby increased from one million dollars to five million dollars, divided into twenty-five thousand shares of the par value of two hundred dollars each; so that hereafter the authorized capital stock shall consist of twenty-five thousand shares; and the board of directors is fully authorized and empowered to do so, or cause to be done, whatever may be requisite or advisable to carry this resolution into effect."

Wherefore, I do declare said increase of capital stock, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 28th day of April, 1888.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavit, has been this day delivered to me, which agreement is in the words and figures following:

Know all men by these presents, that we, the undersigned citizens of the United States of America, hereby agree to become a corporation by the name of the Philadelphia Linotype Company, for the purpose of carrying on a general printing and publishing business, and obtaining, holding and using patents, patent rights, and inventions pertaining to the art of printing and publishing, in the city of Philadelphia, state of Pennsylvania.

Which corporation shall keep its principal office or place of business at Philadelphia, in the state of Pennsylvania, and is to expire on the first day of October, in the year one thousand, nine hundred and thirty-seven.

And for the purpose of forming the said corporation we have subscribed the sum of thirty-six thousand ($36,000) dollars to the capital thereof, and have paid in on the said subscription the sum of three thousand six hundred ($3,600) dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

William Henry Smith, of New York City, seven hundred and twenty shares.
James O. Clephane, of Washington, D. C., one hundred and twenty shares.
John H. White, of Washington, D. C., one hundred and twenty shares.
Andrew Devine, of Washington, D. C., one hundred and twenty shares.
Nathaniel Wilson, of Washington, D. C., one hundred and twenty shares.
Frederick J. Warburton, of Brooklyn, N. Y., one hundred and twenty shares.
Daniel O. McEwen, of Brooklyn, N. Y., one hundred and twenty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of April, A. D. 1888.

[Seal.

Wm. Henry Smith, [Seal.]
Jas. O. Clephane, [Seal.]
John H. White, [Seal.]
Andrew Devine, [Seal.]
CORPORATIONS.

NATHANIEL WILSON, [Seal.]
DANIEL C. McEWEN, [Seal.]
FRED'K J. WARBURTON, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of October, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 28th day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

HUNTINGTON AND GUYANDOTTE RIVER RAILROAD COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, whose names are subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of the corporation shall be The Huntington and Guyandotte River Railroad Company.

Second. The railroad which this corporation proposes to build will commence at or near Huntington, in the county of Cabell, and run thence by the most practicable route to a point on the headwaters of Guyandotte River at or near Pineville, in the county of Wyoming.

Third. The principal business office of this corporation will be at the city of Huntington, of Cabell county, in the state of West Virginia.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this company shall be three hundred thousand dollars, divided into shares of one hundred dollars each.

Sixth. The names and places of residence of the persons forming this corporation and the number of shares of stock subscribed by each are as follows:


J. L. Caldwell, city of Huntington, state of West Virginia, fifteen shares.
Corporation.

Ely Ensign, city of Huntington, state of West Virginia, fifteen shares.
George F. Miller, Jr., city of Huntington, state of West Virginia, fifteen shares.
George McKendree, of Barboursville, county of Cabell, state of West Virginia, fifteen shares.
Z. T. Vinson, city of Huntington, state of West Virginia, fifteen shares.
The above articles of incorporation were adopted and signed at Huntington, Cabell county, West Virginia, this twenty-fifth day of April, A. D., 1888.

John Ilsley,
J. L. Caldwell,
Geo. F. Miller, Jr.
Z. T. Vinson,
Geo. McKendree,
Ely Ensign.

Wherefore, the corporators named in the said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-seventh day of April, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

The Huntington Fuel Power and Light Company.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Huntington Fuel, Power and Lighting Company for the purpose of constructing and operating gas works, to manufacture water gas for lighting, heating and power purposes in the city of Huntington, West Virginia, and other places adjacent thereto, and to own land for that purpose, and to erect buildings and machinery thereon.

Which corporation shall keep its principal office or place of business at Huntington, Cabell county, West Virginia, and state of West Virginia, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital.
CORPORATIONS.

thereof, and have paid in on said subscription the sum of one thousand dollars; and desire the privilege of increasing the capital, by sales of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Edward H. Brown, of Richmond, Va., twenty shares.
A. W. Patterson, of Richmond, Va., twenty shares.
J. Parker Dashiell, of Richmond, Va., twenty shares.
Thos. J. Burke, of Huntington, W. Va., ten shares.
B. T. Davis, of Huntington, W. Va., ten shares.
J. A. Cogbill, of Huntington, W. Va., ten shares.
J. W. Verlander, of Huntington, W. Va., ten shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 19th day of April, 1888.

Edward H. Brown,
J. Parker Dashiell,
A. W. Patterson,
Thomas J. Burke.
B. T. Davis,
J. A. Cogbill,
J. W. Verlander.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this twenty-fourth day of April, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

PEIDMONT BUILDING AND LOAN ASSOCIATION.

INCREASE OF NUMBER OF CAPITAL STOCK AND REDUCTION OF PAR VALUE OF EACH SHARE.

State of West Virginia,
Office of Secretary State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that E. J. Fredlock, president of the Peidmont Building and Loan Association, a corporation created under the laws of this state, has certified to me under his signature and
the corporate seal of said corporation, that at a meeting of the stockholders of the company, held in pursuance of law, at Piedmont, West Virginia, on the 8th day of April, 1888, all of the stock of the company being represented, the following resolution was adopted:

Resolved, By the stockholders of the Piedmont Building and Loan Association, in general meeting assembled, that the number of shares of the capital stock of this corporation be increased to and fixed at eight hundred, of the aggregate par value of one hundred and twenty thousand dollars, and that the par value of each share of said stock be reduced to, and fixed at one hundred and fifty dollars.

Wherefore, I do declare said increase of the number of shares and the reduction of the par value of the shares of the Piedmont Building and Loan Association, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston this 23rd day of April, 1888.

HENRY S. WALKER.
Secretary of State.

WHEELING BUTCHERS ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Wheeling Butchers Association, for the purpose of dealing in hides and tallow, and for the purpose of owning sufficient real estate in the city of Wheeling to carry out the purposes hereinafores expressed.

Which said corporation shall keep its principal office or place of business at the said city of Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the tenth day of April, A. D., 1908. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Gustave H. Medick, one share.
Christian Kalbitzer, one share.
Martin Frischer, one share.
CORPORATIONS.

Christian A. Heil, one share, and
Charles Hofmann, one share.
All residents of Ohio county, West Virginia.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this tenth day of April, A. D., 1888.

GUSTAVE H. MEDICK,
CHRISTIAN KALBITZER,
MARTIN FRISCHER,
CHRISTIAN A. HEIL,
CHARLES HOFMANN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of April, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-third day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

HUNTINGTON STREET RAILWAY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned hereby agree to become a corporation by the name of “The Huntington Street Railway Company,” for the purpose of laying down, constructing, owning, maintaining and operating a street railway in the city of Huntington, Cabell county, West Virginia, with all the necessary and convenient turn-outs, side tracks, switches and turn tables upon and along the following streets: On Third avenue, in said city from 7th street to the eastern extremity of said avenue, and on any other street or avenue, in said city, that may be hereafter granted to said company for this purpose by the present or any further common council of the said city. Also for the purpose of laying down, constructing, owning, maintaining and operating a street railway, with all the necessary turn-outs, side tracks, switches, and turn tables, in Cabell county, West Virginia.
Also for the purpose of owning street cars, with all the necessary equipments, dynamo's, storage batteries and boxes, wires, horses, mules and all things necessary for the propelling of the cars of the said street railway, over its said line of railway either by animal electricity of any other approved motive power. Also of
buying, owning leasing or conveying all and any real estate necessary for the purposes of said street railway, also for the erecting, owning, maintaining, using, buying or selling any and all necessary buildings for depot or other purposes of the said street railway and which may be convenient for the same.

Which corporation shall keep its chief place of business at the city of Huntington in the county of Cabell, state of West Virginia, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars, to the capital thereof, and desire the privilege of increasing said capital by sales of additional shares from time to time, to five hundred thousand dollars in all.

On the capital of ten thousand dollars so subscribed we have paid in the sum of one thousand dollars. The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned as follows: that is to say: By—

J. L. Caldwell, Huntington, W. Va., seventy-eight shares.
L. W. Emmons, Huntington, W. Va., ten shares.
Ely Ensign, Huntington, W. Va., fifteen shares.
T. E. Stout, Huntington, W. Va., two shares.
N. Smith, Huntington, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 14th day of April, 1885.

J. L. CALDWELL,
D. W. EMMONS,
ELY ENSIGN,
T. E. STOUT,
N. SMITH.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of the Charleston, this twentieth day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA BUNG COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures follows:

The undersigned agree to become a corporation by the name of
the West Virginia Bung Company, for the purpose of manufacturing lumber, both rough and dressed in all its forms, for, building or any other use, for converting the same into bungs, or any shape of usefulness or demand, for the purpose of buying and selling timber, lumber and its products, and dealing in merchandise and materials necessary to the operating of a band and circular saw mill, plain­ing mill and bung factory, and for the owning of barges necessary to transportation of such products. For the purpose of holding and conveying real estate not exceeding one thousand acres, for the use of this corporation, of cutting the timber thereon and performing any and all operations which may be necessary or law­ful thereto.

Which corporation shall keep its principal office or place of business in the county of Wirt, and state of West Virginia, and is to expire on the first day of March, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

L. A. Cole, Parkersburg, W. Va., one share.
Randolph Stalnaker, Wheeling, W. Va., one share.
L. E. Stalnaker, Wheeling, W. Va., one share.
J. C. Hale, Elizabeth, W. Va., one share.
Mamie S. Hale, Elizabeth, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of March, 1888.

L. A. COLE,
RANDOLPH STALNAKER,
D. E. STALNAKER,
J. C. HALE,
MAMIE S. HALE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of March, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighteenth day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Newburg Live Stock Insurance Association for the purpose of insuring horses and mules.

Which corporation shall keep its principal office or place of business at Newburg, in the county of Preston, and state of West Virginia, and is to expire on the first day of April, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of ten dollar each, which are held by the undersigned respectively, as follows, that is to say: By—

J. R. Smoot, Newburg W. Va., one share.
U. N. Orr, Newburg, W. Va., one share.
T. F. Lanham, Newburg, W. Va., one share.
J. A. Clark, Newburg, W. Va., one share.
H. B. Scranage, Newburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals this second day of April, 1888.

J. R. SMOOT,
U. N. ORR,
T. F. LANHAM,
JNO. A. CLARK,
H. B. SCRANAGE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of April, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this seventeenth day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Union Trestle and Bridge Company," for the purpose of purchasing, owning and selling rights and interests under letters patent of the United States, in devices and inventions in bridges, trestles and such letters patent and inventions as rightfully belong to trestling, in bridges, pontoons, building of houses, laying of floors, manufacture of furniture, chairs, tables, swings, &c., and especially to the inventions under letters patent of the United States granted to George W. Zeigler, as follows, viz: No. 312,419, February 17th, 1885, for an "adjustable clamping device;" No. 317,270, May 5th, 1885, for a "removable leg-fastening and clamping device;" No. 327,427, September 29th, 1885, for "socket clamp for scaffolding, &c.;" No. 318,154, May 19th, 1885, for a "combined trestle and clamp;" No. 318,338, May 19th, 1885, for a "self-adjusting clamping device;" and No. 340,407, April 20th, 1886, for a "portable swing or cradle;" also to engage in the business of manufacturing the inventions and devices above specified and covered by the above mentioned letters patent, and to lease, purchase, and hold such real and personal property as may be necessary for carrying on the business of said company and to sell the same, to establish, maintain, and carry on manufactories for the production of such devices and inventions; also for purchasing, owning and selling, as interests may appear, rights granted by governments of foreign countries to any one or more inventors, effecting said inventions or improvements thereon, and to engage in the manufacture and sale of such inventions in foreign countries.

Which corporation shall keep its principal office or place of business at Washington, in the District of Columbia, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of three hundred thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Owen Donnelly, Washington, D. C., four thousand two hundred and eighty-six shares.
Max Luchs, Washington, D. C., four thousand two hundred and eighty-six shares.
Morris Luchs, Washington, D. C., four thousand two hundred and eighty-six shares.
Louis A. Dellwig, Washington, D. C., four thousand two hundred and eighty-six shares.
E. Everett Ellis, Washington, D. C., four thousand two hundred and eighty-five shares.
N. T. Eagle, Washington, D. C., four thousand two hundred and eighty-five shares.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 12th day of April, 1888.

Geo. W. Ziegler,
By Owen Donnelly, under power of attorney,
Owen Donnelly,
Max Luchs,
Morris Luchs,
Lewis A. Dellwig,
E. Everett Ellis,
N. T. Engle.

Wherefore, The corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this sixteenth day of April, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE LUNGREN INCANDESCENT GAS LIGHT COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “The Lungren Incandescent Gas Light Company,” for the purpose of manufacturing and selling the Lungren and other gas burners and gas appliances of all kinds, for purchasing, holding and selling patent rights relating to the same, and of holding, buying,
serving and dealing generally in such real and personal estate as may be necessary, so far as it may legally be done to the successful prosecution of said business, and of manufacturing and selling the said product of such corporation, and of selling patent rights under such patents as may be acquired by the same.

Which corporation shall keep its principal office or place of business at New York City, in the county of New York, in the state of New York, and is to expire on the 25th day of March, 1938. And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars ($500) to the capital thereof, and have paid in on said subscriptions fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million ($5,000,000) dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Charles M. Lungren, whose residence is in New York City, one share.
Henry B. Thayer, whose residence is in New York City, one share.
William J. Armstrong, whose residence is in Brooklyn, state of New York, one share.
Albert L. Salt, whose residence is in Brooklyn, state of New York, one share.
Frank MacArthus, whose residence is in New York City, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 23th day of March, 1888.

CHARLES M. LUNGREN,
HENRY B. THAYER,
W. J. ARMSTRONG,
ALBERT L. SALT,
FRANK MACARTHUR.

Wherefore, the corporators named in the said agreement, and who have signed to same, and their successors and assigns, are hereby declared to be from this date until the twenty-fifth day of March, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of April, 1888.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have been this day recorded in my office, which articles of incorporation are in the words and figures following:

We, whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of the corporation shall be "The West Virginia Railroad Company."

Second. The railroad which this corporation proposes to build will commence at or near Ceredo, in the county of Wayne, and run thence by the most practicable route, following as near as may be the line of Twelve Pole creek and its right fork to the head waters thereof, thence by the most practicable route to Pigeon creek, and thence in Logan county, by the most practicable route, to a point on the Big Sandy river, at or near the mouth of said Pigeon creek.

Third. The principal business office of this corporation will be at Washington, in the District of Columbia.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this company shall be one hundred thousand dollars, divided into shares of one hundred dollars each with power to increase the said capital stock to one million dollars.

Sixth. The names and places of residence of the persons forming this corporation and the number of shares of stock subscribed by each, are as follows, viz.:

F. P. B. Sands, Washington D. C., twenty-five shares.
John B. McCue, Brooklyn, N. Y., twenty-five shares.
Jos. S. Miller, Cabell county, W. Va., twenty-five shares.
James T. Keenan, Brooklyn, N. Y., twenty-five shares.
Z. T. Vinson, Huntington, W. Va., twenty-five shares.

Therefore, the corporators named in said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state at the seat of government thereof, this fourteenth day of April, 1888.

Henry S. Walker,
Secretary of State.
THE TRIPOLI MINING COMPANY.

INCREASE OF CAPITAL STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that Powel Crosley, President of the Modoc Tripoli Mining Company, a corporation created under the laws of this state, has certified to me under his hand and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held according to law, on the 21st day of March, 1888, at which meeting all the capital stock of the company was represented by the holders thereof, in person, the following resolution was adopted:

"Resolved. That the capital stock of this company be and the same is hereby increased from $500.00 to $50,000.00, and that the president and secretary of this company certify the same to the secretary of state of West Virginia."

Therefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this 13th day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

INDEMNITY BAGGAGE CHECKING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Know all men by these presents:


First. Of introducing upon railroads and systems of conveyance and transportation in the United States and Canada, new and improved methods of checking baggage.

Second. Of manufacturing or causing to be manufactured improved and patented baggage checks.

Third. Of leasing and renting said checks to passengers, of guaranteeing such passengers by contract against the missending
or loss of their baggage, and of making and collecting charges for services and contract hereby contemplated to be performed and made.

Fourth. Of securing contracts from other corporations and companies in the United States and Canada, for the right to transact the business aforesaid, on the most advantageous terms of this company, and generally to do all that is or may be necessarily involved in the performance of the service and the transaction of the business aforesaid.

Said corporation shall keep its principal office in the city of New York, county of New York, and state of New York, and is to expire on the first day of January, 1938. For the purpose of forming said corporation, we have subscribed the sum of ten thousand dollars to the capital thereof, and have paid in on said subscription the sum of one thousand dollars, and desire the privilege of increasing said capital, by the sale of additional shares, to one million dollars in all.

The capital so subscribed and to be hereafter sold, shall be divided into shares of one hundred dollars each. The shares now subscribed are held by the undersigned respectively, as follows, that is to say:

John J. Tower, Brooklyn, N. Y., twenty shares.
Alfred W. Lawton, Bayonne, N. J., twenty shares.
William F. Cory, Newark, N. J., twenty shares.
William H. S. Carlisle, Brooklyn, N. Y., twenty shares.

Given under our hands this 30th day of March, 1888.

John J. Tower. [Seal.]
Alfred W. Lawton. [Seal.]
William F. Cory. [Seal.]
William H. Cole. [Seal.]
William H. S. Carlisle. [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirteenth day of April, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Brooklyn Electric Power and Light Company for the purpose of buying, owning, using, leasing, renting and selling all kinds of inventions or invented articles and devices, whether patented or not, relating to, used or to be used in any system of lighting or supplying motive power by electricity; and for further purpose of possessing, owning and manufacturing any and all appliances, instruments, devices and machinery designed for employment in the development and use of electricity, and all patents, franchises, rights and licenses relating thereto, or to patents relating to any subject whatever, and for the further purpose of lighting the rivers, vessels, railways, bridges, cities and towns of the United States, with or by means of electricity, and of supplying motive power driven by electricity, and of introducing such light and motive power into general use, and of acquiring the privilege or right from the United States to occupy navigable rivers for the purpose of supplying electricity for lighting or for motive power as aforesaid, and for the purpose of transmitting intelligence by electricity in any manner to be adopted by this company.

Which corporation shall keep its principal office or place of business either in the city of Brooklyn in the county of Kings, state of New York, or in the city of Charleston, Kanawha county, state of West Virginia, and is to expire on the seventeenth day of March, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred ($1,500) dollars, to the capital thereof, and have paid in on said subscriptions the sum of fifteen hundred ($1,500) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the maximum of one million dollars in all.

The capital so subscribed is divided into shares of ($100,) each, one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: E-

E. Ellery, Jr., Brooklyn, N. Y., three (3) shares.
H. S. Anderson, Newark, N. J., three (3) shares.
Wm. F. West, Woodbury, Long Island, three (3) shares.
Otto Frickenhans, 399 A Grand Ave. Brooklyn, three (3) shares.
E. J. Horton, Pomeroy, Ohio, three (3) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount, per share, or one hundred dollars each, or stock may be issued in payment for the purchases of real or personal property or debts of the corporation at prices satisfactory to
the corporation, and the corporation may execute deeds of trust
or mortgage and issue bonds thereunder for purchase of real or
personal estate or payment or discharge or fulfillment of its con-
tracts.

Given under our hands this 6th day of April, A. D., 1888.

E. ELLERY, JR.,
H. S. ANDERSON,
WM. F. WEST,
OTTO FRICKENHANS,
E. J. HOKTON.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the seventeenth day of
March nineteen hundred and thirty-eight, a corporation by the
name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[STATE] state at the city of Charleston, this thirteenth day of April,
eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State

FAIRMONT BUILDING ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
The Fairmont Building Association, for the purpose of raising
money to be loaned among the members of such corporation for
use in buying lots or houses, in building or repairing houses or for
paying and liquidating liens on houses or other real estate, and
purchase, sell, lease, and hold lands and other real estate and to
do and perform all acts and things necessary and proper for the
carrying on said business.

Which corporation shall keep its principal office or place of
business at Fairmont, in the county of Marion, and state of West
Virginia, and is to expire on the first day of March, nineteen
hundred and twenty. And for the purposes of forming the said cor-
poration, we have subscribed the sum of eleven hundred and
seventy dollars, to the capital thereof, and have paid in on said
subscription the sum of one hundred and seventeen dollars; and
desire the privilege of increasing the said capital, by the sale of
additional shares from time to time, to two hundred thousand dol-
ors in all.

The capital so subscribed is divided into shares of one hundred
and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

C. S. Sands, Fairmont, W. Va., one share.
A. Howard Fleming, Fairmont, W. Va., one share.
U. N. Arnett, Jr., Fairmont, W. Va., one share.
J. W. Radabaugh, Fairmont, W. Va., one share.
Thomas Hall, Fairmont, W. Va., one share.
Lee Reinheimer, Fairmont, W. Va., one share.
C. E. Wells, Glover's Gap, W. Va., one share.
C. L. Smith, Fairmont, W. Va., one share.
Chas. E. Manley, Fairmont, W. Va., one share.

And the capital to be hereafter sold is to be divided in shares of the like amount.

Given under our hands this the 19th day of March, eighteen hundred and eighty-eight.

C. S. SANDS,
A. HOWARD FLEMING,
U. N. ARNETT,
J. W. RADABAUGH,
T. F. HALL,
LEE REINHEIMER,
CHAS. E. WELLS,
C. L. SMITH,
CHAS. E. MANLEY.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of March, nineteen hundred and twenty, a corporation by the name and for the purposes set forth in said agreements.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

NEW YORK EQUIPMENT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the New York Equipment Company, for the purpose of acquiring, holding, selling and leasing, equipment, machinery, materials and supplies, used in or about the construction and operation of railroads, tramways, mines and other works of internal improvement, and of acquiring, holding and selling railroad and other secure-
ties and obligations, and of negotiating for others the purchase, sale or lease of such equipment and other property as aforesaid including said securities and obligations, and of negotiating for others or making loans upon the same, and of doing whatever may be incident or necessary to the carrying out of the purposes above specified.

Which corporation shall keep its office or place of business in West Virginia, at Charleston, in the county of Kanawha, and its principal office or place of business at the city of New York, in the county and State of New York and is to expire on the first day of January, one thousand nine hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of fifteen hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is to be divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

James Irvine, one hundred and forty-six shares.
Joseph D. Mitchell, one share.
Lucius V. Walkley, one share.
Charles S. Maynard, one share.
William F. New, one share.

The said Irvine is a resident of New York city, said Mitchell, Maynard and New, of Brooklyn, New York, and said Walkley, of Plantsville, Conn.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 29th day of March, 1888.

J. AM. IRVIN,  
JOSPEH D. MITCHELL,  
LUCIUS V. WALKLEY,  
CHARLES S. MAYNARD,  
WILLIAM F. NEW.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,  
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Central Electric Company, for the purpose of using electricity and other power, and of buying, owning, using, selling and renting all kinds of inventions, whether patented or not, relating to the use of electricity, or to be used in any system of applying motive power, to all kinds of machinery, or to light houses, cars, vehicles, or any place by electricity, and for the further purpose of possessing, owning and manufacturing in their own right, or under license from other persons or incorporations, any and all appliances, improvements and machinery designed for employment in the development and use of electricity for any purpose whatever, and all patents, inventions or discoveries relating thereto, or patents relating to any subject whatever; and for the further purpose of lighting rivers, operating or lighting vessels, railroads, bridges, cities and towns in the United States; and for the purpose of transmitting information, intelligence or motive power by electricity in any manner.

Which corporation shall keep its principal office or place of business in the city of New York, county and state of New York, and is to expire on the 4th day of April, 1838. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand ($5,000) dollars as the capital thereof, and have paid in on said subscription the sum of five hundred dollars, and desire the privilege of increasing the said capital stock, by the sale of additional shares for property, rights, privileges, franchises and licenses to use, operate, manufacture, sell and dispose of all kinds of inventions and discoveries, patents and patented articles operated in whole or in part by electricity, or in and about which electricity is used in any wise, from time to time, to the maximum of five million dollars.

The capital stock so subscribed as aforesaid is divided into shares of one hundred dollars each, which shares are held by the undersigned respectively, as follows, that is to say:

Thomas, Moore, Jr., New York city, N. Y., ten shares.
Edward L. Morris, Plainfield, N. J., ten shares.
Robert H. Cameron, Brooklyn, N. Y., ten shares.
Walter J. Tice, Jersey City, N. J., ten shares.
Charles A. Cameron, Newark, N. J., ten shares.

Given under our hands this 30th day of March, 1888.

THOMAS MOORE, JR.,
EDWARD L. MORRIS,
ROB'T H. CAMERON,
WALTER J. TICE,
CHAS. A. CAMERON.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourth day of April, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this fourth day of April, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

BANK OF RONSEVERTE.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Bank of Ronceverte, for the purpose of carrying on the business of a bank of discount and deposit, by discounting promissory notes, negotiating drafts, bills of exchange and other evidences of indebtedness, receiving deposits, buying and selling exchange bank notes, bullion or coin, by loaning money on personal or other security, and by doing any and all other business which legally and properly belongs and pertains to a bank of discount and deposit, and may be done by it.

Which corporation shall keep its principal office or place of business at Ronceverte, in the county of Greenbrier, and state of West Virginia, and is to expire on the 10th day of March, 1938.

And for the purpose of forming said corporation, we have subscribed the sum of forty thousand dollars to the capital of the said corporation, and have paid in on said subscription the sum of four thousand dollars, and desire the privilege of increasing the said capital thereof by sales of additional shares to the sum of two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

R. F. Dennis, Greenbrier county, W. Va., ten shares.
W. W. Moore, Greenbrier county, W. Va., twenty shares.
A. Graham. Greenbrier county, W. Va., fifty shares.
J. E. Bell, Greenbrier county, W. Va., ten shares.
John A. Preston, Greenbrier county, W. Va., eleven shares.
Richard Thomas, Greenbrier county, W. Va., five shares.
A. C. Snyder, Greenbrier county, W. Va., thirty shares.
John W. Harris, Greenbrier county, W. Va., fifty shares.
Mark L. Spotts, Greenbrier county, W. Va., five shares.
V. W. Spotts, Greenbrier county, W. Va., five shares.
M. L. Price, Greenbrier county, W. Va., five shares.
Jane S. Price, Greenbrier county, W. Va., five shares.
Alex. F. Matthews, Greenbrier county, W. Va., fifty shares.
A. E. White, Greenbrier county, W. Va., five shares.
J. M. Price, Greenbrier county, W. Va., five shares.
Simms & Workman, Greenbrier county, W. Va., two shares.
R. S. Lovelace, Greenbrier county, W. Va., two shares.
W. S. Rodes, Greenbrier county, W. Va., five shares.
Robert C. Rodes, Greenbrier county, W. Va., five shares.
B. B. Hudgins, Greenbrier county, W. Va., three shares.
E. N. Camp, Greenbrier county, W. Va., ten shares.
J. M. Kinport, Greenbrier county, W. Va., ten shares.
E. C. Best, Greenbrier county, W. Va., fifteen shares.
T. J. Shryock, Baltimore, Md., fifteen shares.
Newton Dickson, Monroe county, W. Va., twenty shares.
Geo. C. Bloomer, Greenbrier county, W. Va., fifty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of March, 1888.

By Alex. F. Matthews, Attorney in fact.

Per E. C. Best, Attorney in fact.

Wherefore, The corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of March nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this 2d day of April, 1888.

HENRY S. WALKER,
Secretary of State.

NORFOLK COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Norfolk Coal and Coke Company, for the purpose of mining, shipping and selling coal, iron ores and other minerals, of owning, working and leasing coal, mineral and other lands; of manufacturing, using, shipping and selling coke; of manufacturing iron and steel and any and all articles that can be made from iron and steel, and shipping and selling the same; of buying, cutting, manufacturing and selling lumber; of quarrying and selling stone; of carrying on, and in connection with, any, or all of said purposes, the business of buying and selling goods, wares and merchandise of any and all descriptions, and of transacting any and all business necessarily or incidentally connected with the carrying out of the purposes of this corporation, or calculated to facilitate the same.

Which corporation shall keep its principal office or place of business at Maberry, in the county of McDowell, and state of West Virginia, and may hold its meeting for the transaction of the lawful business of said corporation, including the first meeting for the purpose of organization in the city of Philadelphia, in the state of Pennsylvania, and is to expire on the first day of January, nineteen hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500.00) dollars to the capital stock thereof, and have paid in on the said subscriptions ten per cent., or the sum of fifty dollars ($50.00), and desire the privilege of increasing the said capital, by sale of additional shares from time to time, to five hundred thousand dollars ($500,000.00) in all.

The capital so subscribed is divided into shares of one hundred ($100.00) dollars each, which are held by the undersigned respectively, as follows, that is to say:

Stuart M. Buck, residing in Hampton, Kanawha county, W. Va., one share.

H. M. Gill, residing in the city of Philadelphia, Penn., one share.
H. A. Duhring, residing in the city of Philadelphia, Penn., one share.
J. S. Clark, residing in the city of Philadelphia, Penn., one share.
A. C. Denniston, residing in city of Philadelphia, Penn., one share.

Given under our hands this eighteenth day of May, 1888.

STUART M. BUCK, [Seal.]
H. M. SILLS, [Seal.]
H. A. DUHRING, [Seal.]
J. S. CLARK, [Seal.]
A. C. DENNISTON. [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-ninth day of May, 1888.

HENRY S. WALKER,
Secretary of State.

BERKELEY COUNTY BUILDING AND LOAN ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Berkeley County Building and Loan Association for the purpose of raising money to be distributed among its members to be used by them in buying lands or houses, or in building or repairing houses, or for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, state of West Virginia, and is to expire on the first day of January, one thousand and nine hundred and eight. And for the purpose of forming said corporation, we have subscribed the sum of two thousand and eighty dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and eight dollars, and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to two hundred and sixty thousand dollars in all.
The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned, respectively, as follows, that is to say: By—

George W. Buxton, Martinsburg, W. Va., one share.
J. W. Bristor, Martinsburg, W. Va., one share.
George W. Feidt, Martinsburg, W. Va., one share.
E. Boyd Faulkner, Martinsburg, W. Va., one share.
Jos. H. Shaffer, Martinsburg, W. Va., one share.
J. Nelson Wisner, Martinsburg, W. Va., one share.
Louis C. Gerling, Martinsburg, W. Va., one share.
Anthony Standley, Martinsburg, W. Va., one share.
H. C. Berry, Martinsburg, W. Va., one share.
George D. Lambert, Martinsburg, W. Va., one share.
J. W. Roberts, Martinsburg, W. Va., one share.
Wm. H. Wilson, Martinsburg, W. Va., one share.
Louis Wolfers, Martinsburg, W. Va., one share.
George L. Hensel, Martinsburg, W. Va., one share.
George M. Bowers, Martinsburg, W. Va., one share.
Frank D. Staley, Martinsburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands and seals this 22nd day of May, 1888.

G. W. Buxton,
J. H. Bristor,
George W. Feidt,
E. Boyd Faulkner,
Joseph H. Shaffer,
J. Nelson Wisner,
Louis C. Gerling,
Anthony Standley,
H. C. Berry,
George D. Lambert.
J. W. Roberts,
Wm. H. Wilson,
Louis Wolfers,
Geo. L. Hensel,
Geo. M. Bowers,
Frank D. Staley.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of May, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE BROOKLYN ELECTRIC POWER AND LIGHT COMPANY.

CHANGE OF NAME.

STATE OF WEST VIRGINIA
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Edwin J. Horton, president of "The Brooklyn Electric Power and Light Company," a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders held in pursuance of law, at the City of Brooklyn, New York, on the 17th day of May, 1888, at which meeting a majority of the capital stock of the company was represented by the holders thereof in person or by proxy, the following resolution was adopted:

"Resolved, That the name of this corporation, Brooklyn Electric Power and Light Company, be and the same hereby is changed to that of "The River and Rail Electric Company of Long Island."

Wherefore, I do declare said change of name as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 28th day of May, 1888.

HENRY S. WALKER,
Secretary of State.

THE DRIGGS ORDINANCE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Driggs Ordinance Company," for the purpose of purchasing and selling United States and foreign patent rights, for manufacturing and selling guns, ordinance of every description and munitions for wars.

Which corporation shall keep its principal office or place of business in the city of Washington, District of Columbia and is to expire on the first day of April, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of thirty-five hundred dollars ($3,500,) to the capital thereof, and have paid in on the same the entire sum subscribed and desire the privilege of increasing the said capital, by the sale of additional sharcs from time to time, to two hundred and fifty thousand dollars ($250,000,) in all.
The capital so subscribed is divided into seventy shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

F. M. Barber, Washington, D. C., six shares.
Seaton Schrolder, Washington, D. C., ten shares.
Charles H. Cramp, Philadelphia, one share.
Woodburg Blair, Maryland, one share.

And the capital to be hereafter sold is to be divided into shares of like amount, fifty dollars each.

Given under our hands this second day of April, A. D., 1888.

Wm. A. Driggs,
E. Simpson,
Skaton Schrolder,
F. M. Barber,
Woodbury Blair,
Chas. H. Cramp.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of April nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said State [G. S.] at the city of Charleston, this twenty-sixth day of May, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE POTOMAC PULP COMPANY.

CHARTER AND LAW FILED.

FOREIGN.

State of West Virginia,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Potomac Pulp Company, a corporation created under the laws of the commonwealth of Pennsylvania, has this day filed in my said office a copy of the laws of said commonwealth under which it is incorporated.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 30th day of May, 1888.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Potomac Pulp Company, a corporation created under the laws of the commonwealth of Pennsylvania, has this day filed in my said office, a duly certified copy of its articles of incorporation.

Given under my hand and the great seal of the said state at the city of Charleston, this 30th day of May, 1888.

HENRY S. WALKER,
Secretary of State.

WESTERN LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Western Lumber Company, for the purpose of buying, selling and dealing in timber of all kinds, whether standing or cut, buying, selling, leasing, dealing in and making contracts with regard to timber lands, cutting, hauling, transporting and marketing timber and lumber in all forms, building, making and maintaining such roads, tramroads and other ways as may be necessary, useful or expedient in connection with the business of dealing in and marketing and selling timber and lumber in any form that may be considered most available and profitable, owning or leasing and operating such saw mills or other mills and machinery, appliances and equipments as may be deemed necessary or expedient in connection with the business of dealing in and doing a general timber and lumber business, selling goods, wares, merchandise, by wholesale and retail, and generally doing all things necessary, proper, legal, expedient, incidental to and promotive of the successful prosecution of a general timber and lumber business.

Which corporation shall keep its principal office or place of business at the city of Charleston, in the county of Kanawha, and state of West Virginia, and may keep a branch office at the town of St. Albans, in the county of Kanawha, and is to expire on the first day of May, in the year 1938.

And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.
The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

S. M. Fontaine, of St. Albans, Kanawha county, W. Va., forty-eight shares.
I. N. Fontaine, of St. Albans, Kanawha county, W. Va., forty-nine shares.
J. D. Lewis, of St. Albans, Kanawha county, W. Va., one share.
C. McAlister, of St. Albans, Kanawha county, W. Va., one share.
S. R. W. A. Rice, of St. Albans, Kanawha county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 24th day of May, in the year 1888.
S. M. Fontaine,
I. N. Fontaine,
C. McAlister,
S. R. W. A. Rice.
J. D. Lewis.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of May, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S. ] state, at the city of Charleston this twenty-sixth day of May, eighteen hundred and eighty-eight.

Henry S. Walker.
Secretary of State.

GUYANDOTTE BUILDING AND LOAN ASSOCIATION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Guyandotte Building and Loan Association for the purpose of raising money to be distributed among its members, and by such members used in buying land or houses or in building or repairing houses, or for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Guyandotte, in the county of Cabell, and state of West Virginia, and is to expire on the 21st day of May, 1938. And for
the purpose of forming the said corporation, we have subscribed the sum of thirteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and sixty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred dollars in all.

The capital so subscribed is divided into shares of one hundred and thirty dollars each, which are held by the undersigned respectively, as follows, that is to say:

James D. Sedinger, Guyandotte, W. Va., one share.
John M. Beale, Guyandotte, W. Va., one share.
Irvin Hartzell, Guyandotte, W. Va., one share.
T. B. Stewart, Guyandotte, W. Va., one share.
Chas. W. Thornburg, Guyandotte, W. Va., one share.
B. Tanber, Guyandotte, W. Va., one share.
J. K. Suiter, Guyandotte, W. Va., one share.
L. H. Burks, Huntington, W. Va., one share.
Geo. S. Page, Guyandotte, W. Va., one share.
Sam D. Hayslip, Guyandotte, W. Va., one share.

And the capital to be hereafter sold is to be divided into share of like amount.

Given under our hands this 21st day of May, 1883.

James D. Sedinger,
J. M. Beale,
Irvin Hartzell,
F. B. Stewart,
C. W. Thornburg,
B. Tanber,
J. K. Suiter,
L. H. Burks,
Geo. S. Page,
Sam D. Hayslip.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty first day of May, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this twenty-fourth day of May, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE DESPARD GAS COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, agree to become a corporation by the name of "The Despard Gas Coal Company," for the purpose of mining coal in the county of Harrison, West Virginia, and of carrying on the business of mining, selling and dealing generally in coal and in manufacturing and dealing in coke, which corporation shall its principal office or place of business in the city of Baltimore, and state of Maryland, where all the meetings, both of the directors and stockholders shall be held, unless the holders of a majority of the stock shall at any time decide upon some other place, and is to expire on the first day of April, nineteen hundred and thirty-seven, unless it be legally dissolved in the mean time. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to two hundred and forty thousand dollars in all.

The capital so subscribed is divided into five shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Charles T. Mayer, of Baltimore, one share.
Jas. W. Jenkins, of Baltimore, one share.
William C. Pennington, of Baltimore, one share.
J. Pembroke Thom, of Baltimore, one share.
Samuel S. Carroll, of Baltimore, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this twenty-sixth day of April, 1888.

CHAS. T. MAYER,
Jos. W. JENKINS,
WM. C. PENNINGTON.
J. PEMBROKE THOM,
SAMU’L S. CARROLL.

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be a from this date until the first day of April, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty second day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
CHEAT RIVER BOOM AND LUMBER COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA, Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Willis J. Hullings, president of the Cheat River Boom and Lumber Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of the corporation, that at a meeting of the stockholders thereof, which was duly held in pursuance of law, at St. George, West Virginia, on the 12th day of May, 1888, at which meeting over two-thirds of the capital stock was represented by the holders thereof, in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the stock of this company be increased by the issue of four hundred and eighty shares of like par value of $50 each, to be sold for the benefit of the company."

Wherefore, I do declare said increase of capital stock, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twelfth day of May, eighteen hundred and eighty-eight.

Henry S. Walker.
Secretary of State.

BARBOURSVILLE SEMINARY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Barboursville Seminary" for the purpose of establishing and conducting a Seminary at Barboursville, in the county of Cabell, West Virginia and of acquiring by purchase or otherwise such real estate as may be necessary.

Which corporation shall keep its principal office or place of business at Barboursville, in the county Cabell, and state of West Virginia, and the same is designed to be perpetual. And for the purpose of forming the said corporation, we have subscribed the sum fifty dollars to the capital stock thereof, and have paid in on said subscription the sum of five dollars, and desire the privilege of increasing the said capital stock, by the sale of additional shares from time to time, to the sum of fifty thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars
each, which are held by the undersigned respectively, as follows, that is to say: By—

H. J. Samuels, of Barboursville, W. Va., one share.
C. H. Miller, of Barboursville, W. Va., one share.
H. C. Poteet, of Barboursville, W. Va., one share.
B. J. McComas, of Barboursville, W. Va., one share.
W. A. Poteet, of Barboursville, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 15th day of May, A. D. 1888.

H. J. SAMUELS,
C. H. MILLER,
H. C. POTTEET,
B. J. MCCOMAS,
W. A. POTTEET.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

THE WEST END COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The West End Coke Company, for the purpose of mining coal and selling the same, and manufacturing and selling coke, and of mining fire-clay and manufacturing it into bricks and such other articles as may be manufactured from fire clay, and of selling the products thereof, and the further purpose of acquiring and holding such real estate as may be necessary for the business aforesaid, said business to be carried on in the state of West Virginia.

Which corporation shall keep its principal office or place of business at Tunnelton, in the county of Preston, and is to expire on the tenth day of May, 1938.

And for the purpose of forming the said corporation we have subscribed the sum of two hundred and fifty dollars, and have paid in on said subscription the sum of two hundred and fifty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one hundred thousand dollars in all.
C ORPORATIONS.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, that is to say: By—

Arnold J. Bonnafield, of Tunnelton, Preston county, W. Va., one share.
William H. Watkins, of Tunnelton, Preston county, W. Va., one share.
John N. Baker, of Evansville, W. Va., one share.
Melker M. Jeffreys, of Grafton, Taylor county, W. Va., one share.
John W. Mason, of Grafton, Taylor county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 12th day of May, 1888.

ARNOLD J. BONNAFIELD,
WM. H. WATKINS,
J. N. BAKER,
MELKER M. JEFFREYS,
JOHN W. MASON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of May, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE OHIO AND NORFOLK RAILROAD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Articles of Incorporation of the Ohio and Norfolk Railroad Company.

We, whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of the corporation shall be The Ohio and Norfolk Railroad Company.

Second. The railroad which this corporation proposes to build
will commence at or near Cassville, in the county of Wayne, and run thence by the most practicable route to a point at or near the mouth of the Elk Horn Fork of the Tug Fork of Big Sandy river, in the county of McDowell.

Third. The principal business office of this corporation will be at Cassville, in the county of Wayne, in the state of West Virginia.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this company shall be three hundred thousand dollars, divided into shares of one hundred dollars each.

Sixth. The names and places of residents of the persons forming the corporation, and the number of shares of stock subscribed by each, are as follows:

William H. Gurley, Harmar, Washington county, Ohio, fifty shares.

Theodore D. Dale, Marietta, Ohio, fifty shares.

Reuben L. Nye, Marietta, Ohio, fifty shares.

William L. Rolston, Marietta, Ohio, one share.

Jewett Palmer, Marietta, Ohio, one share.

In witness whereof we have hereunto subscribed our names on this twenty-third day of April, A. D., 1888.

WILLIAM H. GURLEY.

T. D. DALE.

R. L NYE.

WM. L ROLSTON.

JEWETT PALMER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

ALUMINUM PROCESS COMPANY.

AMENDMENT TO CHARTER.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that a new agreement accompanied by the proper affidavits, made and entered into by the incorporators of the Aluminum Process Company, a corporation created under the
laws of said state, has this day been presented to me in my said office in accordance with the requirements of section 10, chapter 51, code of West Virginia, which said new agreement is in the words and figures following: "Resolution adopted at a general meeting of the stockholders of the Aluminum Process Company, held at Harper's Ferry, W. Va., May 8, 1888:

WHEREAS, it is the desire and purpose of the Aluminum Process Company, incorporated under the laws of the state of West Virginia, by certificate bearing date the 19th day of March, A. D., 1883, to establish its principal office or place of business at Harper's Ferry, in the county of Jefferson, state of West Virginia:

AND WHEREAS, a general meeting of the stockholders of said company has been specially called in the manner prescribed by law, to be held at Harper's Ferry, state and county aforesaid, on the 8th day of May, 1888, at one o'clock, P. M., for the purpose of adopting a new agreement, under the statutes of the state, in such case made and provided, so establishing its principal office or place of business at such place, as aforesaid:

AND WHEREAS, all the stockholders of said company, representing and owning all the capital stock thereof, each and every one of such stockholders having had notice of such meeting, are on the said 8th day of May, 1888, now in general meeting assembled, in pursuance of such notice, at Harper's Ferry, county and said state aforesaid—

Be it resolved, That the Aluminum Process Company has agreed and adopted, and does hereby agree to and adopt, a new agreement in words and figures following, to-wit:

The original incorporators mentioned in the certificate heretofore issued, bearing date the 19th day of March, A. D., 1883, and their successors and assigns, subject in all respects to the operation of such certificate and the agreement recited therein except as herein modified, shall be and remain a corporation by the name of The Aluminum Process Company, for the purpose of securing, purchasing, buying, holding and owning, either in whole or in part, all inventions useful in aluminizing metals used in the manufacture, trade or commerce, or in extracting aluminum from earths or substances bearing aluminum, and also of combining aluminum with other metals, and all patents, foreign and domestic, issued or to be issued for such inventions; for using and operating such inventions and patents for the objects specified; and for selling, assigning or otherwise disposing of the same or any portion thereof, including the granting of privileges or licenses therein.

Which corporation shall keep its principal office or place of business at Harper’s Ferry, in the county of Jefferson, and state of West Virginia, and is to expire on the 17th day of March, A. D., one thousand nine hundred and thirty-eight.

And be it further resolved, That these preambles and resolutions be entered in full upon the records of this meeting.
I, John Koonce, a notary public in and for the county and state aforesaid, do hereby certify that A. A. Thomas, Myron M. Parker, James H. Carpenter, J. Clement Smith, James J. Sheehy and William A. Baldwin, incorporators and stockholders of the Alum­num Process Company, assembled in general meeting of said company, at Harper's Ferry, county and state aforesaid, this day personally appeared before me, in my said county, and severally acknowledged the foregoing to be a true and correct copy of certain preambles and resolutions of said company, and of themselves as sole stockholders and as all the stockholders thereof, adopted in said general meeting by unanimous vote. And I further certify that said A. A. Thomas, Myron M. Parker, James H. Carpenter, J. Clement Smith, James J. Sheehy and William A. Baldwin, each for himself, made oath before me that the meeting of the company held this day at Harper's Ferry, and at which the preambles and resolutions of which the foregoing is a copy were adopted, was specially called for that purpose in due conformity to law; that each of deponents had due notice thereof and attended the same; that deponents own all of the outstanding stock of the company and are the only stockholders therein, that the said preambles and resolutions were adopted in said meeting by an unanimous vote thereof, each of deponents voting therefor, and that the same have been duly entered upon the records of said company at said meeting.

A. A. THOMAS,
MYRON M. PARKER,
JAMES H. CARPENTER,
J. CLEMENT SMITH,
JAMES J. SHEEHY,
WILLIAM A. BALDWIN.

Given under my hand and seal, this eighth day of May, 1888.

[Seal.] JOHN KOONCE,
Notary Public.

Wherefore, the corporators named in the said new agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the seventeenth day of March, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said new agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fifteenth day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
THE COLUMBIA MACHINE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Columbia Machine Company, for the purpose of encouraging and promoting useful inventions and discoveries and of buying, selling, manufacturing and expoyting the same; and also of granting or licensing to others the right to buy, sell or use such inventions and discoveries.

Which corporation shall keep its principal office or place of business at the city of Washington, in the District of Columbia, and is to expire on the fourth day of April, A.D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital stock thereof, and have paid in on said subscriptions to L. G. Hine, who has been appointed to receive the same for the intended corporation, the sum of five hundred dollars and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, or at one time to one million dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows:

L. G. Hine, one hundred shares.
E. Kurtz Johnson, seventy-five shares.
Thos. W. Smith, fifty shares.
P. T. Dodge, fifty shares.
Philo Maltby, fifty shares.
O. G. Staples, fifty shares.
L. G. Hine, one hundred and twenty-five shares.
All residents of the District of Columbia.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 30th day of April, A.D., 1888.

L. G. Hine,
E. Kurtz Johnson,
Philo Maltby,
Tho W. Smith,
O. G. Staples,
P. T. Dodge.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourth day of April, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
CORPORATIONS.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourteenth day of May, eighteen hundred and eighty eight.

HENRY S. WALKER,
Secretary of State.

PUBLIC DEBT ADJUSTMENT AND LOAN COMPANY,

CHANGE OF NAME TO

PUBLIC DEBT ADJUSTMENT COMPANY.

FOREIGN.

STATE OF WEST VIRGINIA, 
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that A. C. Cornell, vice-president of the Public Debt Adjustment and Loan Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a general meeting thereof, held on the 30th day of April, 1888, the following resolution was adopted:

"Resolved, The name of this company shall be changed to that of the Public Debt Adjustment Company."

Wherefore, I do declare said change of name of said company as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 12th day of May, 1888.

HENRY S. WALKER,
Secretary of State

MONTAGUE ROLLER COTTON GIN COMPANY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA, 
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Henry Kahlo, president of the Montague Roller Cotton Gin Company, a corporation created under the laws of this state, has certified to me, under his signature and the corporate seal of the company, that at a meeting of the stock-
holders thereof held in pursuance of law, at Toledo, Ohio, on the
18th day of April, 1888, at which meeting all the capital stock was
represented by the holders thereof in person or by proxy, the
following resolution was unanimously adopted:

"Resolved, That the capital stock of said company be increased
to one million ($1,000,000 00) dollars. divided into ten thousand
(10,000) shares of one hundred ($100 00) dollars each."

Wherefore, I do declare said increase of capital stock as set
forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this 11th day of May, 1888.

HENRY S. WALKER.
Secretary of State.

ALLEGHANY COLLEGIATE INSTITUTE.

I, Henry S. Walker, secretary of state of the state of West
Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day de­

divered to me, which agreement is in the words and figures fol­

lowing :

The undersigned agree to become a corporation by the name of
"Alleghany Collegiate Institute," for the purpose of purchasing
land and erecting buildings thereon, at or near the town of Alder­
son, Monroe county, West Virginia, to conduct an educational in­
stitution of high grade, with power to confer diplomas upon those
passing satisfactory examinations in prescribed course of study in
the liberal arts and sciences, said institution to be conducted under
the auspices of the Methodist Episcopal church, South, and under
the especial care of the Baltimore annual conference of said
church.

Which corporation shall keep its principal office or place of
business at Alderson, in the county of Monroe, and state of West
Virginia, and is to expire on the 14th day of January, in the year
1918. And for the purpose of forming the said corporation, we
have subscribed the sum of seven hundred dollars to the capital
thereof, and have paid in on said subscriptions the sum of seventy
dollars, and desire the privilege of increasing the said capital, by
the sale of additional shares from time to time, to twelve thousand
dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By

Frank Follansbee, Alderson, W. Va., three shares.
Walter C. Beard, Alderson, W. Va., one share.
E. Chase Bare, Alderson, W. Va., one share.
G. W. Ganes, Alderson, W. Va., one share.
H. C. Bare, Alderson, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 14th day of January, 1888.

FRANK FOLLANSBEE,
WALTER C. BEARD,
E. CHASE BARE,
G. W. GANES,
H. C. BARE.

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 14th day of January, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this ninth day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

ALDERSON BROWN STONE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Alderson Brown Stone Company, for the purpose of mining, quarrying and manufacturing, transporting and marketing brown stone, or other building stone or minerals, and for acquiring and holding lands or properties, and constructing, maintaining, using and operating all such works, ways, trams, bridges and other structures as are or may be necessary or appropriate or convenient for a general business in buying, selling, quarrying and shipping stone or other materials, including the buying, selling and exchanging of general merchandise, and including also the construction and maintaining of necessary or convenient railways up Griffith creek, in the county of Summers, and at other points, to connect their quarries with the Chesapeake and Ohio Railway Company, and the construction of a bridge across the Greenbrier river at the mouth of Griffith creek, and other necessary points; for quarrying and transporting the company's products; which corporation shall expire on the 1st day of May, 1938, and shall keep its principal office at Richmond, Virginia.

And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of forty-eight
thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

W. L. Barksdale, of Alderson, W. Va., four hundred shares.
W. G. Hudgin, of Alderson, W. Va., four hundred shares.
James A. Wallen, of Richmond, Va., four hundred shares.
R. B. Lee, of Richmond, Va., four hundred shares.
Josiah Ryland, of Richmond, Va., four hundred shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 31st day of March, 1888.

R. B. LEE,
JOHIAH RYLAND,
JAS. A. WALLEN,
W. L. BARKSDALE,
W. G. HUDGINS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of May, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifth day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE E. D. DOUGHERTY CABLE TRACTION COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “The Dougherty Cable Traction Company,” for the purpose of buying owning and selling existing patents for operating cable motors, to acquire patents for cable motors and improvements thereon as from time to time the company may find it expedient, and to sell or otherwise dispose of same when so acquired, to build all machinery, structure or roads necessary to operate such cable system on a royalty for a term of years at such rates and on such terms as may be hereafter agreed upon between this company, the corporation aforesaid, and any other company or individual or individuals.
Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, and the state of Pennsylvania, and is to expire on 14th day of April, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

E. D. Dougherty, Philadelphia, Pa., four shares.
E. N. Williams, Philadelphia, Pa., four shares.
S. W. Roop, Philadelphia, Pa., four shares.
M. Lippman, Philadelphia, Pa., four shares.
H. M. Royal, Philadelphia, Pa., four shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 18th day of April, 1888.
E. D. DOUGHERTY,
E. N. WILLIAMS,
S. W. ROOP,
M. LIPPMAN,
H. M. ROYAL.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourteenth day of April, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this third day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
porate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law at the principal office of said company in Washington, D. C., on the 22nd day of June, 1887, at which meeting a majority of the capital stock of the corporation was represented by the holders thereof in person or by proxy, the following resolution was adopted:

"Resolved, That the business of this corporation, The National Electric Company, be discontinued,"

Wherefore, I do hereby declare said corporation, The National Electric Company, dissolved as set forth in the foregoing resolution.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this 2nd day of May, 1888.

HENRY S. WALKER,
Secretary of State.

AMERICAN ELECTROPHORE COMPANY.

Dissolution.

STATE OF WEST VIRGINIA,]
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Garrick Mallery, president of the American Electrophore Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a general meeting of the stockholders thereof, held in pursuance of law at the office of the company in Washington, D. C., on the 17th day of April, 1888, at which meeting a majority of the stock of said company was represented by the holders thereof, in person or by proxy, the following resolution was adopted:

"Resolved, That the business of the corporation be and the same is hereby discontinued, and the assets of said corporation, consisting chiefly of letters patent of the United States, which remain after paying all debts and liabilities, to convey to Daniel E. Conkling, John F. Gibbons and Benjamin Price, in trust to and for the benefit of the stockholders in the proportion as the respective shares of stock are now held by each of the stockholders respectively, and that a deed for the same be properly executed by the company to secure that end."

Wherefore, I do declare said corporation, the American Electrophore Company, dissolved as set forth in foregoing resolution.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this second day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
GRAND UNITED ORDER OF MIDNIGHT MISSIONS.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Grand United Order of Midnight Missions, for the purpose of fostering and promoting unity, temperance and charity, mutual aid and brotherhood protection, establishing and chartering subordinate lodges, and for that purpose desire the privilege of making such by-laws and regulations as shall be adopted by a majority of the members thereof for the government of said lodge or lodges, to have a common seal, to sue and be sued, plead and be impeached, to purchase, hold, lease, sell and convey for the purposes aforesaid, real estate to the value of five thousand dollars and personal property to the value of five thousand dollars.

Which corporation shall keep its principal office or place of business at Huntington, in the county of Cabell, and state of West Virginia, and is to expire on the first day of January, 1928. And for the purpose of forming the said corporation we have subscribed the sum of one hundred and twenty-five dollars to the capital thereof, and have paid in on said subscriptions the sum of twelve and one-half dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to ten thousand dollars in all.

The capital so subscribed is divided into shares of two and one-half dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

P. A. Taylor, Huntington, W. Va., ten shares.
Charles Sprow, Huntington, W. Va., ten shares.
Geo. Cash, Huntington, W. Va., three shares.
Edward Rose, Huntington, W. Va., three shares.
Rhoda Cash, Huntington, W. Va., three shares.
Alice Sprow, Huntington, W. Va., three shares.
Sallie Sprow, Huntington, W. Va., three shares.
Israel Carrington, Ashland, Ky., three shares.
Henry Ross, Ashland, Ky., three shares.
Alpha Carrington, Ashland, Ky., three shares.
Charlotta Mager, Ashland, Ky., three shares.
Daniel Mager, Ashland, Ky., three shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 26th day of April, 1888.

P. A. Taylor,
Chas. x Sprow,
Geo. x Cash,
Edward Rose,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and twenty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G S.] state at the city of Charleston, this first day of May, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

ST. ALBANS COAL RIVER R. R. COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We, whose names are hereto subscribed desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of the corporation shall be “St. Albans and Coal River Railroad Company.”

Second. The railroad which this corporation proposes to build, will commence at the Great Kanawha river at or near St. Albans, in the county of Kanawha, and run thence by the most practical route to a point at or near the Forks of Coal, thence up Big Coal river to the junction of Marsh and Clear Forks. Thence up Marsh Forks to a point opposite a postoffice called Coal River Marshes,
CORPORATIONS.

in the county of Raleigh. Also from the said Forks of Coal up
Little Coal River to the junction of Pond and Spruce Forks.
Thence up said Pond Fork to a point near Honey Farm, at the
mouth of Skin Creek in Boone county.

Third. The principal business office of this corporation, will
be at St. Albans, in Kanawha county, West Virginia.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this company shall be one million
dollars ($1,000,000,) divided into shares of one hundred ($100) dol­
lars each.

Sixth. The names and places of residence of the persons form­
ing this corporation and the numbers of shares of stock subscribed
by each are as follows:

Michel P. O'Hern, of Relay, Maryland, ten (10) shares.
William M. Peyton, of Charleston, Kanawha county, W. Va.,
one share.
Peter Fontaine, of Charleston, Kanawha county, W. Va., one
share.
Samuel W. Jordan, of St. Albans, Kanawha county, W. Va.,
one share.
John S. Cunningham, of St. Albans, Kanawha county, W. Va.,
one share.

Witness the following signatures and seals, this 27th day of
June, 1888.

Michl. P. O'Hern, [Seal.]
Wm. M. Peyton, [Seal.]
Peter Fontain, [Seal.]
S. W. Jordan, [Seal.]
John S. Cunningham. [Seal.]

Wherefore, the corporators named in the said articles of incor­
poration, and who have signed the same, and their successors and
assigns, are hereby declared to be a corporation by the name,
for the purposes and for the length of time set forth in said
articles of incorporation.

Given under my hand and the great seal of the said
[G. S.] state, at the city of Charleston, this twenty-seventh day
of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
THE RIVER AND RAIL ELECTRIC COMPANY OF LONG ISLAND.

INCREASE OF CAPITAL STOCK.

FOREIGN.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, Secretary of state of the state of West Virginia, do hereby certify that E. J. Horton, president of The River and Rail Electric Company of Long Island, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law, on the 8th day of June, 1888, at which meeting a majority of the capital stock of the company was represented by the holders thereof, in person or by proxy, the following resolution was adopted:

Resolved, That the capital stock of this company be increased to one million dollars. divided into ten thousand shares of one hundred dollars each."

Wherefore, I do declare said increase of capital stock as set forth in said resolution, to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 27th day of June, 1888.

HENRY S. WALKER,
Secretary of State.

THE NATIONAL BRAKE BLOCK COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The National Brake Block Company, for the purpose of manufacturing, purchasing, selling, establishing agencies and otherwise disposing of brake-blocks in any of the states or territories of the United States of America and the District of Columbia, and more especially brake-blocks made and manufactured under letters-patent numbered 361, 422, issued April 19th, 1887, and granted unto Will. W. Johnson and Paul P. Rickenbratcher, of the city of Washington, District of Columbia; also of leasing, holding, buying and selling such buildings, real estate and other property, as
CORPORATIONS

may be necessary for the proper conduct and carrying on the business of the said company.

Which corporation shall keep its principal office or place of business at Washington City, in the county of Washington, and District of Columbia, and is to expire on the 1st day of January, 1938. And for the purpose of forming said corporation, we have subscribed the sum of three hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of three hundred thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—


Paul Ph. Rickenbacher, Washington, D. C., fourteen thousand nine hundred and seventy-five shares.


Allen W. Hodgeman, Washington, D. C., ten shares.

Henry J. Keough, Washington, D. C., ten shares.

George M. Fillmore, Washington, D. C., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 25th day of June, 1888.

Will. W. Johnson,
Paul Ph. Rickenbacher,
George W. Bonnell,
John A. Jewell,
Allen W. Hodgeman,
Henry J. Keough,
George M. Fillmore.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-sixth day of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Keystone Shoe Tools Manufacturing Company for the purpose of developing Dorwarts Patents and others.

Which corporation shall keep its principal office or place of business at the city of Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five (25) dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-five (25) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one dollar each, which are held by the undersigned respectively, as follows, that is to say: By

George Dorwart, Ridge Avenue, 4628 Roxborough, Philadelphia, Pa., five shares.

Wm. W. Causler, Media, Delaware county, Pa., five shares.

Geo. A. Smith, 707 Vine street, Philadelphia, Pa., five shares.

P. P. Paul, 2027 Ridge Avenue, Philadelphia, Pa., five shares.

Geo. M. Taggart, 2011 Fairmont Avenue, Philadelphia, Pa., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 13th day of June, 1888.

George Dorwart, George M. Taggart, Wm. W. Causler, Geo. A. Smith, Parker P. Paul.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
STERLING COAL AND COKE COMPANY

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Sterling Coal and Coke Company, for the purpose of carrying on the business of mining, shipping and selling coal and other minerals, manufacturing, shipping and selling coke and any other products connected with the business, and to do a general merchandise and trading business and doing such other business and acts as may be necessary or incidental for the successful carrying out of the purpose herein specified.

Which corporation shall keep its principal office or place of business at Coit, in the county of Fayette, and state of West Virginia, and is to expire on the 20th day of June, 1938. And for the purpose of forming said corporation we have subscribed the sum of thirty thousand dollars to the capital thereof, and have paid in on said subscription the sum of three thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

- J. L. Beury & Co., Echo, Fayette county, W. Va., twenty-five shares.
- O. O. Kubach, Stone Cliff, Fayette county, W. Va., twenty-five shares.
- C. C. Beury, Claremont, Fayette county, W. Va., twenty-five shares.
- J. D. Campbell, Claremont, Fayette county, W. Va., twenty-five shares.
- H. P. Helwig, Coit, Fayette county, W. Va., thirty shares.
- R. C. Monteuir, Coit, Fayette county, W. Va., thirty shares.
- O. A. Thayer, Charleston, W. Va., twenty-five shares.
- W. T. Thayer, Charleston, Kanawha county, W. Va., twenty-five shares.
- M. F. Christy, Charleston, Kanawha county, W. Va., forty-five shares.

Lawrence Christy, Charleston, W. Va., forty-five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of June, 1888.

J. L. BEURY,
O. O. KUBACH,
C. C. BEURY,
J. D. CAMPBELL,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twentieth day of June, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston, this twenty-third day of June eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

JULL MANUFACTURING COMPANY.
DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Jull Manufacturing Company," for the purpose:

I. Of purchasing, from time to time, letters patent of the United States, or the right and license to use the inventions embodied in certain letters patent of the United States heretofore allowed, granted or issued, or which may be hereafter allowed, granted or issued, which may be deemed useful and advantageous in carrying out the further purposes of the corporation hereby created, as hereinafter set forth, and as incidental thereto.

II. For the purpose of manufacturing or procuring or causing to be manufactured, for sale or lease or other proper use, on steam railways, steam snow excavators, shovels or ploughs, and such other purposes as may be incidental to the manufacture and sale or other proper use thereof.

III. In case it shall be deemed to be advantageous by the corporation hereby created so to do, for the purpose of licensing or sublicensing individual firms or corporations other than that hereby created to manufacture or cause or procure to be manufactured, steam snow excavators, ploughs or shovels, to be used on steam rail-
ways, containing inventions which are or may be embodied in any letters patent of the United States, which may be owned or controlled by the corporation hereby created, upon payment of royalties or upon such other terms, conditions and arrangements as to the board of directors or stockholders of the corporation hereby created shall seem proper.

Which said corporation shall keep its principal office at Moundsville, in the county of Marshall, state of West Virginia, and is to expire on the 31st day of December, in the year one thousand, nine hundred and thirty-seven. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand five hundred ($2,500) dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty ($250) dollars, and desire the privilege of increasing the said capital stock by the sale of additional share from time to time, to three hundred thousand dollars ($300,000) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100) each, which are held by the undersigned respectively, as follows, that is to say: By—

George H. Hobart, of Jersey City, N. J. five shares.
Samuel G. Donaldson, of the city, county and state of New York, five shares.
Charles H. Otis, of Brooklyn, Kings county, New York, five shares.
Henry W. Osborn, of Brooklyn, Kings county, New York, five shares.
George B. Abbott, of Brooklyn, Kings county, New York, five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 13th day of June, 1888.

In presence of

L. A. Farrer,
W. B. Hill.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of December, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twentieth day of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
THE SMYTH MANUFACTURING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Smyth Manufacturing Company for the purpose of manufacturing machinery and attachments thereto; but especially Smyth's devices for transmitting power and converting mechanical movements from one form to another.

Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, and state of New York, and is to expire on the first day of June, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five dollars to the capital thereof, and have paid in on said subscriptions the sum of five dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the hundred thousand dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

A. G. Smyth, New York, N. Y., one share.
W. Hays Tompkins, New York, N. Y., one share.
F. L. Brooks, Hollis, N. Y., one share.
Raymond G. Hopper, East Orange, N. J., one share.
Simeon M. Ayers, Brooklyn, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 9th day of June, 1888.

A. G. SMYTH,
W. HAYS TOMPKINS,
F. L. BROOKS,
RAYMOND G. HOPPER,
SIMEON M. AYERS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of June, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twentieth day of June, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of American Preserves Company, for the purpose of manufacturing preserves, jellies, fruit-butters and mincemeat, and all articles of commerce connected therewith or relating thereto, and dealing in the same.

Which corporation shall keep its principal office or place of business at Pittsburg, in the county of Allegheny, and state of Pennsylvania, and is to expire on the twenty-first day of May, A. D., nineteen hundred and thirty-eight. And for the purposes of forming the said corporation, we have subscribed the sum of six hundred dollars, to the capital thereof, and have paid in on said subscription the sum of six hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

A. R. Bremer, Chicago, Ill., one share.
B. E. Ryan, St. Louis, Mo., one share.
H. Williams, Detroit, Mich., one share.
B. Fenton, Buffalo, N. Y., one share.
C. A. Max Wiehle, Philadelphia, Pa., one share.
F. R. Jennings, Indianapolis, Ind., one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands this thirteenth day of June, A. D., eighteen hundred and eighty-eight.

A. R. Bremer,
B. E. Ryan,
Henry Williams,
B. Fenton,
C. A. Max Wiehle,
F. R. Jennings.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 21st day of May, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 20th day of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Merchants' and Manufacturers' Association of Parkersburg, W. Va., for the purpose of advancing the commercial and industrial prosperity of Parkersburg.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, and is to expire on the 29th day of May, 1933. And for the purpose of forming the said corporation, we have subscribed the sum of seven hundred and fifty dollars, to the capital thereof, and have paid in on said subscriptions the sum of seventy-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:—

H. O. Jackson, Parkersburg, W. Va., fifteen shares.
W. M. Bentley, Parkersburg, W. Va., fifteen shares.
Wm. Smith, Jr., Parkersburg, W. Va., fifteen shares.
J. M. Jackson, Jr., Parkersburg, W. Va., fifteen shares.
L. A. Cole, Parkersburg, W. Va., fifteen shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 29th day of May, 1888.

H. O. Jackson, [Seal.]
William Bentley, [Seal.]
W. H. Smith, Jr., [Seal.]
J. M. Jackson, Jr., [Seal.]
L. A. Cole, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-ninth day of May, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this sixteenth day of June, eighteen hundred and eighty-eight.

Henry S. Walker
Secretary of State.
CORPORATIONS. 511

HUNTINGTON ELECTRIC LIGHTING COMPANY.

CHANGE OF NAME.

STATE OF WEST VIRGINIA.  
Office of Secretary of State.  

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that R. A. Mathews, president of the Huntington Electric Lighting Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, at which meeting all the capital stock of the company was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the name of The Huntington Electric Lighting Company, be changed to that of the Huntington Electric Light and Street Railway Company."

Wherefore, I do declare said change of name as set forth in the foregoing resolution to be authorized by law, and that said Company shall hereafter be known as The Huntington Electric Light and Street Railway Company.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 13th day of June, 1888.

HENRY S. WALKER,  
Secretary of State.

HUNTINGTON ELECTRIC LIGHTING COMPANY.

AMENDMENT TO CHARTER.

DOMESTIC.

STATE OF WEST VIRGINIA,  
Office of Secretary State.  

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that a new agreement accompanied by the proper acknowledgments, made and entered into by the incorporators of the Huntington Electric Lighting Company, a corporation created under the laws of said state, has this day been presented to me in my said office in accordance with the requirements of section 10, chapter 54, code of West Virginia, which said new agreement is in the words and figures following:

At a special meeting of the stockholders of the Huntington Electric Lighting Company, a corporation organized for certain purposes mentioned in the first and tenth subdivisions of the
second section of chapter fifty-four of the code of West Virginia, called for the purpose of enlarging the objects and purposes for which said corporation has been organized and for the purpose of reducing the number of shares and increasing the par value of the same, by a resolution concurred in by all the stockholders representing all of the stock of the said corporation and entered upon the records of the said corporation, at the said special meeting, all of the stockholders of said corporation being present, either in person or by proxy, waived the advertising of the call as required by law, and agreed to and adopted the following new agreement in words and figures following, to-wit:

First. Resolved, That the number of shares of the Huntington Electric Lighting Company be reduced to four hundred shares and that the par value of the same be increased from $10 to $100 per share, with the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

Second. Resolved, That the Huntington Electric Lighting Company hereby agrees to and adopts a new agreement in words and figures following, to-wit:

We, the undersigned stockholders of the Huntington Electric Lighting Company, agree that the objects and purposes for which the said company was organized, shall be enlarged so as to permit of supplying electricity for all purposes whether for lighting, power, motor or any other and all purposes for which electricity is or may be used; to manufacture, sell, hold and purchase patents and all machines and appliances pertaining thereto and to do all things incident to the business aforesaid; also for the purpose of laying down, owning and operating street railways in the city of Huntington, Cabell county, West Virginia, and also outside of, beyond and adjacent to the corporate limits of the said city of Huntington, within the said Cabell county, with all necessary and convenient turn outs, side tracks, switches and turntables upon and along the lines of the said street railway on Third avenue in the said city, from Seventh street to the eastern extremity of said avenue, and on any other streets, avenues or public highways, when permitted by the common council of the said city of Huntington, or other authorized body; also for the purpose of owning street cars and all property, chattels and appliances necessary for the running and propelling of such cars over its said lines of railway whenever and wherever constructed and operated; also of buying, constructing, owning and leasing any and all real estate necessary for the purpose of the proper running and operating of the said street railway, and also such buildings, sheds, structures and depots as may be needed along the lines of the said street railway or any other railways that may be hereafter decided upon by its board of directors.

Given under our hands this 15th day of May, 1888.

J. S. Caldwell,
R. A. Mathews,
Wherefore, the corporators named in the said new agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the nineteenth day of June, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said new agreement.

Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this thirteenth day of June, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE RIVER AND RAIL ELECTRIC COMPANY OF OHIO.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned hereby agree to become a corporation by the name of The River and Rail Electric Company of Ohio, for the purpose of buying, owning, using, leasing, renting and selling all kinds of inventions or invented articles, and devices, whether patented or not, relating to, used or to be used in any system of lighting or supplying motive power by electricity, and for the further purpose of possessing, owning and manufacturing any and all appliances, instruments, devices and machinery designed for employment in the development and use of electricity; and all patents, rights, franchises and licenses relating thereto, or to patents relating to any subject whatever, and for the further purpose of lighting the rivers, vessels, railroads, bridges, cities and towns of the United States with or by means of electricity; and of supplying motive power driven by electricity, and for the purpose of introducing such light and motive power into general use; and for the purpose of acquiring the privilege or right from the United States of America, or from the several states to occupy the navigable rivers of the country, for the purpose of supplying electricity for lighting said rivers or for supplying motive powers...
as aforesaid, and for the purpose of transmitting intelligence by electricity in any manner to be adopted by this corporation.

Which corporation shall keep its principal office or place of business in the city of Cincinnati, county of Hamilton, state of Ohio, and is to expire on the 10th day of April, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of $100, and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to the maximum of $5,000,000 in all.

The capital stock so subscribed is divided into shares of $100 each, which are held by the undersigned respectively, as follows, that is to say:
- Geo. McQuigg, Pomeroy, two shares.
- A. D. Brown, Pomeroy, two shares.
- John McQuigg, Pomeroy, two shares.
- E. F. Wilson, Pomeroy, two shares.
- Lewis Paine, Pomeroy, two shares.

And the capital stock to be hereafter sold is to be divided into shares of the like amount of one hundred dollars each, or stock may be issued in payment for purchases of real or personal property or debts of the corporation at prices satisfactory to the corporation, and the corporation may execute deeds of trust or mortgage, and issue bonds hereunder for purchase of real or personal estate, or discharge or fulfillment of its contracts.

Given under our hands this 29th day of May, 1888.
- Geo. McQuigg,
- A. D. Brown,
- John McQuigg,
- E. F. Wilson,
- Lewis Paine.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 10th day of April, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifth day of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

ARCHITECTURAL GLASS COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Architectural Glass Company for the purpose of manufacturing tiles, opalescent glass and other glass novelties.
Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Alleghany, in the state of Pennsylvania, and is to expire on the 1st day of January, 1938. And for the purpose of forming said corporation we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.
The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By
R. Q. Whitten. Pittsburgh, Penn., two shares.
John U. Barr, Jr., Pittsburgh, Penn., two shares.
W. W. Herron, Pittsburgh, Penn., two shares.
John F. Jester, Pittsburgh, Penn., two shares.
J. D. Barr, Washington, Penn., two shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 26th day of May, 1888.

THE ANGLO-AMERICAN BANKING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of "The Anglo-American Banking Company," for the purpose of establishing, conducting and maintaining in the principal cities of the United States and Europe, an institution for the convenience and profit of travellers and others, in the exchange of money and evidences of value; the storage and forwarding of merchandise and effects; the promoting of travel and the transaction of a general commission business.

Which corporation shall keep its principal office or place of business at the city of New York, county of New York, and state of New York, and its principal European office in the city of Paris, France, and is to expire on the first day of May, in the year one thousand nine hundred and thirty-eight (1938), and for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on the said subscription the sum of five hundred dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to five hundred thousand dollars.

The capital so subscribed is divided into shares of ten (10) dollars each, which are held by the undersigned respectively, as follows, that is to say:

- J. H. Hobson, Murray Hill Hotel, N. Y., one hundred shares.
- S. J. Gorman, 226 Madison avenue, N. Y., one hundred shares.
- Edmond Huerstel, 253 West Seventy-fifth street, N. Y., one hundred shares.
- C. V. Sidell, 2 East Fifteenth street, N. Y., one hundred shares.
- Charles March, 64 West Ninety third street, N. Y., one hundred shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of June, 1888.

J. H. HOBSON,
S. J. GORMAN,
EDMOND HUERSTEL,
C. V. SIDELL,
CHAS. MARCH.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of May, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifth day of June, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Preston Telegraph Company, for the purpose of constructing, maintaining and operating lines of magnetic telegraph or telephone, or both, in the county of Preston, state of West Virginia, from Kingwood via Albrightsville, Valley Point, Bruceton Mills, Brandonville and other points in said county.

Which corporation shall keep its principal office or place of business at Kingwood, in the county of Preston, and state of aforesaid, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of thirty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifteen hundred dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

- J. M. Chidester, Bruceton Mills, W. Va., two shares.
- Wm. S. Armstrong, Bruceton Mills, W. Va., three shares.
- E. J. Bowermaster, Bruceton Mills, W. Va., one share.
- T. W. King, Bruceton Mills, W. Va., one share.
- J. S. Needrow, Bruceton Mills, W. Va., one share.
- U. S. Bryte, Bruceton Mills, W. Va., one share.
- John H. Keather, Bruceton Mills, W. Va., three shares.
- Joseph Feather, Bruceton Mills, W. Va., three shares.
- S. F. Conner, Bruceton Mills, W. Va., one share.
- Jesse E. McGibbons, Bruceton Mills, W. Va., one share.
- Annie E. Armstrong, Bruceton Mills, W. Va., one share.
- Kate Armstrong, Bruceton Mills, W. Va., one share.
- Lizzie E. Chidester, Bruceton Mills, W. Va., one share.
- H. C. Hagans, Brandonville, W. Va., three shares.
- R. B. Wadell, Brandonville, W. Va., one share.
- J. A. Lenhart, Valley Point, W. Va., three shares.
- L. M. Albright, Kingwood, W. Va., three shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 31st day of May, 1888.

J. M. Chidester,
John H. Feather,
Joseph Feather,
Wm. S. Armstrong,
J. S. Needrow,
CORPORATIONS.

U. S. Bryte,
T. W. King,
S. F. Conner,
Jesse E. McGibbons,
J. A. Lenhart,
Kate Armstrong,
Annie E. Armstrong,
H. C. Hagans,
R. B. Wadell,
E. J. Bowermaster,
L. M. Albright,
Lizzie E. Chidester.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourth day of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

DALZELL GILMORE AND LEIGHTON COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Dalzell Gilmore and Leighton Company" for the purpose of manufacturing within the state of Ohio, glass and glassware in any and all of its various kinds, forms and branches, and of dealing in and selling the same there and elsewhere; and of making, dealing in, buying and selling there and elsewhere, all the moulds, tools, pots and other appliances required for the manufacture of glass and glassware, and packages for packing the same, and any and all the articles to attach to glassware, when manufactured. And for the further purpose of acquiring and dealing in patents and patent rights pertaining to the manufacture of glass and glassware in all its various branches, and of selling to others said patents and patent rights everywhere.

Which corporation shall keep its principal office or place of business at the city of Findlay in the county of Hancock and state of Ohio, and is to expire on the first day of June, A. D., 1938.
And for the purpose of forming the said corporation, we have subscribed the sum of five hundred (500) dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty (50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

James Dalzell, of Wellsburgh, W. Va., one share.
William A. B. Dalzell, of Wellsburgh, W. Va., one share.
Edward D. Gilmore, of Wellsburgh, W. Va., one share.
George W. Leighton, of Wheeling, W. Va., one share.
William Leighton, Jr., of Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of June, A. D., 1888.

James Dalzell,
William A. D. Dalzell,
Edward D. Gilmore,
George W. Leighton,
William Leighton, Jr.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of June, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fourth day of June, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

KEystone Construction Company.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Keystone Construction Company for the purpose of manufacturing, owning, purchasing, building, erecting, selling, letting operating or licensing the use of various machines, apparatus, appliances and plants now used, or which may be used in producing, distributing and maintaining light power and heat, or any of them.
or furnishing distributing water, and all machinery therewith con-
nected, to purchase, acquire, hold or lease patents or licenses there-
for, or inventions, or any improvements thereon and to sell rights
and licenses to use the same or any of them, to own, construct or
operate fuel gas works separately or in connection with its other
business; and generally to acquire and hold all such property as
may be necessary to carry on and do all things incident to the
business of said corporation.

Which corporation shall keep its principal office or place of busi-
ness at Pittsburgh, and State of Pennsylvania, and is to expire on
the seventeenth day of May, in the year nineteen hundred and
thirty-eight. And for the purpose of forming said corporation,
we have subscribed the sum of five hundred dollars to the capi-
tal thereof, and have paid in on said subscriptions the sum of fifty
dollars, and desire the privilege of increasing said capital, by
the sale of additional shares from time to time, to one hundred
thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By

G. H. Blaxter, Pittsburgh, Penn., one share.
W. T. Zimmerman, Pittsburgh, Penn., one share.
E. N. Wells, Parkersburg, W. Va., one share.
Paul Winsor, Pittsburgh, Penn., one share.
H. O. McJilton, Pittsburgh, Penn., one share.

And the capital stock to be hereafter sold is to be divided into
shares of the like amount.

Given under our hands this 29th day of May, A. D., 1888.

[Seal.]

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the sixteenth day of May,
nineteen hundred and thirty-eight, a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this first day of June,
eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

KEE WEE CREEK FLAT TOP COAL COMPANY.

I, Henry S. Walker, Secretary of state of the state of West
Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has this day been delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Kee Wee Creek Flat Top Coal Company," for the purpose of mining, shipping and selling coal, iron ores and other minerals; of owning, working and leasing coal and other mineral lands; of manufacturing, using and shipping and selling coke; of manufacturing iron and steel, and all articles that can be made from iron and steel, and shipping and selling the same; of buying, cutting, manufacturing and selling lumber; of carrying on in connection with all or any of said purposes the business of buying and selling goods, wares and merchandise of any and all descriptions.

Which corporation shall keep its principal office or place of business at Harrisburg in the county of Dauphin, and state of Pennsylvania, and may hold its meeting for the transaction of lawful business of said corporation, including the first meeting, for the purpose of organization, in the said city of Harrisburg, in the state of Pennsylvania, and is to expire on the first day of July, nineteen hundred and thirty-eight (1938.) And for the purpose of forming the said corporation, we have subscribed the sum of twenty-eight thousand dollars ($28,000) to the capital stock thereof, and have paid in on said subscriptions fourteen thousand dollars, ($14,000) and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars, ($100,000), in all.

The capital so subscribed is divided into shares of one hundred dollars, ($100) each, which are held by the undersigned respectively, as follows, that is to say: By—

Henry McCormick, Harrisburg, Pa., forty shares.
Wm. K. Aldricks, Harrisburg, Pa., forty shares.
S. C. Gilbert, Harrisburg, Pa., forty shares.
John Wister, Perry county, Pa., forty shares.
E. V. d'Invilliers, Philadelphia, Pa., forty shares.
A. J. Dull, Harrisburg, Pa., eighty shares.

Given under our hands and seals this sixth day of July, eighteen hundred and eighty-eight, (1888.)

[Seal.]
[Seal.]
[Seal.]
[Seal.]
[Seal.]
[Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirty-first day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

ELM GROVE COAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Elm Grove Coal Company," for the purpose of owning, leasing, working and selling coal lands, mining, shipping and selling coal; manufacturing, shipping and selling coke; buying and selling goods, wares and merchandise in connection with said business, and generally to do all things proper and necessary to the advantageous transaction of the business of said company and incidental thereto.

Which corporation shall keep its principal office or place of business at the village of Elm Grove, in the county of Ohio, and state of West Virginia, and is to expire on the seventeenth day of July, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

William H. Chambers, who resides at Valley Grove, in Ohio county, and state of West Virginia, one share.

Samuel B. Chambers, who resides in Liberty district, in the county of Ohio, and state of West Virginia, one share.

James C Hervey, of the district of Triadelphia, in the county of Ohio, and state of West Virginia, one share.

Alfred Caldwell, of the city of Wheeling, in the county of Ohio, and state of West Virginia, one share.

Anny Waddle, of the village of Elm Grove, in the county of Ohio, and state of West Virginia, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 18th day of July, A.D., 1888.

W. H. CHAMBERS,
Anny WADDLE,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the seventeenth day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

BUCKEYE COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Buckeye Coal and Coke Company, for the purpose of mining coal, manufacturing coke and doing a general retail mercantile business.

Which corporation shall keep its principal office or place of business at Freemans, in the county of Mercer, West Virginia, and is to expire on the first day of July, nineteen hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on subscription the sum of twenty thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital is divided into shares of one hundred dollars each, which are held by the undersigned respectively, that is to say:

By—

James B. Stephenson, East Brady, Pa., one hundred and sixty-four shares.
Wm. D. Mullin, Trenton, N. J., one hundred and sixty-four share.
John D. Hewitt, Freemans, W. Va., eighty-two shares.
Benjamin Moore, Freemans, W. Va., eighty-two shares.
Winfield S. Cowell, Freemans, W. Va., eight shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 23rd day of June, 1888.

JAS. B. STEPHENSON,
WM. D. MULLIN,
JNO. D. HEWITT,
BETHEL NEL MOORE,
W. S. COWELL.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston, this twenty-third day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

FARMERS' AND MECHANICS' UNION.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Farmers' and Mechanics' Union, for the purpose of engaging in general merchandising.

Which corporation shall keep its principal office or place of business at Morgantown, Monongalia county, and is to expire on the 1st day of July, 1938. And for the purpose of forming the said corporation we have subscribed the sum of eight hundred and thirty dollars to the capital thereof, and have paid in on said subscription the sum of eight hundred and thirty dollars, and desire the privilege of increasing the said capital, by the sales of additional shares from time to time, to twenty thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

E. J. Evans, Morgantown, W. Va., twenty-seven shares.
H. L. Cox, Morgantown, W. Va., twenty shares.
N. C. Vandervort, Morgantown, W. Va., ten shares.
S. A. Posten, Morgantown, W. Va., ten shares.
W. H. Bailey, Morgantown, W. Va., five shares.
Jos. Jones, Laurel Pt., W. Va., five shares.
Jas. Snider, Easton, W. Va., four shares.
Thos. A. Haldeman, Morgantown, W. Va., two shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 18th day of June, 1888.

E. J. Evans,
H. L. Cox,
N. O. Vandervort,
S. A. Posten,
W. H. Bailey,
Josephus Jones,
Joseph Snider,
Thos. A. Haldeman.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this 21st day of July, 1888.

Henry S. Walker.
Secretary of State.

CRAIG SCALE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Craig Scale Company for the purpose of manufacturing and selling all of the several kinds of Weighing Scales patented by G. W. Craig by letters patent numbered and dated as follows:

No. 204,888, June 18th, 1878.
No. 36,472, February 16th, 1886.
No. 369,234, August 30th, 1887.

And for the purpose of purchasing said patents, and for the purpose of selling or otherwise disposing of the same, severally or collectively, by territories, or in entirety, and for the purpose of manufacturing, buying and selling any of the line of wares usually manufactured, bought and sold by companies engaged in the scales business; and for the purpose of purchasing, leasing and holding real estate necessary for the business required in carrying out the aforesaid purpose.

Which said corporation shall keep its principal office or place of business at West End of Charleston, in the District of Charleston, in the county of Kanawha and state of West Virginia, and is to expire on the 19th day of July, 1938. And for the purpose of forming said corporation, we have subscribed the sum of five
thousand dollars to the capital thereof, and have paid in on said subscription the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

J. D. Baines, Charleston, W. Va., five (5) shares.
B. R. Winkler, Charleston, W. Va., one (1) share.
John C. Hermann, Charleston, W. Va., one (1) share.
Jucadoe & Hager, Charleston, W. Va., two (2) shares.
J. C. Roy & Co., Charleston, W. Va., five (5) shares.
I. E. Nichols, Charleston, W. Va., one (1) share.
Schwabe, May & Co., Charleston, W. Va., one (1) share.
Jerry O'Connor, Charleston, W. Va., one (1) share.
O. H. Michaelson, Charleston, W. Va., one (1) share.
J. F. Hubbard, Charleston, W. Va., one (1) share.
A. C. Orcutt, Charleston, W. Va., one (1) share.
James Haas, Charleston, W. Va., two (2) shares.
S. D. Cox, Charleston, W. Va., two (2) shares.
J. F. Brown, Charleston, W. Va., one (1) share.
W. I. Oakes, Charleston, W. Va., one (1) share.
M. O. Brooks, Charleston, W. Va., one (1) share.
Fred Gardner, Charleston, W. Va., one (1) share.
Jack Carr, Charleston, W. Va., one (1) share.
Ben Bare, Charleston, W. Va., one (1) share.
Bradford Noyes, Charleston, W. Va., one (1) share.
J. H. Boyd, Charleston, W. Va., one (1) share.
John O. Flynn, Charleston, W. Va., one (1) share.
F. H. Markell, Charleston, W. Va., one (1) share.
S. S. Moore, Charleston, W. Va., one (1) share.
R. S. Carr, Charleston, W. Va., one (1) share.
M. Frankenberger, Charleston, W. Va., one (1) share.
H. W. May, Charleston, W. Va., one (1) share.
Frank Woodman, Charleston, W. Va., two (2) shares.
Henry Rummel, Charleston, W. Va., one (1) share.
Ed. C. Kirker, Charleston, W. Va., one (1) share.
Henry Kieffer, Charleston, W. Va., one (1) share.
G. W. Craig, Charleston, W. Va., seven (7) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 19th day of July, 1868.

J. D. Baines,
R. S. Carr,
Ben Baer,
H. Rummel,
Jerry O'Connor,
H. W. May,
A. O. Orcutt,
S. D. Cox,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the nineteen day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said State [G. S.] at the city of Charleston, this twentieth day of July, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

PIEDMONT BUILDING AND LOAN ASSOCIATION.

DOMESTIC.

INCREASE OF CAPITAL STOCK.

State of West Virginia,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that P. S. Minshall, president of the Piedmont Building and Loan Association, has certified to me under his
signature and the corporate seal of said corporation, that at a meet-
ing of the stockholders thereof, held in pursuance of law, at Pied-
mont, W. Va., on the 14th day of July, 1888, at which meeting a-
majority of the stock of said company was represented by the
holders thereof, in person or by proxy, the following resolution
was unanimously adopted:

"Resolved, by the stockholders of "The Piedmont Building and
Loan Association," in general meeting assembled, that the num-
ber of shares of the capital stock of this corporation be increased
to and fixed at twelve hundred (1,200), of the aggregate par value
of one hundred and eighty thousand dollars."

Wherefore, I do declare said increase of capital stock as set
forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said
[G. S.] state, at the city of Charleston, this 21st day of July,
eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

WALKUP BROTHERS & COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
Walkup Brothers and Company, at Falling Spring, in the county
of Greenbrier, W. Va., for the purpose of establishing and carry-
ing on general trade and business in merchandise, farm products
and machinery.

Which corporation shall keep its principal office or place of busi-
ness at Falling Spring in the county of Greenbrier, and state of West
Virginia, and is to expire on the first day of May, nineteen hundred.
And for the purpose of forming the said corporation, we have sub-
scribed the sum of three thousand two hundred and five dollars to
the capital thereof, and paid in on said subscription the sum of
three thousand two hundred and five dollars, and desire the privi-
lege of increasing the said capital, by the sale of additional shares
from time to time, to eight thousand dollars in all.

The capital stock so subscribed as aforesaid is divided into
shares of five dollars each, which are held by the undersigned
respectively, as follows, that is to say:

W. A. Brown, Falling Spring district, Greenbrier county, W.
Va., seventy shares.

J. J. Walkup, Falling Spring district, Greenbrier county, W.
Va., two hundred and thirty-two shares.

S. W. Walkup, Falling Spring district, Greenbrier county, W.
Va., fifty-five shares.
J. C. McCoy, Falling Spring district, Greenbrier county, W. Va., forty-four shares.

J. E. Walkup, authorized agent of Falling Spring Grange No. 67, Falling Spring district, Greenbrier county, W. Va., sixty-six shares.

J. M. B. Walkup, Falling Spring district, Greenbrier county, W. Va., thirty shares.

John Pickering, Falling Spring district, Greenbrier county, W. Va., nine shares.

John A. McMillion, Administrator of B. W. McMillion’s estate, Falling Spring district, Greenbrier county, W. Va., twenty shares.

Naunie McMillion, Falling Spring district, Greenbrier county, W. Va., nineteen shares.

Samuel D. Withrow, Falling Spring district, Greenbrier county, W. Va., twenty-one shares.

William D. Ayres, Falling Spring district, Greenbrier county, W. Va., twenty-seven shares.

John A. McClure, Falling Spring district, Greenbrier county, W. Va., twelve shares.

J. L. Loudermilk, Falling Spring district, Greenbrier county, W. Va., ten shares.

Ellen Kincaid, Falling Spring district, Greenbrier county, W. Va., twenty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 13th day of July, 1888.

W. A. Brown,
J. J. Walkup,
S. W. Walkup,
J. C. McCoy,
James E. Walkup,
J. M. B. Walkup,
John Pickering,
John A. McMillion,
Naunie McMillion,
Sam’l D. Withrow,
William D. Ayers,
John A. McClure,
J. L. Loudermilk,
Ellen Kincaid.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of May, nineteen hundred, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twentieth day of July, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Inter-State Land Agency, for the purpose of dealing and doing a general brokerage business in selling, leasing, operating and effecting purchases, sales, exchanges, &c., in mineral, timber and other lands and lots in the states of Kentucky, Virginia and West Virginia; also for the purpose of buying and selling saw logs and lumber, and for building and manufacturing barges for sale and hire on the Kanawha and Ohio rivers and their tributaries, and for such other purposes as may be necessary to the successful operation of said agency.

Which corporation shall keep its principal office or place of business at Point Pleasant, in the county of Mason, and city of Charleston, county of Kanawha, West Virginia, and is to expire on the 18th day of July, 1908. And for the purpose of forming said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscription the sum of one thousand dollars, and desire the privilege of increasing the said capital by the sales of additional shares from time to time, to the sum of fifty thousand dollars in all.

The capital so subscribed is to be divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

Frank Barrett, Gallia county, Ohio, one (1) share.
Hart H. Barrett, Gallia county, Ohio, forty-seven (47) shares.
P. A. Sanns, Gallia county, Ohio, two (2) shares.
J. J. Bright, Point Pleasant, W. Va., two (2) shares.
A. E. Humphreys, Charleston, W. Va., one (1) share.
Alice B. Humphreys, Charleston, W. Va., forty-seven (47) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of July, 1888.

FRANK BARRETT,
HART H. BARRETT,
A. E. HUMPHREYS,
ALICE B. HUMPHREYS,
J. J. BRIGHT,
P. A. SANNS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eighteenth day of July, nineteen hundred and eight a corporation by the name and for the purposes set forth in said agreement.
Corporations.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighteenth day of July, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

Coaldale Coal Company.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Coaldale Coal Company for the purpose of purchasing, acquiring, holding and managing coal, iron, timber and oil properties and rights operating the same and dealing in their products; mining coal, manufacturing coke and transporting and vending the same; owning, running and navigating tow boats and barges; purchasing and holding iron, coal, oil, timber and other lands in fee simple or otherwise, with power to lease and use the same for any and all purposes not prohibited by law; and doing a general mercantile business and all such other things not prohibited by law, that may be regarded by said company as essential, necessary, incidental or auxiliary to the proper management of any of the above mentioned business, or to the complete use and enjoyment of such real or personal estate as may be owned or possessed by said company.

Which corporation shall keep its principal office or place of business at Handley, in the county of Kanawha, and state of West Virginia, and is to expire on the first day of January, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of six thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Matthew H. Straughan, Handley, Kanawha county, W. Va., ten shares.
Walter W. Straughan, Handley, Kanawha county, W. Va., ten shares.
George B. Straughan, Handley, Kanawha county, W. Va., ten shares.
John W. Straughan, Powelton, Fayette county, W. Va., ten shares.
George W. Crump, Powelton, Fayette county, W. Va., ten shares.
Robert R. Sale, Powelton, Fayette county, W. Va., ten shares. And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 6th day of July, 1888.

MATTHEW H. STRAUGHAN,
WALTER W. STRAUGHAN,
GEO. B. STRAUGHAN,
JOHN W. STRAUGHAN,
G. W. CRUMP,
ROBT. R. SALE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirteenth day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

PROVIDENT LIFE INSURANCE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Provident Life Insurance Company," for the purpose of insuring the lives of persons for and in consideration of certain premiums fixed and agreed upon to be paid to this company by the person or person whose life is or lives are insured.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state of West Virginia. And for the purpose of forming the said corporation, we have subscribed the sum of twelve hundred and fifty dollars to the capital thereof, and have paid in on the said subscriptions the sum of one hundred and twenty-five dollars, and desire the privilege of increasing the said capital, by sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

S. Elkington, Wheeling, W. Va., two shares.
Frank E. Foster, Wheeling, W. Va., two shares.
John T. Reed, Wheeling, W. Va., two shares.
Chas. R. Goetze, Wheeling, W. Va., five shares.
Chas. E. Vankeuren, Wheeling, W. Va., two shares.
C. F. Ulrich, Wheeling, W. Va., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 2nd day of July, 1888.

D. H. TAYLOR,
JOHN T. REED,
CHAS. R. GOETZE,
C. F. ULRICH,
CHAS. E. VANKEUREN,
S. ELKINGTON,
FRANK E. FOSTER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirteenth day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

RALEIGH COAL AND COKE COMPANY.

CHARTER AND LAW FILED.

STATE OF WEST VIRGINIA;
Office of Secretary State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Raleigh Coal and Coke Company, a corporation created under the laws of the state of New York, has this day filed in my said office, a duly certified copy of its articles of incorporation, together with a copy of the laws of New York under which said corporation was created, as required by section 30, chapter 54, of the Code of West Virginia, prescribing the conditions upon which foreign corporations may transact business in this state.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 12th day of July, 1888.

HENRY S. WALKER,
Secretary of State.
THE LOCHABER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to organize a corporation as follows:
1st. The name of said corporation shall be "The Lochaber Company."
2nd. Said corporation is formed for the purpose of holding in fee, or by lease, real estate, not exceeding one thousand five hundred (1,500) acres and upon said premises and the streams and water courses thereon erect and maintain buildings, improvements, fences, enclosures, dams and bridges; to cultivate the soil and promote agriculture, to breed horses, cattle and other domestic animals; to maintain a park for game animals and birds; to propagate and protect fish, and to maintain mineral and other springs of water.
3rd. The business of said corporation is to be transacted and the principal office of said corporation shall be either in the city of Charleston, in the county of Kanawha, in the state of West Virginia, or at Hippensose, in the county of Lycoming, in the state of Pennsylvania.
4th. The said corporation may exist for the period of fifty years, and is to expire on the first day of July, A.D. 1938.
5th. The amount of the capital stock of said corporation is fifteen thousand dollars ($15,000), divided into one hundred and fifty-shares of one hundred dollars ($100) each, and fifteen hundred dollars ($1,500) being ten (10) per cent. of the capital stock, has been paid in cash to the treasurer of said corporation.
6th. The names and residences of the subscribers and the number of shares subscribed by each, are as follows:
George L. Sanderson, Williamsport, Penn., one hundred and forty-six shares.
John J. Sanderson, Williamsport, Penn., one share.
Mary L. Sanderson, Williamsport, Penn., one share.
Mary Emily Sanderson, Williamsport, Penn., one share.
Given under our hands this 29th day of June, A.D., 1888.

WHEREFORE, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July
nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eleventh day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

RIPLEY AND MILL CREEK VALLEY RAILROAD COMPANY.

INCREASE OF CAPITAL STOCK AND RESOLUTIONS TO BE RECORDED.

DOMESTIC.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that W. T. Greer, president of the Ripley and Mill Creek Valley Railroad Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders of the company, held in pursuance of law, at Ripley, Jackson county, W. Va., on the 12th day of April, 1888, at which meeting a majority of the stock of the company was represented by the holders thereof in person or by proxy, the following resolution was adopted:

"Resolved, That the capital stock of the Ripley and Mill Creek Valley Railroad Company be, and the same is hereby increased from the sum of seventy five thousand dollars, the amount limited by the charter thereof, to the sum of one hundred thousand dollars, two-thirds in amount of all the stock of said railroad company, represented by the holders thereof in person or by proxy, being present and agreeing to this resolution; and the directors are authorized to dispose of the stock to be issued under this resolution on such terms and for such consideration as they may deem for the best interest of the company."

Wherefore, I do declare said increase of capital stock, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 11th day of July, 1888.

HENRY S. WALKER,
Secretary of State.
THE NICARAGUA CONTRACTING AND TRADING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Nicaragua Contracting and Trading Company, for the purpose of entering into and upon and undertaking the performance of contracts with The Nicaragua Canal Construction Company and all other duly corporation or corporations, joint stock companies or associations, co-partnerships or individuals, as may have authority and power to enter into contracts therefor in the construction of parts, sections, portions or the whole of a canal through the territory of the Republic of Nicaragua and Costa Rica from the Atlantic to the Pacific ocean, and also the branches or lateral canals connected therewith; and to furnish labor, skilled and unskilled, and material of any and every description therefor, together with all that is in any way, either directly, indirectly or remotely incident thereto. To acquire by purchase, devise, demise, gift or otherwise any real estate in the Republic of Nicaragua, Costa Rica or elsewhere, which may be deemed necessary, useful, convenient or profitable in respect to the objects aforesaid, or any or either or all of said objects, and to, at any time, alienate, sell, lease, change by way of hypothecation, mortgage, convey or otherwise dispose of said real estate or any part or parts thereof. To enter into, upon and undertake the performance of contracts with the said Nicaragua Canal Construction Company, or any other corporation, corporations, joint stock companies, associations, co-partnerships or individuals for carrying freight, transmitting personal property of any description, dredging either in or about said canal, its branches or lateral canals connected therewith, or in waters directly or remotely adjacent thereto, or to either or any of them; and to furnish labor of every description, skilled and unskilled, and materials of all kinds, including scows and vessels operated by either steam or any other method of propulsion.

To contract for and to acquire by purchase or otherwise, and to buy, sell, hold, own, lease, contract, enlarge, repair, complete, equip, operate and aid in constructing, extending, enlarging, repairing, completing, selling or otherwise disposing of operating canals, railroads, horse railroads, railroad bridges, engines, cars, rolling stock and other railroad equipments, stores, ware-houses, telephones and telegraph lines, steam-ships and steam-boats, steam-ship or steam-boat lines, ships, boats, tugs, lighters, floats, barges or vessels of any nature whatsoever or howsoever moved or propelled, which may be useful, necessary or convenient for the purposes, together with all buildings, machine-shops or other shops, or wharves, docks, piers, landing-places, elevators, business
houses, dwelling houses or other necessary or useful or convenient structures or buildings upon, adjacent to or in any way connected with, directly or remotely, the said canal, railway, railway branches or lateral canal aforesaid, at any point or points where the said canal or railway connects with the waters of Lake Nicaragua and the Atlantic or Pacific oceans, and all other erections necessary and appurtenant thereto, with full and complete power for the purpose of carrying out the objects aforesaid, to contract for, buy, acquire, hold and sell the bonds, stocks, shares, obligations or securities of any corporation, company, association, firm or individual, and the bonds, obligations and securities of any state, government or local authority or individuals. To make any and all contracts in its corporate name in connection with any of the objects aforesaid of any character which it may deem necessary.

To trade in any and all merchandise, heavy and light, and in any and all personal property between the ports of the United States and elsewhere, and the ports and territory of Nicaragua and Costa Rica, either on the Atlantic or Pacific coasts; such merchandise and personal property in which the said trading may be done shall include any and all personal property of any description which may be legally made a subject of barter and sale. The purposes herein expressed and each and all of them are not intended to be limited in any way to the territory of Nicaragua and Costa Rica, but are intended to include any other place where the enterprises and objects herein detailed may be contracted for or entered upon.

Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, and state of New York, and is to expire on the fifteenth day of June, 1938. And for the purpose of forming said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:—

Wm. P. Williams, New York City, ten (10) shares.
Wm. P. Shannon, New York City, ten (10) shares.
W. H. H. Williams, New York City, ten (10) shares.
Frank J. Dupignac, New York City, ten (10) shares.
Joseph H. Conkling, Palham Manor, N. Y., ten (10) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 19th day of June, 1888.

WM. P. WILLIAMS,
WM. P. SHANNON,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 15th day of June, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 10th day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE CUMBERLAND LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Cumberland Lumber Company" for the purpose of manufacturing, selling and shipping lumber, staves, handles, laths, shingles, railroad ties, wood paper fibre or pulp, mining props, and all other kinds of lumber; of buying timber, either allot or on timber lands, cut or uncut, and of transacting all business connected with or incident to the manufacture, sale and shipment of all of the articles aforesaid, including purchasing, constructing and maintaining mills, buying timber lands and other real estate, building tram-railways and doing all things necessary for the successful prosecution of the several objects aforesaid, as are now or may hereafter be authorized by the laws of West Virginia, applicable to such corporations.

Which corporation shall keep its principal office or place of business at Ronceverte, in the county of Greenbrier, in the state of West Virginia, and is to expire on the first day of January, in the year one thousand nine hundred and eighteen. And for the purpose of forming the said corporation, we have subscribed the sum of sixty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of six thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By
Duncan Sinclair, residence Frostburg, Alleghany county, state of Maryland, one hundred and twenty-five shares.

Daniel Annan, residence Cumberland county, state of Maryland, one hundred and twenty-five shares.

Alexander Adams, residence Cumberland, Alleghany county, state of Maryland, one hundred and twenty-five shares.

John T. Dixon, residence Cumberland, Alleghany county, state of Maryland, one hundred and twenty-five shares.

Robert R. Henderson, residence Cumberland, Alleghany county, state of Maryland, one hundred shares.

Each of the above named parties has paid in ten per centum of the par value of the said shares of stock held by them respectively.

The capital to be hereafter sold is to be divided into share of the like amount.

Given under our hands this 23d day of June, A. D., 1888.

John T. Dixon,
Daniel Annan,
Duncan Sinclair,
Alexander Adams,
Robt. R. Henderson.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of July, 1888.

Henry S. Walker,
Secretary of State.

SPRING MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Spring Manufacturing Company" for the purpose of general manufacturing of wood, iron or any other metal, clay, or any product of the earth, into any machine, implement, or article useful to the public; or for which a firm or co-partnership may be lawfully formed under the laws of the State of West Virginia, with the right of acquiring and holding such real estate as may be necessary for the use and conduct of said business.

Which corporation shall keep its principal office or place
of business at Shepherdstown, in the county of Jefferson, state of West Virginia, and is to expire on 28th day of June, in the year 1888. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of ten dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows:

J. H. Spring, York, Pa., one share.
Jacob Spring, York, Pa., one share.
H. W. Potts, Shepherdstown, W. Va., one share.
J. S. Bragonier, Shepherdstown, W. Va., one share.
E. I. Lee, Shepherdstown, W. Va., one share.

Given under our hands this 28th day of June, A. D., 1888.

J. H. SPRING,
JACOB SPRING,
H. W. POTTS,
J. S. BRAGONIER,
E. I. LEE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-eight day of June, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fifth day of July, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

THE EUREKA DETECTIVES.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures follows:

The undersigned agree to become a corporation by the name of The Eureka Detectives, for the purpose of detecting, arresting and bringing to justice persons who are charged with the commission of criminal offenses against the laws of any state or of the United States, or who are suspected to be guilty of crime.

Said corporation to keep its principal office or place of business at Charleston, in the county of Kanawha, and is to expire on the
first day of July, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars, with privilege of increasing the said capital from time to time, to twenty thousand dollars in all. There has been paid in on said subscriptions the sum of five hundred dollars.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Alf. W. Burnett, Charleston, W. Va., one hundred shares.
W. G. Baldwin, Charleston, W. Va., one hundred shares.
Geo. I. Hammond, Charleston, W. Va., one hundred shares.
W. J. Hotchkiss, Charleston, W. Va., one hundred shares.
T. A. Campbell, Wellston, Ohio, one hundred shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 31st day of May, 1888.

ALF. W. BURNETT,
T. A. CAMPBELL,
W. G. BALDWIN,
GEO. I. HAMMOND,
W. J. HOTCHKISS.

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this second day of July, eighteen hundred and eighty eight.

HENRY S. WALKER,
Secretary of State.

THE THURMOND COAL COMPANY.

CHARTER FILED.

FOREIGN.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Thurmond Coal Company, a corporation created under and by virtue of the laws of the commonwealth of Virginia, has this day filed in my said office a duly cer-
CORPORATIONS.

A certified copy of its charter together with a copy of the laws of said commonwealth under which it is incorporated.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirty-first day of August, eighteen hundred and eighty eight.

Henry S. Walker,
Secretary of State.

SANFORD FURNACE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Sanford Furnace Company, for the purpose of constructing, finishing and assembling, buying and selling furnaces, ranges and stoves, together with all the trimmings and finishings of the same, and buying and selling iron, steel and castings and hollowware, and for the purpose of conducting said business, to purchase, lease, own and sell such real estate and personal property as may be required for its prosecution.

Which corporation shall keep its principal office or place of business in New York city, and state of New York, and is to expire on the first day of August, 1938. And for the purpose of forming said corporation, we have subscribed the sum of one hundred thousand dollars to the capital stock thereof, and have paid in on said subscriptions the sum of ten thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

Watson Frank Sanford, of New York city, state of New York, ninety-eight (98) shares.

Stephen A. Smith, of Yonkers, state of New York, one (1) share.

Henry W. Cornell, of Yonkers, state of New York, one (1) share.

Lodenicus V. Sanford, of New York city, state of New York, ninety-nine (99) shares, and

Watson Sanford, of Brooklyn, state of New York, one (1) share.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of August, 1888.

LODENICUS V. SANFORD,
WATSON FRANK SANFORD,
WATSON SANFORD,
S. A. SMITH,
HENRY W. CORNELL.

Wherefore, the corporators named in the said agreement, and who have signed the name, and their successors and assigns, are hereby declared to be from this date until the first day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state, at the city of the Charleston, this thirtieth day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE RANDOLPH WEST VIRGINIA BOOM COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Randolph, West Virginia Boom Company for the purpose following, namely:

First. To purchase the property, franchises and privilege of the Glade, Laurel and Dry Forks and Cheat river Boom company; to finish the construction of the boom of said company which is located on the Big Black water about midway between the mouth of Dry Fork and the mouth of the Big Blackwater in Tucker county West Virginia, and to maintain and operate the same for the purpose of stopping and securing boats, rafts, logs, masts, spars, lumber and timber and for all other purposes for which booms are usually constructed.

Second. To build splash dams on Otter Glade, Laurel, Dry Forks, Gandy and Red Creeks and Little Black Forks in the counties of Randolph, Tucker, Grant and Pocahontas in the state of West Virginia, for the purpose of floating logs, &c., down to said boom.

Third. To purchase, hold and sell timber lands and lands necessary for said company’s saw mills, lumber yards, tram-railways and wharves in accordance with the provisions of chapter 121,
section 21 of the Acts of 1877, of the Legislature of the state of West Virginia, as amended by chapter 39 of the Acts of 1881 of said Legislature, together with all other privileges which said company may lawfully have and enjoy and all other acts which it may lawfully do under and by virtue of said acts of the Legislature of the state of West Virginia, and all acts of said Legislature amendatory thereof or in any wise appertaining to the organization and operation of boom companies in said state. The principal office of this company shall be established and maintained in the city of New York.

The existence of this corporation shall commence on the day of the date of the filing of this instrument in the office of the secretary of state of the state of West Virginia and shall continue for a period of fifty years.

The capital stock of this corporation shall be one million dollars divided into ten thousand shares of the par value of one hundred dollars each.

The names and residences of the incorporators of this company and the number of shares subscribed for by each respectively are as follows:

- John Cathcart, Plainfield, N. J., one hundred and twenty-five shares.
- Harris Hoyt, New York city, one share.
- Kenneth J. Matheson, New York city, one share.
- Charles P. Sumner, New York city, twenty shares.
- Loren L. Ellsworth, New York city, one share.

Upon which said shares ten per cent of the par value has been paid in cash. In witness whereof we have hereunto set our hands and seals, this seventeenth day of August, A. D. 1888.

In presence of

A. J. Lurign.

John Cathcart, [Seal.]
Harris Hoyt, [Seal.]
Kenneth Matheson, [Seal.]
Charles P. Sumner, [Seal.]
Loren L. Ellsworth, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-eighth day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 28th day of August, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

RIVER & RAIL ELECTRIC COMPANY OF NEW JERSEY

I, Henry S. Walker, secretary of state of the state of West Vir...
CORPORATIONS.

Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of River & Rail Electric Company of New Jersey, for the purpose of buying, owning, using, leasing, renting and selling all kinds of inventions or invented articles and devices whether patented or not, used or to be used in any system of lighting or applying motive power by electricity, and for the further purpose or possessing, owning and manufacturing any and all appliances, instruments, devices and machinery designed for employment in the development and use of electricity; and all patents, rights, franchises and licenses relating thereto, or to patents relating to any subject whatever, and for the further purpose of lighting the rivers, vessels, railroad bridges, cities and towns of the United States, with or by means of electricity and of supplying motive power driven by electricity; and for the purpose of introducing such light and motive power into general use; and for the purpose of acquiring the privilege or right from the United States of America, or from the several states to occupy the navigable rivers of the country for the purpose of applying electricity for lighting said rivers, or for applying motive power as aforesaid: And for the purpose of transmitting intelligence by electricity in any manner to be adopted by this corporation.

Which corporation shall keep its principal office or place of business at New York City, in the county of New York, and state of New York, and is to expire on the 23rd day of August, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand ($1000.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred ($100.00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million ($5,000,000.00) dollars in all.

The capital so subscribed is divided into shares of one hundred ($100.00) dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

C. C. Cobb, 218 West 59 street, New York City, two (2) shares.
Robert S. Lew, Closter, N. J., two (2) shares.
Robert J. Tanner, Patterson, N. J., two (2) shares.
W. A. Speakman, Jr., 70 Linden Ave., Jersey City, N. J., two (2) shares.
W. Heming, Rushford, N. J., two (2) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount, of one hundred dollars ($100.00) each. Stock may be issued in payment for purchases of real or personal property, or debts of the corporation at prices satisfactory to the corporation, and the corporation may execute deeds of trust or mortgage and issue bonds thereunder for purchases of real or personal estate for payment or discharge, or fulfillment of its contracts.
Given under our hands this 23rd day of August, 1888.

C. C. COBB,
ROBERT S. LEW,
ROBERT J. TANNER,
W. A. SPEAKMAN, JR.,
W. HEING.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 23rd day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 25th day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

ST. ALBANS AND BOONE COUNTY RAILROAD COMPANY

CHANGE OF NAME TO

THE VIRGINIA AND NORTHWESTERN RAILROAD COMPANY.

DOMESTIC.

STATE OF WEST VIRGINIA,
Office of Secretary State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Thomas Verner, president of the St. Albans and Boone County Railroad Company, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law, on the 20th day of August, 1888, at which meeting a majority of the capital stock of the company was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Moved, That the name of the company be changed to that of The Virginia and North-western Railroad Company, and that a notice of the same be published in accordance with law, and the secretary of state of West Virginia be duly notified of such change of name."

Wherefore, I do declare said change of name as set forth in the foregoing resolution to be authorized by law, and that the said corporation shall hereafter be known by the name of "The Virginia and North-western Railroad Company."
CORPORATIONS.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 25th day of August, 1888.

HENRY S. WALKER,
Secretary of State.

RIVER AND RAIL ELECTRIC COMPANY OF OHIO.

INCREASE OF CAPITAL STOCK.

FOREIGN.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that George McQuigg, president of the River and Rail Electric Company of Ohio, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law, on the 28th day of June, 1888, at which meeting a majority of the capital stock of the company was represented by the holders thereof in person, the following resolution was unanimously adopted:

"Resolved, That the capital stock of this company be and the same is hereby increased to one million dollars, divided into ten thousand shares of one hundred dollars each."

Wherefore, I do declare said increase of capital stock, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fifth day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

POTTER COMPTON ELECTRIC COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Potter-Compton Electric Company," for the purpose of acquiring, making, using and dealing in all kinds of mechanical and
electrical machines, devices and appliances, and of acquiring letters patent thereof, together with all inventions, formulas, compositions of matter or machines in any wise relating to or connected with the general business of the company as above set forth.

Which corporation shall keep its principal place of business in the city, county and state of New York, and is to expire on the 1st day of May, one thousand nine hundred and thirty-eight (1938). And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred ($500) dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time to eight hundred and fifty thousand dollars ($850,000.)

The capital so subscribed is divided into shares of ten dollars ($10) each, which are held by the undersigned respectively, as follows, that is to say: By

William L. Muller, New York City, one hundred shares.
Melvin D. Compton, New York City, one hundred shares.
Wilfrid C. Potter, New York City, one hundred shares.
Eugene S. Ennison, New York City, one hundred shares.
S. Judd, New York City, one hundred shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of August, A. D, 1888.

William L. Muller,
Melvin D. Compton,
Wilfrid C. Potter,
Eugene S. Ennison,
S. Judd.

Wherefore, the corporators named in the said new agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 1st day of May, nineteen hundred and eighty-eight, a corporation by the name and for the purposes set forth in said new agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this 22d day of August, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE THURMOND LAND COMPANY.

CHAFTER FILED.

FOREIGN.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Thurmond Land Company, a corporation created under the laws of the commonwealth of Virginia, has this day filed in my said office a duly certified copy of its charter, together with a copy of the laws of Virginia under which said corporation was formed.

Given under my hand and the great seal of the said [G. S] state at the city of Charleston, this 21st day of August, 1888.

HENRY S. WALKER,
Secretary of State.

BOWMAN LUMBER COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Bowman Lumber Company, for the purpose of manufacturing and dealing in timber, logs, and lumber.

Which corporation shall keep its principal office or place of business at St. Albans, in the county of Kanawha, and state of West Virginia, and is to expire on the 1st day of September, 1908. And for the purpose of forming said corporation, we have subscribed the sum of sixty thousand ($60,000.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of six thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand ($100,000.00) dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

B. O. Bowman, Williamsport, Pa., one hundred and fifty shares.

J. H. Rowland, Port Depolis, Ind., two hundred and seventy-five shares.
S. T. Foresman, Williamsport, Pa., fifty shares.
H. M. Foresman, Williamsport, Pa., fifty shares.
J. Ronan Way, Williamsport, Pa., seventy-five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of August, 1888.

B. C. Bowman, [Seal.]
I. H. Rowland, [Seal.]
S. T. Foresman, [Seal.]
H. W. Foresman, [Seal.]
J. Ronan Way, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston, this twentieth day of August, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

RELIANCE COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Reliance Coal and Coke Company, for the purpose of mining, shipping and selling coal; manufacturing, shipping and selling coke; buying, selling, leasing and holding real estate; doing a general merchandise and trading business, or such other business or acts as may be necessary or incidental to the successful carrying out of the purposes herein specified.

Which corporation shall keep its principal office or place of business at Stone Cliff, in the county of Fayette, and in the state of West Virginia, and is to expire on the 9th day of August, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of three thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of three thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as follows, that is to say: Ey—

J. L. Beury, Echo, Fayette county, W. Va., five shares.
O. C. Kubach, Stone Cliff, Fayette county, W. Va., five shares.
O. A. Thayer, Charleston, Kanawha county, W. Va., five shares.
W. T. Thayer, Charleston, Kanawha county, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of August, 1888.

J. L. BEURY,
O. C. KUBACH,
W. T. THAYER,
R. R. GOODRICH,
O. A. THAYER,

By W. T. Thayer, his attorney in fact.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the ninth day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twentieth day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER
Secretary of State.

PROVIDENCE COAL COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Providence Coal Company, for the purpose of mining, shipping and selling coal; manufacturing, shipping and selling coke; buying, selling, leasing and holding real estate; doing a general merchandise and trading business, or such other business or acts as may be necessary or incident to the successful carrying out of the purpose herein specified.

Which said corporation shall keep its principal office or place of business at Stone Cliff, in the county of Fayette, and state of West Virginia, and is to expire on the 9th day of August, 1938. And for the purpose of forming the said corporation, we have sub-
scribed the sum of twenty-four thousand ($24,000.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-four thousand dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of ($100) dollars each, which are held by the undersigned respectively, as follows:

- J. L. Beury, Echo, Fayette county, W. Va., forty shares.
- O. A. Thayer, Charleston, Kanawha county, W. Va., forty shares.
- W. T. Thayer, Charleston, Kanawha county, W. Va., forty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of August, 1888.

J. L. BEURY,
O. C. KUBACK,
W. T. TlIAYER,
R. R. GOODRICH,
O. A. THAYER.

By W. T. Thayer, his attorney in fact.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 9th day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this twentieth day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

LOUISVILLE COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has this day been delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Louisville Coal and Coke Company, for the purpose of mining coal, manufacturing coke and doing a general retail mercantile business.

Which corporation shall keep its principal office or place of busi-
ness at Bramwell, in the county of Mercer, and is to expire on the 20th day of July, 1938. And for the purpose of forming said corporation we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

George S. Moore, Louisville, Ky., one hundred and fifty shares.
J. H. Allen, Louisville, Ky., one hundred and fifty shares.
Justus Collins, Woodward, Ala., one hundred and fifty shares.
A. F. Moore, Louisville, Ky., forty shares.
A. G. Armstrong, Rogersville, Tenn., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 30th day of July, A. D., 1888.

G. S. Moore,
J. H. Allen,
Justus Collins,
A. F. Moore,
A. G. Armstrong.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 20th day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S. ] state, at the city of Charleston this eighteenth day of August, eighteen hundred and eighty-eight.

Henry S. Walker.
Secretary of State.

AMERICAN FISH AND PRODUCE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The American Fish and Produce Company, for the purpose of buying, selling, shipping and storing butter, eggs, fish, vegetables, poultry and all kinds of perishable property.

Which corporation shall keep its principal office or place of
CORPORATIONS.

business at Harrisburg, in the county of Dauphin, and state of Pennsylvania, and is to expire on the tenth day of January, A. D., nineteen hundred and thirty-eight. And for the purposes of forming the said corporation, we have subscribed the sum of fifty dollars, to the capital thereof, and have paid in on said subscription the sum of five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

W. T. Hildrup, Harrisburg, Pa., one share.
W. T. Hildrup, Jr., Harrisburg, Pa., one share.
Fred. Balcom, Kansas City, Mo., one share.
Seymour W. Lullock, Washington, D. C., one share.
T. H. Buster, Harrisburg, Pa., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 11th day of January, 1888.

W. T. Hildrup,
W. T. Hildrup, Jr.,
Fred. Balcom,
Seymour W. Lullock,
T. H. Buster.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of August, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE ECHO TELEPHONE COMPANY OF THE UNITED STATES OF AMERICA.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Echo Telephone Company of the United States of America, for the purpose of manufacturing and operating telephones and
CORPORATIONS.

signaling instruments under the patents of Noel B. Ginochie, now or hereafter acquired from him and others, with right to sell territory, form sub-companies throughout the United Stated and elsewhere for its use, and to purchase and dispose of any properties that may be necessary for the proper prosecution of the said corporation.

Which corporation shall keep its principal office or place of business, at the city of New York, in the county of New York and state of New York, and is to expire on the first day of July, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By 

William W. Averell, New York City, N. Y., ten shares.
Redmund Conyngham, New Brighton, L. I., N. Y., ten shares.
Thomas D. Conyngham, New Brighton, L. I., N. Y., ten shares.
Elias M. Greene, New York City, N. Y., ten shares.
Noel B. Ginochie, New York City, N. Y., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 31st day of July, 1888.

WM. W. AVERELL,
REDMOND CONYNGHAM,
THOS. D. CONYNGHAM,
ELIAS M. GREENE,
NOEL B. GINOCHIE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of July, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 11th day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
INDIAN RIDGE COAL COMPANY.

DISSOLUTION.

FOREIGN.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that S. W. Colton, Jr., president of the Indian Ridge Coal Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law at Philadelphia, Pa., on the 23rd day of May, 1888, all the stock being represented by the holders thereof, in person or by proxy, the following resolution was unanimously adopted:

"Resolved, by the stockholders of the Indian Ridge Coal Company at a special meeting held in the city of Philadelphia, Pa., all the stockholders being present, in person or by written proxy, and unanimously voting in favor thereof, that the business of this corporation be discontinued; and the officers of the company are directed and instructed to take all steps necessary to wind up and settle its affairs."

Wherefore, I do declare said corporation dissolved, as set forth in the foregoing resolution.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 6th day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

WIDEMOUTH COAL COMPANY.

DISSOLUTION.

FOREIGN.

STATE OF WEST VIRGINIA
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that H. M. Sill, president of the Widemouth Coal Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law at Philadelphia, Pa., on the 23rd day of
May, 1888, all the stock being represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, By the stockholders of the Widemouth Coal Company at a special meeting held in the city of Philadelphia, Penn., all the stockholders being present in person or by written proxy and unanimously voting in favor hereof, that the business of this corporation be discontinued, and the officers of the company are directed and instructed to take all steps necessary to wind up and settle its affairs."

Wherefore, I do declare said corporation dissolved as set forth in the foregoing resolution.

Given under my hand and the great seal of the said state of West Virginia, at the city of Charleston, this 6th day of August, 1888.

HENRY S. WALKER,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. M. Colton, President of the Crane Creek Coal Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof held in pursuance of law at Philadelphia, Pa., on the 23d day of May, 1888, all the stock being represented by the holders thereof, in person or by proxy, the following resolution was unanimously adopted:

"Resolved, By the stockholders of the Crane Creek Coal Company, at a special meeting held in the city of Philadelphia, Pa., all the stockholders being present in person or by written proxy and unanimously voting in favor hereof, that the business of this corporation be discontinued; and the officers of the company are directed and instructed to take all steps necessary to wind up and settle its affairs."

Wherefore, I do declare said corporation dissolved, as set forth in the foregoing resolution.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 6th day of August, 1888.

HENRY S. WALKER,
Secretary of State.

THE KANAWHA YOUGHIOGHENY COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Kanawha Youghiogheny," for the purpose of carrying on the coal and coke business, mining, buying and selling coal, coke, charcoal, transporting the same, owning, managing and employing tow-boats and barges, purchasing and holding iron, coal, oil, timber and other lands in fee simple or otherwise, with power to lease and use the same for any and all purposes not prohibited by law, doing a general mercantile business, and all such other things not prohibited by law, that may be regarded by said company as
essential, necessary, incidental or auxiliary to the proper management of any of the above-mentioned business, or to the complete use and enjoyment of such real or personal estate as may be owned or possessed by said company.

Which corporation shall keep its principal office or place of business at Union Mines, in the county of Kanawha, and state of West Virginia, and is to expire on the first day of January, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the under signed respectively as follows, that is to say: By—

Frederick G. Hengehold, Cincinnati, Ohio, sixteen shares.
William Trudgen, Union Mines, W. Va., one share.
William Sharp, Union Mines, W. Va., one share.
Charles B. Couch, Charleston, W. Va., one share.
Malcolm Jackson, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 11th day of August, 1888.

F. G. HENGEHOLD,
WILLIAM TRUDGEN,
WILLIAM SHARP,
CHARLES B. COUCH,
MALCOLM JACKSON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this eleventh day of August, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

KANAWHA PAPER COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Kanawha Paper Company, for the purpose of carrying on the manufacture of tannin extracts in all its departments and phases; the buying of timber so far as the same is legitimately connected with their business herein stated in manufacturing tannin extracts suitable for tanner's use and the manufacture of leather, and for other purposes, such as extracts suitable for use in printing calicos, and also for use in dying; of having, running, conducting mills and machinery of any sort that are connected with said business, including the right to utilize or manufacture any product or pulp or refuse of any kind whatsoever incident to said business or for the purpose of carrying on the manufacture of wood, alcohol and the distillation of wood in all its departments; and the manufacture of paper or pulp from wood, straw, paper or rags, or any or all of them, and the manufacture of any or all of the products thereof, and of carrying on the business of merchandise in connection with their other operation.

Which corporation shall keep its principal office or place of business at Charleston, in the state of West Virginia, and is to expire on the first day of January, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Geo. S. Couch, Charleston, W. Va., one share.
E. W. Knight, Charleston, W. Va., one share.
C. B. Couch, Charleston, W. Va., one share.
J. F. Brown, Charleston, W. Va., one share.
Malcolm Jackson, Charleston, W. Va., one share.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 6th day of August, 1888.

C. B. Couch,
MALCOLM JACKSON,
JAMES F. BROWN,
Geo. S. Couch,
E. W. Knight.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.
CORPORATIONS.

AMERICAN GUN COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the American Gun Company, for the purpose of manufacturing and selling guns, cannon, projectiles and other equipments and materials of war, and of contracting with governments or other parties for the supply of the same, or for the granting of licenses to manufacture, use and sell the same under letters patent or inventions; and for the purpose of conducting said business to purchase, lease, own and sell such letters patent, real estate and personal property as may be required for its prosecution.

Which corporation shall keep its principal office or place of business at New York city, in the county of New York, and state of New York, and is to expire on the first day of September, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of one hundred dollar each, which are held by the undersigned respectively, as follows, that is to say:

Charles E. Cornell, New York city, N. Y., ten shares.
S. A. Smith, New York city, N. Y., ten shares.
E. Van Valkinburg, New York city, N. Y., ten shares.
John C. Helme, New York city, N. Y., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 25th day of September, 1888.

CHAS. E. CORNELL,
HENRY W. CORNELL,
S. A. SMITH,
E. VAN VALKINBURG,
JOHN C. HELME.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-ninth day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

BLACK BAND MINING AND MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Black Band Mining and Manufacturing Company, for the purpose of purchasing, acquiring, holding and managing coal, iron, timber and oil properties and the rights operating the same and dealing in their products; mining black band iron and other ores and working and manufacturing the same into any and all of the various branches, forms, articles and things for which they are or may be used or employed, casing and process, hydraulic or otherwise; for obtaining ores, and smelting, stamping or other means for extracting the metal therefrom; mining coal, manufacturing coke, and transporting and vending the same; developing and working chemicals, timber, woods, rock, grain, oil and other products of land and soil, as to the said company shall be deemed advisable, and transporting and vending the same; owning, leasing and employing machinery, tools and appliances relating to or essential, or convenient to the carrying on of any of the above mentioned purposes; owning or dealing in any patent rights relating to the same; licensing others thereunder if desirable; owning, running and navigating tow-boats and barges; purchasing and holding iron, coal, oil, timber and other lands in fee simple or otherwise, with power to lease and use the same for any and all purposes not prohibited by law; doing a general mercantile business, and all such other things not prohibited by law, that may be regarded by said company as essential, necessary, incidental or auxiliary to the proper management of any of the above mentioned purposes, or to the complete use and enjoyment of such real or personal estate, as may be owned or possessed by said company.
Which corporation shall keep its principal office or place of
business at Black Band, in the county of Kanawha, and state of
West Virginia, and is to expire on the first day of January, 1937.
And for the purpose of forming the said corporation, we have
subscribed the sum of twenty thousand dollars to the capital thereof,
and have paid in on said subscriptions the sum of two thousand
dollars; and desire the privilege of increasing the said capital,
by the sale of additional shares from time to time, to three hun-
dred thousand dollars in all.
The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By—
   Edward M. Farnsworth, Revere, county of Suffolk, and state of
Massachusetts, forty shares.
   F. R. Shattuck, Boston, county of Suffolk, state of Massachu-
setts, forty shares.
   Aaron Hobart, East Bridgewater, county of Plymouth, and state
of Massachusetts, forty shares.
   Edward M. Farnsworth, Jr., Brookline, county of Norfolk, and
state of Massachusetts, forty shares.
   A. M. Wooldredge, Black Band, county of Kanawha, state of
West Virginia, forty shares.
And the capital to be hereafter sold is to be divided into shares
of the like amount.
Given under our hands this 24th day of September, 1888.

Edward M. Farnsworth,
Aaron Hobart,
Edward M. Farnsworth, Jr.,
F. R. Shattuck,
A. M. Wooldredge.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Jan-
uary, nineteen hundred and thirty seven, a corporation by the
name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this 28th day of Septem-
ber, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
THE CLARKSBURG, WESTON AND GLENVILLE RAILROAD AND TRANSPORTATION COMPANY.

INCREASE OF CAPITAL STOCK.

DOMESTIC.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that A. H. Kunst, president of the Clarksburg, Weston and Glenville Railroad and Transportation Company, a corporation created under the laws of this state, has certified to me under his hand and the corporate seal of said company, that "at an annual meeting of the stockholders of the Clarksburg, Weston and Glenville Railroad and Transportation Company, held at its principal office, at Weston, in the county of Lewis and state of West Virginia, on the 4th day of September, 1888, more than two-thirds in amount of all the stock of the corporation being represented by the holders thereof either in person or by proxy, the following preamble and resolution was unanimously adopted:

WHEREAS, The capital stock of this corporation is insufficient for the purposes for which it was incorporated, and the stockholders deeming it necessary to increase the capital stock of the corporation to two hundred and twenty-five thousand dollars ($225,000), which amount the stockholders deem necessary for the purposes of the corporation, therefore,

"Resolved, That the capital stock of this corporation be increased to two hundred and twenty-five thousand dollars."

Wherefore, I do declare said increase of capital stock as set forth in the said resolution, authorized by law.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twenty-seventh day of September, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

RIVER & RAIL ELECTRIC COMPANY OF NEW JERSEY.

INCREASE OF CAPITAL STOCK.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that C. C. Cobb, president of the River &
Rail Electric Company of New Jersey, has certified to me under his hand and the corporate seal of said company that at a meeting of the stockholders thereof, held on the 22nd day of September, 1888, in the city of New York, in pursuance of law the following resolution was unanimously adopted:

"Resolved, That the capital stock of the River & Rail Electric Company of New Jersey, be and the same hereby is increased to one million dollars divided into ten thousand shares of one hundred dollars each.

Wherefore, I do declare said increase of capital stock as set forth in said resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 25th day of September, 1888.

HENRY S. WALKER,
Secretary of State.

ROANOKE COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Roanoke Coal and Coke Company, for the purpose of mining and selling coal, manufacturing and selling coke and buying and holding coal and mineral lands for the purposes aforesaid, buying and selling merchandise and doing a general mercantile business, and selling and disposing of the property of the corporation when it is deemed no longer useful or beneficial.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the first day of September, 1938. And for the purpose of forming the said corporation we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to fifty thousand dollars in all.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

John B. Floyd, Charleston, W. Va., four shares.
W. P. Floyd, Logan C. H., W. Va., three shares.
W. B. Carder, Charleston, W. Va., one share.
M. H. Dyer, Charleston, W. Va., one share.
T. J. Grass, Charleston, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 24th day of September, 1888.

John B. Floyd,
W. P. Floyd,
M. H. Dyer,
Wm. B. Carder,
T. J. Grass.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and thirty eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston, this twenty-fifth day of September, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

BENWOOD LOOM COMPANY.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of the Benwood Loom Company, for the purpose of manufacturing, selling, leasing and using looms and other machinery appertaining thereto, for the production of narrow fabrics and the manufacture and sale of narrow fabrics in silk, wool, cotton, linen, rubber and other material; and for the purpose of conducting said business, to purchase, lease, own and sell such real estate and personal property as may be required for its prosecution.
Which corporation shall keep its principal office or place of business at New York city, in the county and state of New York, and is to expire on the 1st day of September, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital stock thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.
The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By
Charles E. Cornell, of New York city, N. Y., ten shares.
Henry W. Cornell, of New York city, N. Y., ten shares.
Stephen A. Smith, of New York city, N. Y., ten shares.
Henry E. Abell, of Delmar, N. Y., ten shares, and
Charles Tompkins, of Chatham, N. Y., ten shares.
And the capital to be hereafter sold is to be divided into shares
of the like amount.
Given under our hands this 20th day of September, 1888.
Chas. E. Cornell,
Henry W. Cornell,
S. A. Smith,
Henry E. Abell,
Chas. Tompkins.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Sep­
tember, nineteen hundred and thirty-eight, a corporation by the
name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this twenty-fourth day of
September, eighteen hundred and eighty-eight.
Henry S. Walker,
Secretary of State.

MAZAPIL COPPER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

State of West Virginia $ss:
The undersigned do hereby agree to become a corporation by
the name of "Mazapil Copper Company," for the purpose of
carrying on the general business of mining, purchasing, selling,
exporting and reducing copper and other ores in the Republic
of Mexico."
Which corporation shall keep its principal office or place of
business at the city, county and state of New York, and is to ex­pire on the eighteenth day of September, A. D., one thousand
nine hundred and thirty-eight. And for the purpose of forming
the said corporation, we have subscribed the sum of twenty five
hundred dollars to the capital thereof, and have paid in on said
subscription the sum of two hundred and fifty dollars, and desire
the privilege of increasing the said capital, by the sale of addi­tional shares from time to time, to two hundred thousand dollars in
all.
The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Emmett Smith, Bayonne, New Jersey, five shares.
Herbert L. Weston, Bayonne, New Jersey, five shares.
Joseph Wood, Sayville, New York, five shares.
Alfred W. Lilliendahe, Jersey City, New Jersey, five shares.
Henry T. Lilliendahe, Jersey City, New York, five shares.

And the capital hereafter to be sold is to be divided into shares of the like amount.

Given under our hands, this eighteenth day of September, A. D., eighteen hundred and eighty-eight.

Emmett Smith,
Herbert L. Weston,
Joseph Wood,
Alfred W. Lilliendahe,
Henry T. Lilliendahe.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the eighteenth day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-fourth day of September, eighteen hundred and eighty-eight.

Henry S. Walker, Secretary of State.

CITIZENS' BUILDING ASSOCIATION OF PARKERSBURG

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Citizens' Building Association of Parkersburg," for the purpose of raising money to be used among the members of such corporation in buying lands or houses or in building or repairing houses, or for paying and liquidating liens on houses and other real estate, and for such other business as may lawfully be carried on by a building and loan association.

Which corporation shall keep its principal office or place of business at the city of Parkersburg, in the county of Wood, state of West Virginia, and is to expire on the first day of September,
1938. And for the purpose of forming the said corporation, we have subscribed the sum of twelve hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and twenty dollars, and desire the privilege of increasing said capital by the sale of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of two hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

- A. J. Bandy, Parkersburg, W. Va., one share.
- W. T. Rittenhouse, Parkersburg, W. Va., one share.
- M. E. Clark, Parkersburg, W. Va., one share.
- T. P. Smith, Parkersburg, W. Va., one share.
- R. J. A. Boreman, Parkersburg, W. Va., one share.
- C. D. Merrick, Parkersburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this twenty-second day of September, one thousand, eight hundred and eighty-eight.

A. J. BANDY,
W. T. RITTENHOUSE,
M. E. CLARK,
T. P. SMITH,
R. J. A. BOREMAN,
C. D. MERRICK.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-fourth day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

ARBENZ FURNITURE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Arbenz Furniture Company for the purpose of manufacturing buying and selling lumber, furniture and household furnishing
and of acquiring and owning such real estate and other property as may be necessary to carry on said business.

Which corporation shall keep its principal office at Chillicothe, in the county of Ross, state of Ohio, and is to expire on the 15th day of August, 1908. And for the purpose of forming said corporation, we have subscribed the sum of sixteen thousand dollars to the capital thereof, and have paid in on said subscription the sum of sixteen hundred dollars, and desire the privilege of increasing the said capital, by sales of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of five hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

- John Arbenz, of Wheeling, W. Va., ten shares.
- F. C. Arbenz, of Wheeling, W. Va., ten shares.
- Wm. A. Tschumy, of Portsmouth, O., seven shares.
- John C. Entrekin, of Chillicothe, O., three shares.
- Henry Prescott, of Portsmouth, O., one share.
- Wellington R. Kinney, of Portsmouth, O., one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands this 15th day of August, 1888.

John Arbenz,
F. C. Arbenz,
W. A. Tschumy,
Henry Prescott,
W. R. Kinney,
John C. Entrekin.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of August, nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston, this nineteenth day of September, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

JACOBS GRANITE AND MARBLE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
"Jacobs Granite and Marble Company," for the purpose of manufacturing granite monuments, marble monuments, grave stones, furniture slabs, purchasing, vending, erecting and placing the same, purchasing granite, marble and stones generally, and carving, cutting, lettering and manufacturing the same into monuments, grave stones, furniture slabs and vending, erecting and placing the same, for the purpose of acquiring by lease or purchase real estate upon which to carry on the business for which this corporation is agreed to be formed, and for the purpose of doing all things and conducting and transacting all matters and having and owning all kinds of property needful and necessary in the prosecuting of the general business of manufacturing, making, cutting, carving, lettering, buying, selling and erecting monuments and grave stones to the dead, and manufacturing generally and selling furniture slabs.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and is to expire on the 1st day of January, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and twenty-five dollars to the capital thereof, and have paid in on said subscriptions the full sum of one hundred and twenty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

L. B. Jacobs, Charleston, W. Va., one share.
B. F. Jacobs, Wellsburg, W. Va., one share.
Samuel Jacobs, Wellsburg, W. Va., one share.
Emery Jacobs, Wellsburg, W. Va., one share.
J. M. Mendel, Wellsburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 21st day of August, 1888.

L. B. Jacobs,
B. F. Jacobs,
Samuel Jacobs,
Emery Jacobs,
J. M. Mendel.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirteenth day of September, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Visual Synchronism Company," for the purpose of acquiring letters patent of the United States of America and of foreign countries for inventions and discoveries relating to electrical transmission of intelligence, and especially discoveries in synchronism and improvements in devices for effecting or accomplishing synchronous movements at distant points or places by electrical connections, and for the purpose of buying and selling, exploiting, manufacturing and using and licensing others to manufacture and use the same in the United States of America and in foreign countries.

Which corporation shall keep its principal office or place of business at city of New York, county of New York, state of New York, and is to expire on the 25th day of August, in the year 1938. And for the purpose of forming the said corporation we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscription the sum of one hundred dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, or at any one time, to three million dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

Jno. F. Waggaman, Washington, D. C., one share.
J. Harris Rogers, Washington, D. C., one share.
W. A. Fenwick, Washington, D. C., one share.
H. W. Blunt, Jr., Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount, twenty-five dollars each.

Given under our hands this third day of September, eighteen hundred and eighty-eight.

H. P. Waggaman,
Jno. F. Waggaman,
J. Harris Rogers,
W. A. Fenwick,
H. W. Blunt, Jr.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-fifth day of
August, 1938, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE FIFTH AVENUE PLAZA HOTEL COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Fifth Avenue Plaza Hotel Company, for the purpose of owning, leasing and operating for hotel or apartment purposes the Fifth Avenue Plaza Hotel property, situate on the westerly side of the Fifth Avenue Plaza in the city of New York.

Which corporation shall keep its principal office or place of business at New York City, in the county of New York, and state of New York, and is to expire on the 1st day of January, 1901. And for the purpose of forming said corporation, we have subscribed the sum of two thousand five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to eight hundred and seventy thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Frances W. Holbrook, 55 Liberty street, New York City, five shares.
Ward Wheeler, 146 Broadway, N. Y., five shares.
James Campbell, New York City, five shares.
John Gilmour, New York City, five shares.
John D. Phybe, New York City, five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 16th day of August, 1888.

FRANCES W. HOLBROOK,
WARD WHEELER,
JAMES CAMPBELL,
JOHN GILMOUR,
JOHN D. PHYBE.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and nine, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fifth day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE NATIONAL BUILDING, LOAN AND PROTECTIVE UNION OF MINNESOTA.

CHARTER FILED.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The National Building, Loan and Protective Union of Minnesota, a corporation created under the laws of the state of Minnesota, has this day filed in my said office, a duly certified copy of its articles of incorporation, together with a copy of the laws of said state under which said corporation is formed.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourth day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE NEW DUNDERBERG MINING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The New Dunderburg Mining Company," for the purpose of purchasing, leasing, owning, holding and working mining properties, lodes or claims, in the state of Colorado, and for extracting from such properties, such silver, lead, gold, copper, iron
and other ores as they may contain, and for reducing the ores so extracted, and for the holding and developing of such other property as may be deemed advantageous, as the said company may from time to time purchase, lease or otherwise acquire, to erect thereon buildings and machinery for the purposes above set forth and to sell or otherwise dispose of the products of such mining property, and otherwise to do any act or acts for the carrying on of said business.

Which corporation shall keep its principal office or place of business in the city and county of New York, in the state of New York, and is to expire on the first day of September, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital stock thereof, and have paid in on said subscription the full sum of five hundred dollars, and desire the privilege of increasing the said capital stock by the sale of additional shares, from time to time, to three hundred thousand ($300,000) dollars in all and the shares to be hereafter sold may be issued in payment of real or personal property, or debts of corporation at prices satisfactory to the corporation.

The capital so subscribed is divided into fifty shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Chas. E. Quincy, of New York City, ten shares.
Walter T. Hatch, of Brooklyn, N. Y., ten shares.
Thos. Moore, Jr., of New York, N. Y., ten shares.
Chas. A. Cameron, of Newark, N. J., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 31st day of August, 1888.

[Seal.] [Seal.] [Seal.]

THOMAS MOORE, JR., C. A. CAMERON, W. T. HATCH, S. B. ELKINS, CHAS. E. QUINCY.

Wherefore, the corporators named in the said agreement and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this forth day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We the undersigned agree to become a corporation by the name of The People’s Co-operative Store for the purpose of carrying on a general wholesale and retail business in all kinds of groceries, staple and fancy, dry goods and notions, boots and shoes, shelf and staple hardware, agricultural implements, ammunition and fire arms, wooden-ware, queensware, tin-ware, furnishing goods and all such articles, or any of them, which are generally kept in a general merchandise store; and for the purpose of purchasing and holding real estate, and erecting thereon factories, shops and other buildings and plants necessary to the successful carrying on of said business.

Which corporation shall keep its principal office or place of business at the city of Parkersburg, in the county of Wood, state of West Virginia, and is to expire on the first day of January, A. D., nineteen hundred and nineteen. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred and fifty dollars to the capital stock thereof, and have paid in on said subscriptions the sum of fifty-five dollars, and desire the privilege of increasing the said capital by the sales of additional shares from time to time, to fifty thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

A. B. Chancellor, Parkersburg, W. Va., ten shares.
Levin Smith, Parkersburg, W. Va., one share.
James M. Fry, Parkersburg, W. Va., one share.
W. T. Amick, Parkersburg, W. Va., one share.
Wm. Richardson, Parkersburg, W. Va., one share.
J. M. Davidson, Parkersburg, W. Va., one share.
R. E. Johnson, Parkersburg, W. Va., one share.
John D. Rapp, Parkersburg, W. Va., four shares.
Wm. Murdy, Parkersburg, W. Va., one share.
D. F. Mair, Parkersburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 14th day of August, 1888.

A. B. CHANCELLOR,
LEVIN SMITH,
JAMES M. FRY,
W. T. AMICK,
WM. RICHARDSON,
J. M. DAVIDSON,
CORPORATIONS.

B. E. JOHNSON,
JOHN D. RAPP,
WILLIAM MURDY,
D. F. MAIR.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Janu­
ary, nineteen hundred and nineteen a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand aud the great seal of the said
[G. S.] state at the city of Charleston, this fourth day of Sep­
tember, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

CHEAT RIVER BOOM AND MANUFACTURING
COMPANY.

DOMESTIC

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

Articles of Agreement of the Cheat River Boom and Manufactur­
ing Company.

First. The undersigned agree to become a corporation by the
name of the Cheat River Boom and Manufacturing Company,
for the purpose of constructing, operating and maintaining a
boom or booms with or without piers or dams, for general boom
purposes, as authorized by chapter 121 of the Acts of 1877, and
the several acts amendatory thereto, and for the purpose of estab­
lishing, operating and maintaining saw mills, shingle mills, lath
mills and manufactories of all kinds, and acquiring by purchase,
lease or condemnation, all necessary lands for the purposes afore­
said, not to exceed in the aggregate the quantity of land by law
authorized to be acquired for the said purpose.

Second. The said proposed corporation will construct its boom
or booms in Tucker county, West Virginia, across the Black Fork
of Cheat river at or near the point where the West Virginia
Central and Pittsburg Railway crosses that stream, and across
the Shaifers fork of Cheat river, at or near the point where said
railway crosses said last mentioned stream, above the junction of
said streams, or at or near one or both of said places.
Third. Said proposed corporation will establish and maintain its principal office at the town of Parsons, in said Tucker county, West Virginia.

Fourth. Said proposed corporation will commence on the 15th day of June, 1888, and continue thereafter for the period of thirty years.

Fifth. The capital stock subscribed to said corporation is ten thousand dollars ($10,000), divided into shares of the par value of one hundred dollars ($100) each, with the privilege of increasing said capital stock from time to time, by the sale of additional shares of stock of the like par value, to the sum of one hundred and fifty thousand dollars ($150,000) in all.

Sixth. The names and places of residence of the several persons forming the association for incorporation, and the number of shares subscribed by each are as follows:

- Henry Krumrine, of Spring Mills, Pa., ninety shares.
- E. O. Krumrine, of Lewisburg, Pa., three shares.
- John R. Seiler, of Parsons, W. Va., three shares.
- Wm. F. Campbell, of Allenwood, Pa., two shares.
- Mary A. Seiler, of Parsons, W. Va., two shares.

Of which said capital stock so subscribed and hereby subscribed at least the sum of ten per cent. has been paid in by the said several subscribers respectively, pro rata, making in all the sum of one thousand dollars ($1,000) so paid in for the purposes of said corporation.

Given under our hands this 17th day of July, 1888.

Witnesses:

- W. R. Follmer
- J. W. Bowman
- J. W. Bowman
- Geo. W. Hess
- J. W. Bowman

Henry Krumrine, E. O. Krumrine, John R. Seiler, Wm. F. Campbell, Mary A. Seiler.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of June, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this third day of September, eighteen hundred and eighty-eight.

Henry S. Walker, Secretary of State.

BANK OF ROMNEY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompained by the proper affidavits, has been this day deliv-
ered to me, which agreement is in the words and figures fol-
lowing:

The undersigned agree to become a corporation by the name of
"The Bank of Romney," for the purpose of carrying on the busi-
ness of a bank of issue and circulation, and of discount and de-
posit, and of exercising under the laws of the state of West Vir-
ginia, all such incidental powers as shall be necessary to carry
said business of banking by discounting promissory notes, negoti-
ating drafts, bills of exchange and other evidences of indebted-
ness, receiving deposits, buying and selling exchange, bank notes,
bullion or coin, and by loaning money on personal or other secu-
ritv, and for doing a general banking business.

Which corporation shall keep its principal office or place of busi-
ness at Romney, Hampshire county, West Virginia, and is to ex-
pire on the first day of August, 1938. And for the purpose of form-
ing said corporation, we have subscribed the sum of thirty thou-
sand dollars to the capital thereof, and have paid in on said sub-
scriptions the sum of three thousand dollars, and desire the priv-
ilege of increasing the said capital, by the sale of additional shares
from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
($100) dollars each, which are held by the undersigned respecti-
vely, as follows, that is to say: By—

James D. Armstrong, Romney, W. Va., ten shares.
G. W. Gilkeson, Romney, W. Va., ten shares.
E. M. Gilkeson, Romney, W. Va., ten shares.
I. H. C. Pancake, Romney, W. Va., ten shares.
J. Edward Russell, Romney, W. Va., five shares.
William Russell, Romney, W. Va., five shares.
J. C. Heiskell, Romney, W. Va., ten shares.
Charles Harmison, Romney, W. Va., ten shares.
J. W. Gilkeson, Moorefield, W. Va., five shares.
R. V. Gilkeson, Moorefield, W. Va., five shares.
J. G. Ruckman, Romney, W. Va., two shares.
S. H. Williams, Romney, W. Va., ten shares.
R. L. Van Devanter, Romney, W. Va., ten shares.
R. W. Dailey, Jr., Romney, W. Va., ten shares.
H. B. Gilkeson, Romney, W. Va., ten shares.
L. B. Randall, Romney, W. Va., forty shares.
S. L. Flournoy, Romney, W. Va., five shares.
Jno. S. Pancake, Romney, W. Va., ten shares.
L. Campbell, Romney, W. Va., five shares.
Jos. A. Pancake, Romney, W. Va., five shares.
M. B. Foote, Romney, W. Va., ten shares.
W. N. Guthrie, South Branch, W. Va., ten shares.
David Fox, Romney, W. Va., ten shares.
Charles M. French, Springfield, W. Va., five shares.
C. M. Milleson, Springfield, W. Va., five shares.
R. E. Guthrie, Springfield, W. Va., ten shares.
Michael Blue, Springfield, W. Va., five shares.
John E. Taylor, Romney, W. Va., five shares.
Ellen Pancake, Romney, W. Va., twenty shares.
J. Smith Gilkeson, Winchester, Va., ten shares.
J. I. Keller, Romney, W. Va., three shares.
Wm. L. Evans, Winchester, Va., ten shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 4th day of August, 1888.

R. W. Gilkeson,
I. H. C. Pancake,
E. M. Gilkeson,
Wm. Russell,
C. Harmison,
H. B. Gilkeson,
L. B. Randall,
S. L. Flournoy,
Jno. C Heiskell,
John W. Long,
C. M. Milleson,
R. L. Van Dervanter,
J. E. Russell,
M. Blue,
John S. Pancake,
J. I. Keller,
R. W. Dailey, Jr.,
L. Campbell,
M. B. Foote,
S. H. Williams,
James G. Ruckman,
Ellen D. Pancake,
J. E. Taylor,
Cas. M. French,
W. N. Guthrie,
R. E. Guthrie,
David Fox,
J. W. Carter,
Jas. D. Armstrong,
J. W. Gilkeson,

By E. M. Gilkeson, his attorney in fact.

R. V. Gilkeson,

By E. M. Gilkeson, his attorney in fact.

Joseph A. Pancake,

W. L. Evans,

By E. M. Gilkeson, his attorney in fact.

J. Smith Gilkeson,

By E. M. Gilkeson, his attorney in fact.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this third day of September, eighteen hundred and eighty eight.

HENRY S. WALKER,
Secretary of State.

CRYSTAL GLASS COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Crystal Glass Company, for the purpose of manufacturing, buying and selling glassware.

Which corporation shall keep its principal office or place of business at Bridgeport, Belmont county, Ohio, and is to expire on the thirty-first day of August, nineteen hundred and thirty-eight (1938). And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and twenty-five ($125) dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

John J. Jones, of Wheeling, W. Va., one share.
J. N. Vance, of Wheeling, W. Va., one share.
Christian Steinmetz, of Wheeling, W. Va., one share.
W. T. Burt, of Wheeling, W. Va., one share, and
Edward Muhleman, of Martin's Ferry, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 30th day of August, 1888.

John J. Jones, [Seal.]
J. N. Vance, [Seal.]
C. Steinmetz, [Seal.]
W. T. Burt, [Seal.]
E. D. Muhleman, [Seal.]
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the thirty-first day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this third day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

RUSH RUN COAL AND COKE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Rush Run Coal and Coke Company," for the purpose of mining coal and manufacturing coke; selling and shipping the same, and carrying on a general merchandise business, with the privilege of buying and leasing all such real estate as may be necessary for the purposes, not exceeding the amount allowed by law to be held by such corporation, and with all other privileges that may be necessary and convenient for the conduct of the business aforesaid. The said business to be conducted in Fayette county, West Virginia.

Which corporation shall keep its principal office or place of business at Staunton, in the county of Augusta, and state of Virginia, and is to expire on the twenty-third day of August, (1938.) And for the purpose of forming the said corporation, we have subscribed the sum of twenty thousand ($20,000) dollars to the capital stock thereof, and have paid in on said subscriptions the sum of two thousand ($2,000) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand ($500,000), dollars in all.

The capital so subscribed is divided into shares of one hundred dollars, each, which are held by the undersigned respectively, as follows, that is to say: By—

F. Howald, Fayette county, W. Va., forty shares.
J. Fred. Effinger, Staunton, Va., fifty-three shares.
W. P. Tams, Staunton, Va., twenty-seven shares.
A. S. Lara, Staunton, Va., twenty-seven shares.
E. C. Best, Ronceverte, W. Va., twenty-seven shares.
O. M. Figgat, Lexington, Va., twenty-six shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 23d day of August, 1888,

J. Fred Effinger,
W. P. Tallis,
A. S. Lara,
C. M. Figgat,
E. C. Best,
F. Howard.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-third day of August, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said State [G. S.] at the city of Charleston, this third day of September, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

LA PROVIDENCIA MINING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, agree to become a corporation by the name of La Providencia Mining Company, for the purpose of mining, reducing and refining gold and silver and other metals, and mining, reducing and selling quartz, gold and silver ores and rock, and the ores of other metals.

Which corporation shall keep its principal office or place of business at the city of Cleveland, in the county of Cuyahoga, and state of Ohio, and is to expire on the first day of September, A. D., nineteen hundred and thirty-seven. For the purpose of forming the said corporation, we have subscribed the sum of one hundred dollars ($100) to the capital thereof, and paid in on said subscriptions the sum of ten dollars ($10), and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to four millions dollars ($4,000,000) in all.

The capital so subscribed as aforesaid is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

James H. Hoyt, of Cleveland, Ohio, two shares.
Will H. White, of Cleveland, Ohio, two shares.
A. O. Dustin, of Cleveland, Ohio, two shares.
J. M. Shallenberger, of Cleveland, Ohio, two shares.
C. A. Neff, of Cleveland, Ohio, two shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands this 29th day of August, A. D., 1888.

JAMES H. HOYT, [Seal.]
WILL H. WHITE, [Seal.]
A. O. Dustin, [Seal.]
J. M. SHALLENBERGER, [Seal.]
C. A. NEFF, [Seal.]

Signed and sealed in the presence of:

W. A. Lange, R. E. McKissic.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this first day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

THE ELECTRO-MAGNETIC BOILER CLEANER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Electro-Magnetic Boiler Cleaner Company," for the purpose of manufacturing boiler cleaning devices and more especially such devices as are covered by letters patent to Samuel C. Cabell for the purpose of cleaning boilers by electricity or otherwise; also of buying, selling, renting or leasing all such apparatus, machines and appliances as may be necessary for the purposes of cleaning boilers, locomotives, and engines of all kinds and descriptions, such as are run by steam, and holding, leasing, buying and selling such machines and apparatus in all foreign countries, and more especially under any improvements of patent granted to Samuel G. Cabell or others, of a like nature; and also of buying, selling and holding any or all such machines, machine shops and store houses, as may be necessary for the manufacture and storing of such appliances, as also the leasing, purchasing and holding of
such real and personal property, as may be necessary for the success-ful prosecution of said business.

Which corporation shall keep its principal office or place of busi-ness at Washington, in the county of Washington, and District of Columbia, and is to expire on the 1st day of January, 1938. And for the purpose of forming the said corporation we have subscribed the sum of twelve thousand dollars to the capital thereof, and have paid in on said subscription the sum of twelve hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Thomas A. Green, Washington, D. C., one hundred shares.
Clarence Baker, Washington, D. C., one hundred shares.
E. C. McLure, Washington, D. C., one hundred shares.
Charles W. Schneider, Washington, D. C., one hundred shares.
S. A. Jones, Washington, D. C., one hundred shares.
John H. Walsh, Washington, D. C., one hundred shares.
John R. Hampton, Washington, D. C., one hundred shares.
H. R. Davis, Washington, D. C., one hundred shares.
John B. Clark, Washington, D. C., one hundred shares.
Joseph F. Kirby, Washington, D. C., one hundred shares.
Patrick J. Rogers, Washington, D. C., one hundred shares.
Geo. G. Schroeder, Washington, D. C., one hundred shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 22d day of August, 1868.

Thomas A. Green,
Clarence Baker,
E. C. McLure,
Chas. W. Schneider,
S. A. Jones,
John H. Walsh,
John R. Hampton,
H. R. Davis,
John B. Clark,
Joseph F. Kirby,
Patrick J. Rogers,
Geo. G. Schroeder.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said state, at the city of Charleston, this first day of September, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

BANK OF THE MONONGAHELA VALLEY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of “Bank of the Monongahela Valley” for the purpose of carrying on the banking business as a bank of issue and circulation, of discount and dissort and such other business as may be done under the laws of West Virginia relating to banks and banking associations.

Which corporation shall keep its principal office or place of business in the town of Morgantown, in the county of Monongalia, and state of West Virginia, and is to expire in thirty years from the date of certificate of incorporation. And for the purpose of forming the said corporation, we have subscribed the sum of thirty-four thousand, four hundred dollars to the capital stock thereof, and have paid in on said subscription the entire sum of thirty-four thousand four hundred dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to the sum of two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

John J. Brown, Morgantown, W. Va., twelve shares.
George C. Sturgiss, Morgantown, W. Va., ten shares.
S. D. Hirschman, Morgantown, W. Va., fifty shares.
A. W. Lorentz, Morgantown, W. Va., eleven shares.
J. C. White, Morgantown, W. Va., seventy-six shares.
L. S. Brock, Morgantown, W. Va., twelve shares.
James H. Rogers, Morgantown, W. Va., thirty-two shares.
Patrick Donley, Morgantown, W. Va., forty shares.
A. Fairchild, Morgantown, W. Va., ten shares.
Wm. B. Long, Morgantown, W. Va., thirteen shares.
Lanselott John, Morgantown, W. Va., ten shares.
John A. Dille, Morgantown, W. Va., fifty-four shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this third day of October, 1888.

John J. Brown,
George C. Sturgis,
S. D. Hirschman,
A. W. Lorentz,
J. C. White,
L. S. Brock,
James H. Rogers,
Patrick Donley,
A. Fairchild,
Wm. B. Long,
Lansefott John,
E. H. Combs,
John A. Dille.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fourth day of October, nineteen hundred and eighteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this fourth day of October, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE WESTON AND CENTREVILLE TELEPHONE AND TELEGRAPH COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Weston and Centreville Telephone and Telegraph Company, for the purpose of transmitting messages by telephone and telegraph, and operating a system of telephone and telegraph lines along the roads and public highways in and throughout the counties of Lewis, Upshur, Braxton, Randolph and Webster, in the state of West Virginia, and hiring to others the privilege of using the same.

Which corporation shall keep its principal office or place of business at Weston, in the county of Lewis, in the state of West Virginia, and is to expire on the first day of October, nineteen hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty dollars to the capital thereof, and have paid in on said sub-
scriptions the sum of twenty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five thousand dollars in all.

* The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

J. H. Bare, Weston, Lewis county, W. Va., one share.
J. B. Finster, Weston, Lewis county, W. Va., one share.
L. H. Morrison, Rock Cave, Upshur county, W. Va., one share.
V. S. Bennett, Rock Cave, Upshur county, W. Va., one share.
F. C. Pifer, Buckhannon, Upshur county, W. Va., one share.

The first two of Weston, Lewis county, West Virginia, the latter of Rock Cave and Buckhannon, Upshur county.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 25th day of September, 1888.

J. H. BARE, [Seal.]
J. B. FINSTER, [Seal.]
L. H. MORRISON, [Seal.]
V. S. BENNETT, [Seal.]
F. C. PIFER, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of October, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston, this sixth day of October, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

UPPER MONONGAHELA COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Upper Monongahela Coal and Coke Company, for the purpose of purchasing, holding, leasing and possessing real estate and mining privileges, and mining the coal and other minerals therein, and manufacturing the same, and especially for manufacturing coke, cutting the timber on such lands and manufacturing the same, quarrying stone therein, and working the same, digging clay therefrom and manufacturing the same, boring for petroleum, salt and brine therein, and manufacturing the same, and boring
for natural gas and other valuable substances and fluids therein, and manufacturing the same; and for producing, manufacturing, dealing in, transporting, storing, supplying, buying and selling any of the aforesaid valuable substances, gasses and fluids, coal, coke and lumber, to and from persons, corporations and associations or others; and for constructing, laying and operating pipe lines for the transportation of petroleum, gas or other fluids; and for the purpose of constructing, owning and operating cars for the transportation to market of the coal, coke, lumber and oils produced, manufactured or purchased by the corporation, and for the transportation of any material or materials, or merchandise of the corporation; and for the purpose of constructing, owning and operating barges and boats for the purpose of transporting to market by water any of the productions or manufactures of the corporation, or any commodity purchased or sold by the corporation; and for the purpose of doing a general mercantile business; and all such other business and trade in relation to any of the aforesaid purposes, as a partnership might do; and for the purpose of leasing the said lands to others for any of the above named purposes; and for the purpose of laying out a town not to include more than six hundred and forty acres at or near its works, and selling lots therein, and to exercise all the powers guaranteed to corporations of its kind by the provisions of section 3 of chapter 53 of the code of West Virginia, and to effect the purposes aforesaid to exercise, use and enjoy all the powers, rights, franchises and privileges conferred by law upon coal and mining and manufacturing corporations under the laws and statutes of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Fairmont, in the county of Marion, state of West Virginia, and is to expire on the twenty-first day of September, nineteen hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscription the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned as follows, that is to say: By

J. N. Camden, of Parkersburg, W. Va., ten shares.
E. W. Clark, Jr., of Philadelphia, Pa., ten shares.
S. W. Colton, Jr., of Philadelphia, Pa., ten shares.
B. D. Spilman, of Parkersburg, W. Va., ten shares.
V. B. Archer, of Parkersburg, W. Va., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 28th day of September, 1888.

J. N. Camden,
E. W. Clark, Jr.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-first day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighth day of October, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

MONONGAHELA RIVER RAILROAD COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We, whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of the corporation shall be The Monongahela River Railroad Company.

Second. The railroad which this corporation proposes to build will commence at or near the town of Clarksburg, in the county of Harrison, and will run thence along the West fork of the Monongahela river, by the most practicable route, to a point at or near the town of Fairmont, in the county of Marion; and also lateral and branch roads not exceeding fifty (50) miles in length, as provided for by chapter 51, section 69, of the Code; and this corporation, in the construction, operation and use of its said railroad and lateral and branch roads, may have and exercise all the franchises, rights, privileges and powers conferred upon railroad companies incorporated under the laws of the state of West Virginia by the laws of said state.

Third. The principal business office of this corporation will be at Fairmont, in the county of Marion, in the state of West Virginia.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this company shall be five thousand dollars ($5,000), divided into shares of one hundred dollars ($100) each.

The names and places of residence of the persons forming this
corporation, and the numbers of shares of stock subscribed by each, are as follows:

- Johnson N. Camden, Parkersburg, W. Va., ten shares.
- Baldwin D. Spilman, Parkersburg, W. Va., ten shares.
- V. B. Archer, Parkersburg, W. Va., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 28th day of September, 1888.

J. N. Camden,
E. W. Clark, Jr.,
S. W. Colton, Jr.,
B. D. Spilman,
V. B. Archer.

Wherefore, the corporators named in said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state at the seat of government thereof, this eighth day of October, 1888.

Henry S. Walker,
Secretary of State.

THE FAST-PRINTING SUPPLY COMPANY.

I, Henry S. Walker, Secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Fast-Printing Supply Company, for the purpose of printing, binding, publishing and dealing in books, newspapers and other publications and also conducting a general business in job-printing, binding, printers' and stationers' supplies, and of manufacturing and introducing into use, and of leasing and selling printing presses and other devices and appliances useful or convenient in the art of printing, and of acquiring and granting to others the right to manufacture, use and sell inventions, improvements and discoveries covered, or which may be secured, by letters patent of the United States, or other countries pertaining to, or useful in the art of printing, and of doing all things incident thereto.

Which corporation shall keep its principal office or place of business at Washington, in the District of Columbia, and is to expire on the 29th day of September, 1938. And for the purpose of form-
CORPORATIONS,

ing the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two million, five hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Sam'l M. Bryan, Washington, D. C , ten shares.
Albert O. Morgan, Boston, Mass., ten shares.
Jas. O. Clephane, Washington, D. C., ten shares.
Stilson Hutchins, Washington, D. C., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 29th day of September, 1888.

Sam'l M. Bryan,
Albert O. Morgan,
S. H. Kauffman,
Jas. O. Clephane,
Stilson Hutchins.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-ninth day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this ninth day of October, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE ENGELBERG HULLER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Engelberg Huller Company, for the purpose of manufacturing, selling, using and handling the Engelberg Rice and Coffee Hulling Machine and other machinery.

Which corporation shall keep its principal office or place of business at Syracuse, in the county of Onandago, and state of New York, and is to expire on the first day of October, A. D., 1938. And for the purpose of forming said corporation, we have sub-
scribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of seven hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

By
F. Montgomery, Syracuse, N. Y., one share.
A. A. Scheuk, Syracuse, N. Y., three shares.
J. R. Montague, Auburn, N. Y., one share.
C. P. Remore, East Syracuse, N. Y., one share.
John P. Crowell, Westbury, New York, one share.
John E. Sweet, Syracuse, N. Y., one share.
Anson A. Sweet, Syracuse, N. Y., one share.
W. H. Pruyne, Syracuse, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 8th day of October, 1888.

F. Montgomery,
A. A. Scheuk,
J. R. Montague,
C. P. Remore,
John P. Crowell,
John E. Sweet,
Anson A. Sweet,
W. H. Pruyne.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of October, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this tenth day of October, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE NATURAL GAS FUEL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Natural Gas Fuel Company for the purpose of manufacturing,
furnaces, giant air injectors, hydrogen gas generating machines, and similar articles and devices used in the production and generation of steam, light and heat, and for the purpose of purchasing and selling rights, under letters patent, to manufacture any of the said articles or devices.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the first day of September, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of eight thousand two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of eight hundred and twenty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Willis P. Hazard, West Chester, Pa., fifteen (15) shares.
Elijah B. Cornell, 2433 Nassau St., Philadelphia, Pa., fifteen (15) shares.
R. Nelson McConnell, Upper Sandusky, Ohio, seven (7) shares.
Thomas E. Beery, Upper Sandusky, Ohio, eight (8) shares.
Isaac Morgan, 500 Arch St., Philadelphia, five (5) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 27th day of September, 1888.

WILLIS P. HAZARD,
JOSEPH TAGGART,
ELIJAH B. CORNELL,
HARRY EMMERLING,
ISAAC MORGAN,
R. A. MCCONNELL,
T. E. BEERY.

Wherefore, the corporators named in the said agreement, and who have signed the name, and their successors and assigns, are hereby declared to be from this date until the first day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G.S.] state, at the city of the Charleston, this thirteenth day of October, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
UNION LOAN AND TRUST COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Union Loan and Trust Company, for the purpose of receiving on deposit money for investment, and collecting and disbursing the income and principal of said money when due; of loaning or advancing money or credits on real and personal security, of acting as financial or other agent for any person, firm, corporation, association, municipality, government, state or national authority, and in their behalf to negotiate loans, to sell and negotiate the sale of securities, and to collect draft notes, checks or other commercial paper, and any other business or purpose useful to the public for which a firm or corporation may be lawfully formed under the laws of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the second day of September, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of twenty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

A. J. Whittier, Harlem, N. Y., forty shares.
F. H. Brooks, Chicago, Ill., forty shares.
O. W. Roper, New York, forty shares.
W. A. Drummond, Boston, Mass., forty shares.
Martin V. Cheever, Brooklyn, N. Y., forty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this third day of October, 1888.

A. J. Whittier,
F. H. Brooks,
A. O. Roper,
W. A. Drummond,
Martin V. Cheever.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 2d day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
THE UNITED WALL PAPER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The United Wall Paper Company," for the purpose of promoting economy of administration and to reduce the cost of manufacturing the articles hereinafter named, and enabling the prices of the same to be kept as low as is consistent with a reasonable profit, and for the purpose of buying, selling, dealing in, manufacturing and producing window shades, wall papers, wall hangings and other wall coverings and the products and preparations thereof, and for the purposes aforesaid to act as agent and broker in the sale thereof, to make contracts and business arrangements to that end, and in order to perfect the same, to purchase or lease or otherwise take and hold real and personal estate, erect buildings, factories, warehouses, machinery, plant and apparatus necessary for the manufacture and sale of such articles, and for the doing of all lawful acts, deeds and things necessary for the effectual carrying out of the true intent and meaning of this corporation, and the business intended to be carried on by it.

Which corporation shall keep its principal office or place of business at the city of New York, in the county and state of New York, and is to expire on the thirteenth day of September, one thousand nine hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital thereof, and have paid in on said subscriptions a sum of one thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Walter B. Whiting, New York City, N. Y., ten shares.
James S. Warren, New York City, N. Y., ten shares.
Henry Burn, New York City, N. Y., ten shares.
Charles Lockitt, Brooklyn, N. Y., ten shares.
Frederick Beck, New York City, N. Y., ten shares.
William Wilson, Philadelphia, Pa., ten shares.
John J. Lindsay, Brooklyn, N. Y., ten shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this first day of October, A. D. 1888.

WALTER B. WHITING,
JAS. S. WARREN,
HENRY BUAN,
CHAS. LOCKITT.
FREDERICK BECK,
W. WILSON,
THEO. C. CAREY,
WM. H. MAIRS,
JOHN J. LINDSAY,
W. R. JANEWAY.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 13th day of September, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 16th day of October eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE MEKARSKI COMPRESSED AIR MOTOR COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of "The Mekarski Compressed Air Motor Company," for the purpose of acquiring certain letters patent and rights under the same, covering a certain system of compressed air as a motor power for self-propelling cars, and a certain system of compressing air by mechanical means by the use of compressors or other mechanical means by the use of compressors or other machinery, and of manufacturing, selling and leasing such self-propelling cars
and other railroad equipment, and such compressors and machinery, and of selling and leasing the right to manufacture or use such cars and equipment, compressors and machinery, and of doing whatever may be incident or necessary for carrying out the purposes above specified, which corporation shall keep its office or place of business in West Virginia, at Charleston, in the county of Kanawha, and its principal office or place of business at the city of New York, in the county and state of New York, and is to expire on the first day January, one thousand nine hundred and thirty-eight.

And for the purpose of forming the said corporation, we have subscribed the sum of three thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of three hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

J. D. Mitchell, Brooklyn, New York, ten shares.
Chas. S. Maynard, Brooklyn, New York, ten shares.
Wm. M. Barnum, Scandale, New York, five shares.
Henry B. Ketcham, New York City, New York, three shares.
George Hoffmann, Brooklyn, New York, two shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this seventeenth day of October, one thousand eight hundred and eighty-eight.

J. D. MITCHELL,
CHAS. S. MAYNARD,
WM. M. BARNUM,
HENRY B. KETCHAM,
GEORGE HOFFMANN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this nineteenth day of October, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.
THE AMERICAN CAR AND EQUIPMENT COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The American Car and Equipment Company, for the purpose of acquiring, holding, selling and leasing equipment, machinery materials and supplies used in or about the construction or operation of railroads, tramways, mines and other works of internal improvement, and of acquiring, holding and selling railroad and other securities and obligations, and of negotiating for others the purchase, sale or lease of such equipment and other property as aforesaid, including said securities and obligations, and of negotiating for others or making loans upon the same, and of doing whatever may be incidental or necessary to the carrying out of the purpose above specified.

Which corporation shall keep its principal office or place of business at the city of New York, in the county and state of New York, and is to expire on the first day of January, one thousand nine hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

J. D. Michell, Brooklyn, N. Y., four hundred and ninety-six shares.
Geo. B. F. Cooper, 316 West Fourteenth street, N. Y., one share.
Chas. S. Maynard, Brooklyn, one share.
John D. Reynolds, New York City, one share.
S. L. Mitchell, Brooklyn, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 22nd day of October, 1888.

J. D. Michell,
Geo. B. F. Cooper,
Chas. S. Maynard,
John D. Reynolds,
S. L. Mitchell.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date, until the first day of Jan-
Corporations.

uary, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirtieth day of October, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

ATLAS AND HERCULES DREDGING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Atlas and Hercules Dredging Company for the purpose of manufacturing, purchasing, building, using and selling the atlas and hercules dredging machines and any other dredging machines that may be useful to the corporation, and to transact all such other business as may be legitimately connected with the dredging business.

Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, and state of New York, and is to expire on 25th day of October, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two million five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Edward Stephens, 38 east 63d. St., New York city, one share.
Edward Jordan, Elizabeth, New Jersey, one share.
Andrew S. Church, 118 Montague St., Brooklyn, N. Y., one share.
Eugene M. Jerome, New York city, one share.
Cyrus Palmer, Westfield, New Jersey, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of November, 1888.

EDWARD STEPHENS,
EDWARD JORDAN,
ANDREW S. CHURCH,
EUGENE M. JEROME,
CYRUS PALMER.
CORPORATIONS.

Wherefore, the corporators named in said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-fifth day of October, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this third day of November, eighteen hundred and eighty eight.

HENRY S. WALKER,
Secretary of State.

BRONZE ROLLING-MILL AND ALUMINUM COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the "Bronze Rolling-Mill and Aluminum Company," for the purpose of the manufacture, reduction, production and sale of aluminum and its alloys, and for the further purpose of acquiring, holding and using real estate upon which to erect its factory or factories and appurtenances, and building dwelling houses for its operatives and employees, and otherwise improving said real estate.

Which corporation shall keep its principal office or place of business in the city of New York, in the county and state of New York, and is to expire on the first day of October, in the year 1938. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one thousand dollars, and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to five million ($5,000,000) dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned, respectively, that is to say:

Henry Wellington, Brooklyn, N. Y., two shares.
John Q. Preble, New York City, N. Y., two shares.
Frederick M. Hill, Brooklyn, N. Y., two shares.
Charles E. Mielke, Brooklyn, N. Y., two shares.
John Humphreys Johnston, New York City, N. Y., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 26th day of October, 1888.

HENRY WELLINGTON,
Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of October,
nineteen hundred and thirty-eight, a corporation by the name and
for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this fifth day of Novem­
ber, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE UTICA MINING AND MILLING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West
Virginia, hereby certify that an agreement duly acknowledged
and accompanied by the proper affidavits, has been this day de­
livered to me, which agreement is in the words and figures fol­
lows:

The undersigned agree to become a corporation by the name of
"The Utica Mining and Milling Company," for the purpose of
mining gold, silver, copper and other ores and minerals, buying,
selling and otherwise dealing in the same, manufacturing, con­
verting, concentrating or reducing the same into a merchantable
product for trade, barter and sale, with power to acquire or pur­
chase for its corporate uses and purposes, and to hold and use real
estate, and when no longer needed for such purposes again to dis­
pose of the same, to purchase, build or construct and operate mills,
concentrators, smelters, reduction works and appliances, and the
same or any part or parcel thereof when no longer needed for the
purposes or business of the corporation again to sell or dispose of,
to subscribe for or purchase the stock, bonds or securities of any
joint stock company, or to become surety or guarantee for the
debt or default of such company, and to that end to exercise, use
and enjoy all of the powers, rights, franchises and privileges con­
ferred by law upon mining and manufacturing corporations under
the laws and statutes of the state of West Virginia, and to do and
perform any and all acts and things reasonably necessary and
proper to be done to carry on the said business.

Which corporation shall keep its principal office in the city
of Philadelphia, in the county of Philadelphia, and state of Penn­
sylvania, and principal place of business in Boulder county, in
the state of Colorado, and may establish branch or sub-offices at Denver, in Arapahoe county, Ward or Boulder, in Boulder county, in the state of Colorado, and such other place or places as the board of directors may designate, and is to expire on the 6th day of November, A. D. 1938. And for the purpose of forming said corporation, we have subscribed the sum of one hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred and fifty thousand dollars ($150,000) in all.

The capital so subscribed is divided into shares of ten dollars ($10) each, which are held by the undersigned respectively, as follows, that is to say: By

Robert Hays Kline, Philadelphia, Pa., two shares.
Joseph K. Davison, Germantown, Pa., two shares.
J. Quincy Hunsicker, Philadelphia, Pa., two shares.
John Taylor, Philadelphia, Pa., two shares.
Howard R. Deacon, Philadelphia, Pa., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 5th day of November, A. D., 1888.

Robert Hays Kline, [L. S.]
Jas. K. Davison, [L. S.]
J. Quincy Hunsicker, [L. S.]
Jno. Taylor, [L. S.]
H. R. Deacon, [L. S.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the sixth day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twelfth day of November, eighteen hundred and eighty-eight.

Henry S. Walker.
Secretary of State.

STANDING PRINTING INK COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Standing Printing Ink Company, for the purpose of manufacturing, using and selling printing inks, lithographic inks, and all
other kinds of ink. To acquire patent rights for all machinery, tools and utensils required for manufacturing printing ink, lithographic ink and other ink, and to transact all other business that may be necessary for the production, storage and sale of ink.

Which corporation shall keep its principal office or place of business, at New York, in the county of New York and state of New York, and is to expire on the tenth day of November, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to three hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Edward Jordan, Elizabeth, N. J., one share.
Frank L. Brooks, Hollis, Queens county, N. Y., one share.
Andrew S. Church, Brooklyn, N. Y., one share.
James H. Wells, New York City, N. Y., one share.
Ralph J. Gluckler, New York City, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this ninth day of November, 1888.

EDWARD JORDAN,
FRANK L. BROOKS,
ANDREW S. CHURCH,
JAMES H. WELLs,
RALPH J. GLUCKLER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of November, nineteen hundred and thirty-eight, a corporation by the name for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this sixteenth day of November, 1888.

HENRY S. WALKER,
Secretary of State.

THE ANGLO AMERICAN ELECTRIC LIGHT MANUFACTURING COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
The Anglo American Electric Light Manufacturing Company, and the purposes and objects for which the company is formed are as follows: For the manufacture of electric lights, machines, generators, storage batteries, primary batteries, accumulator cells, and all appliances of every and any nature, kind or description in any way connected with the manufacture of electric lights. To apply for, obtain and acquire by purchase or otherwise, and to use and dispose of letters patent licenses, concessions and grants for, or in respect of inventions relating to the production, transmission, distribution and appliances of electricity, light or power. To sell and dispose of state, county city and town rights for the use of any and all patents, licenses, concessions and grants for the production of lights by electricity. For buying, manufacturing, importing, using, selling and leasing all necessary machinery, appliances and materials, necessary for the production and distribution of electric light and power. For the erection, construction, and leasing of all works, houses, or buildings necessary for the purposes of the company. For the acquiring of real and personal property. For the making and carrying into effect contracts and agreements with any other company, corporation or persons. For the buying and selling of the stocks of this or any other companies connected with the manufacture and sale of electric light and power. And more especially for the purpose of the manufacture and sale of electric lights, generators, storage, and primary batteries accumulator cells and all appliances for furnishing light and power by electricity. Doing all or any of the matters aforesaid alone or in conjunction with, or as agent for other companies or persons. That such corporation shall keep its principal office or place of business at New York City, in the county and state of New York, and is to expire on the 1st day of January, 1913. And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscription the sum of five hundred dollars; and desire the privilege of increasing the said capital by the sale of additional shares, from time to time to two million five hundred thousand dollars ($2,500,000) in all. The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned, respectively as follows, that is to say: James P. Perkins, of Yorkers, New York, ten shares; Lawrence S. Mott of Newark, New Jersey, ten shares; Henry M. Munshell, New York, City, New York, ten shares; Charles B. Kaufman, of New York City, New York, ten shares; Bernard Lande, of New York City, New York, ten shares. And the capital to be hereafter is to be divided into share of the like amount. Given under our hands this fifth day of November, A. D., 1888.

In presence of

Fredrick Edes.

James P. Perkins,
Lawrence S. Mott,
Henry M. Munshell,
Charles B. Kaufman,
Bernard Lande.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirteen, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventeenth day of November, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

CHARLESTON TOLL BRIDGE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Charleston Toll Bridge Company, for the purpose of constructing and maintaining a toll bridge from the city of Charleston, Kanawha county, West Virginia, across the Great Kanawha River; of collecting such tolls for passage over the same as may be lawfully charged, and of doing all other things incident and necessary thereto, and that may legally be done.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and state of West Virginia, and shall have perpetual succession. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

B. L. Wood, Jr., Pittsburg, Pa., four hundred shares.
I. V. Hoag, Jr., Pittsburg, Pa., three hundred and ninety-nine shares.
R. S. Carr, Charleston, W. Va., one hundred shares.
S. M. Snyder, Charleston, W. Va., one hundred shares.
Sim Iron, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 19th day of November, 1888.

B. L. Wood, Jr.,
I. V. Hao, Jr.,
R. S. Carr,
Sim Iron,
S. M. Snyder.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this nineteenth day of November, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

AMERICAN INTRODUCTION COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of American Introduction Company for the purpose of exhibiting and introducing American goods in Foreign countries.

Which corporation shall keep its principal office or place of business at New York, in the county of New York, and in the state of New York, and is to expire on the 12th day of November, 1938.

And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars, to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

By—

S. F. Washburne, New York, one share.
J. H. Blasdel, Brooklyn, N. Y., one share.
Alex. M. Reynolds, New York, one share.
Gordon M. Ash, New York, one share.
F. A. Reynolds, New York, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 16th day of November, 1888.

S. F. Washburne,
J. H. Blasdel,
Gordon M. Ash,
Alex. M. Reynolds,
F. A. Reynolds.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twelfth day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twentieth day of November, eighteen hundred and eighty-eight.

Henry S. Walker
Secretary of State.

ENTERPRISE COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Enterprise Coal and Coke Company, for the purpose of mining and selling coal and manufacturing and selling coke and buying and selling merchandise.

Which said corporation shall keep its principal office or place of business at McKendrel, in the county of Fayette, and is to expire on the first day of November, nineteen hundred and twenty-eight. And for the purposes of forming the said corporation, we have subscribed the sum of eighteen thousand dollars to the capital thereof, and have paid in on said subscription the sum of eighteen hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: E
Joseph Lawton, of Shamokin, Pa., twenty-five shares.
Wm. Lawton, of Alaska, W. Va., thirty shares.
George Lawton, of Alaska, W. Va., thirty-five shares.
John F. Jones, of Alaska, W. Va., sixty shares.
John D. Campbell, of Claremont, W. Va., fifteen shares.
E. W. Bridge, of Claremont, W. Va., fifteen shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 6th day of November, 1888.

Jos. Lawton, [Seal.]

By Geo. Lawton, his attorney in fact.

WM. Lawton, [Seal.]

Geo. Lawton, [Seal.]

John F. Jones, [Seal.]

J. D. Campbell, [Seal.]

E. W. Bridge, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and twenty-eight, a corporation by name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said (G. S.) state, at the city of Charleston, this twenty second day of November, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

EQUITABLE SMELTING AND REDUCTION COMPANY.

FOREIGN

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Equitable Smelting and Reduction Company," for the purpose of mixing ores, especially those carrying the precious metals, purchasing, smelting, and reducing them, and also ores mined by others; the erection of furnaces therefor; the purchase or lease of mines, furnaces and other property necessary for the purpose of carrying on said business, and all other acts and things required to be done in and about the prosecution thereof.

Which corporation shall keep its principal offices at the city of New York, in the county and state of New York, and is to expire on the twentieth day of November, in the year one thousand nine hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and have paid in on said subscription the sum of five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to one million dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as follows, that is to say:

Samuel Webber Parker, Mamaroneck, N. Y., ten shares.
George E. Hutchinson, Geneva, N. Y., ten shares.
Peter B. Vermilya, New York City, ten shares.
George W. Meyer, New York City, ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this twenty-first day of November, 1888.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twentieth day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] State at the city of Charleston, this twenty-fourth day of November, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE NATIONAL STORE SERVICE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The National Store Service Company," for the purpose of constructing, contracting for, leasing and selling a system of store service by the use of baskets, propelled by cable, with either water, steam or electricity as a motive power.

Which corporation shall keep its principal office or place of business at New York, in the county of New York, and state of New York, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of ten thousand dollars, and desire the privilege of increasing the said capital, by
sales of additional shares from time to time, to one million ($1,000,000) dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

E. P. Baker, New York, four hundred shares.
Alfred H. Jeromy, New York, four hundred shares.
Charles Jeremy, New York, four hundred shares.
W. S. Baker, New York, four hundred shares.
Wm. N. Riddle, New York, four hundred shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 8th day of November, 1888.

E. P. BAKER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 26th day of November, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE PENNSYLVANIA AND OHIO RAILWAY COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

We whose names are hereto subscribed desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these, the articles of incorporation for that purpose.

First. The name of the corporation shall be "The Pennsylvania and Ohio Railway Company."

Second. The railroad which this corporation proposes to build will commence at or near a point in the western boundary line of the state of Pennsylvania in the county of Hancock in West Vir-
Virginia, about six miles south of the point where said boundary line crosses the Ohio river; and run thence in a westerly direction by the most practicable route to a point at or near the Ohio river in the county of Hancock, opposite to the mouth of Yellow creek in the state of Ohio.

Third. The principal business office of this corporation will be at 42 New street, in the city, county and state of New York and the principal office or place of business in West Virginia, shall be at Fairview in said state.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this company shall be one hundred thousand dollars divided into shares of one hundred dollars each.

Sixth. The names and places of residence of the persons forming this corporation and the number of shares of stock subscribed by each are as follows:

Dated November 16th, 1888.

H. K. Bloodgood, city of New York, state of New York, one share.

James Selwin Tait, city of New York, state of New York, one share.

H. L. Langhaar, of Brooklyn, state of New York, one share.

Geo. Temple Mayo, city of New York, state of New York, one share.

N. S. Finney, city of New York, state of New York, one share.

Given under our hands this 16th day of November, 1888.

H. K. Bloodgood,
James Selwin Tait,
H. T. Langhaar,
Geo. Temple Mayo,
N. S. Finney.

Wherefore, the corporators named in said articles of incorporation and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purpose and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said state at the seat of government thereof, this twenty-seventh day of November, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Lungren Incandescent Gas Light Company, of Washington, D. C., for the purpose of dealing in and selling incandescent organs, gas burners and other gas lighting devices, and the manufacture and sale of gas.

Which corporation shall keep its principal office or place of business at Washington, in the District of Columbia, and is to expire on the 26th day of October, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty ($50) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars ($1,000,000) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100) each, which are held by the undersigned respectively, as follows, that is to say:

William C. McIntire, of Washington, D. C., one share.
Stilson Hutchins, of Washington, D. C., one share.
Henry L. Crawford, of Washington, D. C., one share.
John Paul Jones, of Washington, D. C., one share.
Robert O. Holtzman, of Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 26th day of October, A. D., 1888.

William C. McIntire,
Stilson Hutchins,
Henry L. Crawford,
John Paul Jones,
Robert O. Holtzman.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 26th day of October, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of November, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE BLACK WATER AND GREENBRIER VALLEY RAILROAD COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

Articles of Incorporation of the Blackwater and Greenbrier Valley Railroad Company.

We whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose:

First. The name of this corporation shall be the Blackwater and Greenbrier Valley Railroad Company.

Second. The railroad which this corporation proposes to build will commence at a point on the Big Blackwater river, near the mouth thereof in Tucker county, and run thence by the most practicable route, along the valley of said river, to a point near the southern line of Tucker county; thence either along the valley of Glade and Laurel forks, or the valley of Dry forks, or along both of said valleys, as shall be found most practicable, through Randolph county to the southern line thereof; thence by the most practicable route to the headwaters of the Greenbrier river, in Pocahontas county; and thence along the valley of said Greenbrier river, by the most practicable route, through Pocahontas and Greenbrier counties, to a point at or near Caldwell post-office, in said Greenbrier county. This corporation also proposes to construct branches and lateral railroads along the valleys of Red creek, Otter fork and Cheat river, in Tucker and Randolph counties, and along the valleys of the various tributaries of the Greenbrier river, in Pocahontas and Greenbrier counties, as shall be found most feasible upon survey.

Third. The principal business office of this corporation will be at the city of New York, in the state of New York.

Fourth. This corporation shall continue perpetually.

Fifth. The capital stock of this corporation shall be two million dollars, divided into shares of one hundred dollars each.

Sixth. The names and places of residences of the persons forming this corporation, and the number of shares subscribed for by each are as follows:

Moses A. Shaw, Painfield, N. J., one hundred shares.
William C. Jones, New York City, one hundred shares.
Percival S. Jones, New York City, one hundred shares.
Kenneth J. Matheson, New York City, one hundred shares.
Charles P. Sumner, Brooklyn, N. Y., one hundred shares.

In testimony whereof, we have hereunto set our hands and seals this second day of November, A. D. one thousand, eight hundred and eighty-eight.

Moses A. Shaw, [Seal.]
William C. Jones, [Seal.]
Percival S. Jones, [Seal.]
Kenneth J. Matheson, [Seal.]
Chas. P. Sumner. [Seal.]

Wherefore, the corporators named in the said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be a corporation by the name, for the purposes and for the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said [G. S.] state at the seat of government thereof, this thirtieth day of November, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE OHIO FUEL GAS AND INCANDESCENT LIGHTING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Ohio Fuel Gas and Incandescent Lighting Company, for the purpose of constructing, maintaining and operating and purchasing gas works and all the apparatus and appliances therewith connected for the manufacture of fuel and illuminating gas, and distributing and furnishing the same to consumers thereof, and doing and performing all things necessary for the purposes aforesaid, including the purchase and holding all necessary real estate for said purpose.

Which corporation shall keep its principal office or place of business at Zanesville, in the county of Muskingum, and state of Ohio, and is to expire on the 24th day of November, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred ($600) dollars to the capital thereof, and have paid in on said subscriptions the sum of six hundred ($600) dollars, and desire the privilege of increasing the said capi-
tal, by the sale of additional shares from time to time, to one million ($1,000,000) dollars in all.

The capital so subscribed is divided into shares of ten ($10) dollars each, which are held by the undersigned respectively, as follows, that is to say:

Albert E. Boone, Zanesville, Ohio, ten shares.
Gideon E. Meigs, Painesville, Ohio, ten shares.
Frank N. Wedge, Zanesville, Ohio, ten shares.
Perry G. Marshall, Zanesville, Ohio, ten shares.
Rufus C. Burton, Zanesville, Ohio, ten shares.
Gilbert F. Axline, Zanesville, Ohio, ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 24th day of November, 1888.

ALBERT E. BOONE,
GIDEON E. MEIGS,
FRANK N. WEDGE,
PERRY G. MARSHALL,
RUFUS C. BURTON,
GILBERT F. AXLINE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 24th day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston this first day of December, eighteen hundred and eighty-eight.

HENRY S. WALKER.
Secretary of State.

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GOLDEN CHANNEL MINING COMPANY.
(CONsolidated.)
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Golden Channel Mining Company (Consolidated), for the purpose of acquiring mines, minerals and mining rights of every description and working the same; of carrying on the business of a min-
CORPORATIONS.

617

ing company by purchasing, leasing or otherwise acquiring mines, lands or waters containing or covering precious metals, and working or developing the same; to obtain the precious metals contained therein or thereunder, and the doing of any and all acts, and the transaction of any and all business that shall be or become incident to, or arise out of, or be connected with such business of any part thereof, to the full extent that the same be or become allowable or authorized under statutes of the state, now or hereafter to be in force. The operations and business of the company are to be carried on in the states of West Virginia, California and New York, and such other places as it may by proper certificate hereafter designate.

Which corporation shall keep its principal office or place of business at New York, in the county of New York, and state of New York, and is to expire on the 1st day of November, 1938. And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five million dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Robert Avery, Brooklyn, N. Y., ten shares.
Edward J. McKeever, Brooklyn, N. Y., ten shares.
Charles Stillwell, Brooklyn, N. Y., ten shares.
James A. Hudson, Brooklyn, N. Y., ten shares.
Michael J. Dady, Brooklyn, N. Y., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 31st day of October, 1888.

Robert Avery.
Edward J. McKeever,
Charles Stillwell,
James A. Hudson,
Michael J. Dady.

Therefore, the corporators named in the said new agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 1st day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said new agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this 5th day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
HASKELL MULTICHARGE ORDNANCE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Haskell Multicharge Ordnance Company, for the purpose of manufacturing and selling the Haskell Multicharge guns, gas-check wads, and projectiles and also single charge guns and mortars and ordnance stores in general, as well as the manufacturing and selling of "Haskell Multicharge Dynamite Guns" and dynamite shells, charged with other high explosive. Which corporation shall keep its principal office or place of business at the City of New York, in the county of New York, and state of New York, and is to expire on the fifteenth day of November, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows that is to say:

Calvin E. Pratt, Brooklyn, New York, one (1) share.
Robert G. Ingersoll, New York City, one (1) share.
Henry W. Slocum, Brooklyn, New York, one (1) share.
Dwight Townsend, New York City, one (1) share.
Charles P. Young, Yorkers, New York, one (1) share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 15th day of November, 1888.

C. E. Pratt,
R. G. Ingersoll,
H. W. Slocum,
Dwight Townsend,
Charles P. Young.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this fifth day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
PITTSBURGH RAMIE MANUFACTURING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has this day been delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the "Pittsburgh Ramie Manufacturing Company," for the purpose of manufacturing decorticators and any and all machines used in the decorticating of ramie, jute and other textiles plants, and manufacturing and converting the same into their various products, conveying the said machines to market, leasing, selling and disposing of the same, and licensing others to use, manufacture, sell and dispose of the said machines, growing and producing ramie jute and other textile plants, manufacturing and converting the same into their various products, conveying the same to market and selling and disposing of the same either in crude or manufactured form, prosecuting a general manufacturing business and such collateral adjuncts thereto and in connection therewith as may be required for its successful prosecution.

Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, state of Pennsylvania, and is to expire on the first day of December, A.D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of twelve thousand five hundred dollars ($12,500) to the capital thereof, and have paid in on said subscriptions the sum of twelve hundred and fifty dollars ($1,250), and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars ($500,000) in all.

The capital so subscribed is divided into shares of fifty dollars ($50) each, which are held by the undersigned respectively, as follows, that is to say: By

Paul H. Hacke, city of Pittsburgh, Pa., fifty shares.
John M. Tiernan, city of Pittsburgh, Pa., fifty shares.
William M. Lyon, city of Pittsburgh, Pa., fifty shares.
Charles H. Humbert, city of Pittsburgh, Pa., fifty shares.
George R. Shidle, city of Pittsburgh, Pa., fifty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 5th day of December, A.D., 1888.

Paul H. Hacke,
John M. Tiernan,
Wm. M. Lyon,
Chas. H. Humbert,
Geo. R. Shidle.
Corporations.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

The Union Store Service Company.

Foreign.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Union Store Service Company, for the purpose of purchasing, owning, constructing, maintaining, leasing, selling, operating any store service system for the purpose of transporting merchandise, cash or any packages in stores or factories by the use of mechanical contrivances.

Which corporation shall keep its principal office or place of business at New York, in the county of New York, and the state of New York, and is to expire on the first day of January, A. D., 1938. And for the purpose of forming the said corporation we have subscribed the sum of one hundred thousand ($100,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of ten thousand dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to one million ($1,000,000) dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Alfred H. Jeremy, New York City, N. Y., two shares.
Gilbert R. Elliott, Boston, Mass., two shares.
Wm. M. Jeremy, Pittsburgh, Pa., two shares.
James H. McCreery, New York City, N. Y., two shares.
Charles Jeremy, New York City, N. Y., one thousand nine hundred and ninety-two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this fifth day of December, eighteen hundred and eighty-eight.

In Presence of
Wm. B. McNiece, as to all.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston, this 7th day of December, 1888.

Henry S. Walker,
Secretary of State.

THE ELECTRO MAGNETIC BOILER CLEANER COMPANY.

INCREASE OF CAPITAL STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John B. Clark, president of the Electro Magnetic Boiler Cleaner Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law at Washington, D. C. on the 23rd day of October, 1888, at which meeting a majority of the stockholders were present the following resolution was unanimously adopted:

"Resolved, That for the purpose herein set forth, this company, "The Electro Magnetic Boiler Cleaner Company" of Washington, D. C., does increase its capital stock from twelve thousand ($12,000) dollars, to five hundred thousand ($500,000) said stock to be sub-divided into fifty thousand (50,000) shares of ten ($10) dollars per share, the same to be full paid and non-assessable."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state at the city of Charleston, this 7th day of December, 1888.

Henry S. Walker,
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Fales Heating Company of Philadelphia, for the purpose of manufacturing, purchasing, selling and leasing heating devices, of purchasing, applying for and taking out letters patent of the United States and elsewhere for improvements in such devices, of procuring licenses for the use of such improvements, and of selling such letters patent or parts thereof, and issuing licenses thereunder, and generally transacting and doing a business in heaters, furnaces and other appliances for generating and producing heat.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the 5th day of December, A.D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Bennet C. Wilson, Philadelphia, Pa., one share.
Carlton L. Wilson, Philadelphia, Pa., one share.
P. R. LeGrande Smith, Philadelphia, P'a., one share.
Edward B. Getze, Philadelphia, Pa., one share.
Charles H. Bioren, Riverton, N. J., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 4th day of December, 1888.

BENNET C. WILSON,
CARLTON L. WILSON,
P. R. LTEGRANDE SMITH,
EDWD. B. GETZE,
CHAS. H. BIOREN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifth day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Corporations.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this seventh day of December, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE DAILY PRESS COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Daily Press Company," for the purpose of editing and publishing in the city of Washington, one or more newspapers, and for the purpose of selling to subscribers and others said newspapers when published.

Which corporation shall keep its principal office or place of business in the city of Washington in the District of Columbia, and is to expire on the first day of December, 1935. And for the purpose of forming the said corporation, we have subscribed the sum of sixty thousand ($60,000.00) dollars to the capital stock thereof, and have paid in on said subscriptions the sum of thirty thousand ($30,000.00) dollars, and desire the privilege of increasing the said capital, by sale of additional shares from time to time, to one hundred thousand ($100,000.00) dollars in all.

The capital so subscribed is divided into shares of the value of one hundred dollars each, which are held by the undersigned respectively, as follows:

E. W. Fox, of Washington City, three hundred shares.
William C. Fox, of Washington City, one hundred and fifty shares.
Eusebia C. Fox, of Washington City, one hundred shares.
Edward B. Fox, of Washington City, twenty-five shares.
Monroe L. Fox, of Washington City, twenty-five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 28th day of November, 1888.

ELIAS W. FOX,
WILLIAMS C. FOX,
EUSEBIA C. FOX,
EDWARD B. FOX,
MONROE L. FOX.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of December, nineteen hundred and thirty-five, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this tenth day of December, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE GOODWILL COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Goodwill Coal and Coke Company, for the purpose of mining coal, manufacturing coke and conducting a general retail merchantile business.

Which corporation shall keep its principal office or place of business at Bramwell, in the county of Mercer, West Virginia, and is to expire on the 29th day of November, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of ten thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, that is to say: By

Robert Goodwill, Shamokin, Pa., two hundred and forty-three shares.
Philip Goodwill, Bramwell, W. Va., two hundred and twenty-two shares.
Anthony G. Goodwill, Shamokin Pa., five shares.
William F. Goodwill, Shamokin, Pa., five shares.
T. L. Henritz, Bramwell, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 29th day of November, 1888.

ROBERT GOODWILL,
PHILIP GOODWILL,
ANTHONY G. GOODWILL,
WILLIAM F. GOODWILL,
T. L. HENRITZ.
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-ninth day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this eleventh day of December, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

CALEDONIA MINING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a body corporate by the name of the Caledonia Mining Company for the purpose of mining and milling gold or other ores in Queens county, Nova Scotia, or elsewhere in the Province of Nova Scotia and for the purpose of erecting and operating mills and machinery and for the purpose of purchasing and operating mines with all the necessary roads and machinery for the transporting the ore to the mill.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the fifty day of December, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred and ninety thousand dollars to the capital thereof, and have paid in on said subscription the sum of three hundred and ninety thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:—

Gilbert Parker, Philadelphia, Pa., three thousand six hundred and ninety shares.
H. D. Gordon, Wilmington, Del., sixty shares.
Walter E. Rex, Philadelphia, Pa., thirty shares.
Crawford Miller, Camden, N. J., fifty shares.
Samuel Hufty, Camden, N. J., sixty shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.
Given under our hands this 15th day of December, A. D., 1888.

Samuel Hufty,
Gilbert Parker.
Crawford Miller,
H. D. Gordon,
Walter E. Rex,
A. W. Ray.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifth day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this eleventh day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

AMERICAN RANGE FINDER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of American Range Finder Company, for the purpose of making, using and selling the article known as "range finder," and the article known as "electric level," and any article or articles of similar character, and of buying, owning and holding any inventions and patent rights now or hereafter granted by the government of the United States or any other government for making such article or articles, or any other article of similar character; of manufacturing in all its modes and for all purposes; of entering into contracts within and without the state of West Virginia in connection with its business; and of selling any patents belonging to said company or of licensing other persons or corporations to use the same.

Which corporation shall keep its principal office or place of business in the city of New York, in the county and state of New York, and is to expire on the first day of January, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions (to Daniel W. McWilliams, the person appointed to receive the same for the intended corporation) the sum of five hundred dollars; and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.
The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Alexander J. Leith, of the city of New York, N. Y., one share.
Spencer D. Schuyler, of the city of New York, N. Y., one share.
Richard Irwin, Jr., of the city of New York, N. Y., one share.
Daniel W. McWilliams, of the city of Brooklyn, N. Y., one share.
Edward A. Wickes, of the city of New York, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this sixth day of December, 1888.

Edward A. Wickes,
S. D. Schuyler,
Daniel W. McWilliams,
Richard Irvin, Jr.
Alex. J. Leith.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twelfth day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

VANCE-HUGHES SHOE COMPANY.

CHANGE OF NAME TO

VANCE SHOE COMPANY.

DOMESTIC.

State of West Virginia,
Office of Secretary State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. N. Vance, president of the Vance-Hughes Shoe Company, a corporation created, formed and organized under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law, at the city of Wheeling, W. Va., on the 9th day of October, 1888, all the
stock being represented, the following resolution was unanimously adopted:

"Resolved. That the name of this corporation be changed, and that after January first, 1889, it shall be known as Vance Shoe Company instead of Vance-Hughes Shoe Company, as it is now."

Wherefore, I do declare said change of name as set forth in the foregoing resolution to be authorized by law, and that the said corporation shall hereafter be known by the name of "Vance Shoe Company."

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 13th day of December, 1888.

HENRY S. WALKER,
Secretary of State.

BAILEY ROTARY ENGINE MANUFACTURING COMPANY.

INCREASE OF CAPITAL STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Benj. Butterworth, president of the Bailey Rotary Engine Manufacturing Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law, in Washington, D. C., on the first day of June, 1888, a majority of the capital stock of the company being represented by the holders thereof in person, or by proxy and voting therefor, the following resolution was adopted:

"Resolved. That the board of directors of the Bailey Rotary Engine Manufacturing Company be, and hereby are, authorized to increase the capital stock of this company from three thousand shares of $100 each, to four thousand shares of $100 each, and that the informal action of the stockholder's meeting of April 5th, 1888, to the same effect, be, and hereby is, ratified.

Wherefore, I do declare said increase of capital stock, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this thirteenth day of December, 1888.

HENRY S. WALKER.
Secretary of State.
HYDRO-CARBON HEAT, LIGHT AND POWER COMPANY.

INCREASE OF CAPITAL STOCK.

FOREIGN.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Benj. Butterworth, president of the Hydro-Carbon Heat, Light and Power Company a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law, in Washington, D. C., on the first day of June, 1888, a majority of the stock of the company being represented by the holders thereof in person or by proxy, and voting therefor, the following resolution was adopted:

"Resolved, That the board of directors of The Hydro-Carbon Heat, Light and Power Company be, and hereby are authorized to increase the capital stock of the company from three thousand shares of $100 each, to four thousand shares of $100 each, and that the informal action of the stockholder's meeting of April 5th, 1888, to the same effect be, and hereby is, ratified."

Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said state at the city of Charleston, this 13th day of December, 1888.

HENRY S. WALKER,
Secretary of State.

THE DAVIS COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Davis Coal and Coke Company," for the purpose of acquiring and holding coal and other mineral lands or properties, and of mining, manufacturing, transporting and marketing coal, coke and other minerals, and the products thereof, and of constructing, maintaining, using and operating all such works, way and other structures as are or may be necessary or appropriate and convenient to a general mining and coking business.
Which corporation shall keep its principal office or place of business at Piedmont in Mineral county, state of West Virginia, and shall expire on the 10th day of December, in the year 1938. For the purpose of forming said corporation, we have subscribed the sum of sixteen thousand ($16,000) dollars to the capital thereof, and have paid in on said subscription the sum of eight thousand ($8,000) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Henry G. Davis, Piedmont, W. Va., fifty shares.
Thomas B. Davis, Keyser, W. Va., fifty shares.
W. J. Armstrong, Piedmont, W. Va., five shares.
H. G. Buxton, Piedmont, W. Va., five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of December, 1888.

Henry G. Davis, [Seal.]
T. B. Davis, [Seal.]
S. B. Elkins, [Seal.]
W. J. Armstrong, [Seal.]
H. G. Buxton, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the 10th day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 14th day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

MARSHALL COAL AND LUMBER COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "Marshall Coal and Lumber Company," for the purpose of owning, mining and selling coal, iron and other minerals; of acquir-
ing, manufacturing and selling lumber and all or any of its pro-
ducts; and of owning, working and leasing coal lands, mineral
lands and timber lands.

Which corporation shall keep its principal office or place of
business at Davis, in the county of Tucker, in the state of West
Virginia, and is to expire on the first day of January, nineteen
hundred and thirty-eight (1938). And for the purpose of form-
ing the said corporation, we have subscribed the sum of five
hundred dollars ($500) to the capital thereof, and have paid in on
said subscriptions the sum of fifty dollars ($50), and desire the
privilege of increasing the said capital, by the sale of additional
shares from time to time, to one hundred and twenty thousand
dollars.

The capital so subscribed is divided into shares of one hundred
dollars ($100) each, which are held by the undersigned respecti-
vely, as follows, that is to say: By

H. G. Davis, of Piedmont, W. Va., one share.
T. B. Davis, of Piedmont, W. Va., one share.
S. B. Elkins, of Leadsville, W. Va., one share.
Frank Woods, of Baltimore, Md., one share.
F. B. Lott, of Baltimore, Md., one share.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands this twenty-fourth day of November, in
the year eighteen hundred and eighty-eight.

H. G. Davis, [Seal.]
T. B. Davis, [Seal.]
S. B. Elkins, [Seal.]
Frank Woods, [Seal.]
F. B. Lott, [Seal.]

Wherefore, the corporators named in the said agreement and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Jan-
uary, nineteen hundred and thirty-eight, a corporation by the
name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this fourteenth day of De-
cember, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

COMMERCIAL BANK EXTENSION OF CHARTER.

DOMESTIC.

State of West Virginia,  
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, do hereby certify that William M. List, president of "Com-
mmercial Banks," a corporation created, formed and organized under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law at Wheeling, W. Va., on the 12th day of December, 1888, at which meeting a majority of the stock was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the time of the continuance of this corporation, "Commercial Bank," be extended fifty years beyond the thirteenth day of January, A. D., one thousand, eight hundred and eighty-nine, the date of the expiration of the time limited in the agreement for its formation."

Wherefore, I do declare the extension of the charter of the "Commercial Bank" as proposed in the foregoing resolution, to be authorized by law, and that said charter shall continue and be in force until the 13th day of January, 1939.

Given under my hand and the great seal of the said state at the city of Charleston, this fifteenth day of December, 1888.

HENRY S. WALKER.
Secretary of State.

PITTSBURGH AND MEXICAN TIN MINING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Pittsburgh and Mexican Tin Mining Company," for the purpose of mining, quarrying and developing ores, metals and minerals, and the manufacturing of the products thereof, and conveying to market and selling and disposing of the said ores, metals and minerals and the products thereof, and prosecuting a general mining business and such collateral adjuncts thereto, and in connection therewith as may be required for its successful prosecution.

Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, state of Pennsylvania, and is to expire on the 1st day of November, A. D., 1938. And for the purpose of forming said corporation, we have subscribed the sum of twenty-five hundred ($2,500) dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty ($250.00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million ($1,000,000) dollars in all.
The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By
   Junius A. McCormick, city of Pittsburgh, Pa., five shares.
   Walter J. Kelley, city of Pittsburgh, Pa., five shares.
   George H. Thurston, city of Pittsburgh, Pa., six shares.
   Christopher G. Dixon, city of Allegheny, Pa., five shares.
   Albert L. Klaus, city of Allegheny, Pa., two shares.
   George Alexander, city of Allegheny, Pa., one share.
   James A. Deeds, city of Allegheny, Pa., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 27th day of November, A.D., 1888.
   Junius A. McCormick,
   Walter J. Kelley,
   Geo. H. Thurston,
   Christopher G. Dixon,
   Albert L. Klaus,
   Geo. Alexander,
   Jas. A. Deeds.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventeenth day of December, eighteen hundred and eighty-eight.
   Henry S. Walker,
   Secretary of State.

AMERICAN COLD STORAGE AND REFRIGERATING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
The undersigned agree to become a corporation by the name of American Cold Storage and Refrigerating Company for the following purposes to-wit:
To make contract for the manufacture of purchase of, buy, use, sell, lease, rent or mortgage, all mechanical, chemical or other apparatus, machinery and implements for refrigerating, ice making, producing artificial cold or decrease of temperature,
Corporations.

or any other article or articles connected therewith or incident thereto, or any or all of them.

To acquire by purchase, assignment or otherwise, letters patent of the United States and of other countries and the territorial and other rights and licenses which may be of value or advantage in the carrying out of the above mentioned objects and to dispose of the same by sale, license, assignment or otherwise.

To acquire and hold lands, tenements and hereditaments in fee, under lease or otherwise, in the United States and Territories of the United States, Republic of Mexico and elsewhere, for the proper and necessary use of said company to an amount not exceeding the amount of land allowed by law and to use, improve, manage, mortgage or otherwise encumber any or all of said lands, tenements hereditaments and real property of every description and tenure, necessary and proper for the use of said company and to dispose of any or all thereof when no longer needed for such purpose.

To develop its lands and property in such a manner as the directors of the company deem necessary and proper for the use of the said company, and to utilize said lands and property by erecting houses, factories, refrigerating establishments, abattoirs, stores and other buildings, and of draining and constructing water works, reservoirs, wells, aqueducts, embankments, roads, and other works and conveniences, necessary and proper for the use of the said company, and to buy, sell or otherwise deal in cattle, sheep and other live-stock, and to slaughter cattle, sheep and other live-stock, and to deal in meat and all of the products of slaughtered animals of all kinds, and in vegetables products of all kinds, and to carry on any trade, business or undertaking, the carrying on of which may be deemed by the board of directors conducive to the development of said property and interests and necessary and proper for the uses of said company and to do any and all acts and things incident thereto or connected therewith.

To purchase and acquire all machinery, implements, property and articles necessary or adapted to the above purpose, and to become carriers by land or water for the purpose aforesaid on its own account or on behalf of others, and to carry on a general business of cold storage and warehousing on its own account or for the use of others, and to do any and all other acts connected with or incident to the above objects for which this corporation is formed.

Which corporation shall keep its principal office or place of business at New York city, New York county, in the state of New York, or such other places as the law requires, and is to expire on the first day of November, 1937. And for the purpose of forming the said corporation we have subscribed the sum of fifty dollars to the capital thereof, and have paid in on said subscription the sum of five dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to two million dollars in all.
The capital so described is divided into five shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

James G. Janeway, New York, one share.
Henry A. Alexander, New York, one share.
J. Milton Ferry, New Jersey, one share.
John B. Bissell, Jr., New Jersey, one share.
James F. Boothroyd, New York, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands and seals this 12th day of December, 1888.

JAS. G. JANEWAY, [Seal.]
HENRY A. ALEXANDER, [Seal.]
J. MILTON FERRY, [Seal.]
JOHN B. BISSELL, JR., [Seal.]
JAMES T. BOOTHROYD, [Seal.]

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of November, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this seventh day of December, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

STANDARD COAL AND COKE COMPANY.
DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Standard Coal and Coke Company, for the purpose of purchasing, acquiring and holding coal, iron, timber and mineral lands in fee simple, or otherwise, in any manner not prohibited by law, managing, working, operating and mining the same, manufacturing and producing any and all products thereof, and vending and dealing in the same, and engaging in any and all business and such other things not prohibited by law, which may be essential, necessary, incidental or auxiliary to any of the above-described objects.

Which corporation shall keep its principal office or place of business at its mines, in the county of Kanawha, and state of West
Virginia, and is to expire on the first day of January, 1937. And for the purpose of forming the said corporation we have subscribed the sum of three hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Matthew H. Straughn, Handley, W. Va., one share.
Walter H. Straughn, Handley, W. Va., one share.
George B. Straughn, Handley, W. Va., one share.
John P. Reynolds, Charleston, W. Va., one share.
J. Talman Waters, Jr., Charleston, W. Va., one share.
M. Jackson, Charleston, W. Va., one share.

And the capital hereafter to be sold is to be divided into shares of the like amount.

Given under our hands, this tenth day of December, eighteen hundred and eighty-eight.

Matthew H. Straughan,
Walter W. Straughan,
Geo. B. Straughan,
John P. Reynolds,
J. Talman Waters, Jr.,
M. Jackson.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this eighteenth day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

CHESAPEAKE MINING COMPANY.
DOMESTIC,

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We the undersigned agree to become a corporation by the name of
Chesapeake Mining Company, for the purpose of purchasing, acquiring and holding coal, iron, timber and mineral lands, in fee simple or otherwise, in any manner not prohibited by law; managing, working, operating and mining the same, manufacturing and producing any and all products thereof, and vending and dealing in the same, and engaging in any and all business and all such other things not prohibited by law which may be essentially necessary, incidental or auxiliary to any of the above described objects.

Which corporation shall keep its principal office or place of business at its mines, in the county of Kanawha, and state of West Virginia, and is to expire on the first day of January, nineteen hundred and thirty-two. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty dollars to the capital thereof, and have paid in on said subscription the sum of fifty dollars, and desire the privilege of increasing the said capital by the sales of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By
Matthew H. Straughan, Handley, W. Va., one share.
Walter W. Straughan, Handley, W. Va., one share.
John P. Reynolds, Charleston, W. Va., one share.
J. Talman Waters, Jr., Charleston, W. Va., one share.
M. Jackson, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of December, 1888.

Matthew H. Straughan,
Walter W. Straughan,
John P. Reynolds,
J. Talman Waters, Jr.,
M. Jackson.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-seven a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this eighteenth day of December, eighteen hundred and eighty-eight.

Henry S. Walker.
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of American Cereal Company, for the purpose of manufacturing and dealing in the various products of grain.

Which corporation shall keep its principal office or place of business at Chicago, in the county of Cook, in the state of Illinois, and is to expire on the first day of December, 1932. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars ($500) to the capital thereof, and have paid in on said subscriptions the sum of five hundred dollars ($500), and desire the privilege of increasing said capital by the sale of additional shares from time to time, to one million five hundred thousand dollars ($1,500,000) in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

William H. Swift, Chicago, Ill., one share.
David Campbell, Chicago, Ill., one share.
Amzi W. Strong, Chicago, Ill., one share.
Alexander L. Dewar, Chicago, Ill., one share.
Robert M. Orr, Chicago, Ill., one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands this twelfth (12th) day of December, A. D., 1888.

W. M. H. Swift, 
David Campbell, 
Alex. L. Dewar, 
Robert M. Orr, 
Amzi W. Strong.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-two, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twentieth day of December, eighteen hundred and eighty-eight.

Henry S. Walker, 
Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, William W. Flannagan, Charles H. Harman, Orson Adams, William Brookfield, Marcus W. Conkling, Martin Joost, Charles F. Pope, Jefferson M. Levy, Julian D. Fairchild, agree to become a corporation by the name of the National Improvement Company, for the purpose of the construction of, owning, operating, purchasing, leasing and selling street railway, electric light and power plants; telephone and telegraph lines, gas work, and water works, mines or ferries, which corporation shall keep its principal office or place of business at the city of New York, in county of New York, and state of New York, but the board of directors may establish branch offices where they may be necessary and proper for the use of the company and the conduct of its business, and such corporation is to expire on the seventeenth day of December, in the year one thousand nine and thirty-three.

And for the purpose of forming said corporation, we have subscribed the sum of fifty thousand dollars to the capital thereof, and have paid on our said subscriptions the sum of twenty-five thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

William W. Flannagan, New York City, one hundred shares.
Charles H. Harman, New York City, one hundred shares.
Orson Adams, New York City, fifty shares.
William Brookfield, New York City, fifty shares.
Marcus W. Conkling, New York City, one hundred shares.
Martin Joost, Queen's county, N. Y., twenty-five shares.
Charles F. Pope, Brooklyn, N. Y., twenty-five shares.
Jefferson M. Levy, New York City, twenty-five shares.
Julian D. Fairchild, Queen's county, N. Y., twenty-five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this seventeenth day of December, one thousand eight hundred and eighty-eight.

W. W. FLANNAGAN,
CHARLES H. HARMAN,
ORSON ADAMS,
WM. BROOKFIELD,
MARCUS W. CONKLING,
CORPORATIONS.

MARTIN JOOST,
CHAS. F. POPE,
JEFFERSON M. LEVY,
JULIAN D. FAIRCHILD.

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the seventeenth day of
December, nineteen hundred and thirty-three a corporation by
the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this twenty-first day of De­
cember, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

THE BOONE SAFETY DEPOSIT LOAN TRUST AND
SURETY COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
The Boone Safety Deposit Loan Trust and Surety Company for
the purpose of

I. Purchasing, owing and holding, in the city of Zanesville,
county of Muskingum, state of Ohio, the necessary land upon
which to erect and maintain a suitable building for the offices of
said company the remaining portions of said building to be used
for such purposes as the directors of said company may determine.

II. To construct within said buildings fire and burglar proof
rooms, vaults, safes and boxes for the deposit and safekeeping of
valuable articles, and to rent the same or to receive and hold in
trust therein for safekeeping and deposit money, bonds, stocks,
mortagages deeds, wills and all other securites and papers and all
other personal property of any and every kind for any and all
individuals, firms or companies.

III. To act as agents for any and all persons, firms or companies,
for the purpose of loaning or investing money upon real estate or
other securities or for the payment of such loans and also as such
agents to buy and sell real estate bonds, stocks or other securities
of and for any and all such individuals, firms or companies.

IV. To act as trustees, registars, agents, guardians or assignees,
for any and all individuals, firms or companies, and also to act as
executors and administrators upon estates.

V. To become security upon the bonds, public or private offi-
CERs, agents or clerks holding positions of trust and confidence and also upon all bonds for costs in any cause in any of the courts of several states or the United States.

VI. To charge, collect and receive for the use of said property or for any such services loans, &c., such rent, fees, interest and commissions as the directors of said company may fix and determine.

Which corporation shall keep its principal office or place of business at Zanesville, in the county of Muskingum, and state of Ohio, and is to expire on the tenth day of December, A. D., 1938. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand five hundred ($5,500) dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand five hundred ($5,500) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred and fifty thousand ($250,000), dollars in all.

The capital so subscribed is divided into shares of fifty ($50) dollars each, which are held by the undersigned respectively, as follows, that is to say:

Albert E. Boone, Zanesville, Ohio, ten shares.
Cary W. Kanke, Wooster, Ohio, ten shares.
Perry G. Marshall, Zanesville, Ohio, ten shares.
William W. Post, New York City, ten shares.
B. Eben Cutter, Zanesville, O., ten shares.
Rufus C. Burton, Zanesville, O., ten share.
S. A. Baldwin, Zanesville, O., ten shares.
William S. Harlan, Zanesville, O., ten shares.
Frank N. Wedge, Zanesville, O., ten shares.
Cyril Hawkins, McConnelsville, O., ten shares.
Gideon E. Meigs, Painesville, Ohio, ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of December, 1888.

Albert E. Boone,
Cary W. Kanke,
Perry G. Marshall,
William W. Post,
B. Eben Cutter,
Rufus C. Burton,
S. A. Baldwin,
William S. Harlan,
Frank N. Wedge,
Cyril Hawkins,
Gideon E. Meigs.

Wherefore, the corporators named in the said agreement, and who have signed the name, and their successors and assigns, are hereby declared to be from this date until the tenth day of Decem-
Corporations.

ber, nineteen hundred and thirty-eight, a corporation by the name
and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G.S.] state, at the city of the Charleston, this twenty-second
day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

Union Improvement Company.

Foreign.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
the "Union Improvement Company," for the purpose of boring
and excavating for, buying and producing or manufacturing and
refining illuminating and fuel gasses, either natural or artificial,
and natural or petroleum oil, and selling and supplying the same
to others, and of laying and placing pipes, pipe lines, frosts,
meters, and all other suitable devices for the production, refining,
transportation, supplying and distribution of such gasses and oil,
and of putting up, erection and construction of water works, and
working excavations, borings and suitable structures for procuring,
accumulating, transporting and distributing said gasses, oil
and water, with such plants, machinery and other devices neces­
sary and useful in carrying on the business of producing and re­
fining, or purifying and supplying and selling such gasses, oil
and water to others; and for the purpose of buying and leasing so
much real estate as may be proper for carrying on said business,
and of selling or leasing to others any or all of its property when
no longer required for carrying on its business.

Which corporation shall keep its principal office or place of
business in the town of Emlenton, in the county of Venango,
and state of Pennsylvania, and is to expire on the tenth day of
December, 1938. And for the purpose of forming the said corpo­
atation, we have subscribed the sum of thirty thousand dollars ($30,-
000) to the capital stock thereof, and have paid in on said sub­
scription the sum of three thousand ($3,000) dollars, and desire
the privilege of increasing said capital, by the sale of additional
shares from time to time, to the sum of one hundred thousand
($100,000) dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars each, which are held by the undersigned respectively, as
follows, that is to say: By—

Thomas B. Grant, Foxburg, Pa., sixty shares.
Edmond M. Grant, Foxburg, Pa., sixty shares.
Austin M. Comstock, Emlenton, Pa., sixty shares.
James W. Rowland, Emlenton, Pa., sixty shares.
Lyman M. Hale, Emlenton, Pa., sixty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 10th day of August, 1888.

Edward M. Grant,
Austin M. Comstock,
James W. Rowland,
Lyman M. Hale

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said State [G. S.] at the city of Charleston, this twenty-first day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE BOOTH-BOWEN COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Booth-Bowen Coal and Coke Company, for the purpose of mining coal, manufacturing coke and doing a general retail mercantile business.

Which corporation shall keep its principal office or place of business at Bramwell, in the county of Mercer, and state of West Virginia, and is to expire on the twenty eighth day of November, 1938. And for the purpose of forming said corporation, we have subscribed the sum of seventy-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of thirty thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

Wm. Booth, Shamokin, Pa., two hundred and fifty shares.
James Booth, Freemans, W. Va., two hundred and forty-eight shares.
J. P. Bowen, Freemans, W. Va., one hundred and twenty-five shares.
Harry Bowen, Freemans, W. Va., one hundred and twenty-five shares.
James W. Toy, Freemans, W. Va., two shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 29th day of November, 1888.
WM. BOOTH,
JAMES BOOTH,
J. P. BOWEN,
HARRY BOWEN,
JAMES W. TOY.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twenty-eighth day of November, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this twenty-second day of December, eighteen hundred and eighty-eight.
HENRY S. WALKER,
Secretary of State.

THE NEW YORK AND WEST VIRGINIA LUMBER COMPANY.
FILING CHARTER.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The New York and West Virginia Lumber Company, a corporation created under the laws of the state of New York, has this day filed in my said office a certified copy of an amendment to its said charter, as required by law.
Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 22d day of December, eighteen hundred and eighty-eight.
HENRY S. WALKER,
Secretary of State.
THE UNITED ADAMANT PLASTER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The United Adamant Plaster Company, for the purpose of manufacturing and selling adamant wall plaster, chromolite, tile-setting materials and other like articles.

Which corporation shall keep its principal office or place of business at the city of Baltimore, in the county of Baltimore, and state of Maryland, and is to expire on the tenth day of December, A. D., nineteen hundred and thirty-eight. For the purpose of forming the said corporation, we have subscribed the sum of six hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of six hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed as aforesaid is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Newton H. Culver, of Berwyn, Pa., one share.
William E. Sharp, of Wayne, Pa., one share.
Frank S. Culver, of Philadelphia, Pa., one share.
James W. Honaker, of Devon, Pa., one share.
Preston W. Lobb, of Berwyn, Pa., one share.
Henry Mueller, Philadelphia, Pa., one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands this 7th day of December, A. D., 1888.

W. E. Sharp,
F. S. Culver,
Preston W. Lobb,
Newton H. Culver,
James W. Slonaker,
Henry Mueller.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the tenth day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-second day December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
THE VARIAN TRANSPORTATION COMPANY.

DOMESTIC.

I. Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of "The Varian Transportation Company," for the purpose of buying or chartering a steamboat; carrying freight and passengers by water; buying and selling lumber, ties, salt, grain and other property in connection with navigating a steamboat or steamboats on the Ohio river and its tributaries.

Which corporation shall keep its principal office or place of business at Letart, in the county of Mason, in the state of West Virginia, and is to expire on the 15th day of December, 1908. And for the purpose of forming said corporation, we have subscribed the sum of twenty-one hundred dollars (§2,100) to the capital thereof, and have paid in on said subscriptions the sum of two hundred and ten dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Charles H. Varian, of Letart, Mason county, W. Va., one hundred and thirty-eight shares.

William E. Hayman, of Letart, Mason county, W. Va., sixty-nine shares.

N. A. Varian, of Letart, Mason county, W. Va., one share.

A. Hayman, of Letart, Mason county, W. Va., one share, and

W. T. Hayman, of Letart, Mason county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 18th day of December, 1888.

Charles H. Varian,

Wm. E. Hayman,

N. A. Varian,

A. Hayman,

W. T. Hayman.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteenth day of December nineteen hundred and eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state at the city of Charleston, this twenty-eighth day of December, eighteen hundred and eighty-eight.

Henry S. Walker,

Secretary of State.
I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, and accompanied by the proper affidavits has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Salem Academy, to be subject to the regulations of the Seventh Day Baptist Educational Society, for the purpose of purchasing real estate in Salem, Harrison county, West Virginia, and erecting a building or buildings thereon, in which to establish an academy, and so soon as the financial condition and circumstances will warrant a college; and for the purpose of teaching therein and thereat all the various branches of learning, composing a thorough academic and collegiate course, and of awarding diplomas to students who may pass the requisite examination upon the various branches of learning taught therein, and for the diffusion of knowledge incident to institutions of like kind.

Which corporation shall keep its principal office or place of business at Salem, in the county of Harrison, and state of West Virginia, and is to expire on the twentieth day of November, nineteen hundred and thirty-eight. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand one hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifteen dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the sum of fifty thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned as follows, that is to say: By—

G. W. F. Randolph, Salem, W. Va., forty shares.
Jesse F. Randolph, Salem, W. Va., twenty shares.
L. B. Davis, Salem, W. Va., one share.
L. M. Swiger, Salem, W. Va., two shares.
A. S. Childers, Salem, W. Va., four shares.
J. L. Huffman, Lost Creek, W. Va., four shares.
Ernest Randolph, Salem, W. Va., one share.
Uric Randolph, Salem, W. Va., one share.
Chas. N. Maxron, Lost Creek, W. Va., four shares.
Loyd B. Randolph, Salem, W. Va., four shares.
C. M. Randolph, Salem, W. Va., one share.
James N. David, Salem, W. Va., two shares.
Hiram Wilson, Salem, W. Va., two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands this 28th day of November, 1888.

G. W. F. RANDOLPH,
JESSE F. RANDOLPH,
A. S. CHILDERS,
JAMES N. DAVID,
LOYD F. RANDOLPH,
J. L. HUFFMAN,
F. M. SWIGER,
URIC RANDOLPH,
L. B. DAVIS,
C. M. RANDOLPH,
CHAS. N. MAXON,
ERNEST RANDOLPH,
HIRAM WILSON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twentieth day of November, nineteen hundred and thirty-eight, a corporation by name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this twenty-eighth day of December, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

GREENBRIER CANNING COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Greenbrier Canning Company, for the purpose of preserving and canning corn, vegetables and fruit.

Which corporation shall keep its principal office or place of business at Lewisburg, in the county of Greenbrier, and is to expire on the 20th day of December, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-nine hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and ninety dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to twenty-five thousand dollars.

The capital so subscribed is divided into shares of fifty dollars,
each, which are held by the undersigned respectively, as follows, that is to say:

John A. Preston, five shares.
E. D. Withrow, five shares.
H. T. Bell, five shares.
Thos. H. Dennis, five shares.
O. T. Sydenstricker, five shares.
E. L. Bell and R. T. Rittenhouse, five shares.
B. F. Harlow, five shares.
D. R. Thomas, five shares.
Thos. A. Handley, two shares.
James Humphreys, four shares.
F. R. Hunter, five shares.
J. M. Rader, five shares.
Austin Hanley, two shares.

All of Greenbrier county, West Virginia.

Given under our hands this 28th day of December, 1888.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the twentieth day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston this thirty-first day of December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.

THE HUTCHINSON COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and
accompanied by the proper affidavits, has been this day delivered
to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of
"The Hutchinson Coal and Coke Company," for the purpose of
mining, shipping and selling coal, manufacturing, shipping and
selling coke; acquiring and holding lands and other property for
said purposes; and for all other purposes necessary for the min­
ing of coal and the manufacture of coke and the sale of the same.

Which corporation shall keep its principal office or place of busi­ness at Beech Wood station on the Fairmont, Morgantown and
Pittsburgh railroad in the county of Monongalia, and is to expire
on the 1st day of December, 1938. And for the purpose of for­m­ing the said corporation we have subscribed the sum of five
hundred dollars to the capital thereof, and have paid in on said
subscriptions the sum of fifty dollars, and desire the privilege of
increasing the said capital, by the sale of additional shares from
time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hun­
dred dollars each, which are held by the undersigned respect­
ively, as follows, that is to say: By—

Melville L. Hutchinson, of White Day, Monongalia county, W.
Va., one share.

Catherine A. Hutchinson, of White Day, Monongalia county,
W. Va., one share.

Lillie Jay Hutchinson, of White Day, Monongalia county, W.
Va., one share.

Clyde E. Hutchinson, of Opekiska, Monongalia county, W. Va.,
one share.

John W. Mason, of Grafton, Tylor county, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares
of the like amount.

Given under our hands this 15th day of December, 1888.

Melville L. Hutchinson, [Seal.]
Catherine A. Hutchinson, [Seal.]
Lillie Jay Hutchinson, [Seal.]
Clyde E. Hutchinson, [Seal.]
John W. Mason, [Seal.]

Wherefore, the corporators named in the said agreement, and
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of De­
cember, nineteen hundred and thirty eight, a corporation by the
name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said
[G. S.] state, at the city of Charleston, this thirty-first day of
December, eighteen hundred and eighty-eight.

Henry S. Walker,
Secretary of State.
THE WASHINGTON GAS SAVING COMPANY.

CERTIFICATE OF DISSOLUTION.

STATE OF WEST VIRGINIA.
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Samuel S. Shedd, President of the Washington Gas Saving Company, a corporation created under the laws of this state, has certified to us under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, held in pursuance of law at Washington, D. C., on the 30th day of October, 1888, at which meeting a majority of the capital stock of the company was represented by the holders thereof, in person or by proxy, the following resolution was adopted:

"That the business of said company be discontinued, and that public notice of the same be given in the Evening Star, a newspaper published in the city of Washington, D. C., once a week for six weeks."

Wherefore, I do declare the said The Washington Gas Saving Company dissolved, as set forth in the foregoing resolution.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this first day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

KANAWHA BRICK COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of Kanawha Brick Company, for the purpose of manufacturing brick and all products or manufactures of clay; buying and owning land; contracting for the laying of pavements, erection of buildings and other works, and doing all business naturally connected with the manufacture of brick.

Which corporation shall keep its principal office or place of business at Glen Elk, in the county of Kanawha, and state of West Virginia, and is to expire on the first day of December, 1938. And for the purpose of forming the said corporation we have sub-
scribed the sum of one thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

W. D. Isaac, Glen Elk, W. Va., three shares.
Frank Woodman, Charleston, W. Va., three shares.
J. C. Roy, Charleston, W. Va., two shares.
Sol. Minsker, Charleston, W. Va., one share.
Geo. Minsker, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 29th day of November, 1888.

WM. D. ISAAC,
FRANK WOODMAN,
GEORGE MINSKER,
J. C. ROY,
S. MINSKER.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this first day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

KANAWHA CITY MINING AND MANUFACTURING COMPANY.

DISSOLUTION.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that P. F. Duffy, President of the Kanawha City Mining and Manufacturing Company, a corporation created under the laws of this state, has this day certified to me
under his hand and the corporate seal of said company that at a meeting of the stockholders of said company held at the principal office of said company in Charleston, W. Va., on the 2d day January, 1889, in pursuance of law, the following resolution was adopted, all the stock of said company being present in person and voting therefor.

Resolved, That the Kanawha City Mining and Manufacturing Company, a corporation created under the laws of West Virginia, be and the same is hereby dissolved, and the president of this company is hereby directed to certify to the secretary of state of West Virginia a copy of this resolution, and request him to issue the proper certificate of dissolution.

Wherefore, I do declare said resolution to be authorized by law, and said Kanawha Mining and Manufacturing Company dissolved.

Given under my hand and the great seal of the said state at the city of Charleston, this 2d day of January, eighteen hundred and eighty-eight.

HENRY S. WALKER,
Secretary of State.

KANAWHA CITY MANUFACTURING AND MINING COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

We, the undersigned, agree to become a corporation by the name Kanawha City Manufacturing and Mining Company, for the purpose of mining coal, iron ore, fire clay, limestone and all other minerals; for boring for natural gas, petroleum and other like substances; for manufacturing salt, bromine and other chemicals; for building and working saw mills, car shops, iron and salt furnaces; for manufacturing, shipping and selling iron, coal, lumber, brick, salt, gas, oil, furniture, and all other articles manufactured from any and all of the above named articles, either by themselves or with other articles of manufacture; for selling said articles, or the manufactured articles therefrom, and for selling merchandise, dry goods and groceries, &c., building wharves and stock yards, and to do a general mining and manufacturing business, or any other business incident to any of the above named enterprises, which a firm or partnership might engage in and do.
Which corporation shall keep its principal office or place of business in Charleston, Kanawha county, West Virginia, and is to expire on the first day of January, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of eighty-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

George S. Couch, Charleston, W. Va., six hundred and twenty shares.
P. Fontaine, Charleston, W. Va., forty shares.
C. O. Lewis, Charleston, W. Va., fifty shares.
G. S. Laidley, Charleston, W. Va., sixty shares.
W. S. Laidley, Charleston, W. Va., eighty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this first day of January, 1889.

Geo. S. Couch,
Peter Fontaine,
Chas. C. Lewis,
Geo. S. Laidley,
W. S. Laidley.

Wherefore, the corporators named in said articles of incorporation, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of January, nineteen hundred and thirty-nine, a corporation by the name and for the purposes set forth in said agreement.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this second day of January, 1889.

Henry S. Walker,
Secretary of State.

THE REYNOLDS ELECTRICAL COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation duly signed and acknowledged, have this day been recorded in my office, which articles of incorporation are in the words and figures following:

The undersigned agree to become a corporation by the name of
"The Reynolds Electrical Company," for the purpose of making and selling electric lamps, dynamos, motors, governors, regulators and all other appliances necessary for lighting with electricity, also to establish and maintain systems of plants for lighting for public or private use, also to buy and sell patents and patent rights pertaining to the use of electricity for any purpose or to lease the same, also to manufacture and sell other articles, machines and devices belonging to the company or which they may hereafter acquire, also transact and do any business necessary to successfully accomplish the object of the organization, to purchase and hold real estate for like purposes.

Which corporation shall keep its principal office or place of business at Washington, in the District of Columbia, and is to expire on the first day of December, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of twenty ($20,000) thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By—

W. H. Reynolds, Washington, D. C., one hundred and seventy shares.
G. L. Leonard, Washington, D. C., one hundred and twenty shares.
M. W. Chollar, Laural, Maryland, one hundred and seventy shares.
Charles Pomeroy, Fort Dodge, Iowa, eighty-five shares.
John C. Pennex, Washington, D. C., eighty-five shares.
Chas. H. Hibbert, Washington, D. C., eighty-five shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this 28th day of December, 1885.

W. H. REYNOLDS,
G. L. LEONARD,
M. W. CHOLLAR,
CHARLES POMEROY,
JOHN C. PENNEX,
CHAS. H. HIBBERT,
W. J. NEWTON, TRUSTEE.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December, nineteen hundred and thirty-eight, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and the great seal of the said
[G. S.] state at the city of Charleston, this fifth day of January,
eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

LAUSTON TYPE MACHINE COMPANY.

RE-INSTATEMENT.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that I have this day received from Hon. P.
F. Duffy, Auditor, a written communication in the words and fig-
ures following:

AUDITOR'S OFFICE,
State of West Virginia,
Charleston, Dec. 21, 1888.

HON. HENRY S. WALKER,
Secretary of State.

The Lauston Type Machine Company of Washington, D. C.,
having failed to pay within the time prescribed by law the license
tax upon corporation imposed by section 8, chapter 20, acts of the
Legislature, 1885, and the acts amendatory thereof, by which sec-
tion and chapter the penalty of forfeiture of charter is imposed,
and it having been shown by affidavit of B. F. Cole, Secretary of
said Lauston Type Machine Company, that no notice of said tax
was received by or demand made upon said company therefor,
you are hereby directed to strike from the list of corporations for-
feiting our charter the name of the Lauston Type Machine Com-
pany, and restore the same to the record of existing corporations,
as the president of this company has this day paid into the state
treasury $50, the amount imposed upon such corporations by the
section and chapter aforesaid.

P. F. DUFFY,
Auditor.

And I do further certify that in conformity with the foregoing
order, I have stricken from the list of companies forfeiting their
charters as aforesaid the name of the Lauston Type Machine
Company, and that as it appears from the records of my said
office, the said Lauston Type Machine Company is a valid existing corporation duly incorporated under the laws of West Virginia and fully authorized and empowered to transact its corporate business under the laws of said state.

Given under my hand and the great seal of the said [G. S.] state at the city of Charleston, this 7th day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
APPENDIX.
JUDICIAL DEPARTMENT.

SUPREME COURT OF APPEALS.

President,
A. C. SNYDER, of Greenbrier County.

Judges,
J. W. ENGLISH, of Mason County,
HENRY BRANNON, of Lewis County,
D. B. LUCAS, of Jefferson County.

Clerk,
O. S. LONG, of Kanawha County.

Reporter,
ALFRED CALDWELL, Attorney General, Ohio County.

Three annual sessions of the Supreme Court of Appeals are held as follows:
At Charleston, Kanawha county, commencing on the second Wednesday in January.
At Wheeling, Ohio county, commencing on the first Wednesday in June.
At Charlestown, Jefferson county, commencing on the first Wednesday in September.
CIRCUIT COURTS.


<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brooke</td>
<td>First Monday in March, first Monday in June, and second Monday in October.</td>
</tr>
<tr>
<td>Hancock</td>
<td>Fourth Monday in March, fourth Monday in June, and first Monday in November.</td>
</tr>
<tr>
<td>Ohio</td>
<td>Second Monday in April, first Monday in September, and third Monday in November.</td>
</tr>
<tr>
<td>Marshall</td>
<td>First Monday in March, first Monday in June, and second Monday in October.</td>
</tr>
</tbody>
</table>

SECOND JUDICIAL CIRCUIT—J. M. HAGANS, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harrison</td>
<td>Second Tuesday in January, second Tuesday in May, and second Tuesday in September.</td>
</tr>
<tr>
<td>Marion</td>
<td>First Tuesday in March, first Tuesday in July, and fourth Tuesday in November.</td>
</tr>
<tr>
<td>Monongalia</td>
<td>Second Tuesday in February, second Tuesday in June, and second Tuesday in October.</td>
</tr>
</tbody>
</table>
TERMS OF CIRCUIT COURTS.

THIRD JUDICIAL CIRCUIT—J. T. Hoke, Judge.

Counties.

Commencement of Terms.

Barbour .......... Twelfth day of February, twenty-second day of May, and thirtieth day of October.

Preston .......... Eleventh day of December, twenty-second day of March, and first day of September.

Randolph ........ Twenty-first day of January, first day of May, and tenth day of October.

Taylor ............ Second day of January, eleventh day of April, and eighteenth day of September.

Tucker .......... Fifth day of March, twelfth day of June, and nineteenth day of November.

FOURTH JUDICIAL CIRCUIT—T. P. Jacobs, Judge.

Counties.

Commencement of Terms.

Doddridge ......... Third Monday in March, third Monday in July, and third Monday in November.

Richie ............. Third Monday in February, third Monday in June, and third Monday in October.

Tyler ................ Second Monday in April, second Monday in August, and second Monday in December.

Wetzel ............. Third Tuesday in January, third Tuesday in May, and third Tuesday in September.

FIFTH JUDICIAL CIRCUIT—A. I. Boreman, Judge.

Counties.

Commencement of Terms.

Pleasant .......... Second Monday in March, second Monday in June, and second Monday in October.

Wirt ............ Fourth Monday in March, fourth Monday in June, and fourth Monday in October.

### TERMS OF CIRCUIT COURTS.

#### SIXTH JUDICIAL CIRCUIT—V. S. ARMSTRONG, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calhoun</td>
<td>Fifteenth day of February, fifteenth day of June, and fifteenth day of October.</td>
</tr>
<tr>
<td>Clay</td>
<td>Second Monday in May, second Monday in September, and second Monday in December.</td>
</tr>
<tr>
<td>Gilmer</td>
<td>First day of February, first day of June, and first day of October.</td>
</tr>
<tr>
<td>Jackson</td>
<td>First day of March, first day of August, and first day of November.</td>
</tr>
<tr>
<td>Roane</td>
<td>Twenty-fifth day of March, twenty-fifth day of August, and twenty-fifth day of November.</td>
</tr>
</tbody>
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#### SEVENTH JUDICIAL CIRCUIT—F. A. GUTHRIE, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kanawha</td>
<td>Second Monday in March, second Monday in June, and first Monday in December.</td>
</tr>
<tr>
<td>Mason</td>
<td>First Monday in February, first Monday in May, and first Monday in September.</td>
</tr>
<tr>
<td>Putnam</td>
<td>Fourth Monday in February, fourth Monday in May, and fourth Monday in September.</td>
</tr>
</tbody>
</table>

#### EIGHTH JUDICIAL CIRCUIT—THOMAS H. HARVEY, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cabell</td>
<td>First Monday in March, fourth Monday in August, and fourth Monday in November.</td>
</tr>
<tr>
<td>Lincoln</td>
<td>Third Monday in February, second Monday in August, and second Monday in November.</td>
</tr>
<tr>
<td>Logan</td>
<td>Third Monday in April, third Monday in July, and third Monday in October.</td>
</tr>
<tr>
<td>Wayne</td>
<td>Fourth Monday in January, fourth Monday in May, and fourth Monday in September.</td>
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</tbody>
</table>
TERMS OF CIRCUIT COURTS.

NINTH JUDICIAL CIRCUIT—R. G. McClaugherty, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boone</td>
<td>Third Monday in April, third Monday in July, and third Monday in October.</td>
</tr>
<tr>
<td>McDowell</td>
<td>Wednesday after the third Monday in May, Wednesday after the first Monday in July, and first Wednesday after first Monday in October.</td>
</tr>
<tr>
<td>Mercer</td>
<td>First Monday in March, third Monday in June, and third Monday in November.</td>
</tr>
<tr>
<td>Raleigh</td>
<td>Fourth Monday in April, fourth Monday in July, and fourth Monday in October.</td>
</tr>
<tr>
<td>Wyoming</td>
<td>Second Monday in April, second Monday in July, and second Monday in October.</td>
</tr>
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TENTH JUDICIAL CIRCUIT—A. N. Campbell, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
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</thead>
<tbody>
<tr>
<td>Fayette</td>
<td>Fourth Monday in February, third Monday in May, and third Monday in September.</td>
</tr>
<tr>
<td>Greenbrier</td>
<td>Third Monday in April, fourth Monday in June, and first Monday in November.</td>
</tr>
<tr>
<td>Monroe</td>
<td>Third Monday in March, first Monday in June, and first Monday in October.</td>
</tr>
<tr>
<td>Pocahontas</td>
<td>First Monday in April, third Monday in June, and third Monday in October.</td>
</tr>
<tr>
<td>Summers</td>
<td>Second Monday in February, first Monday in May, and first Monday in September.</td>
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</table>

ELEVENTH JUDICIAL CIRCUIT—W. G. Bennett, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
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<tbody>
<tr>
<td>Braxton</td>
<td>Fourth Monday in April, fourth Monday in August, and fourth Monday in November.</td>
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<tr>
<td>Lewis</td>
<td>First Monday in March, third Monday in June, and third Monday in October.</td>
</tr>
<tr>
<td>Nicholas</td>
<td>On Wednesday after the second Monday in April, and on Wednesday after the second Monday in August, and on Wednesday after the second Monday in November.</td>
</tr>
<tr>
<td>Upshur</td>
<td>Second Monday in February, first Monday in June, and first Monday in October.</td>
</tr>
<tr>
<td>Webster</td>
<td>First day of April, first day of August, and first Monday in November.</td>
</tr>
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</table>
TERMS OF UNITED STATES COURTS.

TWELFTH JUDICIAL CIRCUIT—J. D. ARMSTRONG, Judge.

Counties. Commencement of Terms.

Grant ................................ Fourth Tuesday in March, first Tuesday in June, and third Tuesday in October.

Hampshire .............................. First Tuesday in February, second Tuesday in May, and third Tuesday in September.

Hardy .................................. Second Tuesday in March, last Tuesday in May, and first Tuesday in October.

Mineral ................................ Second Tuesday in January, fourth Tuesday in April, and first Tuesday in September.

Pendleton .............................. Second Wednesday in April, Wednesday after second Tuesday in June, and first Wednesday in November.

THIRTEENTH JUDICIAL CIRCUIT—J. S. DUCKWALL, Judge.

Counties. Commencement of Terms.

Berkeley .............................. Second Tuesday in January, second Tuesday in April, and second Tuesday in September.

Jefferson .............................. Second Tuesday in February, third Tuesday in May, and third Tuesday in November.

Morgan ................................ First Tuesday in January, first Tuesday in April, and second Tuesday in August.

UNITED STATES DISTRICT COURT.

DISTRICT OF WEST VIRGINIA.

Judge—JOHN J. JACKSON, Parkersburg.

Clerk—JASPER Y. MOORE, Clarksburg.

District Attorney—GEORGE C. STURGIS, Morgantown.

Marshal—H. S. WHITE, Belton.
<table>
<thead>
<tr>
<th>Counties</th>
<th>Sheriffs</th>
<th>Clerks County Courts</th>
<th>Clerks Circuit Court</th>
<th>P. O. Address</th>
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<tbody>
<tr>
<td>Barbour</td>
<td>J. W. Shank</td>
<td>Luther C. Elliott</td>
<td>Isaac V. Johnson</td>
<td>Philippoi</td>
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<tr>
<td>Berkeley</td>
<td>Charles H. Miller</td>
<td>C. W. Doll</td>
<td>S. H. Martin</td>
<td>Martinsburg</td>
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<td>Boone</td>
<td>W. T. Smoot</td>
<td>D. J. Smoot</td>
<td>William Thompson</td>
<td>Madison</td>
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<tr>
<td>Braxton</td>
<td>D. A. Berry</td>
<td>C. K. Newton</td>
<td>Charles Y. Byrue</td>
<td>Braxton C. H.</td>
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<td>Brooke</td>
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<td>C. B. Turner</td>
<td>S. P. Lazear</td>
<td>Weirsburg</td>
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<tr>
<td>Cabell</td>
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<td>F. F. McCulloch</td>
<td>T. W. Peyton</td>
<td>Huntington</td>
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<td>Calhoun</td>
<td>George W. Hardman</td>
<td>George W. Silcott</td>
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<td>Grantstown</td>
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<td>T. K. Knight</td>
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<td>A. W. Hamilton</td>
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<td>Jasper N. Ke</td>
<td>C. B. Conrad</td>
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<td>W. P. Hendrickson</td>
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<td>Charles B. Buxton</td>
<td>Jonathan Mays</td>
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<tr>
<td>Hampshire</td>
<td>George Milleson</td>
<td>C. S. White</td>
<td>V. M. Polling</td>
<td>Romney</td>
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<td>O. S. Marshall</td>
<td>F. W. Stewart</td>
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<td>Hardy</td>
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<td>James Muroe</td>
<td>H. Haymond</td>
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<td>W. W. Riley</td>
<td>Jackson C. H.</td>
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<td>Jefferson</td>
<td>Albert F. Davis</td>
<td>G. D. Moore</td>
<td>T. W. Latimer</td>
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<td>Kanawha</td>
<td>Roman Pickens</td>
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<td>W. F. Post</td>
<td>F. A. Bennett</td>
<td>W. G. Harrison</td>
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<td>James D. Porter</td>
<td>H. Hager</td>
<td>James A. Holley</td>
<td>Hamlin</td>
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</table>
List of Sheriffs, Clerks of County Courts, Circuit Courts, &c.

<table>
<thead>
<tr>
<th>Counties</th>
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<th>Clerks Circuit Courts</th>
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<tr>
<td>Logan</td>
<td>F. M. Chaffin</td>
<td>S. Altizer</td>
<td>T. C. Whited</td>
<td>Logan C. H.</td>
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<tr>
<td>Marion</td>
<td>Hugh R. Linn</td>
<td>Thomas Carpenter</td>
<td>Clarence L. Smith</td>
<td>Falmont</td>
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<td>Marshall</td>
<td>W. J. Burley</td>
<td>Thomas Finn</td>
<td>A. O. Baker</td>
<td>Moundsville</td>
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<td>Mason</td>
<td>George Poffenbarger</td>
<td>J. P. R. P. Smith</td>
<td>R. E. Mitchell</td>
<td>Point Pleasant</td>
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<tr>
<td>Mercer</td>
<td>James A. White</td>
<td>Samuel P. Pearls</td>
<td>R. C. Christie</td>
<td>Princeton</td>
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<td>Mineral</td>
<td>Floyd Knight</td>
<td>J. V. Bell</td>
<td>J. V. Bell</td>
<td>Keyser</td>
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<td>Monongalia</td>
<td>B. M. Jones</td>
<td>Waitman T. Willey</td>
<td>R. E. Fast</td>
<td>Morgantown</td>
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<td>Monroe</td>
<td>A. G. Neel</td>
<td>A. A. Nickell</td>
<td>A. A. Nickell</td>
<td>Union</td>
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<td>Lewis Allen</td>
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<td>McDowell</td>
<td>W. T. Harrison</td>
<td>John F. Johnson</td>
<td>John F. Johnson</td>
<td>Peerysville</td>
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<tr>
<td>Nicholas</td>
<td>Henry W. Harrod</td>
<td>John A. Hamilton</td>
<td>A. F. Rader</td>
<td>Nicholas C. H.</td>
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<td>Ohio</td>
<td>Lewis Steenrod</td>
<td>Geo. Hook</td>
<td>John W. Mitchell</td>
<td>Wheeling</td>
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<td>J. S. Lambert</td>
<td>E. P. Roach</td>
<td>F. P. Roach</td>
<td>Oceana</td>
</tr>
</tbody>
</table>
LIST OF COMMISSIONERS

Now in Office, Appointed by the Executive of West Virginia, to take Acknowledgements of Deeds and other Writings in other States.

<table>
<thead>
<tr>
<th>STATES</th>
<th>NAME OF COMMISSIONERS</th>
<th>RESIDENCE</th>
<th>Commencement of Term of Appointment</th>
<th>When Evidence of Qualification filed</th>
<th>When Term of Appointment will expire</th>
</tr>
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<tbody>
<tr>
<td>Maine</td>
<td>Benj. F. Chadbourn</td>
<td>Biddeford</td>
<td>February 26, 1885</td>
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<td>New York</td>
<td>Willard Parker Butler</td>
<td>59 Wall St. New York</td>
<td>March 16, 1885</td>
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<td>Ohio</td>
<td>Joseph T. Harrison</td>
<td>S. E. Cor. 5th and Main Sts., Cln.</td>
<td>March 18, 1885</td>
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<td>Colorado</td>
<td>David Mitchell</td>
<td>Denver</td>
<td>April 4, 1885</td>
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<td>Maryland</td>
<td>Frank H. Grupy</td>
<td>51 Lexington St., Baltimore</td>
<td>April 13, 1885</td>
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<td>Connecticut</td>
<td>Heury H. Stears</td>
<td>No. 2 State St., Hartford, Conn</td>
<td>May 21, 1885</td>
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<td>Pennsylvania</td>
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<td>New York</td>
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<td>220 Broadway</td>
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<td>do</td>
<td>William F. Lett</td>
<td>355 Broadway</td>
<td>March 10, 1886</td>
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<td>District of Columbia</td>
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<td>July 19, 1886</td>
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<td>States</td>
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<td>STATES</td>
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<td>January 7, 1889</td>
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<td>Jan. 7, 1893</td>
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</tbody>
</table>
INDEX.

ACTS AMENDED,
  chapter 50, Acts 1866, chapter 193, Acts 1869, concerning charter of Moundsville 16-35
  chapter 22, sec. 1, Acts 1885, relating to city of Parkersburg 35, 36
  chapter 66, sec. 1, Acts 1867, relating to school fund 36
  chapter 25, Acts 1885, etc., concerning booms 39, 40
  chapter 13, Acts, 1881, secs. 96 and 97, chapter 37, Acts, 1887, concerning Normal schools 41, 42
  chapter 30, sec. 37, Acts 1887, relating to charter of Grafton 42, 43
  chapter 74, sec. 3, Acts 1869, concerning booms on Elk river 44
  chapter 43, secs. 3, 5 and 8, Acts 1882, concerning charter of Benwood 45-47
  chapter 20, secs. 31 and 32, Acts 1887, charter of Parkersburg 47-49
  chapter 15, Acts 1881, concerning education 49, 100
  Act of Feb. 21, 1865, establishing a court of limited jurisdiction for City of Wheeling, sec. 10 117
  chapter 133, Acts 1882, concerning certiorari 117, 118
  chapter 26, section 1, Acts 1883 concerning terms of circuit courts 150-151
  chapter 1, section 3, Acts 1881, concerning terms of holding circuit courts 155
  chapter 4, Acts 1885, concerning supply of school books 157-158
  chapter 50, Acts 1887, concerning mines 161-162

ACTS OF LEGISLATURE,
  resolution concerning printing, etc., of present and last season 194

ACTS REPEALED,
  chapter 29, Acts 1880, establishing a court of limited jurisdiction for Wayne county 170

ADAMS, W. P.,
  appropriation to pay 124

ADJOURNMENT OF LEGISLATURE,
  resolution providing for 191

ADJUTANT-GENERAL,
  names of persons drafted or enlisted to be returned to, sec. 3 82
  report of assessor to, sec. 7 83-84
  if report be incorrect, duty of, sec. 9 85
  may appoint assistant; responsible for acts of, sec. 12 85
  may remove assistant, sec. 21 88
  approval of company by laws, etc., by, sec. 22 88
  duties of, sec. 30 90, 91
  report to President United States, sec. 30 91
  reports of inspection made to, sec. 33 91
  absentees at roll-call reported to, sec. 89 92
INDEX.

ADJUTANT-GENERAL—Continued.
  in absence of commander-in-chief, may call out militia for escort duty, sec. 43 ........................................... 93
to approve payment inspection expenses, sec. 41 .................................................. 93
to designate person to serve notices for court martial, sec. 53 ........................................ 96
muster-roll of Governor's Guards to be transmitted to, sec. 61 .............................................. 99
appropriations to pay contingent expenses of ........................................ 125, 132

AGRICULTURAL EXPERIMENT STATION,
act accepting appropriation from U. S. government for ........................................ 53, 55
bulletins and reports issued by, sec. 2 ........................................ 54

ALTERNATE ROAD METHODS,
resolutions authorizing courts of certain counties to put into effect ........... 139, 142

APPROPRIATIONS,
special, for support of lunatics in jail ........................................ 12
for West Virginia reform school, sec. 13 ........................................ 16
for normal pupils ........................................ 42
pay of members and officers, legislature ........................................ 55, 50, 184, 187
salaries state officers ........................................ 55, 50
auditor authorized to pay, sec. 3 ........................................ 58

to pay general charges upon the treasury ........................................ 120, 133, 178, 181
for penitentiary .................................................. 120
for criminal charges ........................................ 120
for lunatics in jail ........................................ 121
for medicines, etc., for lunatics and persons charged with felony ........................................ 121
for lunatics out of jail ........................................ 121
for normal schools ........................................ 121, 130, 170
for the university ........................................ 121, 130, 170
for schools for deaf and blind ........................................ 121, 131
for hospital for insane at Weston ........................................ 123, 131, 179
for hospital for insane at Spencer ........................................ 124
for contingent legislative expenses ........................................ 124, 150
for swearing in members legislature ........................................ 124
for janitor ........................................ 121, 125, 180, 186
for damages, (M. V. Smith) ........................................ 125
for damages, (Hotel Ruffner) ........................................ 125
for contingent expenses of executive department ........................................ 125, 132, 182
for salaries of clerks ........................................ 125, 133
for capitol building ........................................ 126, 131, 182
for judicial department, contingent expenses ........................................ 126, 133
for refunding overpaid taxes ........................................ 126, 133
for erroneous assessments ........................................ 126, 133
for county and district taxes ........................................ 126, 133
for public printing and binding ........................................ 127, 131, 182
for civil suits, etc ........................................ 127, 131
for interest, on money borrowed from school fund ........................................ 127, 134
for insurance ........................................ 127, 135
for state libraries ........................................ 127, 134
for vaccine agents ........................................ 127, 134
for inspectors of mines ........................................ 127, 134
for state board of health ........................................ 127, 134

Miscellaneous.

P. H. Noyes & Co ........................................ 128
Ritchie Guards and Auburn Guard ........................................ 128
Baltimore & Ohio R. R. company ........................................ 128
companies A and B, 1st regiment militia ........................................ 128
copying delinquent lists ........................................ 128
David Brown, late sheriffs, etc ........................................ 128
S. P. Lane, clerk circuit court, etc ........................................ 128
J. A. McGuffin ........................................ 128
Miss Jessie C. Hall ........................................ 128
INDEX.

APPRIATIONS—Continued.

No sum to be paid beyond appropriation, except ............................................. 129
Auditor authorized to make certain payments after expiration of year ending, Sept. 30, 1890, sec. 3 .................................................. 135
Appropriation for such purpose, sec. 3 ............................................................... 135
Arrears of taxes, fines, etc., for years, 1891 to 1893, how disposed of, sec. 4 .......... 136
Sup'ts of Institutions to report certain expenditures to boards of directors, etc, sec. 6, ........................................................................... 136, 138
Statement of treasurer of Institutions to accompany requisition on auditor, sec. 5 .............................................................................. 138, 139
Officers disbursing contingent funds to report to legislature, sec. 5 ...................... 136
General, for year ending September 30, 1890 .................................................... 173, 184
For reform school, sec. 13 .................................................................................... 180, 186, 189
For commissioners of pharmacy ............................................................................ 180
For expenses of bribery investigation committee ................................................ 180-181
to pay Hotel Buffner ............................................................................................ 180
M. M. Rust ............................................................................................................ 181
Jno. C. Roy & Co .................................................................................................. 181
Bradford Noyes ...................................................................................................... 181
Wm. Hofman .......................................................................................................... 181
Mavity & Shotwell ................................................................................................. 181
Scott Bros .............................................................................................................. 181
J. L. Fry .................................................................................................................. 181
John McGarrell ....................................................................................................... 181
C. J. & L. A. Botkin ............................................................................................... 181
Richardson Bros...................................................................................................... 181
Expenses gubernatorial contest committee ........................................................ 181
For expenses, etc., com'r of labor ......................................................................... 182
For redemption of land .......................................................................................... 182
G. W. Hardman ...................................................................................................... 182
A. Staley Shaw ........................................................................................................ 183
Gibsou & Michae and J. W. St. Clair ................................................................... 183
S. M. Snyder ........................................................................................................... 183
For military expenses ............................................................................................ 183
to pay legislative expenses, etc ............................................................................... 183

ARMORIES.

Under whose charge, sec. 26 ................................................................................ 89
What to be kept in, sec. 26 .................................................................................... 89
When rented, proceeds where paid, sec. 26 ......................................................... 90
Inspection of, sec. 27 .............................................................................................. 90
Uniforms to be kept in, sec. 28 ............................................................................ 90
Governor's Guard may use state, sec. 82 ............................................................... 90

ARMS.

Governor authorized to furnish to Linusley Institute .......................................... 103
Governor authorized to sell certain to Grand Army posts, etc ................................ 104-105

ARRAIRS FOR TAXES, ETC.

Auditor authorized to dispose of, sec. 4 .................................................................. 130

ASSISER.

To make list of persons subject to military service, sec. 3 .................................... 82
To appoint place of parade and draft by lot, sec. 3 ............................................. 82
To report to adjutant-general, sec. 3 .................................................................... 82
Penalty against for failure, etc, sec. 3 ................................................................... 82
When required shall make enrollment of reserve militia; pay for, sec. 7 .......... 83
Enrollment list, what to show, sec. 7 ..................................................................... 83
To fill list with county clerk, sec. 7 ....................................................................... 83
To report to adjutant-general, sec. 7 .................................................................... 83, 84
Penalty for failure as enrolling officer, sec. 9 ..................................................... 84, 85
When report is incorrect, sec. 9 ........................................................................... 85
Returns of members of companies to, sec. 86 .................................................... 92
Required to furnish list of property to boards education ....................................... 101
INDEX.

ASSESSMENTS, ERRONEOUS,
appropriations for refunding .................................................. 126, 133

AUBURN GUARDS,
appropriation for ........................................................................ 128

ATTORNEY GENERAL,
appropriations to pay contingent expenses of.............................. 125, 132
to pay salary of clerk of................................................................ 125, 132
duty of as to certain illegally constructed bridges......................... 154

AUDITOR,
to make separate apportionment of funds for Huntington school district,
sec. 10........................................................................................................ 6
duties of as to normal schools ............................................................ 41, 42
to pay certain appropriations, sec. 3.................................................. 58
duties as to appropriations for hospitals, sec. 2................................. 61
to draw warrants for military expenditures, secs. 37, 62................... 92, 99
vouchers to be filed with, sec. 37....................................................... 92
appropriations for contingent expenses of...................................... 125, 132
to pay salaries of clerks of................................................................ 125, 132
to dispose or arrears of taxes and fines for years 1861-1880, sec. 9....... 136
certain payments authorized to be made by after expiration year ending
Sept. 30, 1893, sec. 9............................................................................... 135
requisition on from certain institutions, what to accompany .......... 136, 185
joint resolution authorizing to draw warrants on treasury for per diem of
members, etc., legislature................................................................. 137, 188
authorized to pay public printer for printing for legislature.......... 138
duty of, as to report of settlement with commissioners of school lands, sec 15
of circuit court upon request of, to provide for settlement with former com-
m issioner of school lands, sec 15....................................................... 169

BAILEY, IRA,
appropriation to pay........................................................................ 129

BALLOTS,
used at election, not to be withheld, destroyed, etc., by person not authorized,
sec 5........................................................................................................ 177
penalty for unlawfully destroying, etc., sec 5................................. 177

BALTIMORE AND OHIO RAILROAD,
appropriation to pay........................................................................ 128

BANKS, STOCKS AND INTEREST IN,
transferred to school fund................................................................ 46

BARBOUR COUNTY,
time for holding circuit courts in, changed.................................... 155

BENWOOD, CITY OF,
charter amended............................................................................... 45-47
municipal authorities, what to be elected, sec. 3............................... 45
what to be appointed, sec. 5............................................................. 45
term of office, secs. 3 and 6.............................................................. 45
council, powers and duties of, sec. 8............................................... 4
assessments, sec 8............................................................................. 46
dogs to be listed, sec. 8.................................................................... 46
lien for taxes, sec. 8.......................................................................... 46
powers of council relating to certain corporations, etc., sec 8........... 46, 47
residents exempt from working roads, sec......................................... 47

BIG SANDY RIVER,
bridging of, corporations formed for................................................ 150
provisions as to bridging.................................................................. 149, 150, 154
bridges across, illegally constructed, nuisances; how presented and abated 154

BILLS,
resolutions concerning the printing of............................................ 138
INDEX.

BIRDS AND GAME.
unlawful to kill certain birds, when.............................................................. 173
unlawful to trap, etc., quail, etc., ................................................................. 173
unlawful to use swivel gun, swivel boat, etc., in hunting ducks, etc. ............... 173

BOARD OF PUBLIC WORKS.
contractor Cumberland Road transferred from .............................................. 101, 185

BOARD OF HEALTH.
powers and duties of, concerning the practice of medicine ................................ 77, 78
examinations by, and certificates issued ....................................................... 77, 78
to give notice of examinations ........................................................................ 78

BOOMS
construction of authorized in certain counties .................................................. 40
certain waters excepted .................................................................................... 40
on Elk river construction of ............................................................................ 44

BOTKIN C. J & L. A.
apropriation to pay ......................................................................................... 181

BOUNDARY LINE
resolution providing for settlement of, between W. Va. and Maryland ............. 191

BRIDGES.
cross Ohio, Great Kanawha and Big Sandy rivers ........................................... 140, 150, 154
corporation for constructing, formed, powers and rights ................................... 149, 150
illegally constructed, deemed nuisances, how prevented and abated .................. 151
 provision as to Kanawha river above Falls .................................................... 154

BRIGADIER GENERAL
adjutant general to rank as, sec. 12 ..................................................................... 85
to appoint his staff, sec. 15 ............................................................................... 87
to appoint orderlies and trumpeter, sec. 15 ........................................................ 87

BROWN, DAVID.
apropriation to pay ............................................................................................ 128

CABELL COUNTY.
time for holding circuit courts in, changed ....................................................... 151

CAMERON, MISS NANNIE R.
apropriation to pay ............................................................................................ 122

CANDIDATES.
for nomination not to unduly influence delegates, etc., sec. 1 ......................... 176
for office, not to unduly influence voter, sec. 2 .................................................. 178
use of money, etc., by others to secure election of, sec. 2 ................................. 178

CAPITOL BUILDING.
appropriations for repairs, etc ........................................................................... 126, 183
for water and gas ................................................................................................. 126, 134

CATTLE.
act to encourage raising of ................................................................................... 70, 77
(see "horses, mules and cattle")

CERTIFICATES OF INCORPORATION, ETC., ISSUED BY SECRETARY OF STATE.
(see title "corporations, certificates issued to, by Secretary of State")

CERTIORARI.
wr it of, issued by circuit court to correct proceedings of inferior tribunal, sec. 2 ...... 117
Judge may issue writ in vacation, sec. 2 ......................................................... 117
evidence certified and bills of exceptions signed, sec. 3 ..................................... 118
case to be docketed in circuit court, sec. 3 ........................................................ 118
hearing of cause and judgment, sec. 3 ............................................................... 118
when cause retained in court, sec. 3 ................................................................. 118

CIRCUIT COURT OF KANAWHA COUNTY.
to have appellate jurisdiction over criminal court, secs. 2 and 12 .................... 158, 159
clerk of, to be clerk of criminal court, sec. 4 ..................................................... 158
judge of, may certify certain indictments to criminal court for trial, sec. 11 ....... 159
INDEX.

CHARLESTON, CITY OF,

powers independent board education of, enlarged ............................................... 72-78
City sup't. appointment and duties of, sec 1 ......................................................... 72
how removed, and vacancy, how filled, sec. 1 ...................................................... 72
report of, to state sup't., sec. 1 ................................................................................. 72
not to receive gift, etc., for influence, sec. 1 ............................................................ 72
board. powers and duties, secs. 2, 3, 4, 5 ................................................................. 72, 73, 74
admission of pupils, secs. 2, 11 ................................................................................ 72, 74

text books to be used, sec. 2 ..................................................................................... 72
indigent pupils, books and stationery furnished to, sec. 2 ........................................ 72
evenings schools, provisions for, sec. 2 ..................................................................... 72
levy for school purposes; length of term, sec. 2 ...................................................... 72
examinations committee, how composed, sec. 3 ..................................................... 72
examinations, certificates, etc., sec. 3 ...................................................................... 72
duration and renewal of certificates, sec. 3 ............................................................ 72
city sup'ts. report as to examinations to board, sec. 3 ........................................... 72
teachers appointment and salary, sec. 4 ................................................................. 72
teachers exempt from county examination, sec. 4 .................................................... 72
enumeration of youth, sec. 3 ...................................................................................... 72
duty of secretary and city sup't, as to, sec. 5 ............................................................ 72
duty of state sup't and auditor as to, sec 6 ............................................................... 72
vacancy in board, how filled, sec. 7 .......................................................................... 72
secretary, annual report of, sec 8 .............................................................................. 72
statement to be published, sec. 8 ............................................................................... 73
removal, etc., of teachers, sec. 9 .............................................................................. 73
injury to school property; how punished; in case of minor, sec. 10........................ 73
fines, etc., how collected and paid, sec. 10 ............................................................... 73
resident pupils, admission as to, graduates, sec 11 ................................................ 73
as to non residents, how, sec. 12 ............................................................................ 73
secretary, pay of, sec 13 ............................................................................................ 73

CHARTER^,

issued by secretary of state to corporations,
(see title "corporations, certificates issued to, by secretary of state,")
of certain foreign corporations filed with secretary of state,
(see title, "corporations, certificates issued to, by secretary of state,")
of certain incorporated companies amended and extended,
(see title, "corporations, certificates issued to, by secretary of state.")

CIRCUIT COURT^,

judges of may commit minor to reform school, section 7 ...................................... 14
duty of clerk as to, section 8 ..................................................................................... 14
duty of as to lunatics charged with or convicted of crime, sec. 29 ........................ 45
may deliver on bond, lunatic in jail, sec. 21 ............................................................ 45
may discharge from jail restored lunatic, sec. 25 ..................................................... 45
to cause examination of persons in jail charged with lunacy, sec. 26 .................. 47
to provide for maintenance etc., of lunatics in jail, sec. 28 .................................. 47
shall fix allowance to jailor for care of lunatics, sec. 31 ......................................... 48
to apportion allowances to nurses, etc., sec. 32 ...................................................... 48
to appoint committees for lunatics, secs. 33, 34, 35 ............................................... 48
may order sale of lunatic's real estate, secs 38, 39, 40 ........................................ 49
may review proceedings of inferior tribunals, by certiorari, sec. 2 ..................... 117, 181
appropriations for contingent expenses of ............................................................ 120, 133
8th circuit. time for holding changed ................................................................... 150, 151
3rd circuit, time for holding changed ................................................................... 155

to direct payment of proceeds of school lands, sec. 11 ...................................... 169-170
to cause annual settlements to be made with com't's school lands, sec. 15 ........ 169
when to cause settlements by former com't's, sec. 15 ......................................... 169
judges to charge grand juries concerning elections and conventions, sec. 8 .... 178

CIRCUIT COURT, WAYNE COUNTY,

clerk of, ex-officio clerk of intermediate court; fees of, sec. 8 .............................. 106
indictments for misdemeanors, transferred from intermediate court, sec. 12 .... 106
other causes transferred, sec. 12 ............................................................................ 107
**INDEX.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>CIRCUIT COURT, WAYNE COUNTY—Continued.</td>
<td></td>
</tr>
<tr>
<td>duty of clerk as to cases transferred, sec. 12</td>
<td>107</td>
</tr>
<tr>
<td>appeals to from intermediate court, secs. 21, 25, 27, 28</td>
<td>110</td>
</tr>
<tr>
<td>appeal from in cases from intermediate court, sec. 26</td>
<td>110</td>
</tr>
<tr>
<td>CIRCUIT COURT OF OHIO COUNTY,</td>
<td></td>
</tr>
<tr>
<td>appeals to from police court, sec. 14</td>
<td>115</td>
</tr>
<tr>
<td>civil cases in municipal court of Wheeling transferred to, sec. 18</td>
<td>116</td>
</tr>
<tr>
<td>duty of clerk in reference to, sec. 18</td>
<td>116</td>
</tr>
<tr>
<td>CITIES, TOWNS AND VILLAGES,</td>
<td></td>
</tr>
<tr>
<td>law relating to, amended</td>
<td>102</td>
</tr>
<tr>
<td>municipal authorities, of whom to consist</td>
<td>102</td>
</tr>
<tr>
<td>when not divided into wards, number of councilmen</td>
<td>102</td>
</tr>
<tr>
<td>when divided into wards, how determined</td>
<td>102</td>
</tr>
<tr>
<td>number of wards increased, etc</td>
<td>102</td>
</tr>
<tr>
<td>councilmen, when increased</td>
<td>102</td>
</tr>
<tr>
<td>proceedings before council of, reviewed by certiorari, sec. 2</td>
<td>117</td>
</tr>
<tr>
<td>council to give bills of exceptions, etc., sec. 3</td>
<td>118</td>
</tr>
<tr>
<td>CIVIL SUITS,</td>
<td></td>
</tr>
<tr>
<td>appropriations for expenses of</td>
<td>127, 134</td>
</tr>
<tr>
<td>CLERK CIRCUIT COURT,</td>
<td></td>
</tr>
<tr>
<td>shall docket cases from inferior tribunal on certiorari, sec. 3</td>
<td>118</td>
</tr>
<tr>
<td>duty of as to costs in proceedings for sale of school lands, sec. 11</td>
<td>166, 167</td>
</tr>
<tr>
<td>to transmit copy of orders entered by court concerning school lands, sec. 11</td>
<td>167</td>
</tr>
<tr>
<td>to transmit to auditor copy of settlement with commissioner of school lands, sec. 12</td>
<td>169</td>
</tr>
<tr>
<td>to be sworn before drawing jurors, sec. 11</td>
<td>173</td>
</tr>
<tr>
<td>CLERK COUNTY COURT,</td>
<td></td>
</tr>
<tr>
<td>to charge sheriff with proceeds of school lands due county, sec. 11</td>
<td>167</td>
</tr>
<tr>
<td>to record oath and proceeding of court in drawing jurors, sec 3</td>
<td>174</td>
</tr>
<tr>
<td>to be sworn before drawing jurors, sec. 11</td>
<td>175</td>
</tr>
<tr>
<td>CODE AMENDED,</td>
<td></td>
</tr>
<tr>
<td>chapter 35, sec. 16, concerning education</td>
<td>49-50</td>
</tr>
<tr>
<td>chapter 55, concerning insane persons</td>
<td>59-71</td>
</tr>
<tr>
<td>chapter 150, section 9, relating to the practice of medicine</td>
<td>77</td>
</tr>
<tr>
<td>chapter 51, section 31, concerning railroads</td>
<td>79</td>
</tr>
<tr>
<td>chapter 19, 20, 21, 22, 23, 24, 25, 26, 27 and 28, relating to the militia</td>
<td>81</td>
</tr>
<tr>
<td>chapter 15, section 26, concerning education</td>
<td>100</td>
</tr>
<tr>
<td>chapter 17, sec. 13, concerning cities, towns and villages</td>
<td>102</td>
</tr>
<tr>
<td>chapter 110, secs. 2 and 3, concerning certiorari</td>
<td>117-118</td>
</tr>
<tr>
<td>chapter 83, section 16, concerning cartway and dower</td>
<td>119</td>
</tr>
<tr>
<td>chapter 44, section 22, concerning bridling Ohio river, etc.</td>
<td>140</td>
</tr>
<tr>
<td>chapter 15, sections 3, 4 and 5, concerning supreme court reports</td>
<td>151-156</td>
</tr>
<tr>
<td>chapter 41, section 23, concerning bridling of Ohio river, etc</td>
<td>151</td>
</tr>
<tr>
<td>chapter 110, section 17, relating to juries</td>
<td>165-166</td>
</tr>
<tr>
<td>chapter 105, sections 11 and 12, concerning sale of school lands</td>
<td>150-163</td>
</tr>
<tr>
<td>chapter 62, section 11, relating to birds and game</td>
<td>172-173</td>
</tr>
<tr>
<td>chapter 110, sections 3 and 11, concerning juries</td>
<td>174-175</td>
</tr>
<tr>
<td>COLONEL,</td>
<td></td>
</tr>
<tr>
<td>ass't adj't general to rank as, sec. 21</td>
<td>65</td>
</tr>
<tr>
<td>field officer of regiment, sec. 10</td>
<td>82</td>
</tr>
<tr>
<td>staff of, how appointed, etc., sec. 18</td>
<td>87</td>
</tr>
<tr>
<td>COLORED TEACHERS,</td>
<td></td>
</tr>
<tr>
<td>provision for normal education of</td>
<td>42</td>
</tr>
<tr>
<td>COLORED TROOPS,</td>
<td></td>
</tr>
<tr>
<td>to be enlisted, etc., separately, sec. 15</td>
<td>87</td>
</tr>
<tr>
<td>COLORED YOUTH,</td>
<td></td>
</tr>
<tr>
<td>resolution regarding purchase of Shelton College for academy for</td>
<td>144</td>
</tr>
</tbody>
</table>
COMMANDER-IN-CHIEF,

shall first call out militia, sec. 2 ............................................................... 82
powers of to call out militia in time of war, etc., sec. 2 ............................... 82
to apportion draft among the several counties, sec. 3 ................................. 82
may appoint person to draft militia when assessor fails, etc., sec. 3 82
call out National Guard for duty, sec. 4 .................................................. 83
duty of. In case of riot, etc., sec. 5 ............................................................. 83
governor to be, sec. 11 .............................................................................. 85
to appoint staff officers, sec. 12 .................................................................. 85.to make temporary appointments and suspensions, when, sec. 17 87, 88
re-ignitions to be forwarded to, sec. 20 ...................................................... 88
may organize new companies and disband others, sec. 29 89
execution of orders by, sec. 34 ..................................................................... 91
shall order parades and encampments, sec. 38 ............................................. 93
may discontinue encampments, when, sec. 41 ............................................. 93
to approve requisition for supplies, sec. 42 ................................................. 93
may call out militia for escort duty, sec. 43 ............................................... 93
may order weekly drills, sec. 44 ................................................................... 93
may order inspections and musters of national guard, sec. 45 ....................... 94
may appoint a court of enquiry, sec. 50 ....................................................... 95
report of court of enquiry to be approved by, sec. 59 ................................. 96
may order court martial, sec. 51 ................................................................. 96
may approve or disapprove sentence of court martial; remit or mitigate
fines, etc., sec. 57 ...................................................................................... 96
may provide manner of issuing arms, etc., sec. 63 ....................................... 99

COMMISSION,
to select site for reform school, sec. 12 ....................................................... 15
expenses of, sec. 13 .................................................................................. 16

COMMISSIONER OF LABOR,
appointment, powers and duties of ............................................................... 51-62
(see "labor. state bureau of.")
appropriation to pay expenses of ............................................................... 182
appropriation to pay salary of ................................................................. 186

COMMISSIONER OF SCHOOL LANDS,
to pay costs of proceedings for sale of school lands, sec. 11 ....................... 169
to make out to purchaser of school lands, sec. 12 ....................................... 167-168
settlement of accounts of, when and how made, sec. 15 ........................... 168
to pay over money due state from sales, sec. 15 ........................................ 169
penalty for failure to pay, sec. 15 ............................................................... 169
penalty for disobeying summons to settle, sec. 15 .................................... 169
settlements to be made by former com'rs, sec. 15 ....................................... 169
to pay county and district funds to sheriff, sec. 11 ..................................... 167

COMMISSIONERS OF PHARMACY,
appropriation to pay expenses of ............................................................... 180

COMMITTEE, OF LUNATICS,
appointment of, secs. 33, 31 ....................................................................... 58
for non-resident lunatics, when appointed, sec. 35 ....................................... 68
bond required of, sec. 36 ........................................................................... 68
powers and duties of, sec. 37 ..................................................................... 69
sale of real estate by, sec. 38, 39, 40 ............................................................ 69, 70

COMPANIES,
National Guard to consist of not exceeding twenty, sec 13 .......................... 68
other companies not to parade, etc, sec. 13 ................................................. 68
provisions as to enlistment in, sec. 14 ......................................................... 80
ten to constitute a regiment, sec. 16 ........................................................... 87
his power of company, sec. 18 ................................................................... 87
what to constitute, sec. 17 ......................................................................... 88
sergeants, corporals, etc., appointment of, sec 18 ........................................ 88
officers of, reduced to ranks how, sec. 21 .................................................. 88
may make by-laws, etc., sec. 22 ................................................................. 89
INDEX.

COMPANIES—Continued.
organization new companies, sec. 23 ........................................................................ 89
disbanding inefficient, sec. 23 .................................................................................. 89
no pay to unauthorized companies, sec. 24 ............................................................. 89
loan of arms, etc., to such, sec. 24 .............................................................................. 89
armories of, regulations as to, sec. 26 ....................................................................... 89
when armory of, is rented; proceeds where paid, sec. 26 ........................................ 89
return of members of, to assessor, sec. 36 ................................................................. 92
parades and encampments, sec. 38 .......................................................................... 92
roll-call while encamped, sec. 39 ............................................................................. 93
absence from, deemed what, sec. 39 ....................................................................... 93
what officers to attend roll-call, sec. 39 ................................................................. 93
weekly drills, sec. 44 ............................................................................................... 93

CONFEDERATE SOLDIERS, EX-SOCIETIES OF,
governor authorized to sell certain guns to ............................................................ 194, 195

CONSOLIDATION,
of certain railroad corporations, authorized .................................................. 79, 80

CONGRESS,
resolution requesting passage by of certain pension bills ..................................... 110, 141, 193
requested to make appropriation for Cumberland Road ....................................... 141-2
requested to vote for Chicago, as against New York, for holding World's Fair .... 139

CONTEST COMMITTEE, Gubernatorial,
authorized to sit during recess ................................................................................. 143-4
chairman of, authorized to draw warrants for pay, mileage, etc ............................... 144
appropriation to pay expenses of ............................................................................ 181

CONTINGENT FUND, CIVIL,
appropriations for ........................................................................................................ 125, 132

CONVENTIONS AND PRIMARY ELECTIONS,
candidate before not to loan or give, etc., money, etc., to delegate to, sec. 1 .......... 178
candidate before not to pay expenses of delegate to, sec. 1 ..................................... 178
no person to hire another to work for nomination of any candidate before, sec. 1 ................................................................................................................................. 178
penalty for violations concerning, sec. 1 ................................................................ 178
witnesses, as to violations concerning, compelled to testify, sec. 7 ....................... 178

Corporations, Certificates Issued TO, BY SECRETARY OF STATE,
A. J. English Company, The ..................................................................................... 441
A. America and Marine Insurance company, dissolution of ................................ 442
Alaska Coal and Coke company ............................................................................... 321
Alderson Brown Stone company ............................................................................. 455
Allegheny Collegiate Institute .................................................................................. 454
Aluminum Process company, The ........................................................................... 432
Aluminum Process company, charter of amended .................................................. 459
American Cold Storage and Refrigerating company, The ..................................... 633
American Cereal company ....................................................................................... 638
American Graphopholine company, The .................................................................. 249
American Printing Press company, The .................................................................. 245
American Refrigerating and Construction company .............................................. 255
American Ice and Cold Storage company, of Cedar Key, Florida, The .................. 359
American Ice and Cold Storage company, of Waldo, Florida, The ....................... 340
American Horse Shoe Protective company, The .................................................... 381
American Metallic Railway Tice company ................................................................ 395
American Transportation company, The .................................................................. 301
American Stone company ........................................................................................ 433
American Water Bar Grate company, charter amended ....................................... 459
American Electrophone company, dissolution .......................................................... 493
American Preserves company .................................................................................. 509
American Fish and Produce company ..................................................................... 538
American Gun company .......................................................................................... 501
American Car and Equipment company, The .......................................................... 509
American Introduction company .............................................................................. 607
COURPORATIONS—Continued.

American Range Flndercompany ................................................................. 626
Anchor Paste company, The........................................................................ 300
Anglo-American Electric Light Manufacturing company......................... 004
Anglo-American Banking company, The.................................................. 515
Anglo-Nebraska Assurance Corporation, filing of charter, etc. ................. 201
Arbex Furniture company.......................................................................... 569
Architectural Glass company..................................................................... 514
Atlas and Hercules DRoding company.................................................... 600
Automatic Packing company...................................................................... 273
Automatic Water Gas company................................................................... 400
Baley Rotary Engine Manufacturing company, The.................................. 374, 028
Bank of the Monongahela Valley............................................................... 596
Bank of Romney......................................................................................... 573
Bank of Rocerterte.................................................................................... 475
Bank of Union. Increase of stock of ........................................................ 315
Barber Asphalt company, Increase of stock of....................................... 411
Barboursville Seminary............................................................................. 480
Bellaire Street Railway company............................................................... 410
Benevolent Union Association of Charleston, The..................................... 254
Bowen Loom company................................................................................ 606
Berkeley county Building and Loan Association....................................... 479
Bessemer Limestone company.................................................................... 203
Black Band Mining and Manufacturing company..................................... 582
Backwater and Greenbrier Valley Railroad company, The......................... 014
Blackwater Boom and Lumber company.................................................. 279
Blue Stone Inn company, The................................................................... 233
Boone Safety Deposit, Loan, Trust and Surety company......................... 010
Booth-Bowen Coal and Coke company, The............................................. 613
Bowman Lumber company......................................................................... 640
Brick and Stonc Water Proofing company............................................... 233
Bridgeport Saw and Plating Mill company............................................... 470
Brockes College Trustees, The................................................................... 325
Bronze Rolling Mill and Aluminum company........................................... 001
Brooklyn Electric Power and Light company............................................. 479
Brooklyn Electric Power and Light company, change of name............... 040
Brooklyn Incandescent Electric Light company, The............................... 367
Buckeye Coal company............................................................................. 523
Buckhannon Building and Loan Association, The..................................... 210
Buffalo Creek Coal company, The............................................................. 253
Buffalo Lumber company........................................................................... 315
Caldwell and Peterson Manufacturing company......................................... 307
Caledonia Mining company, The............................................................... 625
Canwell Coal company, extension of charter......................................... 401
Campbells Creek Coal company, charter filed......................................... 208
Carver Coal company, The...................................................................... 222
Central Coal company.............................................................................. 243
Central Electric company.......................................................................... 473
Central Glass company, extension of charter.......................................... 214
Charleston and Gauley Railroad company.............................................. 803
Charleston Toll Bridge company............................................................... 008
Chesapeake Mining company..................................................................... 616
Chesapeake Mines and Lumber company................................................... 365
Chesapeake and Gauley Railroad and Transportation company, inc... 327, 564
Chesapeake Mining company..................................................................... 616
Citizens' Building Association No. 2....................................................... 291
Citizens' Building Association of Parkersburg......................................... 068
Citizens' Coal company............................................................................ 079
Citizens' Gas and Fuel company............................................................... 274
Clarksburg Electric Light company............................................................. 364
Clarksburg. Weston and Glencoe Railroad and Transportation company, 327, 564
increase of stock of...
INDEX.

CORPORATIONS—Continued.

Clifton Beech Hotel and Steamboat company........................................................................ 247
Coalclay Coal company........................................................................................................... 641
Coal River Boom and Timber company, amendment of charter of........................................ 212
Coal River Boom and Driving company, increase of stock of............................................... 319
Coal River Boom and Lumber company, reinstatement....................................................... 274
Coal River Mining and Lumber company............................................................................. 223
Columbia Machine company, The......................................................................................... 492
Commercial Bank, reduction of capital stock........................................................................ 322
Commercial Bank, charter extended....................................................................................... 631
Connecticut Admunity Association, filing of charter, &c..................................................... 335
Consolidated Mining company............................................................................................... 211
Consumers Coal and Mining company.................................................................................. 285
Crag Scale company.............................................................................................................. 525
Crancl Screen Coal company, dissolution............................................................................. 658
Crozer Coal and Coke company............................................................................................ 201
Crystal Glass company........................................................................................................... 681
Cumberland Lumber company, The.................................................................................... 535
Cumberland and Pennsylvania Railroad company, charter filed...................................... 262
Daily Press company, The..................................................................................................... 216
Daizell, Gillmore and Leighton company................................................................................ 518
Davis Coal and Coke company, The.................................................................................... 628
Depositors Guarantee company of America......................................................................... 439
Dispard Gas Coal company, The........................................................................................... 484
Dollar Savings Bank.............................................................................................................. 205
Domestic Oil, Gas, Fuel and Light company......................................................................... 305
Dougherty Cable Traction company...................................................................................... 445, 496
Driggs Ordnance company, The........................................................................................... 469
Eagle Building Association...................................................................................................... 277
Eagle Glass company............................................................................................................. 212
Echo Telephone company of the United States of America, The....................................... 554
Economy Building Association, The..................................................................................... 364
Economy Washing Machine company.................................................................................... 443
Electric Typographical company.......................................................................................... 401
Electric Heat and Power company of the United States..................................................... 422
Electro-Magnetic Boiler Cleaner company............................................................................ 584, 621
Elevated Railway Construction company, The.................................................................... 329
Eliza Layman Tow Boat company........................................................................................... 314
Elm Grove Coal company...................................................................................................... 522
Engleberg Hauler company, The........................................................................................... 522
Enterprise Coal and Coke company...................................................................................... 565
Enterprise Building Association............................................................................................ 439
Equitable Smelting and Reduction company......................................................................... 609
Eureka Detectives, The........................................................................................................... 510
Ewing & Bill Lantern company............................................................................................. 213
Fairfax Forest Mining and Manufacturing company.............................................................. 396
Fairmont Building Association.............................................................................................. 471
Faile's Heating Company of Philadelphia............................................................................. 622
Farmers' and Mechanics' Union............................................................................................ 524
Fast Printing Supply company, The..................................................................................... 591
Fifth Avenue Plaza Hotel company....................................................................................... 573
Finance, Trust and Construction company........................................................................... 335
Flanday, Vapor, Light and Heat company, The.................................................................... 357, 365, 413
Fork Ridge Baptist Cemetery Association............................................................................ 404
Fostering Glass company...................................................................................................... 278
Gas City Oil and Gas company of Wellsburg, W. Va............................................................. 333
German Fire Insurance company of Wheeling, W. Va., extension of charter......................... 256
Gladys Fire Brick company.................................................................................................... 218
Gleouville and Weston Telephone company, The................................................................. 825
Glenwood company, The....................................................................................................... 209
Globe Contract company........................................................................................................ 290
Globe Oil company, The........................................................................................................ 241
### INDEX

**CORPORATIONS—Continued.**

<table>
<thead>
<tr>
<th>Corporation Name</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Golden Channel Mining company (consolidated)</td>
<td>614</td>
</tr>
<tr>
<td>Goodwill Coal and Coke Company, The</td>
<td>624</td>
</tr>
<tr>
<td>Grafton Telephone company</td>
<td>430</td>
</tr>
<tr>
<td>Grand Order of Midnight Missions</td>
<td>499</td>
</tr>
<tr>
<td>Great Falls Ice company</td>
<td>371</td>
</tr>
<tr>
<td>Great Kanawha company, The, increase of capital stock of</td>
<td>324</td>
</tr>
<tr>
<td>Greenbrier Dresses Meat company, The</td>
<td>300</td>
</tr>
<tr>
<td>Greenbrier Canning company</td>
<td>618</td>
</tr>
<tr>
<td>Grove Electric company, The</td>
<td>339</td>
</tr>
<tr>
<td>Guaranty Life company</td>
<td>343</td>
</tr>
<tr>
<td>Guyandotte Building and Loan Association</td>
<td>483</td>
</tr>
<tr>
<td>Guyandotte Water Works company</td>
<td>403</td>
</tr>
<tr>
<td>Hanna and Nye Manufacturing company, change of name</td>
<td>354</td>
</tr>
<tr>
<td>Harper's Ferry and Bolivar Building Association No. 1</td>
<td>320</td>
</tr>
<tr>
<td>Harris's County Oil and Gas company</td>
<td>295</td>
</tr>
<tr>
<td>Haskell Multicharge Ordnance company</td>
<td>018</td>
</tr>
<tr>
<td>Hercules Marble company, The</td>
<td>452</td>
</tr>
<tr>
<td>Hercules Mining company of Washington, D.C.</td>
<td>381</td>
</tr>
<tr>
<td>Hinton Co-operative Store</td>
<td>315</td>
</tr>
<tr>
<td>Hobbs Glass company</td>
<td>400</td>
</tr>
<tr>
<td>Hollinger Coal Company, The</td>
<td>252</td>
</tr>
<tr>
<td>Homestead Building Association, charter extended</td>
<td>453</td>
</tr>
<tr>
<td>Homestead Building Association, stock increased</td>
<td>454</td>
</tr>
<tr>
<td>Household Economy company, The</td>
<td>397</td>
</tr>
<tr>
<td>House Improved Telephone company, increase of capital stock</td>
<td>237, 293, 327</td>
</tr>
<tr>
<td>Huntington Coal and Coke Company</td>
<td>321</td>
</tr>
<tr>
<td>Howlett Tackle company, The, increase of stock</td>
<td>326, 351</td>
</tr>
<tr>
<td>Humbird Davis Creek Coal company, The</td>
<td>355</td>
</tr>
<tr>
<td>Huntington Fuel, Power and Light company, The</td>
<td>457</td>
</tr>
<tr>
<td>Huntington and Guyandotte River Railroad company</td>
<td>450</td>
</tr>
<tr>
<td>Huntington Street Railroad</td>
<td>400</td>
</tr>
<tr>
<td>Huntington Electric Lighting company, charter amended</td>
<td>511</td>
</tr>
<tr>
<td>Huntington Electric Lighting company, name changed</td>
<td>511</td>
</tr>
<tr>
<td>Huntington Electric Light and Street Railway company</td>
<td>511</td>
</tr>
<tr>
<td>Huntington Manufacturing company</td>
<td>303</td>
</tr>
<tr>
<td>Huntington Transfer company</td>
<td>309</td>
</tr>
<tr>
<td>Hutchison Coal and Coke company, The</td>
<td>619</td>
</tr>
<tr>
<td>Hydro-Carbon Heat, Light and Power company, The</td>
<td>373, 629</td>
</tr>
<tr>
<td>Indemnity Baggage Checking company</td>
<td>463</td>
</tr>
<tr>
<td>Indian Ridge Coal company, dissolution of</td>
<td>558</td>
</tr>
<tr>
<td>Inter-State Land Agency</td>
<td>530</td>
</tr>
<tr>
<td>Jackson County Building and Loan Association</td>
<td>324</td>
</tr>
<tr>
<td>Jacobs Granite and Marble company</td>
<td>570</td>
</tr>
<tr>
<td>Jefferson Building Association No. 9</td>
<td>451</td>
</tr>
<tr>
<td>Joseph Bell Store company</td>
<td>275</td>
</tr>
<tr>
<td>Jull Manufacturing company</td>
<td>506</td>
</tr>
<tr>
<td>Kanawha City Manufacturing and Mining company</td>
<td>633</td>
</tr>
<tr>
<td>Kanawha City Mining and Manufacturing company, The</td>
<td>382</td>
</tr>
<tr>
<td>Kanawha City Mining and Manufacturing company, dissolution</td>
<td>652</td>
</tr>
<tr>
<td>Kanawha Hotel and Improvement company, The</td>
<td>428</td>
</tr>
<tr>
<td>Kanawha Improvement company, The</td>
<td>312</td>
</tr>
<tr>
<td>Kanawha Valley Bank, extension of charter</td>
<td>236</td>
</tr>
<tr>
<td>Kanawha Younglogheney company</td>
<td>538</td>
</tr>
<tr>
<td>Kanawha Paper company</td>
<td>559</td>
</tr>
<tr>
<td>Kanawha and Richmond Railroad company</td>
<td>236, 239</td>
</tr>
<tr>
<td>Kanawha Brick company</td>
<td>61</td>
</tr>
<tr>
<td>Kee Wee Creek Flat Top Coal company</td>
<td>529</td>
</tr>
<tr>
<td>Keystone Palace Horse Car company</td>
<td>388</td>
</tr>
<tr>
<td>Keystone Ice Manufacturing and Cold Storage company, The</td>
<td>394</td>
</tr>
<tr>
<td>Keystone Shoe Tools Manufacturing company</td>
<td>601</td>
</tr>
<tr>
<td>Keystone Construction company</td>
<td>519</td>
</tr>
<tr>
<td>CORPORATION NAME</td>
<td>PAGES</td>
</tr>
<tr>
<td>-----------------</td>
<td>-------</td>
</tr>
<tr>
<td>Kizer Hammer company</td>
<td>318</td>
</tr>
<tr>
<td>La Providencia Mining company</td>
<td>553</td>
</tr>
<tr>
<td>Lanston Type Machine company, reinstatement</td>
<td>656</td>
</tr>
<tr>
<td>Lerner Manganese company</td>
<td>293</td>
</tr>
<tr>
<td>Linotype Company of Philadelphia, The</td>
<td>332</td>
</tr>
<tr>
<td>Liverpool Salt and Coal company, The</td>
<td>885</td>
</tr>
<tr>
<td>Logan Club</td>
<td>433</td>
</tr>
<tr>
<td>Louisville Coal and Coke company</td>
<td>652</td>
</tr>
<tr>
<td>Lungren Incandescent Gas Light company</td>
<td>465</td>
</tr>
<tr>
<td>Lungren Incandescent Gas Light company of Washington, D.C.</td>
<td>613</td>
</tr>
<tr>
<td>Macksburg Pipe Line company, charter filed</td>
<td>298</td>
</tr>
<tr>
<td>Mahan Fruit and Produce company, The</td>
<td>225</td>
</tr>
<tr>
<td>Manhattan Club</td>
<td>251</td>
</tr>
<tr>
<td>Marmet company, The, filing charter, &amp;c.</td>
<td>260</td>
</tr>
<tr>
<td>Marshall Coal and Lumber company</td>
<td>630</td>
</tr>
<tr>
<td>Martin Ferry Construction company</td>
<td>384</td>
</tr>
<tr>
<td>Mason County Building and Loan Association</td>
<td>333</td>
</tr>
<tr>
<td>Mazzapli Copper company</td>
<td>567</td>
</tr>
<tr>
<td>McCormick Canoe Umbrella company</td>
<td>369</td>
</tr>
<tr>
<td>McKaskill Compressed Air Motor company</td>
<td>597</td>
</tr>
<tr>
<td>Merchants' and Manufacturers' Association of Parkersburg, W. Va</td>
<td>510</td>
</tr>
<tr>
<td>Midnight Missions, Grand Order of</td>
<td>490</td>
</tr>
<tr>
<td>Miners' and Mine Laborers' Federation of West Virginia</td>
<td>258</td>
</tr>
<tr>
<td>Minnesota Gas Light Economizer company, The</td>
<td>358</td>
</tr>
<tr>
<td>Modoc Tripoli Mining company</td>
<td>431</td>
</tr>
<tr>
<td>Modoc Tripoli Mining Company, increase of stock</td>
<td>465</td>
</tr>
<tr>
<td>Monongahela River Railroad company</td>
<td>590</td>
</tr>
<tr>
<td>Montague Roller Cotton Gin company</td>
<td>425</td>
</tr>
<tr>
<td>Montague Roller Cotton Gin company, stock increased</td>
<td>493</td>
</tr>
<tr>
<td>Mound City Building Association</td>
<td>416</td>
</tr>
<tr>
<td>Mound City Natural Gas company</td>
<td>234</td>
</tr>
<tr>
<td>Murraysville Manufacturing company</td>
<td>444</td>
</tr>
<tr>
<td>Mutual Savings Bank</td>
<td>217</td>
</tr>
<tr>
<td>National Electric company</td>
<td>497</td>
</tr>
<tr>
<td>National Store Service company</td>
<td>610</td>
</tr>
<tr>
<td>National Building, Loan and Protective Association, of Minnesota, charter filed</td>
<td>574</td>
</tr>
<tr>
<td>National Improvement company, The</td>
<td>659</td>
</tr>
<tr>
<td>National Press Brick company, increase of capital stock</td>
<td>239, 334</td>
</tr>
<tr>
<td>National Autograph Register company</td>
<td>361</td>
</tr>
<tr>
<td>National Car Heating company</td>
<td>327</td>
</tr>
<tr>
<td>Natural Gas company, of Gallipolis, Ohio, increase of capital stock</td>
<td>223</td>
</tr>
<tr>
<td>Natural Gas Fuel company, The</td>
<td>693</td>
</tr>
<tr>
<td>Newburg Live Stock Insurance Association</td>
<td>463</td>
</tr>
<tr>
<td>Newburg Orrell Coal and Coke company, The</td>
<td>216</td>
</tr>
<tr>
<td>New Duerrberg Mining company</td>
<td>574</td>
</tr>
<tr>
<td>New River Bridge company</td>
<td>201</td>
</tr>
<tr>
<td>New York and West Virginia Lumber company, charter filed</td>
<td>644</td>
</tr>
<tr>
<td>New York Equipment company</td>
<td>472</td>
</tr>
<tr>
<td>Nevada Gold Mining company, of Nevada, California, The</td>
<td>228</td>
</tr>
<tr>
<td>Nicaragua Construction and Trading company, The</td>
<td>536</td>
</tr>
<tr>
<td>Nickel Plate Glass company</td>
<td>407</td>
</tr>
<tr>
<td>Norfolk Coal and Coke company</td>
<td>477</td>
</tr>
<tr>
<td>Northwood Glass company, The</td>
<td>352</td>
</tr>
<tr>
<td>Norway Tack company</td>
<td>204</td>
</tr>
<tr>
<td>Nye Manufacturing company, The</td>
<td>854</td>
</tr>
<tr>
<td>Ocean Mining company, charter amended</td>
<td>360</td>
</tr>
<tr>
<td>Ohio Fuel Gas and Incandescent Lighting company</td>
<td>616</td>
</tr>
<tr>
<td>Ohio and Norfolk Railroad company</td>
<td>483</td>
</tr>
<tr>
<td>Ohio River Railroad company, certificate of extension of life</td>
<td>230</td>
</tr>
<tr>
<td>Ohio River Railroad company, increase of capital stock of</td>
<td>257</td>
</tr>
</tbody>
</table>
CORPORATIONS—Continued.

Ohio Silver Mining company, dissolution of .............................................................. 292
Ohio Valley Building and Loan Association, increase of stock .................................. 288
Ohio Valley Life company, charter amended ................................................................ 196
Ohio Valley Life company, change of principal office of ............................................ 392
Ohio Valley Manufacturer ............................................................................................ 258
Pacific Mutual Life Insurance company, of California, charter filed .......................... 282
Pardoe Coal company, The .......................................................................................... 250
Pardoe Coal company, increase of stock ....................................................................... 269, 334
Park City Street Railway company ............................................................................... 387
Parkersburg City Park ................................................................................................... 231
Parkersburg Ice company ............................................................................................. 319
Parkersburg Light Electric company ............................................................................ 208
Parsons Boom and Lumber company, The ................................................................ 392
Penn Mutual Building Association ............................................................................... 218
Pennsylvania and Ohio Railway company ................................................................... 611
Pennsylvania and West Virginia Lumber company, The ............................................ 107
Peoples Co-operative Store, The .................................................................................. 576
Peop'es Gas Saving Association .................................................................................... 284
Peoples Mutual Benefit Association, The, charter filed .............................................. 288
Philadelphia and Buckhannon Boom company ............................................................. 414
Philadelphia Linotype company, The .......................................................................... 455
Piedmont Building and Loan Association ................................................................... 418, 459, 537
Pigeon Boom company ................................................................................................. 214
Pittsburgh and Mexican Tin Mining company .............................................................. 682
Pittsburg Ramie Manufacturing company .................................................................... 619
Pneumatic Gun, Carriage and Power company ............................................................. 242
Pneumatic Gun Carriage and Power company, increase of stock of ........................ 270
Pneumatic Power company, change of name of .......................................................... 242
Pomeroy, Middleport and Syracuse Street Railway company .................................. 412
Pomeroy Mountain Consolidated Mining Company, The ......................................... 282
Porter Drop Cabinet company, The ............................................................................ 431
Potomac Building Association, No. 3 .......................................................................... 347
Potomac Lumber company of St. Albans, West Virginia ............................................... 283
Potomac Pulp company, The, charter etc., filed ............................................................. 481
Potter Compton Electric company ................................................................................ 517
Pratt Food company ...................................................................................................... 267
Pratt Food company, increase of stock of ..................................................................... 276
Preston Telegraph company .......................................................................................... 517
Progress Club of the City of Wheeling .......................................................................... 276
Providence Coal company ............................................................................................. 551
Provident Life Insurance company ............................................................................... 522
Provident Life Association, The, re-Instatement .......................................................... 284
Public Debt Adjustment company ................................................................................ 493
Public Debt Adjustment and Loan company, The ....................................................... 356
Public Debt Adjustment and Loan company, name changed ...................................... 493
Raleigh Coal and Coke company, charter etc., filed ..................................................... 533
Randolph, West Virginia Boom company, The ........................................................... 513
Red Cloud Mining company increase of capital stock .................................................. 238
Reliance Coal and Coke company ................................................................................ 560
Renovo Manufacturing company, increase of stock of ............................................... 366
Reynolds Electrical company, The ............................................................................... 654
Roch Creek Coal company, dissolution ....................................................................... 557
Ripley and Mill Creek Valley Railroad, stock increased, etc., ..................................... 535
Ritchie county Agricultural Fair Association, The ..................................................... 198
River and Rail Electric company of Long Island .......................................................... 380, 592
River and Rail Electric company, of New York ................................................................ 541, 561
River and Rail Electric company of Ohio ..................................................................... 613, 517
Riverside Paving Brick company .................................................................................. 563
Roanoke Coal and Coke company ............................................................................... 565
Rockingham Marines Mining company, The ............................................................... 316
Romney Short Mountain Railroad company .................................................................. 332
## CORPORATIONS—Continued.

<table>
<thead>
<tr>
<th>Corporation</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ronceverte Building Association, The</td>
<td>427</td>
</tr>
<tr>
<td>Rush Run Coal and Coke company</td>
<td>582</td>
</tr>
<tr>
<td>Safety Electric construction company</td>
<td>272</td>
</tr>
<tr>
<td>Safety Electric Construction company, capital increased</td>
<td>299</td>
</tr>
<tr>
<td>Safety Electric Railway and Power company, capital increased</td>
<td>82</td>
</tr>
<tr>
<td>Salem Academy</td>
<td>617</td>
</tr>
<tr>
<td>Sanford Furnace company</td>
<td>584</td>
</tr>
<tr>
<td>Shawnee and Iron Point Coal and Iron company</td>
<td>310</td>
</tr>
<tr>
<td>Singer Manufacturing company of New Jersey, filing of charter, &amp;c.</td>
<td>250</td>
</tr>
<tr>
<td>Smyth Manufacturing company, The</td>
<td>508</td>
</tr>
<tr>
<td>Sons and Daughters of Enoch, of the State of West Virginia</td>
<td>290</td>
</tr>
<tr>
<td>South Elkhorn Coal company</td>
<td>280</td>
</tr>
<tr>
<td>Southern Bell Telephone and Telegraph company, charter filed, &amp;c.</td>
<td>384</td>
</tr>
<tr>
<td>Southern Natural Gas company</td>
<td>230</td>
</tr>
<tr>
<td>Spears' Axle company</td>
<td>372</td>
</tr>
<tr>
<td>Spring Manufacturing company, The</td>
<td>510</td>
</tr>
<tr>
<td>St. Albans' Boom company</td>
<td>248</td>
</tr>
<tr>
<td>St. Albans' and Coal River Railroad company</td>
<td>500</td>
</tr>
<tr>
<td>St. Albans' and Boone County Railroad company, name of, changed</td>
<td>510</td>
</tr>
<tr>
<td>Standard Coal and Coke company</td>
<td>635</td>
</tr>
<tr>
<td>Standard Construction company</td>
<td>421</td>
</tr>
<tr>
<td>Standard Printing Ink company</td>
<td>603</td>
</tr>
<tr>
<td>Standard Lime and Stone company</td>
<td>438</td>
</tr>
<tr>
<td>Standard Fire Insurance company, change of name of</td>
<td>201</td>
</tr>
<tr>
<td>Standard Fire Insurance company of Wheeling</td>
<td>201</td>
</tr>
<tr>
<td>Stanton Life Association, charter filed</td>
<td>288</td>
</tr>
<tr>
<td>Sterling Coal and Coke company</td>
<td>505</td>
</tr>
<tr>
<td>Straughn Mining company</td>
<td>417</td>
</tr>
<tr>
<td>Tiltonville Pottery company</td>
<td>500</td>
</tr>
<tr>
<td>Thurmond Coal company, charter filed</td>
<td>541</td>
</tr>
<tr>
<td>Thurmond Land company, charter filed</td>
<td>540</td>
</tr>
<tr>
<td>Turkey Gap Coal and Coke company</td>
<td>311,320</td>
</tr>
<tr>
<td>Tygart's Valley Boom and Lumber company</td>
<td>333</td>
</tr>
<tr>
<td>Union Electric company, The, incorporated</td>
<td>410</td>
</tr>
<tr>
<td>Union Electric company, increase of stock of</td>
<td>409</td>
</tr>
<tr>
<td>Union Electric company, change of name of</td>
<td>409</td>
</tr>
<tr>
<td>Union Improvement company</td>
<td>612</td>
</tr>
<tr>
<td>Union Loan and Trust company</td>
<td>593</td>
</tr>
<tr>
<td>Union Store Service company</td>
<td>639</td>
</tr>
<tr>
<td>Union Trestle and Bridge company</td>
<td>484</td>
</tr>
<tr>
<td>United Adamant Plaster company</td>
<td>645</td>
</tr>
<tr>
<td>United Electric company</td>
<td>648</td>
</tr>
<tr>
<td>United Wall Paper company</td>
<td>398</td>
</tr>
<tr>
<td>United States Gas Improvement Company of West Virginia, The</td>
<td>317</td>
</tr>
<tr>
<td>United States Oil company of West Virginia, The</td>
<td>323</td>
</tr>
<tr>
<td>Upper Monongahela Coal and Coke company</td>
<td>688</td>
</tr>
<tr>
<td>Upshur Boom and Lumber company</td>
<td>414</td>
</tr>
<tr>
<td>Utica Mining and Milling company, The</td>
<td>662</td>
</tr>
<tr>
<td>Vance Hughes Shoe company</td>
<td>244</td>
</tr>
<tr>
<td>Vance Hughes Shoe company, name changed</td>
<td>627</td>
</tr>
<tr>
<td>Vance Shoe company</td>
<td>627</td>
</tr>
<tr>
<td>Varian Transportation company</td>
<td>416</td>
</tr>
<tr>
<td>Vickers Wagon Works company</td>
<td>229</td>
</tr>
<tr>
<td>Vienna Wheat Starch company</td>
<td>449</td>
</tr>
<tr>
<td>Virginia, Charleston and Northern Railway company, change of name of</td>
<td>236</td>
</tr>
<tr>
<td>Virginia and Northwestern Railroad company</td>
<td>516</td>
</tr>
<tr>
<td>Virginia and Ohio Railroad</td>
<td>232</td>
</tr>
<tr>
<td>Virginia, Parkersburg and Ohio Railway company, The</td>
<td>227</td>
</tr>
<tr>
<td>Vizinal Synchronism company</td>
<td>572</td>
</tr>
<tr>
<td>Walkup Brothers and company</td>
<td>528</td>
</tr>
<tr>
<td>Warwick China company</td>
<td>308</td>
</tr>
</tbody>
</table>
## Index

### CORPORATIONS—Continued.

<table>
<thead>
<tr>
<th>Corporation</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Washington Cattle company</td>
<td>331</td>
</tr>
<tr>
<td>Washington Gas Saving company, dissolution</td>
<td>651</td>
</tr>
<tr>
<td>West End Coke company, The</td>
<td>487</td>
</tr>
<tr>
<td>Weston Lumber company</td>
<td>482</td>
</tr>
<tr>
<td>West Morgantown Bridge company</td>
<td>226</td>
</tr>
<tr>
<td>Weston and Centreville Telephone and Telegraph company, The</td>
<td>587</td>
</tr>
<tr>
<td>Weston Central Telephone company, The</td>
<td>315</td>
</tr>
<tr>
<td>West Virginia Bung company</td>
<td>461</td>
</tr>
<tr>
<td>West Virginia China company</td>
<td>302</td>
</tr>
<tr>
<td>West Virginia Purchasing Agency and Manufacturing Drug company</td>
<td>262</td>
</tr>
<tr>
<td>West Virginia Railroad company, The</td>
<td>467</td>
</tr>
<tr>
<td>West Virginia Transcript Publishing company, The</td>
<td>322</td>
</tr>
<tr>
<td>West Virginia and Arizona Mining company, dissolved</td>
<td>418</td>
</tr>
<tr>
<td>West Virginia and Iron ton Railroad company</td>
<td>440</td>
</tr>
<tr>
<td>Wetzel County Fair Association</td>
<td>415</td>
</tr>
<tr>
<td>Wheeling Athletic Club, The</td>
<td>215</td>
</tr>
<tr>
<td>Wheeling Butcher’s Association</td>
<td>459</td>
</tr>
<tr>
<td>Wheeling Club, The</td>
<td>437</td>
</tr>
<tr>
<td>Wheeling Iron and Nail company, extension of charter</td>
<td>413</td>
</tr>
<tr>
<td>Wheeling Match company</td>
<td>277</td>
</tr>
<tr>
<td>Wheeling Railway company</td>
<td>280</td>
</tr>
<tr>
<td>Wheeling Soap company</td>
<td>428</td>
</tr>
<tr>
<td>Wheeling and Pittsburg Junction Railroad company, The</td>
<td>400</td>
</tr>
<tr>
<td>Wheeling, Wellsburg and State Line Railway company</td>
<td>281</td>
</tr>
<tr>
<td>Wide Mouth Coal company, dissolution of</td>
<td>556</td>
</tr>
<tr>
<td>Wrought Iron and Range company, charter filed, &amp;c</td>
<td>341</td>
</tr>
</tbody>
</table>

### CORPORATIONS, charts of certain, filed with secretary of state,

(see title “Corporations, Certificates Issued to, by Secretary of State.”)

### CORPORATIONS, RAILROAD.

act concerning ................................................................. 70, 80

(see “Railroad Corporations.”)

### CORPORATIONS, FOREIGN.

appropriation to refund certain license tax to ................................ 128

### COUNTIES.

subscribing to railroads, interests of protected ................................ 156

consent of, required before certain railroads can be sold .................. 156

### COUNTY AND DISTRICT TAXES.

appropriations for refunding .................................................. 126, 138

### COUNTY SUPERINTENDENTS.

reports to by high school directors ........................................... 101

### COUNTY COURTS.

may discharge from jail restored lunatic, sec. 25 ................................. 66
certiorari to review proceedings in, sec. 2 .................................... 117
to give bills of exceptions, etc., sec. 3 ........................................... 118

consent of required before sale of certain railroads ............................ 156
duties of as to preparing list of jurors, sec. 3 .................................. 174

members of court to be sworn before making list; oath of, sec. 3 ........... 174
to make record of such proceedings, sec. 3 .................................... 174
DEAF AND THE BLIND, SCHOOLS FOR THE,
appropriations for support of .................................................. 123, 131
statement of treasurer to accompany requisitions on auditor, sec. 5 ....... 130

DELIQUENT LAND SALES,
appropriation for copying certain lists of .................................... 128

DELEGATE TO POLITICAL CONVENTION,
vote or influence of not to be secured by use of money, etc., sec. 1 ......... 176
candidate not to pay expenses, etc., of, sec. 1 .................................. 176

DOWER,
of insane wife, how released ..................................................... 119

EDUCATION,
chapter 45, sec. 10, Code, concerning, amended .............................. 40, 50
chapter 45, sec. 20, Code, amended, as to high schools and graded schools 109

ELECTIONS TO OFFICE,
candidate for, not to use money, etc., to influence voter, sec. 2 ............. 176
other person not to use money, etc., to influence voter, sec. 3 ............. 177
voters not to be induced to refrain from voting, sec. 4 ....................... 177
witnesses, concerning violations concerning, compelled to testify, sec. 7 ... 178

ELECTOR,
vote of, not to be influenced by use of money, etc., secs. 2 and 3 ............. 176, 177
not to be hired to refrain from voting, etc., sec. 4 ........................... 177

ELECTION LAW,
resolution expressing it, the sense of Legislature to amend .................... 190

ELK RIVER,
certain waters of excepted, as to construction of booms ....................... 40
construction of booms upon ....................................................... 44
between what points privileges of corporation are exclusive .................. 44

ELK RIVER LAND, IMPROVEMENT, MANUFACTURING AND BOOMING
COMPANY,
charter of, amended ................................................................. 44
exclusive privileges between certain points ....................................... 44

ERRONEOUS ASSESSMENTS,
(see "assessment, erroneous.")

EXECUTIVE DEPARTMENT,
appropriations to salaries of .................................................... 56, 57
appropriations for contingent expenses of ..................................... 125, 132

FAIRMONT AND PALATINE BRIDGE COMPANY,
states interest in transferred to Marion county .................................. 53
condition of transfer ................................................................. 53

FLOYD, J. B.
appropriation to pay ............................................................... 124

FRY, J. L.
appropriation to pay ............................................................... 181

GAME,
(see title "Birds and Game")

GENERAL SERVICE PENSION BILL,
congress requested to pass ....................................................... 141

GIBSON & MICHIE AND J. W. ST. CLAIR.
appropriation to pay ............................................................... 183

GOVERNOR,
to appoint commissioner of labor, sec. 2 ..................................... 54
report of commissioner to, section 6 ........................................... 55
to be commander-in-chief of militia, section 11 ................................ 85
to approve payments to Governor's Guards, section 62 ....................... 99
to issue commission to judge of Wayne county intermediate court, section 4 105
apportionment for civil contingent fund ......................................... 125, 132
private secretary of, appropriations for salary of ............................ 125, 182
contest for office of, committee authorized to sit during recess ............. 143-4
INDEX.

GOVERNOR—Continued.
provision for pay of committee, etc. .................................................. 144
to appoint a committee to inquire into the expediency of purchasing Shelton 144
College ........................................................................................................
committee to wait upon, provided for ................................................ 145, 146, 155
authorized to appoint agent to prosecute certain military claims ............. 190
authorized to select arbitrator to settle boundary line between W. Va., and 191
Maryland ...................................................................................................
authorized to procure from Virginia certain land books, etc. ..................... 192
authorized to furnish arms to Linsley Institute ....................................... 196
authorized to sell certain guns to grand army posts, etc. ......................... 194

GOVERNOR'S GUARD,
how composed, sec. 63 ............................................................................ 98
musicians may be required to practice; how, sec. 59 ................................ 99
penalty for failure, sec. 59 ................................................................. 99
forfeiture; evidence of, sec. 60 ............................................................ 99
how recovered, sec. 60 ................................................................. 99
court martial how regulated, ete., sec. 61 ........................................... 99
may use state armory, sec. 62 .......................................................... 99
pay of, when in service, sec. 62 .......................................................... 99
pay of band on escort duty, sec. 62 ................................................... 99
payments, how made, sec. 62 ........................................................... 99
issue of arms, etc., to, how made, sec. 63 ......................................... 99
must roll transmitted to adjutant general, sec. 64 ................................ 99
officers and musicians of, sec. 65 ....................................................... 99
gatling gun battery, sec. 66 ............................................................... 99
officers of battery, sec. 66 ............................................................... 99
to encamp for drill, etc.; when, sec. 66 ............................................... 100

GRADED SCHOOLS,
how established .................................................................................. 101
taxes for support of, how levied and collected ...................................... 101
term of, how extended ......................................................................... 101

GRAFTON, TOWN OF,
charter of, amended ............................................................................. 43
persons and property exempt from district road tax, etc. ......................... 43
when to be exempt from county poor tax .............................................. 43

GRAND ARMY POSTS,
governor authorized to sell certain guns to ......................................... 194-195

GREAT KANAWHA RIVER,
bridging of ............................................................................................ 149-150, 154
corporations for bridging, powers, rights, etc ................................... 150
bridges at and above Charleston, channel, span, dimensions of ........... 150
bridges across, illegally constructed; nuisances; how prevented and abated 154
exception as to river above falls ........................................................ 154

GREENBRIER, COUNTY OF,
Court authorized to put into effect alternate road method in certain districts 139

GUARDIAN AD LITEM
of minor committed to Reform School, sec. 9 ........................................ 15

HALL, MR. JESSE C.
appropriation to pay ................................................................................ 125

HAMILTON, JOHN M.
appropriation to pay ................................................................................ 181

HARDMAN, G. W.
appropriation to pay ................................................................................ 182

HAWKINS, S. A.
appropriation to pay ................................................................................ 180

HOFERER, WM.
appropriation to pay ................................................................................ 181
HORSES, MULES AND CATTLE
act to encourage raising of................................................................. 76, 77
owner of stallion, etc., to have lien on foal, etc.,............................... 76
when lien to cease........................................................................ 76
lien enforced, how........................................................................ 76, 77
HIGH SCHOOLS,
directors of, powers and duties ......................................................... . 100
HOSPITALS FOR INSANE,
at Weston, appropriations for support of, etc., .................................... 123, 131
at Weston, appropriations for deficiency.................................................. 179
at Spencer, appropriation for................................................................. 124
statement of treasurer to accompany requisition on auditor, sec 5........... 136
at Weston, appropriation for disposing of sewage, etc............................. 179
at Weston, appropriation for pump, etc................................................... 189
resolution to dispose of waste, etc., at....................................................... 189
HOTEL RUFFNER,
appropriation to pay........................................................................ 180
HOUSE OF DELEGATES
appropriation for contingent expenses of ........................................... 124, 180
HUNTINGTON, SCHOOL DISTRICT OF,
established, sec. 1........................................................................ 3
school officers, their terms of office, etc............................................... 3
board of education, how constituted, sec. 2....................................... 3
oaths of officers, sec. 3.................................................................. 4
meetings of board, secs. 4 and 7........................................................... 4, 5
election and duties of president and secretary......................................... 4
board, corporate powers of, sec. 8.......................................................... 5
enumeration of youth, secs. 9, 10.......................................................... 5, 6
funds, how apportioned and drawn, sec. 10........................................... 6
school houses, grounds, etc. sec. 11....................................................... 6
levy, rate of, sec. 11...................................................................... 6
building fund, how constituted, sec. 11............................................... 6
length of school year, sec. 12............................................................... 7
levy for school purposes, sec. 12.......................................................... 7
assessments, sec. 13...................................................................... 7
sheriffs settlement, secs. 14, 20, 21......................................................... 7, 9
pupils, admission of, sec. 15................................................................. 7, 8
text books, sec. 15....................................................................... 8
evening schools, sec. 15.................................................................. 8
length of school month, sec. 15............................................................. 8
high schools, sec. 16.................................................................... 8
colored schools, sec. 18.................................................................. 8
city superintendent, sec. 23.................................................................. 9
examining committee, sec. 24............................................................... 10
examination of colored teachers, sec. 21............................................. 10
removal of teachers, sec. 25................................................................. 10
appointment, etc., of teachers, sec. 26............................................... 10
injury to school property, sec. 27.......................................................... 11
present board, sec. 28.................................................................. 11
IDIOTS,
not to be received in Hospitals for Insane, sec. 19................................. 65
not included in term “lunatic,” sec. 44.................................................... 70
INCORPORATION, CERTIFICATES OF, ETC.,
(see title “corporations, certificates issued to, by Secretary of State.”)

Independent School Districts,
city of Huntington to constitute.......................................................... 8
of Ravenswood, authorized to issue bonds........................................... 37
Charleston, powers board of education of, enlarged............................. 72, 76
Point Pleasant, board of education authorized to issue bonds.............. 108
INDEX.

INFERIOR TRIBUNALS,
certiorari to review proceedings before, sec. 2................................. 117
to give bills of exceptions, etc., sec. 3.............................................. 118

INSANE HUSBAND,
certainty of, how released .................................................................... 119

INSANE WIFE,
durity of, how released ........................................................................... 119

INSANE PERSONS,
hospital for, at Weston, sec. 1 ............................................................. 69
second hospital for, at Spencer, sec. 1.................................................. 69
boards of directors for, corporations; corporate names, sec. 1 ............... 59, 60
executive committee, sec. 6...................................................................... 62
treasurers; term of office, sec. 3............................................................. 61
executive committees, sec. 6 .................................................................... 62
attendants, nurses, etc. sec. 6................................................................. 62
examinining board, of whom constituted, sec. 6 ..................................... 62
duties of, sec. 6......................................................................................... 62
fiscal year, sec. 7....................................................................................... 62
account and bond of treasurer transmitted to auditor, sec. 8................. 62

Arrest of Lunatic.
when justice to issue warrant, sec. 9 ..................................................... 62
examination of, sec. 9............................................................................. 63
when justice to commit, sec. 19.............................................................. 63
interrogatories to witnesses, secs. 9, 11 .................................................. 62, 63
to be transmitted with order, sec. 11.................................................... 63
sheriff to ascertain if there be a vacancy, sec. 12.................................... 63
patient to be kept in jail till there be a vacancy, sec. 12 ......................... 63
patient removed from jail on bond, duty of sheriff, sec. 12 ................. 63
removed from hospital on bond, expense of, etc., sec. 18 ....................... 63
when vacancy, duty of superintendent, sec. 13...................................... 63
examining board, duty of upon arrival of patient, sec. 14 ....................... 64
lunatic not received, what to be done with, sec. 15................................. 64

Non-Resident Lunatic.
when received in hospital, what to be done, sec. 16................................ 64
non-resident in jail, duty of court, sec. 16............................................. 64
removal to other state, expenses of, how paid, sec. 16............................ 64
when non-resident received in hospital, sec. 16..................................... 64

Idiots.
not to be admitted to hospital, sec. 19.................................................. 65
to be returned to proper county, sec. 19............................................... 65
cost of removal, how paid, sec. 19.......................................................... 65
INDEX.

**INSANE PERSONS—Continued.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>Persons Charged with Crime. when to be confined in hospital.</td>
</tr>
<tr>
<td></td>
<td>to be kept in jail if no vacancy.</td>
</tr>
<tr>
<td>21</td>
<td>Discharge from Hospital or Jail. delivery of lunatic on bond.</td>
</tr>
<tr>
<td></td>
<td>bond dispensed with, when.</td>
</tr>
<tr>
<td>22</td>
<td>person giving bond may deliver lunatic to sheriff; sheriff's duties.</td>
</tr>
<tr>
<td>23</td>
<td>Arrest of Escaped Lunatic. warrant for, by whom issued. where and by whom executed.</td>
</tr>
<tr>
<td>24</td>
<td>Person Charged with Crime Restored to Sanity. notice to clerk of court, etc.</td>
</tr>
<tr>
<td>25</td>
<td>Discharge of Person Restored to Sanity. duty of court or board as to.</td>
</tr>
<tr>
<td>26</td>
<td>Residence of Inmates. what deemed.</td>
</tr>
<tr>
<td>27</td>
<td>Expenses of Lunatics, How Paid. when paid out of Hospital treasury and when out of State treasury.</td>
</tr>
<tr>
<td>28</td>
<td>Lunatics in Jail. jailor to certify fact to court. court cause examination of. court to provide for maintenance and care of.</td>
</tr>
<tr>
<td>29</td>
<td>Allowance to Officers, etc. for transportation of lunatic. number guards limited.</td>
</tr>
<tr>
<td></td>
<td>extra expenses, provisions for. officer to enquire as to vacancy; no allowance for transportation if he fail.</td>
</tr>
<tr>
<td>30</td>
<td>allowance to jailor; how fixed. for clothing, limited. certificates of allowance to show what.</td>
</tr>
<tr>
<td>31</td>
<td>attendants, nurses, etc., how apportioned.</td>
</tr>
<tr>
<td>32</td>
<td>Committee of Lunatic. how appointed; powers and duties. person suspected to be insane; proceedings.</td>
</tr>
<tr>
<td>33</td>
<td>bond of committee. sale of lunatics real estate.</td>
</tr>
<tr>
<td>34</td>
<td>Insane Infant or Married Woman. expenses of, when and how paid.</td>
</tr>
<tr>
<td>41</td>
<td>General Provisions. director not to be interested in contract. penalty on officers for violations of this act. word &quot;lunatic&quot; defined.</td>
</tr>
<tr>
<td></td>
<td>expenses of examination and commitment, how paid. examination of hospitals by committee of the Legislature.</td>
</tr>
<tr>
<td>48</td>
<td>legislature may dispense with visiting.</td>
</tr>
<tr>
<td>127, 133</td>
<td>INSURANCE, appropriations for, on public buildings.</td>
</tr>
<tr>
<td>127, 134</td>
<td>INTEREST, appropriations for, on money borrowed from school fund.</td>
</tr>
</tbody>
</table>
**INDEX.**

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>INTERMEDIATE COURT, established in Wayne County,</td>
<td>170, 172</td>
</tr>
<tr>
<td>Act establishing repealed if ratified by voters</td>
<td></td>
</tr>
<tr>
<td>(see &quot;Wayne County, Intermediate Court of&quot;)</td>
<td></td>
</tr>
<tr>
<td>AILOR,</td>
<td></td>
</tr>
<tr>
<td>Lunatic confined in jail, duty of, sec. 28</td>
<td>67</td>
</tr>
<tr>
<td>Allowance to for care, etc., of lunatic, sec. 31</td>
<td>68</td>
</tr>
<tr>
<td>ANITOR,</td>
<td></td>
</tr>
<tr>
<td>Salary of, appropriations for</td>
<td>57, 58</td>
</tr>
<tr>
<td>Appropriations to pay</td>
<td>124, 125, 126, 127</td>
</tr>
<tr>
<td>JOINT RESOLUTIONS,</td>
<td></td>
</tr>
<tr>
<td>Authorizing auditor to pay per diem of members, etc., legislature</td>
<td>137, 188</td>
</tr>
<tr>
<td>Providing for adoption of Joint rules for government of the two houses</td>
<td>137</td>
</tr>
<tr>
<td>Concerning manner of printing journals and bills</td>
<td>138</td>
</tr>
<tr>
<td>Authorizing pay of public printer for printing for legislature</td>
<td>138</td>
</tr>
<tr>
<td>Concerning alternate road method in Greenbrier County</td>
<td>139</td>
</tr>
<tr>
<td>Requesting congress to pass certain pension bills</td>
<td>140, 141, 142</td>
</tr>
<tr>
<td>Requesting congress to make appropriation for Cumberland road</td>
<td>141-142</td>
</tr>
<tr>
<td>Concerning alternate road method in Tyler County</td>
<td>142</td>
</tr>
<tr>
<td>Authorizing contest committee to sit, etc., during recess</td>
<td>143-144</td>
</tr>
<tr>
<td>Chairman of said committee authorized to draw warrants, etc</td>
<td>144-145</td>
</tr>
<tr>
<td>Raising committee to report upon expediency of purchasing Shelton College</td>
<td>144</td>
</tr>
<tr>
<td>Providing for committee to wait upon the governor</td>
<td>145, 146</td>
</tr>
<tr>
<td>Relating to place of holding world's fair</td>
<td>147</td>
</tr>
<tr>
<td>Relating to waste, etc., at hospital, at Weston</td>
<td>148</td>
</tr>
<tr>
<td>Providing for agent to prosecute certain military claims</td>
<td>149</td>
</tr>
<tr>
<td>Expressing it the sense of legislature to amend the election law</td>
<td>150</td>
</tr>
<tr>
<td>To provide for settlement of boundary between West Virginia and Maryland</td>
<td>101-102</td>
</tr>
<tr>
<td>Authorizing governor to procure from Virginia certain land books, etc</td>
<td>103</td>
</tr>
<tr>
<td>Authorizing governor to furnish arms to Linsley Institute</td>
<td>104</td>
</tr>
<tr>
<td>Concerning binding and indexing acts</td>
<td>104</td>
</tr>
<tr>
<td>Providing for adjournment</td>
<td>104</td>
</tr>
<tr>
<td>Authorizing sale of guns to grand army posts and societies of ex-confederate soldiers</td>
<td>104-105</td>
</tr>
<tr>
<td>JOINT RULES,</td>
<td></td>
</tr>
<tr>
<td>Resolutions providing for adoption of</td>
<td>137</td>
</tr>
<tr>
<td>JOURNALS,</td>
<td></td>
</tr>
<tr>
<td>Resolution concerning printing of</td>
<td>138</td>
</tr>
<tr>
<td>JUDGE ADVOCATE,</td>
<td></td>
</tr>
<tr>
<td>Appointment, duties, etc., of, section 53</td>
<td>96</td>
</tr>
<tr>
<td>When unable, who to act, section 53</td>
<td>96</td>
</tr>
<tr>
<td>Powers and duties of as to summoning witnesses, section 54</td>
<td>96</td>
</tr>
<tr>
<td>Fees of, sections 51, 52</td>
<td>97, 98</td>
</tr>
<tr>
<td>JUDGES,</td>
<td></td>
</tr>
<tr>
<td>Salaries of, appropriations for</td>
<td>57-58</td>
</tr>
<tr>
<td>JUDICIAL DEPARTMENT,</td>
<td></td>
</tr>
<tr>
<td>Appropriations for contingent expenses of</td>
<td>126, 133</td>
</tr>
<tr>
<td>JURORS,</td>
<td></td>
</tr>
<tr>
<td>Law concerning amended</td>
<td>163-166</td>
</tr>
<tr>
<td>Voir dire examination of</td>
<td>165</td>
</tr>
<tr>
<td>Preemptory challenges</td>
<td>165</td>
</tr>
<tr>
<td>Tax payers not disqualified from being, because of interest, etc</td>
<td>166</td>
</tr>
<tr>
<td>Court may direct non-residents to be summoned, when, how</td>
<td>165-166</td>
</tr>
<tr>
<td>List of to be made by county court, section 3</td>
<td>174</td>
</tr>
<tr>
<td>Number to be on list, section 3</td>
<td>174</td>
</tr>
<tr>
<td>Who not to be on list, section 3</td>
<td>174</td>
</tr>
<tr>
<td>Proceedings of court listing, record to be kept, section 3</td>
<td>174</td>
</tr>
<tr>
<td>Members of court listing to be sworn, section 3</td>
<td>174</td>
</tr>
</tbody>
</table>
### XXIV

#### INDEX.

**JURORS—Continued.**
- Form of oath, section 3 ........................................ 174
- Clerk to administer and record oath, section 3 ................. 174
- Method of drawing, section 11 .................................... 175
- Proceedings where juror is shown to be unable to attend, section 11 .......... 176
- Officers drawing to be sworn, oath of, section 11 .......... 176

**JUSTICES OF THE PEACE,**
- May commit minors to reform school, sec. 6 ................... 14
- Examinations of lunatics before, secs. 9, 10, 11, 12, 16 ............. 62, 63, 64
- Commitment of lunatic by, sec. 16 .................................. 61
- Proceedings before, to enforce lien against fool, etc.............. 76, 77
- Certiorari to review proceedings before, sec. 2.................. 117
- To certify evidence and sign bills of exceptions, sec. 3 .......... 118

**KANAWHA COUNTY,**
- Criminal court established for ................................... 138, 160
- Sheriff of to execute process of criminal court, sec. 9 ........ 139

**KANAWHA VALLEY BANK,**
- Extension of charter of ........................................... 236

**KEEPER OF THE ROLLS,**
- Salary of, appropriations for ..................................... 57-59

**KELLY, D. O.,**
- Appropriation to pay .................................................. 180

**LABOR, STATE BUREAU OF,**
- Established .............................................................. 60-52
- Commissioner, how appointed, sec. 2 .............................. 61
- Term of office, sec. 2 .................................................. 61
- Vacancy, how filled, sec. 2 .......................................... 61
- Salary and expenses, sec. 3 .......................................... 61
- Duties, etc., of com'r, sec. 4 ........................................ 61
- Powers of com'r, sec. 5 ............................................... 62
- Duty of prosecuting attorney, sec. 5 ................................ 62
- Penalty for refusal of information, sec. 5 ......................... 62
- Certain officers to furnish information, sec. 6 .................... 62
- Commissioners report to governor, sec. 6 ......................... 62
- Appropriation to pay expenses of .................................. 182
- Appropriations for salary of com'r .................................. 186

**LAND BOOKS AND RECORDS,**
- Resolution authorizing governor to procure certain, from Virginia .... 192

**LAZEAR, S. P.,**
- Appropriation to pay .................................................. 128

**LEGISLATIVE APPROPRIATIONS,**
- Act making ................................................................... 35-50
- (see "appropriations.")

**LEGISLATURE, MEMBERS, ETC., OF,**
- Appropriations to pay .................................................. 35-50, 185-186
- Resolution authorizing pay of ....................................... 137
- Resolution authorizing auditor to pay per diem, etc., of .......... 137, 138

**LEGISLATURE,**
- To appoint joint committees to visit Hospitals for Insane, sec. 40 ........ 71
- May dispense with visiting, sec. 46 .................................. 71

**LIBRARIAN, ETC.,**
- Salary of, appropriations to pay .................................... 57 58
- Appropriations for contingent expenses of .......................... 125, 132

**LIBRARIES,**
- Appropriations for ...................................................... 127, 134

**LICENSE TAX,**
- Appropriations for refunding, certain ................................ 128
INDEX.

<table>
<thead>
<tr>
<th>Term</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>LIEN,</td>
<td>76, 77</td>
</tr>
<tr>
<td>of owner of stallion, etc., upon foal, etc</td>
<td></td>
</tr>
<tr>
<td>(see &quot;Horses, Mules and Cattle.&quot;)</td>
<td></td>
</tr>
<tr>
<td>LINCOLN COUNTY,</td>
<td>151</td>
</tr>
<tr>
<td>time for holding circuit courts in, changed</td>
<td></td>
</tr>
<tr>
<td>LINSLEY INSTITUTE,</td>
<td>193</td>
</tr>
<tr>
<td>governor authorized to furnish arms to</td>
<td></td>
</tr>
<tr>
<td>LOGAN COUNTY,</td>
<td>151</td>
</tr>
<tr>
<td>time for holding circuit courts in, changed</td>
<td></td>
</tr>
<tr>
<td>LUNATICS IN JAIL,</td>
<td></td>
</tr>
<tr>
<td>appropriations for support of</td>
<td>12, 121, 129</td>
</tr>
<tr>
<td>(see &quot;Insane Persons.&quot;)</td>
<td></td>
</tr>
<tr>
<td>LUNATICS OUT OF JAIL,</td>
<td>121</td>
</tr>
<tr>
<td>appropriations to pay for support of, on contract with circuit courts</td>
<td></td>
</tr>
<tr>
<td>MARION COUNTY,</td>
<td>53</td>
</tr>
<tr>
<td>states interest in certain bridge, transferred to</td>
<td></td>
</tr>
<tr>
<td>requirement made of</td>
<td>53</td>
</tr>
<tr>
<td>MARYLAND AND WEST VIRGINIA,</td>
<td>191</td>
</tr>
<tr>
<td>resolution providing for settlement of boundary between</td>
<td></td>
</tr>
<tr>
<td>MAVITY &amp; SHOTWELL,</td>
<td>181</td>
</tr>
<tr>
<td>appropriation to pay</td>
<td>181</td>
</tr>
<tr>
<td>MCGARRELL, JOHN,</td>
<td>128</td>
</tr>
<tr>
<td>appropriation to pay</td>
<td>128</td>
</tr>
<tr>
<td>MCGUFFIN, J. A.,</td>
<td></td>
</tr>
<tr>
<td>appropriation to pay</td>
<td></td>
</tr>
<tr>
<td>MEDICINE,</td>
<td>77-78</td>
</tr>
<tr>
<td>act regulating practice of</td>
<td></td>
</tr>
<tr>
<td>who may practice, sec. 9</td>
<td>77, 78</td>
</tr>
<tr>
<td>graduates reputable colleges</td>
<td>77</td>
</tr>
<tr>
<td>certificates granted to</td>
<td>77, 78</td>
</tr>
<tr>
<td>persons who have practiced under certificate of board of health</td>
<td>78</td>
</tr>
<tr>
<td>certificates granted on examination</td>
<td>78</td>
</tr>
<tr>
<td>examinations by board, notice of</td>
<td></td>
</tr>
<tr>
<td>as to non-residents treating particular cases</td>
<td>78</td>
</tr>
<tr>
<td>MERGER,</td>
<td>79, 80</td>
</tr>
<tr>
<td>of certain railroad lines, authorized</td>
<td></td>
</tr>
<tr>
<td>MILITARY COMPANIES,</td>
<td>86</td>
</tr>
<tr>
<td>other than National Guard, not to parade, etc., without consent of governor</td>
<td></td>
</tr>
<tr>
<td>sec. 13</td>
<td>86</td>
</tr>
<tr>
<td>penalty for offense, sec. 13</td>
<td>86</td>
</tr>
<tr>
<td>MILITARY EXPENSES,</td>
<td>183</td>
</tr>
<tr>
<td>appropriation to pay</td>
<td>183</td>
</tr>
<tr>
<td>MILITARY CLAIMS,</td>
<td>100</td>
</tr>
<tr>
<td>resolution providing for prosecution of certain</td>
<td></td>
</tr>
<tr>
<td>MILITIA,</td>
<td>81</td>
</tr>
<tr>
<td>laws concerning amended and and reduced into one act</td>
<td></td>
</tr>
<tr>
<td>who subject to militia duty, sec. 1</td>
<td>81, 82</td>
</tr>
<tr>
<td>National Guard, how composed, sec. 2</td>
<td>82</td>
</tr>
<tr>
<td>who to call into service, sec. 2</td>
<td>82</td>
</tr>
<tr>
<td>pay of when in service, sec. 2</td>
<td>82</td>
</tr>
<tr>
<td>draft apportioned among the several counties, sec. 3</td>
<td>82</td>
</tr>
<tr>
<td>duty of assessor, sec. 3</td>
<td>82</td>
</tr>
<tr>
<td>parades, place and notice of, sec. 3</td>
<td>82</td>
</tr>
<tr>
<td>draft to be by lot, sec. 3</td>
<td>82</td>
</tr>
<tr>
<td>only commander-in-chief to call out National Guard, except, etc., sec. 4</td>
<td>83</td>
</tr>
<tr>
<td>how militia called out in case of riot, etc., sec. 5</td>
<td>83</td>
</tr>
<tr>
<td>how in case of immediate danger, sec. 6</td>
<td>83</td>
</tr>
<tr>
<td>reserve militia enrollment of, sec. 7</td>
<td>83</td>
</tr>
</tbody>
</table>
INDEX.

MILITIA—Continued.
who exempt from military duty, sec. 8................................................................. 84
penalty for assessor failing, etc., to enroll, etc., sec. 9......................................... 84
withholding information as to persons subject to duty, how punished, 
sec. 10.................................................................................................................. 85
doubt as to exemption, burden of proof, sec. 10................................................ 85

Organization.
governor to be commander-in-chief, sec. 11...................................................... 85
exception when in service of U. S, sec. 11............................................................ 5
staff officers, rank, etc., sec. 12........................................................................... 85
assistant adjutant general, sec. 12...................................................................... 88
none except National Guard to parade, etc., without permission, penalty, 
sec. 18 ............................................................................................................... 88
National Guard, of what to consist, sec. 13....................................................... 86
enlistments, term of, sec. 14.............................................................................. 86
who may enlist, sec. 14...................................................................................... 86
provisions as to musicians, sec. 14...................................................................... 86
National Guard to constitute a brigade, sec. 15 ............................................... 87
staff of brigadier general, sec. 15........................................................................ 87
colored troops enlisted, etc., separately, sec. 15.................................................. 87
orderlies and trumpeter, appointment of, sec. 15 ............................................. 87
regiment; of what to consist, sec. 16.................................................................. 87
officers of, sec. 16............................................................................................... 87
temporary appointments and suspensions, sec. 17............................................. 57, 88
companies; of what to consist, sec. 17............................................................... 88
regimental bands; of what to consist, sec. 17...................................................... 88
sergeants and corporals; appointment of, sec. 18............................................. 88
what exempts from service, sec. 19..................................................................... 88
exception in case of war, etc, sec. 19................................................................. 88
staff officers; resignation of, sec. 20.................................................................. 88
when commissions expire, sec. 20....................................................................... 88
removal of staff officers, sec. 21......................................................................... 88
honorable discharge, etc., sec. 21...................................................................... 88
not to affect liability for fines, etc., sec. 21......................................................... 88
company may make by-laws, etc., sec. 22........................................................ 89
fines, dues, etc., collection of, sec. 23................................................................ 88
new companies; disbanded companies, sec. 23.................................................. 89
discipline, sec. 23............................................................................................... 89
to be supplied at state expense, sec. 25......................................................... 89, 90
armories; all property to be kept in, sec. 26...................................................... 89
rent of armory; proceeds when paid, sec. 26..................................................... 83
repairing arms, etc., sec. 27.............................................................................. 90
inspection, when held, sec. 27.......................................................................... 90
uniforms to remain in armory, sec. 27.............................................................. 90
penalty for failing to return uniform, etc., to armory, sec. 28....................... 90
injury to uniforms, arms, etc., penalty, sec. 29............................................. 90

DUTIES OF CERTAIN OFFICERS,
adjutant general, sec. 30.................................................................................. 90
duties of quarter-master-general, sec. 31, 34.................................................... 91
duties of surgeon general, sec. 32...................................................................... 91
duties of commissary-general, sec. 33, 34.......................................................... 91
duties of pay-master-general, sec. 34................................................................ 91
bond of officers, sec 34..................................................................................... 91
inspection; rules governing, sec. 35.................................................................. 91
returns of, made of assessor, sec. 36................................................................. 92
money for support of, how drawn, sec. 37...................................................... 92

Parades and Encampments.
how ordered; when and for what time, sec. 38............................................... 92
places of; notice to be given, sec. 39............................................................... 92
members of fire company not exempt, sec. 38............................................. 92
INDEX.

DUTIES OF CERTAIN OFFICERS—Continued.

company roll call, sec. 39................................................................. 92, 93
arrests; for what ordered, sec. 39.................................................. 93
target practice, sec. 40..................................................................... 93
report to be made to commander in chief, sec. 41............................ 93
appropriations to pay certain claims................................................. 128
encampments to be discontinued, when, sec. 41............................... 93
supplies; requisition for, sec. 42...................................................... 93
ingage duties, sec. 43....................................................................... 93
weekly drills, may be ordered in what season of the year, sec. 44...... 93
instruction of drills, sec. 44............................................................ 93
expenses of inspection officer, how paid, sec. 45............................ 93
National Guard; inspections and musters of, sec. 45..................... 94
no pay to officer or soldiers for parades or encampments, sec. 46..... 94
pay for actual service, sec. 46........................................................ 94
commutations for rations sec. 48.................................................... 94
soldiers killed or wounded, provisions as to, sec. 47....................... 94

Fines and Court Martial.

fines, for what imposed, and how collected, sec. 48........................ 94
executions for fines; form of, sec. 49............................................. 94, 95
court of enquiry, how established, sec. 50...................................... 95
examination and report by, sec. 50............................................... 96
officers' commission, how revoked, sec. 50.................................... 96
court-martial, how ordered, trial by, sec. 51.................................. 96
charges; notice of; what to contain, sec. 52.................................. 96
accused may appear in person or by counsel, sec. 52...................... 96
appointmen, duties, etc., of judge advocate, sec. 53...................... 96
witnesses, etc., before court-martial, sec. 54................................ 96
refusal to testify, how punished, sec. 54...................................... 97
fees of witnesses and judge advocate, sec. 54............................... 97
when accused to pay, sec. 54.......................................................... 97
sentence in time of peace, sec. 54.................................................. 97
adjournment; notice to defendant, sec. 51.................................... 97
fines; how collected; where paid, sec. 53..................................... 97
pay of members of court; expenses, etc., how paid, sec. 56............ 97, 98
copy of record; pay for, sec. 56..................................................... 98
sentence of court-martial, power of commander in chief as to, sec. 57 98

Governor's Guard.

how composed, sec. 58.................................................................... 98
musicians required to practice; penalty for failure, sec. 59.............. 98
forfeiture; evidence of, sec. 60....................................................... 98
how recovered, sec. 60.................................................................. 98
court martial, how regulated, etc., sec. 61................................. 98
may use state armory, sec. 62...................................................... 99
pay of, when in service, sec. 62..................................................... 99
pay of band on escort duty, sec. 62.............................................. 99
gatling gun battery, officers of, sec. 68......................................... 99
guards to encamp for drill, etc., sec. 68...................................... 100

MILITIA PENSION BILL.

congress requested to pass............................................................ 140

MINE INSPECTORS.

appropriations for pay of................................................................ 127, 134
how appointed, sec. 2.................................................................... 161
term of office and qualifications, sec. 2......................................... 161-162
removal of, from office, sec. 2..................................................... 162
vacancy in office of, how filled, sec. 2......................................... 162
duties of, as to examination of mines, sec. 4............................... 162
annual report of, to governor, sec. 4........................................... 162
INDEX.

MINES.
law concerning, amended................................................. 161-163
inspectors of, state divided into two districts, sec. 1 .......... 161
inspectors, how appointed and term of office, sec. 2 .......... 161
qualifications of inspectors of, sec. 2.............................. 162
precautions to be observed in, sec. 14.......................... 162-163
persons not to be prevented from working in, sec. 14 .......... 163
violations of law by operators of, etc., how punished, sec. 17 163

MINORS.

Reform School.
reception of, in, sec. 6.................................................. 13, 14
convicted of crime, may be committed to reform school; when, sec. 7 .... 14
justice may commit, when, sec. 8.................................. 14, 15
proceedings before justice, sec. 8.................................... 15
races kept separate in reform school, sec. 10...................... 15
may be bound out, how; when, sec. 11............................. 15

Militia.
enlistment of; consent of parent, etc., sec. 14................. 86

MOUNDSVILLE, CITY OF,
charter of amended..................................................... 16, 35
incorporated, corporate powers, sec. 1......................... 17
corporate limits, sec. 2................................................ 17
officers, sec's., 3, 7.................................................... 18, 19
electors, sec. 4.............................................................. 18
terms of office, sec. 5.................................................. 19
oath of office, sec. 6..................................................... 19
wards, sec 8, 9................................................................... 19, 20
council, general power of, sec. 10................................. 20
fines and penalties, sec. 11......................................... 22
offices; removals, vacancies, etc., sec. 12.................... 22
council, meetings of, etc., sec. 13................................. 22
ordinances, second vote on, sec. 14................................ 23
records and bonds, sec. 15............................................. 23
minutes, yeas and nays, sec. 16.................................... 23
mayor, compensation, powers and duties of, sec. 17, 18...... 23, 24
ordinances, how enforced, sec. 19, 20............................ 24, 25
county jailor, duty of, sec. 21...................................... 25
jail expenses, how paid, sec. 21.................................... 26
docket, sec. 22................................................................. 26
appeals from mayor, sec. 23, 26.................................. 26, 27
trial and judgment in court, sec. 24, 25....................... 26, 27
marshal; bond duties and compensation of, sec. 26, 28, 29 27, 28
marshal, remedy against, sec. 30................................ 29
marshal, deputies, sec. 31............................................. 29
assessor, duties and powers of, sec. 32.......................... 29
finances and expenditures, sec. 33............................... 30
lien for taxes, fines, etc., sec. 34................................... 30
license for sale of spirituous liquors, sec. 35, 36, 37, 38... 31, 32
other license, sec. 39, 40, 41........................................ 33
condemnation of real estate, sec. 42................................ 32
streets, how kept up, sec. 43...................................... 33
pavements and paving streets, sec. 44, 45...................... 33, 34
to succeed to the rights of town of Moundsville, sec. 46.... 34

MULES,
act to encourage raising of, (see "horses, mules and cattle," ).... 76, 77

MUNICIPAL COURT OF WHEELING,
act authorizing establishment of, repealed, sec. 19........... 117
cases pending, how disposed of, sec. 18......................... 116

MUNICIPAL TAXES
appropriations for refunding certain,................................ 126, 133
### NATIONAL GUARD, WEST VIRGINIA,

- Active militia designated, sec. 2: 82
- When and how called out, secs. 4, 5, 6: 83
- Of what to consist, sec. 13: 86
- To constitute a brigade, sec. 15: 87
- How maintained, sec 23: 89
- Parades and encampments of, sec. 38: 92
- Inspections and musters of, sec. 45: 94
- No pay for parades or encampments, sec. 48: 94
- Pay for actual service, sec. 46: 94

### NOMINATION,

- Candidates for, before convention not to give, loan, etc., money, etc., to delegate, sec. 1: 176
- Candidate for, not to pay expenses, etc., of delegate, sec. 1: 176
- No person to hire another to secure appointment of particular delegate, sec 1: 176
- Penalty for violation of law, concerning, sec. 1: 176

(see title “Conventions and Primary Elections”)

### NOMINATING CONVENTIONS,

(see title “Conventions and Primary Conventions”)

### NORMAL SCHOOLS,

- Report of regents to auditor: 41
- Auditor to issue warrants: 41
- Rate per month for each pupil: 42
- Appropriations to pay: 42
- Provision as to colored teachers: 42
- Unearned funds, how expended: 42
- Appropriations for support of: 121, 130
- For expenses and pay of regents: 121, 130
- At Concord, appropriation for completing addition, etc.: 179
- At Fairmont, appropriation for repairs, etc.: 179

### NOYES, P. H. & CO.,

- Appropriation to pay: 128

### NOYES, BRADFORD,

- Appropriation to pay: 181

### NUISANCES,

- Certain bridges illegally constructed, deemed: 154

### OHIO RIVER,

- Bridges across: 149-150, 154
- Corporations for bridging, powers, rights, etc.: 150
- Bridges across illegally constructed, nuisances, how prevented and abated: 154

### OHIO RIVER RAILROAD COMPANY,

- Certificate of extension of time: 220

### OVERPAID TAXES,

- Appropriations for refunding: 126, 133

### PARKERSBURG, CITY OF,

- Bound indebtedness, council may fund: 35
- Rate of interest: 35
- Charter amended: 47-49
- Paving streets and construction of sewers: 48
- Cost, how apportioned: 48
- Certain paving a city expense: 48
- Tax for new pavements and sewers: 48

### PENITENTIARY,

- Appropriations for: 120, 129
- Statement of treasurer to accompany requisition on auditor, sec. 5: 136

### PENSION BILLS,

- Resolutions requesting passage of certain, by congress: 140, 141, 183

### PHYSICIANS,

- Acts concerning: 77-78

(see “Medicine.”)
INDEX.

POINT PLEASANT, INDEPENDENT SCHOOL DISTRICT OF,
board authorized to issue bonds for erecting school building................. 103
interest and maturity of bonds.................................................. 103
amount of debt limited............................................................... 103
payment provided for................................................................ 103
question to be submitted to voters............................................. 103
three-fifths vote required...................................................... 103
election when and where held.................................................. 103

POLICE COURT OF CITY OF WHEELING,
established, sec. 1............................................................... 112
mayor to be judge of, sec. 2.................................................. 112
salary of judge, sec. 3.......................................................... 112
council may put provisions of this act into effect, sec. 3.............. 112
enforcement of ordinances, sec. 3......................................... 112
punishment limited, sec. 3.................................................. 112
no jury allowed, sec. 3...................................................... 112
jurisdiction and powers, secs. 4, 5........................................... 112, 113
judge pro tempore, sec. 6...................................................... 113
sessions when and where held, sec. 7..................................... 113
jurisdiction presumed, sec. 8................................................ 113
process, etc., how executed, sec. 9......................................... 113
special officer may be appointed, sec. 9.................................. 113
sergeant; powers and fees of, sec. 9..................................... 113, 114
bond of sergeant, sec. 10..................................................... 114
clerk; compensation, powers, etc., sec. 11.............................. 114
shall give bond, sec. 11.......................................................... 114
seal; records as evidence, sec. 12......................................... 114
mayor and clerk may administer oaths, sec. 13......................... 114, 115
appeals to circuit court, sec. 14........................................... 115
appeal bond required; not required of city, sec. 14........................ 115
judgments for fines, etc., sec. 15........................................... 115
name of prosecutor to be entered, sec. 16.................................. 115
when prosecutor liable for costs, sec. 16.................................. 115
when defendant liable for costs, sec. 16................................. 116
sentence of imprisonment, when, sec. 17................................. 116
cases in municipal court to be transferred, sec. 18....................... 116

PRESIDENT UNITED STATES,
when militia called out by, sec. 2........................................... 82
annual report of adjutant general to, sec. 39.............................. 91

PRESTON COUNTY,
time for holding circuit courts in, changed............................... 155

PRIMARY ELECTIONS,
(see title "Conventions and Primary Elections.")

PROSECUTING ATTORNEYS,
duties of as to state bureau of labor, sec. 5.............................. 52
duty of as to certain bridges illegally constructed...................... 154

PUBLIC PRINTING,
appropriations for................................................................... 127, 138, 182
superintendent of, to transmit statement of to legislature............. 134

PUBLIC PRINTER,
required to render statement to superintendent public printing........ 134
auditor authorized to pay for printing for legislature................ 188

RAILROAD CORPORATIONS,
act concerning................................................................. 79-80
may extend lines, etc., how................................................... 79
special privileges cease as to extension................................... 79
certificate necessary to be filed............................................. 79
parallel lines not to consolidate, except, etc............................ 79
merger for a continuous line................................................ 79, 80
may lease, sell, change name, etc......................................... 80
INDEX.

RAILROAD CORPORATIONS—Continued.
terms, how prescribed ................................................................. 80
contemplated lines, merger, etc., of ........................................... 80
merger, etc., not to affect suits, etc., pending ................................ 80
notice of merger, how given .......................................................... 80, 81
certain roads excepted from operation of this act ....................... 81
authorized to bridge certain rivers ............................................... 149, 150
not to sell certain roads without consent of county court ............ 156
interest of counties in, protected .................................................. 156

RANDOLPH COUNTY,
time for holding circuit courts in, changed .................................. 155

RAVENSWOOD, INDEPENDENT SCHOOL DISTRICT OF,
board education authorized to issue bonds, sec. 1 ......................... 37
denomination, etc., of bonds, sec. 2 ............................................ 37
conditions precedent to issuing, secs. 3, 4, 5, 6, 7 .......................... 38
bonds, provisions for sale of, sec. 8 ............................................ 38
proceeds, how disposed of, sec. 8 ................................................. 38
interest and sinking fund, provided for, sec. 9 ............................ 38
bonded debt limited, sec. 10 .......................................................... 39

REAL ESTATE.
of insane person, how sold, secs. 33, 39, 40 .................................. 69, 70

REDEMPTION OF LAND,
appropriation for ................................................................. 182

REFORM SCHOOL,
established, sec. 1 ................................................................. 12
board of directors, sec. 2 ............................................................. 12
president of board, sec. 3 ............................................................ 13
quorum, sec. 3 ................................................................. 13
by-laws, ordinances, etc., sec. 4 .................................................. 13
board to report to governor, sec. 5 ............................................. 13
reception of inmates, sec. 6 ...................................................... 13
justice may commit, sec. 6 ....................................................... 14
circuit judge may commit, sec. 7 ................................................. 14
notice to superintendent, sec. 7 ................................................... 14
justice committing, duty of, sec. 8 .............................................. 14
guardian at litem, sec. 9 ............................................................. 15
who to be admitted, sec. 10 ........................................................ 15
races kept separate, sec. 10 ....................................................... 15
binding out inmates, sec. 12 ...................................................... 15
locality, how selected, sec. 12 .................................................... 15
buildings, sec. 12 ................................................................. 15
appropriations, sec. 13 ............................................................. 16, 179, 180

REGENTS,
of normal schools, report of to auditor ...................................... 41

REGIMENTS,
miltia divided into, sec. 18 ....................................................... 80
of what to consist, sec. 16 .......................................................... 87
officers, sec. 16 ................................................................. 87
regimental bands, sec. 17 ............................................................ 88
inspection of, sec. 37 ................................................................. 91
parades and encampments, sec. 38 .............................................. 92
officers detailed for company roll call, sec. 39 ............................ 92
court martial for; how established sec. 57 .................................... 86

REPORTER OF SUPREME COURT,
duty of, as to publication supreme court reports ......................... 151-153
to contract for publication of reports, sec. 3 ............................. 151-152

RHEINSTROM, ALFRED,
appropriations to pay .............................................................. 180, 181
RICHARDSON BROS.,
appropriations to pay........................................................................ 181
RITCHIE GUARDS,
appropriation for.................................................................................. 128
ROADS,
(see "Alternate Road Method,")
ROY, JNO. C. & CO.,
appropriation to pay................................................................................ 181
RUSK, M. M.
appropriation to pay.................................................................................. 181
SALARIES,
executive officers, appropriations for.................................................. 53-59
of judges, appropriations for................................................................. 57, 58
supt. free schools..................................................................................... 56, 58
adj. general, librarian, etc................................................................. 57, 58
keeper of rolls......................................................................................... 57, 58
janitor...................................................................................................... 57, 59
of clerks in executive departments...................................................... 125, 122 3
SALE OF LANDS FOR BENEFIT OF SCHOOL FUND,
(see title "SCHOOL LANDS,")
SCHOOL BOOKS,
law concerning contracts for, amended............................................. 157-158
state sup't., to contract for, sec. 1...................................................... 157
term of contract, sec. 2......................................................................... 157
not to introduce revised editions, sec 2............................................ 157
contracts for, how made, sec. 3.......................................................... 157
SCHOOLS,
high schools, powers of directors relating to.................................... 100
to report to county sup't................................................................. 101
duty of county sup't., as to report...................................................... 101
graded schools, how established......................................................... 101
when to be submitted to voters............................................................ 101
levy limited.......................................................................................... 101
proviso as to extending term............................................................... 101
list of property to be furnished by assessor....................................... 101
tax, how extended and collected....................................................... 101
SCHOOL FUND,
stocks and interest in certain banks transferred to...................... 38
appropriations to pay interest on money borrowed from........... 127, 134
lands sold for benefit of....................................................................... 166-169
(see title "school lands.")
SCHOOL LANDS,
law concerning sale of, amended..................................................... 166-169
costs of proceedings for sale of; how adjusted and paid, sec 11...... 162-167
costs to be paid pro rate, when, sec. 11........................................... 167
when surplus, how disposed of, sec. 11........................................ 167
when a deficiency, fund how apportioned, sec. 11.......................... 167
court to direct by order, amounts paid, sec. 11.............................. 167
duty of circuit clerk as to such order, sec. 11................................ 167
county clerk to charge sheriff with amount due county, sec. 11...... 167
secretary board education to charge sheriff with amount due district, sec. 11.... 167
auditor to charge commissioner with amount due state, sec. 11..... 167
deed to be made to purchaser, when, sec. 12................................. 167
deed to other than purchaser, how made, sec. 12......................... 168
title conveyed, sec. 12........................................................................ 168
land not to be again sold for cause prior to sale, sec. 12............... 168
purchase of, by lien holder, when to accrue to former owner, sec. 12... 168
deed in such case to be made to former owner, sec 12............... 168
land subject to liens etc, sec. 12...................................................... 168
deed how made, when commissioner fails to make, sec. 12........... 168
INDEX.

SCHOOL LANDS—Continued.
settlement of accounts of commissioners; when and how made, sec. 15........ 168
report of settlement, what to show sec. 15 ................................................ 168
clerk to transmit copy of report to auditor, sec. 15 .................................... 169
duty of auditor as to report sec. 15............................................................... 169
commissioner to pay over money due state, sec. 15................................... 169
penalty for failure, sec. 15 ............................................................................. 169
proceeding to collect, sec. 15 ........................................................................ 169
commissioner disobeying summons to settle; penalty, sec. 15................. 169
settlement with former commissioners, how ordered and made, sec. 15....... 169

SCHOOL TRUSTEES,
to render account of expenses................................................................. 50
when and how same to be paid.................................................................... 50
may purchase certain articles and make repairs........................................ 50
one trustee not to act alone......................................................................... 50
record of acts .................................................................................................. 50

SCOTT BROS.,
appropriation to pay ..................................................................................... 181

SECOND HOSPITAL FOR INSANE,
act establishing and regulating .................................................................. 59-71
(see ‘Insane Persons’)

SECRETARY BOARD OF EDUCATION,
to charge sheriff with proceeds of school lands due district, sec. 11......... 167

SECRETARY OF STATE,
certificates issued to corporations by............................................................ 58
(See title “Corporations, certificates issued to, by Secretary of State.”)
record of court martial to be deposited with, sec. 57.............................. 58
appropriations for contingent expenses of....................................................... 123, 132
salaries of clerks of........................................................................................ 125, 132
duty of, as to distribution of supreme court reports, sec. 4...................... 152-153
duty of, as to sales of reports, sec. 5.............................................................. 153
may authorize same to be sold by book-sellers, sec. 5............................... 153
to pay proceeds of sales of reports into treasury, sec. 5.............................. 153

SENATE,
appropriation for contingent expenses of.................................................... 124, 180

SETTLEMENTS,
with commissioners and ex-commissioners of school lands, how and by
whom ordered and made, sec. 15................................................................. 168-169

SHAW, A. STALEY,
appropriation to pay ...................................................................................... 183

SHELTON COLLEGE,
commission to inquire into expediency of purchasing for academy for colored youth................................................................. 144

SHERIFFS,
appropriation to pay claims in hands of, for lunatics.................................. 12
duties of, as to insane persons, secs. 12, 20, 23, 24...................................... 63, 65, 66
to be charged with proceeds of school lands, due counties and districts, sec. 11 167

SMITH, M. V.,
appropriation to pay ....................................................................................... 125

SNYDER, B. M.,
appropriation to pay ...................................................................................... 183

SPENCER,
second hospital established at...................................................................... 59-71

STATE AGENTS,
appropriations for pay of ............................................................................ 127, 134
STATE BOARD OF HEALTH,

duties, etc., of, relating to the practice of medicine.................. 78
examinations by and certificates from........................................ 78
appropriations for................................................................. 127, 134

STATIONARY AND PRINTING PAPER.
appropriations for................................................................. 127, 134

STATE BUREAU OF LABOR,
established, etc................................................................. 50, 52
(see "Labor, State bureau of")

STAFF OFFICERS,
of commander-in-chief, of whom composed and how appointed, sec. 12...... 85
resignation of, sec. 20.................................................................. 88
removal of, sec. 21.................................................................. 88

STATE OFFICERS, SALARIES OF,
appropriations to pay.................................................................. 55, 59

STATE SUPERINTENDENT OF SCHOOLS,
report of, as to school district of Huntington, sec. 10........................ 6, 6
member of commission to select site for reform school, sec. 12................ 15
salary of, appropriations to pay.................................................. 56, 59
duty of, as to enumeration of youth for the city of Charleston, sec. 6........ 74
appropriations to pay salaries of clerks of.................................... 123, 133
to contract for school books, sec. 1............................................. 157

ST. CLAIR, J. W., AND GIBSON & MICHIE,
appropriations to pay................................................................. 183

STOCKS AND INTEREST IN BANKS,
transferred to school fund........................................................... 36

SUPREME COURT, CLERK OF,
salary of, appropriations for..................................................... 57, 58

SUPREME COURT OF APPEALS,
appropriations for contingent expenses of.................................... 120, 133
reports of, how published and disposed of.................................... 151, 153

SUPREME COURT REPORTS,
appropriations for printing and binding....................................... 126, 131
publication of................................................................................ 151-153
reporter to advertise for bids, when, sec. 3.................................... 161
reporter to contract for, sec. 3..................................................... 152
number of copies, quality of binding, etc., sec. 3............................. 152
bond of publisher, sec. 3............................................................. 152
volume to be published, when, sec. 3.......................................... 152
delay in printing, duty of reporter in case of, sec. 3......................... 152
copy right to be secured, sec. 3................................................... 152
supreme court to have control of printing, etc., sec. 3....................... 152
reports, what to contain, sec. 3................................................... 152
proof sheet to be furnished reporter and judges, sec. 3....................... 152
reports, when not to be received, sec. 3......................................... 152
reports, how disposed of, sec. 4................................................... 152-153
sale of reports; price, how fixed, sec. 5......................................... 153
sales by booksellers, sec. 5.......................................................... 153
sales by secretary of state, sec. 6.................................................. 153
proceeds to be paid into treasury, sec. 5......................................... 153

TAXES,
appropriations for refunding certain.......................................... 120, 128, 133

TAYLOR COUNTY,
time for holding circuit courts in, changed.................................. 155

TEACHERS,
education of colored............................................................... 42

TOLLS,
right of bridge companies to change.......................................... 149
TOMPKINS, W. W.,
appropriation to pay .................................................. 181

TOWNS AND VILLAGES,
(see "Cities, Towns and Villages.")

TREASURER,
appropriations for contingent expenses of .................................. 126, 132
to pay salary of clerk of ............................................... 125, 132

TRUSTEES, SCHOOL,
(see "School Trustees.")

TUCKER COUNTY,
time for holding circuit court in, changed .................................. 155

TYLER, COUNTY OF,
court authorized to put into effect alternate road method in .................. 142

UNITED STATES GOVERNMENT,
appropriation accepted from for agricultural experiment station ............. 53-55
(see "Agricultural Experiment Station")

UNIVERSITY, WEST VIRGINIA,
appropriations for support of ........................................... 122, 130
for expenses and pay of regents ........................................ 122, 130
statement of treasurer to accompany requisition on auditor ..................... 136, 183
appropriation for armory and commencement building .................................. 179

VACCINE AGENTS,
appropriations for pay of .................................................. 127, 131

VILLAGES,
(see "Cities, Towns and Villages.")

VOTERS,
(see title, "Electors")

WARDS,
number of may be increased .................................................. 102
(see "Cities, Towns and Villages.")

WAYNE COUNTY,
time for holding circuit courts in, changed .................................. 151

WAYNE COUNTY, INTERMEDIATE COURT OF,
established, sec. 1 .................................................. 104
judge; election of, when held, sec. 2 .................................. 104
term of office and qualification, secs. 2, 3 .................................. 104
notice of election, sec. 4 .................................................. 104
election how conducted, sec. 4 .......................................... 104
result, how ascertained and declared, sec. 4 .................................. 105
Governor to issue commission, sec. 4 .................................. 105
vacancy how filled, sec. 5 ............................................... 105
salary of judge, sec. 6 .................................................. 105
removal from office, sec. 7 ............................................. 105
clerk circuit court ex-officio, clerk of, sec. 8 .................................. 105
fees etc. of clerk, sec. 8 .................................................. 105
jurisdiction, sec. 9 .................................................. 105
proviso as to jurisdiction in certain cases, sec. 9 .................................. 106
powers of judge in vacation, sec. 10 .................................. 106
court may appoint commissioners in chancery, sec. 10 .................................. 106
may punish for contempt, sec. 11 .................................. 106
certain judgments transferred from circuit court, sec. 12 .................................. 106, 107
proceedings thereon, sec. 12 ............................................. 106, 107
when other cases transferred, sec. 12 .................................. 107
session of court, when and where held, secs. 13, 14 .................................. 107
special judge; election of; pay of, sec. 15 .................................. 107
rules and pleadings, sec. 16 ............................................. 108
judges; regulations respecting, sec. 16 .................................. 108
jurisdiction presumed, sec. 17 ............................................. 108
WAYNE COUNTY, INTERMEDIATE COURT, OF—Continued.

process how issued and executed, sec. 18........................................ 108
fees of officers; taxing costs, secs. 18, 19........................................... 108
bond of clerk, sec. 20........................................................................... 105
seal; effect of record as evidence, sec. 21........................................... 109
appeals from, when allowed, sec. 22................................................... 109
how appeal is obtained, sec. 23............................................................ 108
proceedings on appeals, sec. 24............................................................ 110
appeal, when refused, sec. 26............................................................... 110
appeal from order of circuit court, refusing, sec. 25.......................... 110
damages when judgment affirmed, sec. 28........................................ 111
effect of judgment, etc., sec. 29........................................................... 111
attachments, suggestions, etc., sec. 30.............................................. 111
act establishing repealed, sec. 1.......................................................... 170
question of repeal of, submitted to voters, sec. 2.............................. 170
election, how conducted, and result how ascertained and declared, sec. 3, 4 170, 172
notice of election to be given, sec. 5..................................................... 172
majority of votes cast necessary to repeal, sec. 6............................... 172
in case of repeal, records and causes, how disposed of, sec. 1............. 170

WEBSTER, COUNTY CF

court authorized to put into effect alternate road method in certain districts of................................................................. 180

WESTON,

act relating to hospital at .................................................. 50, 71
(see "Insane persons")

WEST VIRGINIA AND MARYLAND.

resolution providing for settlement of boundary between................... 191

WEST VIRGINIA HOSPITAL FOR THE INSANE,

act relating to ............................................................. 60, 71
(see "Insane persons")

WEST VIRGINIA REFORM SCHOOL,

(see "Reform School")

WEST VIRGINIA SCHOOLS FOR THE DEAF AND THE BLIND,

(see "Deaf and the Blind, schools for.")

WHITE, JOHN B.,

appropriation to pay................................................................. 181

WITNESSES,

as to violation of election law, compelled to testify, sec. 7.................. 178
not to be prosecuted for certain offenses testified to, sec. 7............. 178

WORLDS FAIR,

resolution favoring Chicago as against New York, for holding............. 189

WHEELING, POLICE COURT,

(see "Police Court of City of Wheeling.")