ACTS
OF THE
LEGISLATURE
OF
WEST VIRGINIA,
AT ITS
TWENTIETH REGULAR SESSION,
COMMENCING
January 14, 1891.

CHARLESTON:
Moses W. Donnally, Public Printer,
1891.
ERRATA:

On page 44, read with a. after word “liabilities” in line 7 of section 7.

On page 61, read with a. after words “provided for” in line 27, from top of page.

On page 66, section 15 line 9, for “filling” read “filling.”

On page 83, in sub-heading to section 24, for “bond of marshal” read “bond of marshal.”

On page 85, section 28, line 2, for “such” read “such.”

On page 91, read with a. after the word “same” and before the words, “and died and preserved,” in line 3, following the form of oath to be taken and subscribed to by jury commissioners.

On page 98, next to last line in section 17, for “execute” read “execute,”

On page 172, section 1, for “Morganown” read “Morgantown.”

On page 182, in line 6, from end of rule “tenth,” for “states” read “states.”

On page 191, in “fourth” clause, line 11, for “their booms” read “shear booms.”

On page 201, line 20 from bottom of page, for “trustees” read “trustees.”

On page 209, line 6 of section 1, for “necessary” read “necessary.”

On page 229, line 16 from bottom, for “waged” read “waged.”

On page 235, first line, for “filled” read “filled.”

On page 239, line 9 from top, for “nominations” read “nominations.”

On page 248, line 15 of section 42, for “written” read “written.”

On page 252, line 3 of section 69, for “treasurer” read “treasurer.”

On same page, same section, line 8, for “surveyor of land” read “surveyor of land.”

On page 258, line 2 of section 81, for “ward” read “room.”

On page 259, section 85, line 6 from end of section, for “hay” read “having.”

On page 261, line 2 of section 94, for “magisterial districts” read “magisterial districts.”

On same page, line 3 of section 95, for “thirtieth” read “thirtieth.”

On page 297, line 18 from top, for “subject” read “sought.”

On page 316, for section “2,” after enacting section, read “28.”

Note by the Clerk of the House of Delegates: On page 221, chapter 88 of the acts, the Legislature intended to amend and re-enact sections 1, 2 and 10, of chapter “35” of the Acts of 1881, and not chapter “14.” On page 319, chapter 107 of the Acts, the legislature also intended to amend and re-enact section 1 of chapter “47” of the Acts of 1887, and not chapter “57.” On page 338, chapter 111 of the Acts, line 12 from bottom of page, after the words “and the” following the words “said thirty-five days,” and before the word “mechanic,” the engrossing clerk of the Senate omitted the words: “Owner may at any time, by notice in writing, require such laborer.”

The foregoing note forms no part of the errata, as the three chapters referred to passed as printed.
ACTS OF 1891.

CHAPTER I.

AN ACT directing the payment to the public printer for printing done during this session of the legislature.

[Passed January 27, 1891]

Be it enacted by the Legislature of West Virginia:

That the auditor be and he is hereby directed to draw his warrant or warrants on the treasurer for any money, as it becomes due, to M. W. Donnally, public printer, for any printing done for the state during this session of the legislature; and that the treasurer is directed to pay such warrant or warrants.

(Approved February 7, 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 II.

AN ACT to empower the board of education of the independent school district of Ripley, in the county of
Jackson, to borrow money and issue bonds for the erection and completion of a public school building.

[Passed February 3, 1891.]

Be it enacted by the Legislature of West Virginia:

1. And the board of education of the independent school district of Ripley, in the county of Jackson, be and is authorized, and 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 and completing a public school building for the use of said independent school district. Said bonds shall draw no greater rate of interest than six per centum per annum, and shall be made payable in not less than one year, and not exceeding twenty years.

2. Provided. That such indebtedness shall not exceed, including existing indebtedness, in the aggregate, five per centum of the taxable property in said independent school district of Ripley, 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 direct annual tax sufficient to pay annually the interest on such indebtedness, and the principal thereof within not exceeding twenty years; and provided further, That no debt shall be contracted under this act unless all questions connected therewith shall have been first submitted, in the manner prescribed by law, to the voters of said independent district, at a general election for school officers therein, and shall have received three-fifths of all the votes cast for and against the same. Said election shall be held at the place of voting in said independent school district, by the election commissioners, appointed or selected to hold the school election for school officers therein; and the result thereof shall be ascertained and certified according to the regulations prescribed by law, for ascertaining and certifying the election of such officers.

[Approved February 6, 1891.]

[Note by the Clerk of the House of Delegates.]
AN ACT in relation to paving and macadamizing of the avenues, streets and alleys in the city of Huntington, and authorizing the assessment and collection of two-thirds of the cost of the same from the lots fronting or bounding on the streets so paved or macadamized, and to provide for recording liens for cost of paving or macadamizing against lot owners.

[Passed February 3, 1891]

Be it enacted by the Legislature of West Virginia:

1. The common council of the city of Huntington shall be authorized to order any avenues, streets and alleys to be graded and paved between the curbs with cobble stones, brick or other suitable material, or to be macadamized under such supervision as it shall direct by ordinance, upon the lowest and best terms to be obtained by advertising for bids or proposals therefor: and two-thirds of such paving or macadamizing of any of the avenues, streets or alleys aforesaid, from the curb on either side of the avenue, street or alley, to the middle thereof, shall be assessed to the owners of the lots or fractional parts of the lots, fronting or bounding on such avenues, streets or alleys, in proportion to the distance so fronting or bounding owned by each; one sixth of the costs thereof shall be paid by the lot owner in thirty days after completion of the work on the square in which it is done, and the remainder in five equal annual installments, payable as the council may designate in the ordinance letting the contract for such work, with interest from time of completion aforesaid.

The other third of the costs of the said paving or macadamizing, and the intersection of avenues, streets and alleys, shall be paid by the city.

2. The sum of sums of money thus assessed for such paving or macadamizing, shall be a tax lien upon the lots or fractional parts of lots upon which they are assessed, from the time of the recordation of the report of the council or its committee, hereinafter provided for, which lien may be enforced by a suit in equity, in any court having jurisdiction thereof, or any installment thereof may be collected by a suit at law, before any court or any justice of the peace having jurisdiction.
Concerning Paving Streets of Huntington. [Ch. 3

3. Whenever the council shall contract for such paving or macadamizing to be done, and that it shall be paid for in installments by the property owners, fronting on such streets, avenues or alleys, as aforesaid, the council may cause the mayor and recorder to issue to the contractor doing the paving or macadamizing, a certificate for each installment of the amount of the assessment to be paid by the owner of the lot, or fractional part, fronting on such street, avenue or alley; and the amount specified in said assessment certificate, shall be a lien as aforesaid in the hands of the holder thereof, upon the lot or part of lot fronting on the street, avenue or alley so improved, and shall draw interest from the date of its issuance, and the payment may be enforced as set out above, in the name of the holder of such certificate; and after a contract has been made by the council to pave or macadamize any public highway in said city, under this act, and the pavement or macadamizing or any stipulated part thereof has been completed, the said council or a committee appointed by the same, shall go upon the properties abutting or bounding upon the public highway so paved or macadamized, and assess the amount each lot shall pay for the improvement so made, and shall return to the common council of said city, a written report, stating the number of lots and the blocks and the names of the owners of such lots when known, and the amount assessed thereon; and when the said council approves said report or modifies it and then approves it, a copy of said report, so adopted by the council, when certified to by the recorder of said city, may be recorded in the clerk's office of the county court of Cabell county, in the trust deed book, and shall be a continuing tax lien upon the lot against which the assessment is made, until the certificates, as aforesaid, are paid, and the clerk shall index same in the name of each lot owner mentioned therein; and upon the presentation by the lot owner of all the certificates issued aforesaid against the lot owner, the clerk of said court shall mark upon the margin of the book in which said certified report is recorded, that the lien is released to the lot mentioned in the certificate produced.

[Approved February 7, 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 IV.

AN ACT to amend and re-enact section eight of chapter ninety-nine of the Code of West Virginia, relating to the service of notice of protest.

[Passed February 5, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section eight of chapter ninety-nine of the code of West Virginia, be and the same is hereby amended and re enacted so as to read as follows:

8. The protest in the case of a foreign bill, note or check, and in any other cases mentioned in the preceding section, shall be prima facie evidence of what is stated therein, or at the foot, or on the back thereof, in relation to presentment, dishonor and notice thereof. And in all cases where notice of any protest or dishonor is to be given to any party, whether in a city or town, or otherwise, the sending of a notice of protest or dishonor of any bill, note or other negotiable instrument, by or through the mails, properly addressed to the last known postoffice of any party, shall be deemed equivalent to personal service of the notice on such party.

[Approved February 12, 1891.]

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

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

CHAPTER V.

AN ACT to amend and re-enact section fourteen of an act entitled "An act to establish a police court in Wheeling," passed February 22, 1889.

[Passed February 7, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section fourteen of an act entitled "An act to
establish a police court in Wheeling," passed February 22, 1889, be amended and re-enacted so as to read as follows:

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 if demanded by any officer of the city; but no defendant shall be entitled to such appeal until and unless he execute before the said police 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. Every such appeal shall be proceeded in the said circuit court, in the same manner as is provided by law for proceedings in the circuit court in cases appealed from justices of the peace, except that in any case where the penalty imposed is imprisonment, the defendant shall, if he so desire, be entitled to have a jury of twelve impaneled to try the issue.

Provided, however, That no such appeal shall be granted or lie in any case, until and 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 be after one year from the date of any order or judgment desired to be appealed from.

[Approved February 19, 1891.]

[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 sections eight, nine and
Concerning Weights and Measures

Be it enacted by the Legislature of West Virginia:

1. That sections eight, nine and ten of chapter fifty-nine of the code of West Virginia, be amended and re-enacted so as to read as follows:

8. Every sealer of weights and measures shall at least once every year, advertise in some convenient newspaper, and put up notifications in at least three public places in every magisterial district of the county, of the times and places when and where he will attend in said districts for the purpose of trying and proving such balances, weights and measures as may be brought to him for that purpose; or which have not been previously tried or proved within three years. Those which may be found, or can be made to agree with the standards, shall be corrected or altered and sealed by him accordingly, and he shall deface and destroy all such as do not and cannot be made to agree therewith. Such sealer shall in all cases furnish the lead, instruments or other things necessary for such correction or alteration and sealing.

9. The said sealer for each county shall once in every three years go to the mills, stores or shops of every person within his county, who uses balances, steelyards, platform balances, weights or measures, for the purpose of buying or selling, and who has failed for three years to bring or send them in at the times and places notified by him, and also to all hay scales, cattle scales and platform balances, kept for public use, and there try and prove such scales, balances, steelyards, weights or measures, and seal or deface and destroy them as may be proper. In the cases mentioned in this section, the sealer of weights and measures shall, for such services, have double the amount of his regular fees. Keepers of scales for weighing live stock and other ponderous articles, shall have constantly on hand a sealed weight of not less than fifty pounds, for the purpose of testing the correctness of such scales; whenever required by any person desiring to use the same for the purpose aforesaid. Any person violating this section shall be deemed guilty of a misdemeanor, and fined not exceeding fifty dollars.

10. Each sealer of weights and measures shall have who to pay.
five cents for every weight or measure, or scale-beam and balance, and ten cents for each steelyard and the beams and poises thereof, tried, proved and sealed or defaced and destroyed by him, to be paid by the owners thereof, respectively, for whom the service is rendered. Provided, that such sealer shall not have exceeding twenty-five cents for his regular fees, (or where proper not exceeding fifty cents for double fees,) for any one scale and and set of weights, or for any one set of measures.

[Approved February 16, 1891.]

[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 to authorize the county of Berkeley, to fund at a lower rate of interest, one hundred and five thousand dollars of its bonds, authorized under an act passed March 6, 1879.

[Passed February 11, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the county of Berkeley is hereby authorized, at any time within two years from the passage of this act, to issue not exceeding one hundred and five thousand dollars of coupon bonds of the said county, in such form as may be provided for by the county court, and of the denominations of one hundred dollars and five hundred dollars, bearing four per centum interest, payable semi-annually; the principal of which bonds shall not be demandable from said county for thirty-three years from the date of issue.

2. That the said bonds, or any portion thereof, may be paid at any time after three years from the date of issue, and this proviso shall be expressed on the face of the bonds.

3. The county court of Berkeley county shall sell and dispose of the bonds issued under this act, at not less than their par value, or so many of them as is necessary...
CH. 7] BERKELEY COUNTY TO FUND ITS BONDS.

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to pay off the unpaid bonded debt of the said county, au-

thorized and issued under the act passed March 6, 1879.

4. They may exchange the last mentioned bonds, or Exchange of
any portion of them, for the bonds authorized under this
act; the subscriber paying the premium, if any, on the
new bonds taken in exchange.

5. The county court shall ask for sealed proposals or Bid for
bids for the bonds authorized under this act, with au-

thority to accept or reject any or all of them, as in their
judgment they may think proper. The proposals shall
be opened on a day to be fixed by the county court, and
if the proposals or bids are for a larger sum than that au-
thorized by this act, they shall award the same to the
highest bidders, to the amount authorized under this act,
or so much thereof, as together with the premiums, if any,
is necessary to pay off the existing indebtedness.

6. The advertisement for proposals for bids, for the Advertise-
bonds authorized under this act, shall be published for at
least three weeks, in one or more newspapers, at such time
or times within the period of the two years authorized by
this act, as said county court may deem it advisable.

7. The county court shall provide for the payment of P0 scrii for
the interest, and also the payment and cancellation of the
bonds authorized under this act, in the sum of not less
than one thousand dollars per year, and as much more as
the county court in its discretion may order.

8. The bonds ordered to be paid shall be designated Bonds to be
by their numbers, and public notice of the time of such
numbered; notice of payment; effect of
intended payment shall be given for three weeks, by ad-

vertisement in one or more newspapers in said county;
and the interest on the particular bonds so-called in to be
paid, shall cease at the expiration of one month from the
last publishing of such notice.

9. The bonds authorized under this act shall be ex-
empted from taxation for county, district and municipal
bonds exempt from certain purposes, as a part of the contract with the purchasers
of taxation.

10. Nothing in this act shall authorize any increase of Increase of
the bonded debt of the said county, nor shall the bonds
debt, not au-
issued under this act, or the proceeds thereof, be used or

authorized.
CHAPTER VIII.

AN ACT in relation to manufacture and sale of oleomargarine, artificial or adulterated butter.

[Passed February 11, 1891]

Be it enacted by the Legislature of West Virginia:

1. That from and after the passage of this act, it shall be unlawful for any manufacturer or vender of oleomargarine, artificial or adulterated butter, to manufacture or offer for sale within the limits of this state, any oleomargarine, artificial or adulterated butter, whether the same be manufactured within or without the state, unless the same shall be colored pink.

2. Any person violating any provision of this act, shall be guilty of a misdemeanor and upon conviction thereof be fined not less than twenty nor more than one hundred dollars for each offence.

3. Any penalty arising under this act may be enforced by any magistrate within the county in which the offence occurs.

[Approved February 16, 1891.]
CH. 9]  

NORMAL SCHOOLS.  

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

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

CHAPTER IX.

AN ACT to amend and re-enact sections 96 and 97 of chapter forty-five of the code of West Virginia.

[Passed February 18, 1801]

Be it enacted by the Legislature of West Virginia:

1. That sections 96 and 97 of chapter forty-five of the code of West Virginia, be and the same are hereby amended so as 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 for money due 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.

A sum not to exceed three thousand 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 three thousand dollars as aforesaid, in any year, the board of regents of the state normal school and its branches, are here authorized to expend in their discretion, the unearned amount of the appropriation for such normal school not earning the amount of its annual appropriation, in the payment of teachers 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 10, 1891.]

[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 prevent the procuring for, or sale of cigarettes or opium in any form to, minors under sixteen years of age.

[Passed February 13, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That it shall be unlawful for any person or persons in this State, to procure for, or in any way directly or indirectly, give, sell or furnish any cigarette or opium in any form to, any minor under sixteen years of age, when he knows or has reason to believe him or her to be such.

2. Any person or persons violating any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined for each offence, not less than twenty-five dollars, nor more than one hundred dollars, and may be confined in the county jail not more than six months, or both in the discretion of the court.
3. The provisions of this act shall not apply to the sale of opium in any form, made upon the prescription of a regular practicing physician.

(Approved February 19, 1891.)

[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 authorizing the city of Wheeling to generate, distribute, sell and use electricity and gas.

[Passed February 17, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the city of Wheeling, in the county of Ohio, a municipal corporation, shall have full power and authority to purchase, erect, build, improve and maintain any and all buildings, works, plants, pipes, pipelines, wires, supports and other fixtures to be used in generating, distributing, controlling or otherwise using electricity and the products of any combination or combination used for producing or generating electricity, and also any building or buildings, works, plants, pipelines or other thing necessary to be used in transporting and using gas of any sort, whether made from any substance or combination thereof, or otherwise obtained by the said city; and to use, generate, distribute, sell and control electricity and gas for light and heat, and for the purpose of furnishing light for the streets, buildings, stores and other places in and about the said city, and also for the purposes of heating furnaces, factories, buildings and houses.

And the said city of Wheeling shall also have power and authority to assess against each and every person, corporation or firm using such electricity or gas, furnished by the said city, such levies or assessments for the use thereof, as the council of the said city may deem proper; which levies and assessments may be collected in the same way as other city taxes are collected, and
the payment enforced as the payment of such other taxes is enforced.

But the city, before offering to sell or selling any electric light to private consumers, shall purchase so much of the property and assets, not including grounds and buildings, of the Wheeling Electrical Company, as may be intended and used for generating, distributing, controlling or using electricity for lighting purposes, at a price and upon terms to be agreed upon between the city and said company; and in the event of their not being able to agree upon such price or terms, the same shall be determined by the award in writing of a majority, at least, of a board of arbitration selected in the manner following: One member thereof by said city, one by said company, and the third by the two thus chosen. If, however, the said company shall fail to appoint an arbitrator hereunder, within thirty days after notice in writing from the city of its desire that such appointment shall be made, the city shall not be required to purchase any of the company's property, as a condition precedent to its having the right to sell electric light.

[Approved February 10, 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 XII.

AN ACT establishing a court of limited jurisdiction for the trial of felonies, misdemeanors and offenses, within and for the County of Wood.

[Passed February 17, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That a court of limited jurisdiction is hereby established within and for the county of Wood, to be held and presided over by a judge to be appointed or elected as provided by this act, which shall be named and designated "The Criminal Court of Wood county."
2. The said criminal court shall have jurisdiction with\(^\text{2}\) in the county of Wood, concurrent with the circuit court, of all felonies, misdemeanors and offenses committed within the said county, subject to a writ of error from the circuit court of said county to the final judgment of said criminal court against the defendant in any felony or misdemeanor case or other proceeding. Said court shall also have jurisdiction concurrent with the circuit and county courts of all proceedings for the removal from office of all county and district officers.

3. There shall at the general election to be held on Tuesday after the first Monday in November, 1892, and every six years thereafter, be elected by the legal voters of said county, a judge of the criminal court of Wood 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 from 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. In the meantime, and until a judge of said criminal court shall be elected and qualified, as provided in this section, the governor shall fill the said office of judge by appointing thereunto a resident member of the bar of said county, who shall be the judge of said court, and discharge the duties thereof from the 1st day of June, 1891, until the election and qualification of the judge to be elected as aforesaid, at the general election in November, 1892.

4. The powers and jurisdiction conferred by law upon the circuit courts in the trial of criminal cases and proceedings, and the modes of procedure authorized therein, are hereby conferred upon, and shall be exercised by the said criminal court of Wood county.

5. It shall not be necessary in any cause or proceeding in said criminal court, that the facts authorizing it to take jurisdiction of the case or proceeding, should be set forth upon the record, but jurisdiction shall be presumed, unless the contrary plainly appears by the record.

6. The said criminal court shall have the same powers to punish for contempt, as are conferred upon the circuit court by law.

7. The county court of Wood county shall provide all record books, and other books that may be necessary, and likewise a seal, for said criminal court; full faith and credit shall be given to the records of said court and to
the certificates of its clerk or judge, whether the seal of the
court be affixed thereto or not, in like manner and
and with like effect, as if the same were records of a cir-
cuit court, or certificates of the judge or clerk of a circuit
court, similarly authenticated.

8. The clerk of the circuit court of Wood county shall
be ex-officio clerk of said criminal court, and perform
the duties thereof, and shall receive the same fees as are
allowed by law for similar services to the clerk of the
 circuit court; and in the discharge of his duties as clerk
 of said criminal court, he shall be subject to all statutes
 relating to clerks of the circuit court.

9. 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 as the salaries of the
circuit judges are paid; and he shall be disqualified from
practicing law in all the courts held in this state during
his continuance in office.

10. The clerk of said court shall, in addition to the
fees of his office, be paid out of the county treasury such
amount as the county court may deem reasonable, within
the limits ascertained by law.

11. There shall be held three terms of said court each
year, commencing on the second Monday of March, and
the first Monday in June and September. Special terms
may be called and held as provided for special terms of
circuit courts.

12. The terms of said court shall be held at Parkers-
burg, in said county, at a suitable place to be provided
by the county court of said county.

13. The sheriff of Wood county, by himself or his
deputies, shall execute all process of said court, or is-
sued by the clerk thereof; and shall perform the same
duties and services for the criminal court of Wood
county as he is now by law required to perform for the
circuit court of said county; and all process emanating
from said criminal court, or issued by the clerk thereof,
shall be directed to and executed by him in the same
manner as is provided by law as to process issuing from
the circuit court or its clerk.

14. The said criminal court shall impanel a grand
jury at each term thereof, and the judge of said court, in
his discretion, may 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, and shall re-
ceive for their services the same compensation as said
jurors receive in the circuit court.

15. If the judge of said criminal court in his judgment,
cannot properly preside at the hearing or trial of any
cause pending therein, on the order of the judge entered
of record, the cause shall be certified to and the original
papers, with a copy of the orders of the court, shall be
filed in the circuit court of the county and the cause
shall be docketed therein, and proceeded with as though
the cause had been originally brought and the prior pro-
ceedings had in the circuit court, to which it was trans-
ferred; and a change of venue of any cause pending in
said court may be ordered as provided in section 15 of
chapter 159 of the code.

16. The judge of the circuit court may, in his discre-
Indictments
tion, certify to said criminal court for trial, all indict- In ci-
mences and prosecutions for felonies, misdemeanors and
offences now pending in said circuit court, and all which
may hereafter be found by the grand juries impaneled
in the circuit court, or which may be removed into said
circuit court from other circuit courts, and inferior tri-
Writ of error
bunals.

17. A writ of error shall lie from the circuit court to
any judgment rendered against a defendant in any case
of felony or misdemeanor, in the said criminal court, or
for the State where the judgment is for the 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 pe-
Writ of error
tition assigning errors in the judgment, certified to by
from circuit
counsel, that in his opinion the judgment ought to be
Writ of error
reviewed. If the judge of the circuit court in vacation,
certificate
or the court in term, shall grant said writ, it shall be
Writ of error
certified to; when
heard on said transcript; and if said judgment be re-
revoked, the circuit court may retain the case for trial or
Certificate of
mand it to said criminal court for trial; and if the
cause how
judgment is affirmed, a writ of error from the supreme
heard, etc.
court of appeals shall lie to such judgment of the circuit
court, and the State may have such writ if the judgment
relates to the public revenue. In any case of writ of
error from the judgment of the circuit court, on review
of a judgment of the said criminal court, the transcript
of the judgment from the criminal court, on which the
case was heard in the circuit court, may be presented to
the supreme court of appeals, or a judge thereof, with a
petition assigning errors, certified by counsel, that in his
opinion the judgment ought to be reviewed. If such
writ is granted, it shall be governed by the statute rela-
ting to writs of error to the circuit court. If such judg-
ment should be reversed, the case, except when it is
proper to enter a final judgment in the said supreme
court, shall be remanded to the circuit court, which court
may retain it for trial or remand it to said criminal court
for trial.

18. 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.

[Approved February 19, 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 XIII,

AN ACT to amend and re-enact section seven of chapter
eighty of the acts of one thousand eight hundred and
sixty-seven, as amended and re-enacted by chapte
sixty-five of the acts of 1881, entitled “an act to pro-
vide free schools for the city of Moundsville.”

[Passed February 17, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section seven of chapter eighty of the acts of
one thousand eight hundred and sixty-seven, as amended
and re-enacted by section seven, chapter sixty-five of the
COUNTY ROAD CONTRACTORS.

acts of one thousand eight hundred and eighty-one, be amended and re-enacted so as to read as follows:

7. It shall be the duty of the board of education to determine, at their annual meeting in the month of July, as near as practicable, the amount of money necessary, in addition to all other available funds, to continue the schools of the district for a term not less than six nor more than ten school months; and they shall levy and cause such amount for the term they determine, to be assessed on all the taxable property, both real and personal, of the district, not exceeding sixty-five cents on the one hundred dollars valuation thereof; and the same shall be levied and collected on all property in the district, that is subject to state and county taxes, and be collected by the same officers and in the same manner, as county levies are made and collected, and by him disbursed, on duly attested orders, of said school board.

The collecting officer for collecting and paying over the taxes to be assessed by said board of education, shall be entitled to receive a commission of 5 per cent. only upon the amount collected and disbursed.

2. All acts or parts of acts inconsistent with this act are hereby repealed.

[Approved February 19, 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.

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CHAPTER XIV.

AN ACT to amend and re-enact section nineteen of chapter one hundred and eighty-two, Acts of 1872-3.

[Passed February 17, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section nineteen of chapter one hundred and eighty-two, acts of 1872-3, be amended and re-enacted so as to read as follows:
Concerning Children in Factories, etc.

19. All moneys which may be allowed contractors or other persons under the provisions of this act, shall be paid by the sheriff of the county, upon the order of the county court signed by the president and clerk thereof; provided, however, that before the said county court shall make the order for the payment to the said contractor or other person as herein provided, the said court shall be satisfied by a statement in writing from the surveyor of roads in said precinct, that the road or roads upon which such payment is about to be made, are and have been put in repair by, the said contractor or other person, as required by his said contract.

[Approved February 19, 1891.]

[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 amend and re-enact section 1 of chapter 11 of the acts of 1887, concerning employment of children in factories, work-shops, manufactories, mines, &c., &c.

[Passed February 17, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section 1 of chapter 11 of the acts of 1887, is hereby amended and re-enacted so as to read as follows:

1. That no minor under twelve years of age shall be employed in any mine or in any factory, work-shop, manufactuary or establishment where goods or wares are manufactured; and in all cases of minors applying for work, it shall be the duty of the manager, superintendent, foreman or operator, to see that the provisions of this section are complied with.

[Approved February 19, 1891.]
The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XVI.

AN ACT authorizing additional compensation to be paid to Joseph M. Allen, late assessor of Taylor county, and to the assessors of Marion county during the year 1880.

[Passed February 17, 1891]

Be it enacted by the Legislature of West Virginia:

1. That the county court of Taylor county be, and they are hereby authorized to allow Joseph M. Allen, a reasonable additional compensation for his services as assessor, during the year one thousand eight hundred and eighty. And the county court of Marion county is hereby authorized to allow the assessors of said county a reasonable additional compensation, who served from January 1, 1877, to January 1, 1881, and whose compensation was reduced during their term of office, and in the year 1880, by act of the Legislature approved March 11, 1879.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. McCREEKY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
March 3, 1891.

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.

WM. A. OHLEY,
Secretary of State.
CONCERNING VACANCIES IN OFFICE. [Ch. 17

[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 to amend and re-enact section nine of chapter four of the code, concerning vacancies in office.

[Passed February 17, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section nine of chapter four of the code of West Virginia, be amended and re-enacted so as to read as follows:

9. Vacancies in the office of the county court commissioner and clerk of the county court, justices and constables, shall be filled by the county court of the county until the next general election; at which election every such vacancy shall be filled by a vote of the people, for the unexpired term; of which election to fill such vacancy, a notice shall be given by order of the county court, and published as prescribed in the next preceding section, except that such notice in case of an election to fill a vacancy in the office of justice of the peace or constable, instead of being published in a newspaper, may in the discretion of said court, be posted at the front door of the court house of the county, and at each voting place in the district wherein such vacancy occurs.

[Approved February 19, 1891]

[Note by the Clerk of the House of Delegates.] The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XVIII.

AN ACT to amend and re-enact section 4 of chapter 62,
of the code of West Virginia, as amended and re-enacted by chapter 89 of the acts of 1882, and chapter 47 of the acts of 1887.

[Passed February 17, 1891.]

Be it enacted by the legislature of West Virginia:

That section 4 of chapter 62 of the code of West Virginia as amended and re-enacted by chapter 89 of the acts of 1882, and chapter 47 of the acts of 1887, be amended and re-enacted so as to read as follows:

4. It shall not be lawful for any person to catch or destroy any of the fish in the creeks or rivers of this state by means of drag or other nets, fish pots, weirs, traps, by suling, shooting or other devices (except by hook and line, gig and spear); nor shall it be lawful to place in the rivers, creeks or streams of this state, at any time, any fish pots, weirs or traps: nor shall it be lawful for any person to catch or destroy any of the fish in the rivers of this state by means of drag or other nets, suling, shooting, seines, or other devices (except by hook and line, gig and spear), from the first day of April to the first day of December, of each year. Provided, however, that it shall be lawful for any person to catch fish in fish pots between the fifteenth day of September and the thirty-first day of December of each year and by means of seines from the first day of January to the first day of June of each year in the South Branch of the Potomac and its tributaries and Great Capon river and its tributaries. It shall not be lawful to catch or destroy any jack salmon or white salmon, in any manner between the first day of April and the fifteenth day of June of each year, nor to catch or destroy any brook trout or land locked salmon, in any manner between the first day of September and the first day of January of each year. It shall not be lawful for any person, engaged at any time in catching fish, to trespass upon or go into any inclosed field, adjoining or near to the stream in which said person is fishing: nor to pass through any enclosed field for the purpose of fishing, without permission from the owner or occupier of such field: nor shall it be lawful for any person, at any season, to catch or destroy fish in any dam or pond, the property of any person, except with the consent of the owner of such dam or pond, unless such dam or pond be in some of the rivers of this state. But nothing in this act shall be so
construed as to prevent the catching of minnows or small fish (except salmon, shad and trout), by means of hand or cast nets to be used for angling or scientific purposes; nor to prevent the fish commissioners of this state or any person with their consent, from catching any fish at any time with nets or seines, for the purpose of propagation, or stocking other waters, nor to prevent any person from taking in any way, fish from his private dam, pond or spring at any time. Any person, who shall buy or receive any brook trout, land-locked salmon, California salmon, German carp, or any other fish caught or taken contrary to the provisions of this act, knowing the same to be so caught or taken, shall be guilty of a misdemeanor, and shall be punished therefor as hereinbefore provided. Any person who shall wrongfully and wilfully let the water out of any pond mentioned herein, with intent to take or injure fish therein, shall be guilty of a misdemeanor, and shall be punished, on conviction, by imprisonment in the county jail not exceeding six months, or by a fine not exceeding two hundred dollars, or by both fine and imprisonment. The owners, or those in control of land, or rights in lands, in or bordering upon any pond designated in this act, shall have erected and maintained in a conspicuous place along such pond, when they are uninclosed, a sign board, at least one foot square, and which shall have thereon the name of the party in control and the words “trespassers warned off under penalties of the law.” Any person who shall wilfully and wrongfully tear down, deface or injure the sign boards, provided for in this section, shall be guilty of a misdemeanor, and liable to a penalty of twenty-five dollars.

(Approved February 26, 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 one hundred and seventy-nine of the acts of 1872, entitled “An act
to create an independent school district in the town of West Union, in the county of Doddridge," passed February 28, 1872, and to authorize them to borrow money and issue bonds for the payment of the same.

[Passed February 19, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That school district No. 4, with its alterations and additions, in the district of West Union, in the county of Doddridge, including the town of West Union, which was created an independent school district by chapter one hundred and seventy-nine of the acts of 1872, by the name of "The School District of West Union," shall hereafter be "The West Union Independent District," and all transactions heretofore done in the said name are legalized.

2. The board of education of the West Union independent district shall consist of three commissioners, who shall be resident voters of said district, one of whom shall be elected by the qualified voters of said district at its annual election to be held on the first Monday in June of each year, whose term of office shall be three years, commencing on the first day of September next following his election; said election shall be conducted by three commissioners, who shall be resident voters of said independent district, appointed by the said board of education, who shall conduct said election according to the provisions of the general law governing school elections, provided that the poll book and certificates of said election may be laid before the county court of said county for examination and certification at its first regular session next after said election.

3. The board of education at their first meeting, or as soon thereafter as practicable, shall elect one of their number president and a clerk for said board, who shall perform all of the duties that are required to be performed by the president and clerk of district boards of education; and in addition thereto the secretary shall make an enumeration of the youths of the independent district between the ages of six and twenty-one years, at the time required by the general school law and according to the provisions therein contained; for which he shall be paid for his services a sum not to exceed five dollars for each enumeration. And the teachers of said independent district shall not be required to make any such enumeration.
4. The commissioners aforesaid shall be a body corporate by the name of "The Board of Education of the West Union Independent District" and shall be invested with the same rights, exercise the same power, perform the same duties, and be governed by the same laws as boards of education of districts and trustees of sub-districts so far as the same is consistent with this act.

5. It shall be the duty of the board of education of said West Union independent district at their annual meeting to be held on the first Monday in July of each year or as soon thereafter as practicable, to levy a tax as provided by the general school law, sufficient to keep the schools of said district in operation not less than six months nor more than ten months in each year.

6. The board of education of said independent district, shall at a meeting held not later than the first day of September in each year, appoint as many teachers as they shall deem necessary to give proper instruction to the pupils of school age within said district and shall fix the salary which each may receive. The qualifications of the said teachers shall be the same as required by the general school law, for teachers in the public schools of the State; provided, that the board of education of the said independent district may, at any time they deem it expedient to do so, appoint an examining board consisting of three citizens who shall be residents of the district aforesaid and have had experience in school work as teachers in our public schools, and require any or all applicants as teacher to pass an examination before said board of examiners in all of the common branches of learning taught in the public schools of the State, and such other and additional branches as the board of education may from time to time prescribe.

7. The said board of education of the West Union independent district are hereby empowered, at any time within two 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 district. Said bonds shall draw no greater interest than six per centum per annum, and shall be made payable in not less than one year and not exceeding ten years; provided, that such indebtedness, including any existing indebtedness, shall not exceed three per centum in the aggregate, on the value of the taxable property in said West Union independent district, to be ascertained by the last assessment made for the State and county taxes, next before the incurring of such indebtedness, nor with-
out 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 ten years; and Provided, further, that no debt shall be contracted under this section, unless all questions connected with the same shall have first been submitted at an election to be held on the first Monday in June, 1891, in the manner prescribed by law, to a vote of the people of said independent district and have received three-fifths of all the votes cast for and against the same.

(Approved February 26, 1891.)

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

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

CHAPTER XX.

AN ACT to authorize the issuance of bonds to raise money for the repair of the Cumberland road, and providing for the payment thereof.

[Passed February 20, 1891.]

WHEREAS, By reason of disastrous floods and storms, the Cumberland road, in Ohio county, and the bridges and retaining walls thereof, have been greatly damaged and injured; and,

WHEREAS, The revenue from tolls upon such road will not be sufficient, for a long time to come, to furnish requisite funds for the repair thereof, and it will be wise and economical to raise sufficient money for the purpose, and put such road, bridges and walls in thorough repair; therefore:

Be it enacted by the Legislature of West Virginia:

1. The board of commissioners of Ohio county upon its acceptance of said road under the provisions of the act passed February 13, 1890, "entitled an act to provide for the transfer of the care and control of the Cumberland road so far as it lies within the State, from the board of public works to the board of commissioners of the county of Ohio," is, hereby authorized and empow-
erred to issue and sell, at not less than par and accrued interest, bonds to an amount not exceeding twenty five thousand dollars, of the amount of one hundred dollars each, or some multiple of one hundred dollars, numbered from one upwards, consecutively, payable in thirty years after their date, to the bearer, bearing interest from their date at a rate not to exceed six per centum per annum, payable on the first days of July and January, for which interest, coupons, in proper form, shall be attached to each bond, with the signature of the clerk of said board thereon. Such bonds shall be sealed with the seal of the board, and subscribed in the name and on behalf of such board, by the presiding officer and clerk thereof. Such bonds shall also be payable, both principal and interest, at some bank in the city of Wheeling, to be selected by the board, and recite upon their face that they are liable to payment and redemption by lot, as hereinafter provided.

2. To provide funds for the payment of such bonds, both principal and interest, the said board shall each year set aside sufficient of the moneys received for tolls upon said road to pay the interest for the year upon the outstanding bonds, and in the year 1896, and in every year thereafter, at least one thousand dollars of the principal thereof. A sufficient amount of the first of said tolls collected and paid over during the first half of each year hereafter, shall be set aside in some bank in said city by said board to pay the interest for the first half of the year, and in like manner the board shall, during the last half of each year, set aside sufficient of the first of such tolls collected and paid over during such last half, to pay the interest thereon accruing for the last six months of the year. Out of the funds thus set aside, the interest upon the bonds shall be paid by the board. In the year 1896, and in each year thereafter, in the month of June on or before the tenth day thereof, the said board shall select by lot the bond or bonds to be redeemed that year, and give notice, by publication, once a week for two weeks, in some newspaper published in said city, of the number of the bond or bonds so selected. The bonds so selected shall be paid by said board at the bank where payable, on or before the first day of July next succeeding the publication, with interest to such day, and interest thereon shall cease from that day, whether such selected bonds are presented for payment or not. Such bonds shall be sold to the highest bidder, by such board, from time to time, as the money is needed, and the proceeds of their sale shall be applied to pay the existing indebtedness on said road, to the repair of said road,
bridges and walls, in this state, and to no other purpose.

3. The funds so set apart shall be used only for the purpose of payment of such bonds and interest, and the bondholders of any of the bonds may, by injunction, restrain the board from any improper application of the proceeds of such bonds, or of such funds set apart as aforesaid, or from using any money collected for tolls and paid over, in any half year, for any other purpose, until funds have been set apart as directed in the last section. But there shall be no personal liability upon any member of said board, or liability upon such board, or upon said county of Ohio, or any claim upon the state by virtue of such bonds, the purchasers thereof being required to look solely to the tolls from said road for the payment thereof.

LOUIS BENNETT,  
Speaker of the House of Delegates.  
JOHN W. McCREEERY,  
President of the Senate.

STATE OF WEST VIRGINIA,  
Office of Secretary of State,  
March 14, 1891.

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.

WM. A. OHLEY,  
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 XXI.

AN ACT to amend and re-enact the act incorporating Adelphi Lodge No. 8 of the Independent Order of Odd Fellows, in the town of Clarksburg, as passed by the General Assembly of Virginia, April 7, 1858,
as amended and re-enacted by the acts of 1866, of the Legislature of West Virginia:

[Passed February 20, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the act incorporating Adelphi Lodge No. 8, of the Independent Order of Odd Fellows of Clarksburg, passed by the General Assembly of Virginia, April 7, 1858, and amended by the Legislature of West Virginia, by the act of 1866, be amended and re-enacted so as to read as follows:

I. O. O. F., Adelphi lodge; trustees for.

1. That until an election of trustees shall be had under the authority and in pursuance of the provisions of this act, A. H. Osborn, T. S. Spates, John Koblegard, O. Q. Owens, D. W. Boughner, R. S. Horner and Jacob Swarts, are hereby appointed trustees for Adelphi Lodge Number Eight, of the Independent Order of Odd Fellows, holding their meetings in the town of Clarksburg, in the county of Harrison, and that they, together with all persons now associated with them, and forming said lodge, as well as all others who may hereafter become associated with them, shall be and are hereby constituted a body corporate, by the name and style aforesaid, and by that name and style shall have perpetual succession and a common seal, may sue and be sued, plead and be impleaded, in any of the courts of law and equity of this state having competent jurisdiction, and shall be capable in law to purchase, receive and hold to them and their successors forever, any lands, lots, tenements, rents and profits, goods and chattels, choses in action of any kind so ever, which may be purchased by, devised, given or bequeathed to them for the use of said lodge; and the same to lease, rent out, sell or otherwise dispose of, and in such manner as to them shall seem most conducive to the interest of said lodge; Provided, however, that said lands and tenements shall not exceed in the whole thirty acres at one time, and together with goods, chattels and money, or other thing authorized to be holden, shall not exceed in amount or value in the aggregate, the sum of thirty thousand dollars. That it shall require the consent of five-sevenths of the trustees for the time being, to authorize the sale or mortgage of any real estate belonging to said lodge.

2. There shall be a general meeting of the contributors duly admitted to membership of said lodge, at their hall or usual place of meeting, on the last Tuesday in
June next, and annually thereafter on the same day, or such other time annually, and in such manner as shall be prescribed by the constitution and by-laws thereof. And a majority of said members who shall be present, shall have power to elect seven trustees for managing the affairs of said lodge, who shall be members thereof, and shall remain in office one year, or until their successors are appointed, and who shall have and exercise all the powers conferred on trustees by the provisions of this act. In all such general meetings, the members thereof shall be entitled to one vote each, and no proxy shall be allowed. They shall prescribe the general principle of the society, fix the contributions of its members, and revise and amend, when necessary, such by-laws, rules and regulations as shall be made and adopted by the trustees; prescribe rules and regulations for the management of the money, funds and property of the lodge and society generally; fix and regulate fines, penalties and forfeitures; and rules for the admission, suspension and expulsion of members; provide for the establishment and conducting of schools for the instruction of children of indigent members and of such orphans as they may undertake to provide for; and to do all other acts and things touching the affairs of said society not otherwise herein provided for; and fix the time for holding regular and stated meetings and the same to change at pleasure; and also to provide for called meetings, together with all such objects and things as may come within the principles and general objects of the society. And in case of failure on the part of said members to assemble in general meeting and make an election of trustees in any year, the trustees hereby appointed or last elected by the said members in manner aforesaid, shall continue in office until a new election shall be made. And in the case of a death, resignation, or removal to a distance, or other disqualification or disability, or suspension or expulsion, from the lodge of any one or more of said trustees, the vacancy or vacancies thereby occasioned shall be supplied by an election made by the lodge at one of its regular and stated meetings, or in general meetings as aforesaid.

3. The said trustees and their successors, or a majority of them, shall have power to make and establish, from time to time, such by-laws, rules and regulations (not contrary to the laws and constitution of this State or of the United States), as they may judge necessary and proper for the good of said lodge and society, subject to revision, amendment or repeal by the said society in general meetings as aforesaid. They shall also have power to appoint one of their own body as president.
who shall preside at their meetings and give the casting vote whenever the other members are equally divided upon any legal or proper question depending before them. The said president shall perform such other duties as may be assigned to him by the by-laws or by orders in general meetings, and in his absence to appoint a president pro tempore. They may appoint also a treasurer, secretary, librarian and tutors, if necessary, to any school or schools which at any time they may establish as part of their system of usefulness, or any of these, or such other officers and by such other names as they may deem necessary and proper, subject to approval or rejection in general meeting; and they shall fix the salaries of such officers as they may determine to allow a salary, or otherwise. The said trustees shall also have power to loan out the money and bonds of said lodge, arising from the contributions of its members or otherwise, upon such security as they shall consider safe and prudent; or to invest the same in such stock as is likely to be the most productive and safe for the preservation of the same, until the said lodge shall need them for other purposes. And the said trustees shall appoint all such officers and agents as shall be authorized in general meeting (not particularly herein required, designated and provided for), and take bonds and security for the fidelity and diligence of such officers and agents, and to do all other acts and things touching the good management of the affairs of said society, not specially herein provided for. The said trustees shall be liable to removal from office by said lodge in general meeting, or at any of the regular and stated meetings thereof, and others appointed in their places.

The treasurer of said lodge, who shall be appointed by said trustees as aforesaid, shall receive all the moneys accruing to the same and properly delivered to his care, and shall pay over and deliver the same to the order of said trustees or their successors in office, or to the majority of them, according to such forms as may be established by said lodge. Before he enters upon the discharge of the duties of his office, he shall execute to such trustees bond with approved security, in such penalty as the board of trustees may direct, made payable to the said trustees, as such for the time being, and their successors in office, and conditioned for the faithful performance of his duties under the by-laws, rules and regulations adopted by said board of trustees for that purpose. And it shall be lawful for the said trustees for the time being, or a majority of them, to obtain a judgment for the amount thereof, or for any balance due and re-
maining in his hands, or for any special delinquencies in-
curred by said treasurer, on motion, in any court of rec-
ord in this state having jurisdiction, against the said
 treasurer and his security or securities, his or their exec-
utors or administrators, upon giving ten days' notice of
such motion to him or either of his securities, or to his
or their administrators or executors.

5. The right is hereby reserved by the legislature to
modify or repeal this act at pleasure; saving, however, to
the parties interested the rights of property whenever
they shall exercise such power.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCrery,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 3, 1891.

I certify that the foregoing act having been presented
to the governor for his approval, and not having been re-
turned by him to the House of the Legislature in which
it originated within the time prescribed by the Constitu-
tion of the state, has become a law without his approval.

Wm. A. Ohley,
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 XXII.

AN ACT permitting the consolidation of the citizens
railway company and the Wheeling railway company.

[Passed February 21, 1891.]

Be it enacted by the Legislature of West Virginia:

1. The citizens' railway company, incorporated un-
der a special act of the Legislature of Virginia (re-
stored government), passed January 30, 1863, and the
certain com-
panies may
consolidate;
corporate
powers, etc.
Wheeling railway company, incorporated as a railroad company under the general corporation law of this state, may consolidate their stocks, properties and franchises; and the company formed by such consolidation shall as to all its stocks, property and franchises be considered a corporation formed under the general laws of this state and have and exercise all the powers, rights, privileges and franchises conferred upon said Wheeling railway company by the laws of this state, or which may have been or may be lawfully conferred by the ordinances of the council of the city of Wheeling, and be subject to all the restrictions, requirements and duties imposed by such laws or ordinances. But as to the property of the citizens' railway company before the consolidation takes effect under this act, the powers, rights, privileges and franchises of such consolidated company, and its restrictions, requirements, limitations and duties, shall be the same conferred and imposed upon the said citizens' railway company by such laws or ordinances, before the passage of this act, until the assent of the council of the city of Wheeling be had to the provisions of this act, so far as it relates to the property of the citizens' railway company, and if such assent be had, such provisions shall thereupon apply to the property owned by the citizens' railway company before such consolidation in the same manner and to the same extent as they apply to the other property of such consolidated company.

2. Such consolidation shall be made only in accordance with the provisions of section fifty-three of chapter fifty-four of the code of West Virginia, as amended by chapter seventeen of the acts of 1881, and by chapter twenty-three of the acts of 1889, with respect to the consolidation of connecting railroads, and all such provisions shall apply to the consolidation of the railroad companies mentioned in the first section of this act if such consolidation shall be made.

3. The provisions of this act shall not take effect until approved by the council of the city of Wheeling.

(Approved February 25, 1891.)

[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 amending and re-enacting sections 4, 5, 6 and 7 of chapter 73 of the code of West Virginia, and repealing the acts and parts of acts enumerated here-with.

[Passed February 21, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That sections 4, 5, 6 and 7 of chapter 73 of the Code, chap. 73, code of West Virginia be, and the same are hereby amended and re-enacted so as to read as follows:

4. When a husband and wife have signed a writing purporting to convey real estate, the wife may acknowledge the same together with, or separately from, her husband. If both acknowledge said writing at the same time, the certificate of such acknowledgments shall be in form or effect as follows:

State (territory or district) of ——, county of ——, to-wit: Form.

I, ——. a commissioner appointed by the governor of the State of West Virginia for the said state of ——, (or territory or district of ——), or, I, ——, a justice of the peace of the said county of ——, or, I, ——, a notary of the said county of ——, or, I, ——, prothonotary (or clerk) of the —— court or county of ——, (or other officer or person authorized to take acknowledgments by section three of this chapter as the case may be),* do certify that —— and ——, his wife, whose names are signed to the writing above or hereto annexed) bearing date the —— day of ——, 18-, have this day acknowledged the same before me in my said ——.

Given under my hand this —— day of ——, 18—.

If the wife acknowledge a deed or other writing separately from her husband, the certificate of her acknowledgment after the star in the foregoing form shall be in form or effect as follows: “do certify that ——, the wife of ——, whose names are signed to the writing above (or hereto annexed) bearing date the —— day of ——, 18—, has this day acknowledged the same before me in my said ——.”

Given under my hand this —— day of ——, 18—.

If the acknowledgment be before a notary without this state, he shall certify the same under his official seal.
5. The certificate of acknowledgment of a corporation or joint stock association may be in form or effect as prescribed in the next preceding section down to the star, and then as follows: "Do certify that —— personally appeared before me in my said , and being by me duly sworn (or affirmed) did depose and say that he is the president (or other officer or agent) of the corporation (or association), described in the writing above (or hereto annexed), bearing date the —— day of ——, 18—, authorized by said corporation (or association), to execute and acknowledge deeds and other writings of said corporation (or association), and that the seal affixed to said writing is the corporate seal of said corporation (or the seal of the said association as the case may be), and that said writing was signed and sealed by him in behalf of said corporation (or association) by its authority duly given. And the said —— acknowledged the said writing to be the act and deed of said corporation (or association). Or if the corporation has no corporate seal, or the association has no seal, omit the words "seal affixed to said writing is the corporate seal of said corporation (or the seal of said association, as the case may be)," and say "said corporation (or association) has no seal." And in such case omit the word "sealed" after the words "signed and," and insert in lieu of it the word "executed."

6. When the acknowledgment of a married woman shall have been so taken and certified as aforesaid, such writing shall operate to convey from the wife her right of dower in the real estate embraced therein, and pass from her and her representatives all right, title and interest of every nature which, at the date of such writing, she may have in any real estate conveyed thereby, as effectually as if she were, at said date, an unmarried woman; and such writing shall not operate any further upon the wife or her representative by means of any covenant or warranty therein contained. If the deed be executed by a married woman, who at the time of its execution and acknowledgment is living separate and apart from her husband, or her husband be non compos mentis, and such deed be for real estate which is her sole and separate property, such facts shall be recited in the deed, and if her husband has not joined therein, no person authorized by the provisions of section four of this chapter to take such acknowledgment, shall take and certify the same until it is proved to his satisfaction that such real estate is the sole and separate property of such married
woman, and that she was, and is, living separate and apart from her husband, or that her husband is non compos mentis at the date of such deed, and the acknowledgment thereof; and it shall be stated in the certificate of such acknowledgment that all of said facts were shown to the satisfaction of the person taking the same. The certificate as to such facts may be in form or effect as follows:

"And I further certify that before taking said acknowledgment, it was proved to my satisfaction that the real estate in said writing mentioned was the sole and separate property of said -----, and that she was at the date of said writing, and now is, living separate and apart from her husband, (or that her husband is non compos mentis)," and the same shall be included in the certificate of her acknowledgment.

Such certificate shall, in all cases where the validity of any such deed comes in question, be prima facie evidence of the facts therein stated. If any person shall wilfully make any false certificate contrary to the true facts in the case, he shall be guilty of a misdemeanor, and, upon conviction thereof, be fined and imprisoned at the discretion of the court.

_Clerk's Duty as to Recording and Making Index and List of Writings._

7. Every such writing when admitted to record, shall, with all certificates of acknowledgment, and all plats, schedules and other papers thereto annexed or thereon endorsed, be recorded by, or under the direction of the clerk of the county court, in a well-bound book, to be carefully preserved; and there shall be an index to such book as well in the name of the grantee as of the grantor. After being so recorded, such writing may be delivered to the party entitled to claim under the same. If there appear upon such writing, or any paper or certificate annexed thereto, any interlineation, erasure or alteration of which no memorandum is contained in the writing, paper or certificate, the clerk shall append to the record thereof a memorandum describing as accurately as may be such interlineation, erasure or alteration; and such memorandum shall be copied into every certified copy of such writing, paper or certificate. Every such memorandum, or a duly certified copy thereof, shall be prima facie evidence of what is therein stated.

2. All acts and parts of acts coming within the purview
CONCERNING ASSESSORS.

of this act, and inconsistent therewith, are hereby repealed.

(Approved February 26, 1891.)

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

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 and re-enact section eighty-nine of chapter twenty-nine of the Code of West Virginia, as amended and re-enacted by section eighty-nine of chapter one hundred and sixty-one of the Acts of 1882, as amended and re-enacted by chapter twenty-four of the Acts of 1889–90.

[Passed February 23, 1891.]

Be it enacted by the Legislature of West Virginia:

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

89. Every assessor shall be entitled to receive in consideration of his services, to be paid out of the county treasury as other claims against the county are paid, such reasonable compensation as the county court shall determine, not less than two hundred nor more than three hundred and fifty dollars per annum, and in addition thereto shall be allowed a commission of three per centum on the amount of state and state school taxes assessed by him on the personal property of his county, or assessment district, which allowance shall be in addition to the fees allowed in section eighty-seven of this chapter, and shall be in full for all services performed under the provisions of this chapter, including the extension of the levies for state, free school, county and district purposes. There may be allowed in Ohio county, to be paid out of the county treasury to the assessors of such county, such
further sums respectively as to the board of commissioners of said county may seem just; and to each assessor in Kanawha county, such sum, not exceeding nine hundred dollars, as to the county court of said county may seem just; and to each assessor in the counties of Harrison, Marshall, and the first assessment district of the county of Cabell, such sum, not exceeding six hundred dollars, nor less than three hundred dollars as to the county court of said counties of Harrison, Marshall and Cabell may seem just; Provided, That the whole amount allowed to the assessor of the district in which the greater part of the city of Wheeling is situated, shall not exceed fifteen hundred dollars, and the whole amount allowed to the other assessor in such county shall not exceed twelve hundred dollars. The clerk of the county court shall be entitled to receive such reasonable compensation for services rendered under this section, other than for making out the land books, as the county court may allow, to be paid from the county treasury.

(Approved March 9, 1891.)

[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 seventy-eight of chapter thirty-two of the Code of West Virginia, concerning rate of tax on hawkers and peddlers.

(Passed February 23, 1891.)

Be it enacted by the Legislature of West Virginia:

1. That section seventy-eight of chapter thirty-two of the Code of West Virginia, be amended and re-enacted so as to read as follows:

78. On every license to act as hawker or peddler, if the person licensed travel without a horse, one hundred dollars; if he travel with one horse, with or without a wagon, or other vehicle, one hundred and fifty dollars; if he travel with two or more horses, with or without a ve-
License to be exhibited.

Exemption as to hucksters.

hicle, two hundred dollars. Such license shall be placed in some conspicuous place in his wagon or about his pack; Provided, That nothing in this chapter shall be construed as levying a license tax on what are commonly known as hucksters, who, for the purposes of this chapter, are persons that travel with a wagon or other vehicle with one or more horses, and buy the produce of farmers, and pay therefor with money, or with articles of merchandise for the sale of which no license tax is required by law.

(Approved February 26, 1891.)

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

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

CHAPTER XXVI.

AN ACT providing for the examination, supervision and control of the banks organized and doing business under the laws of this state, other than national banks.

[Passed February 23, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the board of public works shall have jurisdiction and control, as hereinafter provided for, of the banks organized under the charters from the State of West Virginia.

2. Hereafter in the month of April of each year, it shall be the duty of the governor of this state to designate and appoint some competent person, who is a citizen of the state, and who is experienced and skilled in the science of book-keeping and banking, to examine into and report as hereinafter provided, upon the affairs and condition of each and all the banks and banking institutions organized under the laws of this state; which banks are commonly designated and known as state banks, as distinguished from those organized under the banking acts of the national government.

3. Said person, so designated and appointed, shall be
known as state bank examiner, and before entering upon
the discharge of his duties, shall take and subscribe to,
before some officer competent to administer the same, an
oath to support the Constitution of the United States and
the State of West Virginia, and to fairly, fully and hon-
estly examine into and report the condition and affairs of
all such banks, as may be incorporated and doing busi-
ness in this state, other than national banks, and to per-
form all the other duties prescribed for him to do in
this act, and said oath shall be filed and preserved in the
office of the secretary of State.

4. After his said appointment and qualification, the
said bank examiner shall, between the first day of April
and the 30th day of September of each year, proceed to
a thorough and complete examination of the condition
and affairs of each of said banks. He shall fully ascer-
tain whether the directors and officers thereof have prop-
erly taken the oath prescribed by law as such, whether
or not the said officers have executed proper and legal
bonds, in sufficient amounts, and with ample security.
He shall examine and ascertain whether the books of
said banks are properly kept; and he shall ascertain
carefully and fully, the assets and liabilities of each, and
whether said assets are solvent and good or otherwise.
And generally he shall make a full and complete personal
examination of the affairs of each and all of said banks.

5. For the purpose of making said examination, as
above required, the officers of said banks are required,
upon his demand at any time, within the period pre-
scribed above for examination, to furnish and give full
access to said examiner for such examination, all the
books, papers, notes, bills and other evidence of debts
due said banks, and indebtedness of said banks, and
shall furnish him with all necessary aid and assistance.
And said examiner shall have the right to administer to
and examine under oath, any or all of said bank officers,
touching any matter or thing pertaining to said exami-
nation, and the affairs and condition of said banks.

Any bank officer, failing or refusing to furnish said ex-
aminer with any such papers or information, or who
shall fail to do or perform any of the other duties or re-
quirements of this act, shall be guilty of a misdemeanor,
and upon conviction thereof, shall be fined not less than
one hundred dollars, nor more than five hundred dollars,
and may at the discretion of the court, be imprisoned in
the county jail not less than three months nor more than
one year. And it shall be the duty of the said bank ex-
aminer to report at once to the prosecuting attorney of
EXAMINATION OF STATE BANKS.

the county, in which the bank may be situated, any such violation on the part of any such bank officer.

6. Said bank examiner shall, on or before the 30th day of September of each year, make a detailed report of his said examination of said banks, giving the financial condition of each; which said report shall, on or before that date, be transmitted by him to the auditor of the state. Provided, however, that if upon the examination of any bank the examiner shall find such bank to be in an insolvent or unsound condition, or so grossly mismanaged as to jeopardize the interests of the stockholders and depositors therein, he shall, forthwith, report such facts to the board of public works, who shall have power to require said bank to correct at once any and all irregularities and conduct its business upon sound and well established principles of banking, and upon the failure of any bank to comply with such requirements, its charter shall be revoked by the said board of public works.

7. The auditor shall cause to be published, annually, in the month of October or November, for two consecutive weeks, in a weekly newspaper, published in each county of the state in which said banks are situated, an exhibit, from said examiner's report, of the condition of all said banks, located in that county, as shown by the statements of their assets and liabilities; Provided such a newspaper be published in the county; and he shall also include and incorporate the reports of the bank examiner, together with such suggestions or recommendations as he may make, into and make part of his regular biennial report to the legislature of the state.

8. In addition to the regular annual examination herein provided for, the said examiner shall, whenever required by the board of public works, make a special examination of any bank or banks, said board may designate.

9. If by reason of sickness or other permanent disability, or the resignation of said bank examiner, said duties, after being commenced, are not completed by him, the governor shall appoint another examiner in his stead, who shall qualify as herein above required, and complete said examination.

10. For making said examination, said examiner shall be paid, after making his report, the sum of seven hundred dollars to be paid by proper warrant drawn by the auditor on the state treasurer, and in addition thereto he
shall be paid by each of said banks, so examined, the sum of fifteen dollars, which he shall be entitled to recover before any justice having jurisdiction. Which several sums of money shall constitute the entire salary and fees of said bank examiner, out of which he shall pay his own expenses and mileage while in discharge of his duties under this act.

11. If at any time during his said term of office, said bank examiner fails, neglects or refuses to perform his duties as set forth in this act, or fails to promptly examine when required by the board of public works so to do, or may manifest gross incompetency to perform his official duties, the governor may, at once, remove said bank examiner from office and appoint his successor.

12. The report provided for in section 6 of this act, shall be verified by the affidavit of said bank examiner, who shall swear that in making the examination and inspection of each of the banks provided for in this act, he has personally and carefully inspected the books, papers and affairs of said bank, and that, in no single instance has he received or agreed to receive directly or indirectly, any reward, gift or promise thereof, from any bank officer or individual, other than fifteen dollars in this act provided for.

[Approved February 26, 1891.]

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

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

CHAPTER XXVII.

AN ACT to amend and re-enact sections one, four, five and ten of chapter one of the acts of one thousand, eight hundred and eighty-one, as amended and re-enacted by chapter twenty-six of the acts of one thousand, eight hundred and eighty-one, and as amended and re-enacted by chapter thirty-five of the acts of one thousand, eight hundred and eighty-
two, entitled "An act fixing the time for holding the circuit courts in the several judicial circuits of the State."

[Passed February 24, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That sections one, four, five and ten of chapter one of the acts of one thousand, eight hundred and eighty-one, as amended and re-enacted by chapter twenty-six, of the acts of one thousand, eight hundred and eighty-one, and as amended and re-enacted by chapter thirty-five of the acts of one thousand, eight hundred and eighty-two, be amended and re-enacted so as to read as follows:

The circuit courts for the several counties of the first judicial circuit shall hereafter commence and be held as follows:

For the county of Hancock, on the fourth Monday in March, the fourth Monday in June, and the first Monday in November.

For the county of Brooke, on the first Monday in March, the first Monday in June, and the second Monday in October.

For the county of Ohio, on the second Monday in April, the first Monday in September, and the third Monday in November.

For the county of Marshall, on the first Tuesday in March, the first Tuesday in June, and the second Tuesday in October.

4. The circuit courts for the several counties of the fourth judicial circuit, shall hereafter commence and be held as follows:

For the county of Wetzel, on the third Tuesday in January, the third Tuesday in May, and the third Tuesday in September.

For the county of Ritchie, on the third Tuesday in February, the third Tuesday in June and the third Tuesday in October.

For the county of Doddridge, on the third Tuesday in March, the third Tuesday in July, and the third Tuesday in November.

For the county of Tyler, on the second Tuesday in April, the second Tuesday in August, and the second Tuesday in December.

5. The circuit courts for the several counties of the
fifth judicial circuit shall hereafter commence and be held as follows:
For the county of Wood, on the second Monday in February, the second Monday in July, and the second Monday in November.
For the county of Pleasants, on the second Monday in March, the first Monday in June, and the first Monday in October.
For the county of Wirt, on the Tuesday next after the fourth Monday in March, the Tuesday next after the third Monday in June, and the Tuesday next after the third Monday in October.

10. The circuit courts for the several counties of the tenth judicial circuit shall hereafter commence and be held as follows:
For the county of Summers, on the second Tuesday in February, the first Tuesday in May, and the first Tuesday in September.
For the county of Fayette, on the fourth Tuesday in February, the third Tuesday in May, and the third Tuesday in September.
For the county of Monroe, on the third Tuesday in March, the first Tuesday in June, and the first Tuesday in October.
For the county of Pocahontas, on the first Tuesday in April, the third Tuesday in June, and the third Tuesday in October.
For the county of Greenbrier, on the third Tuesday in April, the fourth Tuesday in June, and the first Monday in November.

(Approved February 26, 1891.)

[Note by the Clerk of the House of Delegates.]
The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XXVIII.

AN ACT to provide for the incorporation and regulation of title and trust companies.

[Passed February 24, 1891.]

Be it enacted by the Legislature of West Virginia:

1. Every company which may have been heretofore,
To Insure Titles, perfect contracts, etc.

First. To make insurance of every kind pertaining to or connected with titles to real estate, and notwithstanding the provisions of section three of chapter fifty-two of the code of this state to buy, sell and guarantee bonds, loans and evidences of indebtedness, whether of persons or corporations, and make, execute and perfect such and so many contracts, agreements, policies and other instruments as may be required therefor.

Second. To engage in a general banking business, and exercise under the laws of this state, all such incidental powers as shall be necessary to carry on the business of banking, 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, and by loaning money on personal or other security. But the powers conferred by this clause shall only be exercised as follows: Any such corporation may engage in business as a banking institution upon adopting a resolution to that effect, adopted by vote of the holders of two-thirds of its capital stock, at a general meeting called in the manner prescribed in section forty-one of chapter fifty-three of the code. A copy of such resolution certified to be such by the president of the corporation under its corporate seal, shall be filed with the secretary of state, who shall under his hand, and the great seal of the state, issue to such corporation a certificate reciting the resolution and declaring such company to be a banking institution; which certificate shall be received in all courts and places as evidence of the authority of such corporation to conduct a banking business, as hereinbefore provided. The provisions of sections seventeen, eighteen, nineteen and twenty of chapter fifty-four of the code shall apply to such certificate. When such certificate shall be issued, such corporation and its stockholders shall be subject to all the provisions of chapter fifty-four of the code, relating to banks of issue and circulation, and of discount and deposit, so far as the same are applicable, and not inconsistent with the powers hereby granted to said companies.

Third. To make insurance for the fidelity of persons holding places of responsibility and trust, and to receive funds.
bonds and valuable property of every description, upon terms as may be agreed upon.

Fourth. To act as trustee, assignee or receiver, and to execute trusts as trustee, assignee or receiver.

Fifth. To act as agent for the purpose of issuing, registering or countersigning, purchasing or selling the certificates of stock, bonds or other obligations of any corporation, or municipality, state or public authority, and to receive and manage any sinking fund thereof on such terms as may be agreed upon.

Sixth. To become surety in any case where by law one or more sureties may be required for the faithful performance of any trust, office, duty, action or engagement.

Seventh. To take, receive and hold any and all such pieces of real property as may have been, or may hereafter be the subject of any insurance made by such companies under the powers conferred by their certificates of incorporation, and the same to grant, bargain, sell, convey and dispose of in any such manner as they see proper.

Eighth. To purchase and sell real estate for others, and take charge of the same for others.

Ninth. To act as security for the faithful performance of any contract entered into with any person, firm, or municipal or other corporation, or with any state or government or public authority, by any person or persons, corporation or corporations.

Tenth. To become security for the faithful performance of the duties of any officer, clerk or employe of any corporation other than a municipal corporation, firm or person.

Eleventh. To become security upon any writ of error, supersedeas or appeal, or in any proceeding instituted in any court of this state, or of the United States held within this state, in which security may be required, but nothing in this act shall be so construed as to dispense with the approval of such body, corporation, court or officer, as is by law, now required to approve such security.

2. That whenever any court shall appoint any such company, trustee or receiver, or to execute any trust authorized by this act, or whenever any such company is offered as surety to any court, or the clerk thereof, the said court may, in its discretion, on its own
motion, or upon the application of any person interested, appoint a suitable person to investigate the affairs and management of the company so appointed or offered, who shall report to such court the manner in which its investments are made, and the security offered to those by or for whom its engagements are held; and the expense of such investigation shall be defrayed by the said company, and the court may, if deemed necessary, examine the officers of said company under oath or affirmation, as to the security aforesaid.

3. That whenever any court shall appoint any such company, trustee or receiver, or to execute any trust, or whenever any such company is offered as surety to any court or clerk thereof, the president, vice-president, secretary or treasurer of such company shall take the oath or make the affirmation now required by law, to be made by such fiduciary or surety.

4. Every such corporation shall keep all trust funds and investments, separate and apart from its own assets, and all investments made by any such corporation as fiduciary, shall be so designated, as that the trust to which such investment shall belong shall be clearly known.

5. But nothing in this act shall be so construed as to authorize or empower any such corporation to become security for the faithful performance of the duties of any national, state, county, district or municipal officer.

Louis Bennett,
Speaker of the House of Delegates.
John W. McCrory,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 4, 1891.

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.

Wm. A. Ohley,
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.
AN ACT to amend and re-enact section six of chapter thirty of the Code of West Virginia, concerning the collection of taxes.

[Passed February 24, 1691]

Be it enacted by the Legislature of West Virginia:

1. That section six of chapter thirty of the Code of West Virginia, shall be amended and re-enacted so as to read as follows:

6. It shall be the duty of the sheriff or collector to give notice by posting at the places of voting in each district, and at not less than six other public places in the district, for at least twenty days before the time appointed, that he will attend at three or more of the most public and convenient places for the people in such district between the thirtieth day of September and the first day of November following, for the purpose of receiving taxes due by the people residing or paying taxes in said district, and that he will make a discount of two and a half per centum to all such persons as shall pay all their taxes on or before the last day of October of that year, and not otherwise; which discount shall be made on the whole amount of taxes and levies of every kind so collected by said sheriff or collector, and shall be deducted from his commissions. Such notice shall be posted on or before the first day of September in each year, and any sheriff or collector failing to post the same as herein required, shall forfeit one hundred dollars for every such failure. The county court of any county, or tribunal established in lieu of such court for police and fiscal purposes, may order that the notice hereinbefore required shall also be given by the sheriff or collector by advertising the same. After such order is made, and until it is set aside, the sheriff or collector shall, besides posting as hereinbefore required, advertise such notice once a week for three weeks next preceding the first day of October, in every year, in one daily paper in each language in which a daily newspaper may be published in such county, and also in a weekly newspaper published therein, if there be one; and for each failure to so advertise, the sheriff or collector shall forfeit one hundred dollars.

(Approved February 26, 1891.)
CHAPTER XXX.

AN ACT to amend and re-enact section 52 of chapter 45, of the Code of West Virginia, concerning the collection of school levies.

[Passed February 24, 1897.]

Be it enacted by the Legislature of West Virginia:

1. That section fifty-two of chapter forty-five of the Code of West Virginia, be amended and re-enacted, so as to read as follows:

Sheriff's Commissions for Collecting School Levies—Annual Settlement, When to be Made—Penalty for Failure to Make, &c.

52. Every sheriff or collector shall be allowed five per centum commissions on the collection of all district levies for free school purposes. In addition to the settlements required to be made with each board of education of a district, every sheriff or collector of school moneys, shall also make annual settlements, by districts, with the county court of his county, at its next term after the first day of July of each year, showing the amount of all moneys received and disbursed by him for the preceding year for school and building purposes from state and from the district and independent school district funds, and the amount due to each district; which settlement shall be made a matter of record by the clerk of said court, in a book to be kept for that purpose. All accounts and vouchers required to be returned to the clerk of the county court by section forty-six of this chapter, shall be filed by said clerk in his office, and the file of each district shall be kept separate. If any sheriff or collector of school moneys shall fail to make the settlement required by this section at the time required, without reasonable cause therefor, he shall forfeit fifty dollars to the general school fund and a like penalty shall be incurred by him for each subsequent term of the court that shall pass.
without such settlement. And the sheriff or collector shall, moreover, be charged with twelve per cent. interest charged while in default on all school moneys in his hands for the time he is in default in making the settlement required in this section, which interest shall be charged up against him when the settlement shall be made. When the sheriff or collector shall fail to make this settlement at the time required herein, it shall be the duty of the prosecuting attorney to proceed by action against him and his securities in the circuit court, to recover the fine imposed upon him by this section. Every sheriff or collector shall, moreover, be liable to any person injured in consequence of his failure to make the settlement herein required. This settlement shall extend back to the commencement of the term of office of such sheriff or collector.

If any board of education fail to make the settlement required by section forty-six of this chapter with the sheriff, when requested by him to do so, each member of such board so failing or refusing shall be fined twenty dollars, for the benefit of the school fund. The clerk of the county court shall transmit an abstract of the settlement to the state superintendent of free schools within ten days after the same has been made. And the retiring sheriff shall within sixty days after he shall have made his final settlement in the manner herein provided, pay and turn over to his successor in office such balances as may be shown due from him by said settlements upon such order as is prescribed by section forty-six of this chapter, and if he fail to do so, he shall be liable to the forfeiture and penalty herein prescribed.

(Approved February 27, 1891.)

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

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

 CHAPTER XXXI.

AN ACT conferring additional authority on the council of the town of Shepherdstown, Jefferson county, West
Virginia, in relation to funding the present bonded indebtedness of said town.

[Passed February 24, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That when the present bonded indebtedness of the town of Shepherdstown, West Virginia, shall become due and payable, the council of said town having first applied to the payment thereof all available funds belonging to the said town then in the sinking fund of said town, (and which shall have been set apart for that purpose) shall have authority and is hereby authorized to fund so much and such parts of said bonded indebtedness as remains unpaid into new bonds of said town, registered or coupon, bearing a rate of interest not to exceed six per centum per annum, payable annually; said bonds to be of such form as the council of said town may prescribe, and of the denomination of one hundred dollars or multiple thereof, and payable twenty years from their date, and at the pleasure of said council at any time after ten years from their date.

2. The council of said town shall assess, and cause to be collected as other taxes are collected, upon the real and personal property within said town subject to taxation for state purposes, taxes sufficient to pay the interest on said bonds, and to provide a sinking fund to discharge the principal of such bonds when the same shall become due, beginning at the lowest number of said bonds; and the bonds so paid, together with the coupons thereunto attached or belonging, shall thereupon be cancelled and annulled by the council, and a proper record of such cancellation shall be kept, giving the number, date and amount of each bond and coupon so cancelled and annulled.

3. That nothing in this act contained shall authorize any increase of the bonded debt of said town, nor shall the bonds issued under this act, or the proceeds thereof, be used or applied for any other purpose than the payment and redemption of the outstanding bonds of said town heretofore issued.

[Approved February 26, 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 XXXII.

AN ACT to amend and re-enact section fifty-three of chapter fifty-four of the code.

[Passed February 24, 1891]

Be it enacted by the Legislature of West Virginia:

1. That section fifty-three of chapter fifty-four of the code of West Virginia, be and the same as 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 franchises therefrom, or organized under a special charter, may extend, with the consent of the stockholders owning a majority of the stock 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 assent 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 in 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

railroad; may extend line beyond terminal; consent of stockholders. 

certificate as to extension. 

proviso as to special privileges. 

Railroads; may extend line beyond terminal; consent of stockholders.

Certificate as to extension.

Railroads; may extend line beyond terminal; consent of stockholders.

Certificate as to extension.

Railroads; may extend line beyond terminal; consent of stockholders.

Certificate as to extension.

Railroads; may extend line beyond terminal; consent of stockholders.

Certificate as to extension.

Railroads; may extend line beyond terminal; consent of stockholders.

Certificate as to extension.
May lease for continuous line.

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 of this or an adjoining state owning or operating a line of railroad completed or in process of construction, wholly or partly within this or an adjoining state, and connected directly or by means of an intervening railroad or railroads, 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 the stockholders owning a majority of the stock in each of the companies so merging, consolidating, purchasing or selling; Provided, that where two or more railroad companies have been heretofore 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 boards of directors of said corporations, with the consent of the stockholders owning a majority of the stock 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 franchises 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 days’ notice, which notice shall be given in the manner

New name for merged roads; how adopted.

Terms of merger.

Roads located and partly constructed may merge.

Merger, how effected.

One such road may sell to the other.

Merger not to affect legal status as to claims, etc.

Notice of merger.
prescribed in section forty-five of this chapter; Provided, that every railroad corporation doing business in this state under charters granted or laws passed by the state of Virginia, is hereby declared to be as to its works, property, operations, transactions and business in this state, a domestic corporation, and shall be so held and treated in all suits and legal proceedings which may be commenced or carried on by or against any such railroad corporation, as well as in all other matters relating to such corporation; but such corporation shall not be required to file a copy of its charter or any writing with the secretary of state as provided in section thirty of chapter fifty-four of the code of West Virginia; and all leases of railroads heretofore made between railroad companies, as provided in this section, shall be deemed valid.

(Approved February 26, 1891.)

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

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

CHAPTER XXXIII.

AN ACT to amend and re-enact section forty-five of an act to incorporate the city of Wheeling, in Ohio county, passed by the general assembly of Virginia, March 11, 1836.

[Passed February 26, 1891]

Be it enacted by the Legislature of West Virginia:

1. Section forty-five of an act to incorporate the city of Wheeling, in Ohio county, passed by the general assembly of Virginia, on March 11, 1836, is hereby amended and re-enacted so as to read as follows:

45. The council shall have authority within said city to lay out and cause to be opened any streets, walks, alleys, market grounds and public squares, or to extend or widen the same, first having obtained title to the ground necessary for that purpose, and to graduate any street, walk, alley, market ground or public square, which is or


shall be established within the said city; to pave or otherwise improve the same; to cause them to be kept open and in good repair; to alter, vacate or close the same; to change the location of any of the same; to transfer any interest the city may have on any existing street or alley, or part thereof, in consideration of the opening of a new street or alley, or the extension of one already existing, or for other valuable consideration; and generally to ordain and enforce such regulations respecting such streets, walks, alleys, market grounds or public squares, or any of them, as shall be proper for the health, interest or convenience of the inhabitants of said city. Provided, That nothing herein contained shall affect the rights of abutting property owners on such streets or alleys; and, provided further, that this act shall not take effect until ratified by the council of Wheeling.

(Approved February 26, 1891.)

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

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

CHAPTER XXXIV.

AN ACT to amend and re-enact section forty-eight of chapter fifty-four of the Code of West Virginia, with reference to the appropriation of land by railroad companies.

(Passed February 24, 1891.)

Be it enacted by the Legislature of West Virginia:

1. Section forty-eight of chapter fifty-four of the Code of West Virginia, is hereby amended and re-enacted so as to read as follows:

48. If any such corporation shall be unable to agree with the owner of any real estate for the purchase thereof for its corporate purposes, it may have such real estate condemned for such purposes, under the provisions of chapter forty-two of this code. Any such corporation, may take and hold under any grant or ordinance made
by a municipal corporation, any interest or right such municipal corporation may have in any street, alley or public ground, and may in exchange therefor, in whole or in part, dedicate or otherwise secure to public use another street, alley or parcel of ground out of real estate owned by such railroad corporation whether acquired by purchase or condemnation; or under an agreement with such municipal corporation, may condemn land for use as such new street, alley or public ground, in the same manner as it may condemn land for its own use. The county court of any county may authorize any telegraph or telephone company organized under this chapter, to erect and maintain telegraph or telephone poles on any land condemned or used as a public road, but not in such way as to obstruct any such road. But this section shall not apply to the National or Cumberland road.

(Approved February 26, 1891.)

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

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

CHAPTER XXXV.

AN ACT pertaining to the Independent Order of Odd Fellows of West Virginia.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

I. Hereafter, if any subordinate lodge of the Independent Order of Odd Fellows, in this state, working under the jurisdiction of the grand lodge of said order in said state, shall disband, surrender its charter and cease to work, all its property, real and personal, shall, immediately upon such disbanding, vest in the said grand lodge of the state, to be held by that body for the charitable uses of the said order in the state, according to its
rules and regulations, and said grand lodge is authorized in its corporate name, to sue for and recover said property, real and personal.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. MCCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 14, 1891.

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.

WM. A. OHLEY,
Secretary of State.

CHAPTER XXXVI.

AN ACT to provide for the reassessment of the value of all real estate within this state.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

1. The board of public works shall appoint one commissioner for each assessment district in the several counties of this state, who shall be a resident freeholder of such district, and who shall not be a land broker or speculator in lands, whose duty it shall be to reassess the value of all real estate therein.

2. Each commissioner so appointed shall within thirty days after notice of his appointment execute a bond with security in the penalty of three thousand dollars, conditioned for the faithful performance of his duties, to be approved by the county court, or the clerk thereof in vacation, with two or more good securities, and shall take an oath to support the constitution of the United States and the constitution of this state, and that he will faithfully and impartially discharge the duties of his office to the
best of his skill and judgment, and that he will neither
directly or indirectly receive nor agree to receive any
gift or reward, from the owner of any land in his assess-
ment district or other person, to influence his action in
the making of such assessment, and that he will assess
all the real estate in his district without bias, fear or
favor. The said bond and oath shall be filed in the office
of the clerk of the county court, and the bond be duly re-
corded, by said clerk, who shall certify a copy thereof
within ten days thereafter to the auditor, and also furnish
the auditor the postoffice address of the commissioners.
If the said commissioner so appointed shall fail to qualify
and give bond as herein required, within the time pre-
scribed, or in case he shall die or resign, before making
or completing his re-valuation, or the office otherwise
become vacant, a successor shall be immediately ap-
pointed by the board of public works, who shall at once
give bond and qualify as herein prescribed, and enter
upon the duties of the office.

3. The auditor shall as soon as possible cause to be
provided for each commissioner three books similar in
form to the assessors' land books with such changes as
the nature of the work requires, and shall also furnish
each commissioner with instructions, describing in detail,
the manner in which they are to arrive at proper valua-
tions of the real estate under the provisions of this act
and the manner of making up their books and returns.

4. Each commissioner so appointed and qualified shall
on the first day of April, 1891, or as soon thereafter as
practicable after receiving the books and instructions to
be furnished by the auditor, and which shall be sent to
the clerk of the county court of each county and be by
him delivered to the commissioner, proceed to examine
in person, all the tracts of land and town lots, with build-
ings and improvements if any, thereon, within his dis-
trict, and shall upon examination in accordance with
his said instructions and the provisions of this act, ascer-
tain and assess the fair cash value thereof, and in such
assessment the minerals, mineral waters, oils and gases
underlying the surface and the location of the land, shall
be considered in ascertaining the value of such land in
current money; and when mineral, mineral water, oil,
gas, or coal privileges or interests are held by a party or
parties, or any company or association, exclusive of the
surface, the same shall be assessed separately to such
party or parties, company or association, at its cash or
market value at the time of such re-valuation; and the
said commissioner, in order to assist him in ascertaining
and fixing the value of said lands and mineral rights, shall, when practicable, examine the owner of said lands or, in his absence, his local agent, and also the owners of adjacent lands under oath, and he shall act in all cases upon his own judgment and upon all the information he can obtain as to such value. And when the timber or any part of it is held by any person, company, firm or corporation, on any tract of land, and the land is owned by another person, firm or corporation, and such fact shall appear in any way upon record in the office of clerk of the county court wherein the land is, said timber shall be assessed separately to the owner thereof at its fair cash or market value, at the time the same is made. And the said assessor shall have the same power to examine the owner of such timber and other witnesses as to the value thereof, as is herein provided for in relation to the assessment of minerals; and in case the owner of such timber has failed to record his evidence of title thereto, the owner of such tract of land may make and file an affidavit showing him to be the owner of such timber, in the office of the clerk of the county court wherein such timber may be situated; and the clerk of said court shall record the same in his office, and such affidavit, when so recorded, shall be sufficient evidence on which to authorize the said assessor to assess said timber against said owner. In ascertaining and fixing the value of any land within the limits of any city, town or village, when laid off into, or offered for sale in lots, and when in any case land is laid off into lots, the said commissioner shall adopt as the value of such land the value thereof as so laid off into such lots, valuing the same by the lot and not by the acre or tract. And to further assist him, the commissioner may require the owner of the land to produce the lease, deed or title bond or other evidences of title for examination, and he shall obtain from the clerk of the county court, a copy of the land books of the districts he is to assess made for the year one thousand eight hundred and ninety, and where completed for the year 1891, and carry it with him for reference in making this assessment.

5. In all cases where it is practicable, the commissioner shall exhibit the entry of any lands, city or town lots found on said book, to the owner of said lands or lots, or his agent, and ascertain from him if the said entry be correct as to the location, title and quantity, as well as the value of any buildings or additions to any buildings which may have been placed thereon since the last assessment, and which have not been assessed, and may require such owner or agent to answer on oath, questions.
relative to such lands or lots and the entry thereof, as may
be pertinent for this purpose, as well as to ascertain the
true value of all real estate. The commissioner shall be
authorized to administer said oath. Any person refusing
to be sworn, or to answer, under oath, questions that may
be propounded to him in reference to said assessment, or
ratification of lands or real estate, shall be guilty of a
misdemeanor, and upon conviction thereof, be fined not
less than twenty dollars nor more than one hundred dol-
ars for every such refusal, to be recovered before the cir-
cuit court as other fines, and paid into the state treasury;
and it is made the duty of the commissioner to report
such refusal to the prosecuting attorney of the county.

6. As soon as the commissioner shall have completed
the assessment in his district, he shall make three copies
thereof in the books so furnished him under the provisions
of section three of this act, and shall take and subscribe
an oath or affirmation to the following effect: “I, _______
a commissioner appointed to ascertain and re-assess the
value of all real estate in ______ district of _______
county, (or in the county of ______), do solemnly swear
(or affirm) that I have diligently endeavored to ascertain
the value of all tracts of lands, town lots or tenements,
oil, gas, coal privileges and other interests properly charge-
able in my district, and have entered the same in the fore-
going book; that I have faithfully, fairly and impartially
and without bias or favor assessed the same, with the im-
provements thereon, at a fair cash value; and that in
making the said books, I have followed the law and been
guided by the instructions furnished me by the auditor
for my guidance, and to the best of my ability and judg-
ment; So help me God.” Which oath may be taken
and subscribed before any person authorized to adminis-
ter oaths, and a copy of the same shall be subjoined to
each of said books properly subscribed and certified;
two of the said books shall be filed by the commissioner
with the clerk of the county court of his county, on or be-
fore the first day of January in the year one thousand
eight hundred and ninety-two, and shall be used by the
said clerk as a guide in making up his land books. The
other book he shall transmit to the auditor, on or before
the first day of April, one thousand eight hundred and
ninety-two. In any county in which there are two assess-
ment districts, the county court of such county shall ex-
amine said books and see if there is inequality in said as-
sessment as between the districts, and make such order
as will correct such inequality.

7. Any person feeling himself aggrieved by the assess-

Erroneous assessment, correction of; may be made when.

Notice to prosecuting attorney.

Duty of prosecuting attorney.

Correction, how made.

Appeal to circuit court.

Evidence to be certified.

Case to have precedence.

Corrections to be certified to auditor, when

Application to have precedence.

What judgment to show.

Excess refunded to owner.

Costs.

8. For services rendered under this act by the commissioner he shall be allowed for each day actually and diligently employed, three dollars, to be paid out of the state treasury. But such account shall be verified by the affidavit of the commissioner and presented to the county court of his county, and approved, allowed and certified
to the auditor for payment; provided, that the total compensation of such commissioner shall not exceed four hundred dollars. Any officer who shall fail or refuse to perform any of the duties required of him by this act, or who shall make an improper or unfair valuation of any property, through fear, favor or malice, or shall receive money or other consideration for making an unfair or partial valuation of any property, shall be guilty of a misdemeanor, and upon conviction thereof, be fined not less than one hundred dollars, nor more than five hundred dollars.

9. Every commissioner who shall fail to comply with the requirements of this act, within the time specified, shall forfeit all right to compensation for his services, unless, and until, he shows to the auditor, on oath, satisfactory reasons for delay.

10. The board of public works shall be a board of equalization to correct and equalize the reassessment so made between the counties and assessment districts, if it shall appear to them that the average value of the real estate in any such county or district is either too high or too low. The board shall hear all such evidence as may be presented to them, and shall increase or reduce the average value of the real estate in such county or district, according to the evidence so taken and any other evidence which may come to their knowledge. When they shall have completed their labors they shall report the same to the auditor, who shall certify the same to the clerks of the county courts.

11. In every county where boards of commissioners have been established in lieu of the county courts, for police and fiscal purposes, the said boards shall have the same powers and perform the same duties as are imposed upon the county courts in carrying out the provisions of this act.

12. The reassessment made under the provisions of this act shall not apply to the taxes to be levied and collected in the year 1891.

Louis Bennett,
Speaker of the House of Delegates.
John W. McCreery,
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.

W. M. A. OHLEY,
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 XXXVII.

AN ACT to amend and re-enact section fifteen of chapter thirty-nine of the Code of West Virginia.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section fifteen of chapter thirty-nine of the Code of West Virginia be amended and re-enacted, so as to read as follows:

15. Whenever the citizens of any county desire the relocation of their county seat they may file their petition, or petitions, for such relocation at a place, or places, to be named therein, at any regular session of the county court of such county. None but legal voters of the county shall sign said petition, or petitions, and an affidavit shall be appended thereto that the petitioner is, as the affiant verily believes, legal voter of the said county. Upon the filing of the said petition, or petitions, each place at which a relocation is sought, being petitioned for by two-fifths of all the legal voters of the said county, to be estimated by allowing one vote for every six persons in such county, as shown by the last preceding census, said court shall, at the same term at which said petition, or petitions are filed, make an order that a vote be taken at the
next general election to be held in the said county, upon
the question of such relocation, at the place, or places,
named in said petition, or petitions, each having the sig-
natures of two-fifths of the legal voters of the said county
as aforesaid. And if such petition, or petitions, be filed in
any year in which no general election is to be held, the
said county court shall, at the same session thereof at
which such petition, or petitions are filed, fix a day for
and order the holding of a special election upon the
question of such relocation; which special election shall
be held in the said county not less than sixty days nor
more than four months from the date of said order: Pro-
vided, The petitioners signing each of said petitions, if
there be more than one petition, or some one for them,
shall, at the same term of said court, enter into and ac-
knowledge a bond, with good security, to be approved by
said court, in the penalty of five thousand dollars, con-
ditioned to pay all the legal costs of holding said elec-
tion; and if such bond be not given no special election
shall be held.

The clerk of said court shall, upon the adjournment of
said court, make out and certify as many copies of said
order as there are voting places in said county, and deliver
the same to the sheriff thereof, whose duty it shall be to
post one of said copies, or cause it to be done, at each of
said places of voting in said county, at least forty days
before the day of such election; and if a newspaper is
printed in said county, the court shall in addition to the
above notice, cause a copy of said order to be published
therein, at least once in each week, for four consecutive
weeks prior to such election. If three-fifths of all the
votes cast at said election upon the question, be in favor
of the relocation at either of the places voted for, the
said county court shall enter an order declaring the place
so receiving three-fifths of all the votes cast therefor, to
be the county seat of said county from and after
that date. But no county seat shall hereafter be re-
located or removed to any place within a distance
of five miles from the state line of this state, unless
at an election held for such relocation pursuant to
this section, three-fourths of all the votes cast upon
the question of such relocation, be in favor of such
relocation at the point so within five miles of the
state line of this state. And the said court shall, as soon
thereafter as practicable, cause all the records, papers
and office property pertaining to the offices of the clerks
of the county and circuit courts to be removed to the
said new county seat. The ballots used in voting on the
question of such relocation shall have written or printed
on them the words "Relocation of county seat," "For re-
What ballots not to be rejected.

Against relocation of county seat;" Provided, That no ballot cast at such election upon such question shall be rejected because all the words described are not written or printed thereon, if it clearly appears how the voter intended to vote; and, provided, also, that if said election be held at a general election, the ballots shall be the same as those used in voting for officers at said general election. The said vote shall be taken, superintended, conducted and returned in the same manner and by the same officers as elections for county and state officers. If said election be held at a general election, the commissioners of election shall make out and sign a separate certificate of the result of said vote, and deliver the same to the clerk of the county court within the same time they are required by law to deliver the certificates of the result of the election for officers held by them. And if said election be held at a special election, then said county court shall at the session at which the election is ordered, appoint three commissioners of that election for each voting place in said county, who shall ascertain and certify the result of such election in the same manner as herein provided to be done at a general election. And the certificates of the result of such special election shall be laid before the court by the clerk thereof, at a special session thereof, which shall be held within five days (Sundays excepted) after said special election. Said court shall thereupon ascertain and declare the result of said vote and enter the same of record. If two petitions, for such relocation at different places, be presented to the county court at the same session, each signed by two fifths of the legal voters of the said county, ascertained in the manner hereinbefore provided for, the court by a proper order entered of record, at the same term at which said petition or petitions are filed, shall direct that a vote be taken between all the places mentioned in the said petitions; but such county seat shall not be removed unless some one of the places voted for at said election shall have received three fifths of all the votes cast upon the question of such relocation. In case the same person signs more than one petition for such relocation, such person shall not be considered by the court as petitioning for a relocation of the county seat.

In case of such relocation, the county court of said county shall proceed with all possible dispatch to cause the necessary buildings for the use of the county to be erected thereat; and until that is done the courts of the said county may in case of necessity be held at the former county seat. Such court may receive subscriptions from any person to aid in the erection of such buildings.
all subscriptions made at any time for that purpose, shall be binding on the persons making the same, and may be sued for and recovered in the name of the county court of said county.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. MCCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 14, 1891.

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.

WM. A. OHLEY,
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 XXXVIII.

AN ACT to amend and re-enact sections one, three, five and eight of chapter one hundred and fifty-four of the code, concerning inquests upon dead bodies.

[Passed February 27, 1891]

Be it enacted by the Legislature of West Virginia:

1. That sections one, three, five and eight, of chapter one hundred and fifty-four of the code be amended and re-enacted so as to read as follows:

1. It shall be the duty of the county court of every county, from time to time, to appoint a coroner for such county, who shall hold his office during the pleasure of said court, and shall take the oath of office prescribed for...
INQUESTS.

His duties; justice may act as.
other county officers. It shall be his duty, or if he be absent or unable to act, or the office be vacant, the duty of any justice of the peace, upon being notified that the dead body of a person, whose death there is good cause to believe has been by some unlawful act, and not by casualty, is within his county, to forthwith issue his warrant directed to a constable thereof, who shall proceed to execute and make return of the same, commanding such constable to summon six suitable residents of the county to be in attendance on such coroner or justice, as jurors, at a place and on a day and hour to be designated in the warrant, to make inquisition upon the view of the body of the person named therein, or of a person unknown, as the case may be, how such person came to his death; and may by endorsement on such warrant, or by subpoena, command the officer to whom the same is delivered, to summon such witnesses as the coroner or justice may designate, or as the constable may be informed, or have reason to believe, have knowledge of the circumstances attending such death, to be in attendance upon the said inquest at such time as may be designated in such endorsement or subpoena. In case of the inability or failure of the coroner or such justice or constable to act, any other justice or constable of the county may perform the respective duties imposed by this and the succeeding section, and be entitled to the same fees and be subject to the same penalties.

Summoning jury.

Witnesses to be summoned.

Who may act as coroner, when.

Jury.

3. If six jurors do not attend, the coroner or justice may require the constable or any other person to summon others. When the full number of six have appeared, the coroner or justice in view of the body, shall administer to them the following oath: "You swear that you will diligently inquire and true presentment make, when, how and by what means the person whose body here lies dead, came to his death, and return a true inquest thereof, upon your own knowledge and the evidence before you. So help you God."

Oath.

Inquisition of jury.

5. The jury, after hearing the evidence and making all needful inquiries, shall deliver to the coroner or justice their inquisition, wherein they shall state the name of the deceased (if it be known), the material circumstances attending his death, and if they find that he came to his death by violence or other unlawful act, who were guilty thereof, either as principals or as accessories. The inquisition may be to the following effect:

"__ County, to-wit:

An inquisition taken at ___, in the county of ___, on the ___ day of ___, in the year ___ before
— coroner of the said county of ——, (or before —— a justice of the said county, as the case may be), upon the view of the body of ————, (or a person unknown) there lying dead. The jurors sworn to inquire when, how, and by what means the said ————, (or person) came to his death, upon their oath do say: (Then insert when, how and by what person, means, weapon or instrument he was killed, and any material circumstances). In testimony whereof, the said justice (or coroner, as the case may be), and jurors hereto set their hands."

8. If the dead person be a stranger, whether the inquest be taken, or the coroner or justice called on to view the body, thinks it unnecessary to have an inquest, he shall cause the body to be decently buried, or forwarded to its proper destination. If the coroner or justice certify the deceased has not sufficient estate in this state to pay the expenses of the burial, the coroner's and justice's fees, and the expenses of the inquest, if one was taken, they shall, when allowed by the county court of the county, be paid out of the treasury of such county. In other cases, all such charges shall be paid out of the estate of the deceased; or if it prove insufficient, out of the treasury of the county, unless the inquest be on the body of a convict in the penitentiary, in which case the same shall be paid out of the state treasury, after being allowed by the executive. Each juror impaneled as herein provided, shall receive for his services two dollars for each day he shall be necessarily engaged in holding the inquest and making return thereof, and the justice or coroner and constable shall each receive for his services two dollars per day, to be allowed and paid as aforesaid. Should the coroner or justice, upon such notice, make a preliminary examination of the facts connected with such death, and ascertain that there was not good cause to believe that it was by some unlawful act, he shall not hold such inquest except by request of the prosecuting attorney; and said coroner or justice, in case no inquest is held, may at the discretion of the county court, upon a claim therefor, approved by the prosecuting attorney, be allowed a fee of two dollars for such examination.

(Amended March 4, 1891.)

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

The foregoing act takes effect at the expiration of ninety days after its passage.
DEFRAUDING HOTELS, ETC. [Ch. 39

CHAPTER XXXIX.

AN ACT to amend chapter 145 of the Code of West Virginia, relating to offences against property, by adding an additional section thereto.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That a section to be numbered section 32, shall be added to chapter 145 of the Code of West Virginia, which section 32 shall read as follows:

32. Every person who shall at any hotel, inn or boarding house, receive or cause to be furnished any food or accommodations, with intent to defraud the owner or proprietor of such hotel, inn or boarding house, out of the value or price of such food or accommodation, and every person who shall obtain credit at any hotel, inn or boarding house by the use of any false pretense, or device, or by depositing at such hotel, inn or boarding house any baggage or property of value less than the amount of such credit, or of the bill by such person incurred, with such fraudulent intent, and any person who after obtaining credit or accommodation at any hotel, inn or boarding house, shall abscond from such hotel, inn or boarding house, and shall surreptitiously remove his baggage or property therefrom, shall upon conviction, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment in the county jail for a term not more than six months.

(Approved March 4, 1891)

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

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

CHAPTER XL.

AN ACT to amend and re-enact chapter 44 of the acts of the general assembly of Virginia, passed on the 19th day of December, 1794, as amended by chapter 201 of
the acts of the general assembly of said state, passed on the 30th day of March, 1860, and to change the name of "The Town of Point Pleasant in Virginia," to that, "The Town of Point Pleasant," and to designate the limits of said town, and to prescribe and define the powers and duties of the authorities thereof.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That chapter forty-four of the acts of the general assembly of Virginia, passed on the nineteenth day of December, in the year one thousand seven hundred and ninety-four, as amended by chapter two hundred and one of the acts of the general assembly of said state, passed on the 30th day of March in the year one thousand eight hundred and sixty, be and the same is hereby amended and re-enacted so as to read as follows:

Name and Corporate Powers.

1. The inhabitants of Mason 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 town of Point Pleasant," and as such, and by and in that name, shall have perpetual succession and a common seal, and may sue and be sued, contract and Le 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 town shall be as follows: Beginning at a point on the Kanawha river where a stake is called for, being a corner of the lands of C. C. Miller and Samuel Thomas; thence with the division line between said Miller and Thomas, north 29 degrees 45 minutes, east 204 poles and 22 links to a stake; thence by same course 55 poles and 4 links to a corner of the lands of C. C. Miller, Samuel Thomas and J. D. McCulloch; thence north 58 degrees, west 297 poles to a stake on the south side of the Clarksburg road; thence crossing the lands formerly belonging to H. J. Fisher, north 70
degrees, west 90 poles and 12 links to a stake on the south side of a road; thence north 37 degrees 30 minutes, west 37 poles to a large cedar tree on a hillside; thence north 20 degrees 15 minutes, 121 poles to a chestnut oak on a hillside; thence north 28 degrees 30 minutes, east 134 poles and 11 links to a small black oak on the top of a ridge on the lands of P. C. Eastham; thence north 73 degrees 30 minutes, west passing the top of the river bank at 168 poles, in all 240 poles to the Ohio and West Virginia state line; thence with said state line down the Ohio river 420 poles to a point opposite the center of the Kanawha river; thence crossing the Ohio river in a line with the center of the Kanawha river and continuing said course up the center of said Kanawha river 503 poles to a point opposite the division line between the lands of C. C. Miller and Samuel Thomas; thence north 29 degrees 45 minutes, east 325 feet to the place of beginning.

Wards.

First ward.

3. The territory of said town is hereby divided into three wards, as follows: That part thereof lying east of Crooked creek and Decatur street to constitute the first ward; that part lying south of Sixth street and west of the east bank of Crooked creek and west of east line of Decatur street the second ward; that part lying north of the south side of Sixth street and west of the east bank of Crooked creek the third ward.

Redistricting and Increasing Number of Wards.

4. After two years from the date of this enactment, the council of said town 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 wards to not more than five; but in either case regard shall be had to equality of population.

Officers.

5. The officers of said town shall be a mayor, and two councilmen from each ward, who shall be freeholders of said town; a marshal, treasurer, clerk, assessor, health officer and street commissioner. The mayor, marshal, assessor and clerk shall be elected by the qualified voters of said town, 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 eligi-
ble to any town office unless he is a taxpayer of the town and a qualified voter; nor unless he has resided therein for at least six months next preceding his election or appointment.

Elections.

6. The first election hereunder shall be held on the third Saturday of March, 1891, and on the same day in each second year thereafter. All persons who shall have been bona fide residents of the town 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 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 qualifications of its own members.

Terms of Office.

7. The term of office of the mayor, clerk, marshal, assessor 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 treasurer, clerk, health officer and street commissioner, shall be prescribed by the council, but shall not exceed two years.

Oath of Office.

8. Every person elected or appointed to any office in said town 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.

9. The council shall prescribe the powers and 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 town in its cor-
Bonds of officers.

porate name, with such sureties and in such penalties as may be deemed proper, conditioned for the faithful performance of their duties.

Of the General Powers of the Council.

Council, their powers.

10. The council of said town 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 the 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 regrating of such markets; to prevent injury or annoyance to the public or to individuals from anything dangerous, offensive or unwholesome; to prohibit or regulate slaughterhouses, tan-houses and soap factories within the town limits; or the exercise of any unhealthy or offensive business, trade or employment; to abate all nuisances within the town 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 town 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 town, 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 gun-powder 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
CHARTER OF POINT PLEASANT.

conduct, the sale or exhibition of indecent pictures or other representations; the desecration 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 town; 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 town 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 town 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 town; to establish, construct, alter, remove and repair landings, wharves and docks, and to establish and correct rates and charges for the use thereof; to regulate the running and speed of engines and cars within the said town; to create by ordinances such committees and 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 town 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 town; 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. The council shall have authority to pass all ordinances (not repugnant to the constitution and laws of the United States, and of this State), which shall be necessary or proper to carry into full effect and power, authority, capacity or jurisdiction which is or shall be granted to or vested in the said town, or in the council, or any officer or body of officers of said town, and to enforce any or all of their ordinances by reasonable fines and penalties, and by imprisoning the offender or offenders; and upon failure to pay any fine or penalty imposed, by compelling them to labor without compensation, at any of the public works or improvements, undertaken or to be undertaken by said town, or to labor at any work which the said town may lawfully employ labor upon, at such a rate per diem as the council may fix, but not at a less rate than is fixed by said town council for like labor from other employes of said town, until any fine or fines and costs imposed upon any such offender or offenders
CHARTER OF POINT PLEASANT.

by said town, shall have been fully paid and discharged, after deducting charges of support while in the custody of the officers of said town; Provided, however, that no fine shall be imposed exceeding twenty dollars, and that no person shall be imprisoned or compelled to labor, as aforesaid, more than thirty days for any one offence. And in all cases where a fine is imposed for an amount exceeding ten dollars, or a person be imprisoned or compelled to labor as aforesaid, for a term greater than ten days, an appeal may be taken from any such decision upon the same terms and conditions that appeals are taken from the judgment of a justice of this state. 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 town, or in case of his absence or inability to act, by the clerk of said town, or if he be unable to act, then by a member of the council to be appointed by the council for that purpose. And the jurisdiction of said town, for police and criminal purposes, shall extend to ordinary high water mark on the southerly bank of the Great Kanawha river, and to all bridges crossing said river within the boundary of said town.

Removals, Vacancies, &c.

11. The council shall have the authority to remove any officer of the town, elected, 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 all officers appointed may be removed from office at the pleasure of the council; and unless their terms of office be otherwise fixed by ordinance they shall be considered as holding their respective offices at the pleasure of the council; and any vacancy in office, however occasioned, may be filled by the council for the unexpired term.
rily 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 proposition in which he is or may be interested otherwise than as a resident of said town; and the mayor or other presiding officer shall have no vote upon any question before the council except in case of a tie, when he shall give the casting vote.

In case any ordinance, by-law, resolution or measure shall receive a majority of the votes of the members of the council present, the mayor or any two of the councilmen may insist upon the further consideration 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.—Duties of Clerk.**

13. The council shall cause to be kept by the clerk 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 ordinances adopted by the council; both of which shall be fully indexed and open to the inspection of any one required to pay taxes to the town, or who may be otherwise interested. All oaths and bonds of officers in the town, and all papers of the council, shall be endorsed, filed and securely kept by the clerk. The bond of officers shall be recorded in a well bound book to be called the "record of bonds." The clerk shall perform all such other duties as may by ordinance of the council be prescribed. All printed copies of such ordinances purporting to be published under authority of the council, and transcripts of such ordinances, acts, orders and resolutions, certified by the clerk, under the seal of the town, shall be deemed prima facie correct, when sought to be used in any court, or before any justice.

**The Minutes—Yea and Nays.**

14. At each meeting of the council, the proceedings of the last meeting shall be read, and if erroneous, corrected, and signed by the presiding officer for the time being. Upon the call of any member, the yeas and nays on any question shall be taken and recorded in the minute book.
Of the Mayor's Duties and Salary.

15. The mayor shall receive a salary of not less than one hundred and fifty dollars nor more than two hundred dollars per annum, to be fixed by the council, but such salary shall not be increased for the term for which he shall be elected; but if at any time the number of the inhabitants of said town shall exceed three thousand, the salary shall not be less than two hundred nor more than three 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 town. The mayor shall be the chief executive officer of the town. He shall take care that the by-laws, ordinances, acts and resolutions of the council are faithfully executed. He shall be ex-officio, a conservator and justice of the peace within the town, and shall within the same exercise all the powers and duties vested in a justice of the peace for the county, except that he shall have no jurisdiction in civil causes; nor shall he be a member of the county court. He shall have control of the police of the town, and may appoint special police officers when he deems it necessary. It shall be his duty, especially to see that peace and good order are preserved, and that persons and property are protected in the town. He shall from time to time recommend to the council such measures as he may deem needful for the welfare of the town. He shall before entering upon the duties of his office as such mayor, execute a bond, with sureties satisfactory to the council, in the penalty of one thousand dollars, conditioned for the faithful performance of the duties of his office and for the accounting for and paying over all money that may come into his hands by virtue of his said office.

Of Violation of Ordinances.

16. 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 town of Point Pleasant, as plaintiff, directed to the marshal, police officer of the town, or to any constable of any district within said town, requiring him to summon the person accused of such violation, and who may thereafter 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 statement of the facts alleged as will in-
form such person of the general nature of the offence against the town with which he may stand charged; and except in case of arrest upon view, shall be issued only upon complaint on oath. 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 attendance of the accused, with a view to a trial or hearing. If any recognizance taken for such further attendance be forfeited, the mayor may record the default, and an action may be maintained in the name of the town, before the mayor or any justice having jurisdiction, against the accused and his sureties, if any, to recover the penalty thereof.

Enforcement of Judgments.

17. 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, and place the same in the hands of the marshal, 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 of such payment, he may commit the person so in default to the jail of Mason county, or in his discretion, to the prison of said town, if one shall have been provided by the council, until the fine and costs are fully paid; but such imprisonment shall not exceed thirty days; he shall receive all moneys made upon said judgments, whether by execution or otherwise, and after paying the costs to the parties entitled thereto, shall turn over the remainder to the treasurer on the first Monday in the month after receiving the same, taking his receipt therefor.

Duty of Jailer—Jail Expenses.

18. The jailer of Mason county shall take and receive into his custody any person sentenced to imprisonment 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 town.
May or' a do ck-1. A book, well bound and indexed, to be designated the "docket," shall be kept in the office of the mayor, in which shall be noted each case brought before 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 defence, 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 Town Cases.

20. In any case of the violation of an ordinance of the said town, in which there is a judgment by the mayor of imprisonment for more than ten days, or for a fine of more than ten dollars, an appeal shall lie, at the instance of the person against whom such judgment is rendered, to the circuit court of Mason 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 offence against the town 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 recognizance 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 town.

Trial in Court.

21. If such appeal be taken, the mayor shall forthwith deliver to the clerk of the 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 appeal docket of the next succeeding term of said court; and said court shall proceed to try the same in its order, as appeals from justices of the peace are tried.

Judgment in Court.

22. If the appellant be found guilty of a violation of
the ordinances 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 town, as well in the proceedings before the mayor as those in court, including a fee to the attorney for the town of five dollars, and the fees, if any, of the jailer or keeper of the town 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 town, 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 town.

Appeals in Other Cases.

23. 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.

Bonds of Marshal—Collection of Taxes, &c.

24. 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 town of Point Pleasant, and in a penalty of not less than five thousand dollars. He shall be chargeable with such town taxes and levies, as may come into his hands; and it shall be his duty to collect and account for the same, and he may distrain therefor in case they are not paid on demand after they are placed in his hands; and as to such distraint and any sale thereunder, as well as in other respects, he shall have the same power and authority as is possessed by the officer charged with the collection of state taxes. Upon all town taxes, whether on real or personal estate, not collected or paid before the first day of August, next after they are due and payable, and placed in his hands, he shall charge, collect and account for, a penalty of ten per cent. added thereto for his commissions. 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 town, which may come into his hands, and on the first Monday in each month shall pay to the treasurer the money so collected by him, except as provided in section seventeen of this act, less his said commissions, and take a receipt therefor.

Arrests, Service of Process, &c.

25. In case a violation of any ordinance of said town 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 Mason any proper process issued by the mayor, or other proper officer, 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 town 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 dereliction 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.

Marshall’s Settlements and Compensation.

26. It shall be the duty of the marshal, at least once in three 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 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, he penalty collected by him as aforesaid, assessments and other claims due the town, a compensation, to be fined 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, in addition, a salary of not more than one hundred dollars per annum. He shall pay over to the treasurer, except as hereinbefore provided, any money in his hands belonging to the town on or before the first Monday in each month.

Remedy Against the Marshal.

27. 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 town, 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 day's notice, in the corporate name of the town, in the circuit court of Mason 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.

28. The marshal shall be chief of the police and as such shall perform such police duties as may be prescribed by the council; he 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.

29. It shall be the duty of the assessor to ascertain the tithables and property within said town 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 Mason 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. He shall receive a salary to be fixed by the council of not less than one hundred dollars nor more than two hundred dollars per annum, which shall not be increased or diminished during the term for which he shall have been appointed.

### Finances and Expenditures.

30. 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 town, 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 town, 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.

### Penalty for the Non-Payment of Taxes.

31. Upon all taxes and assessments due said town and remaining unpaid on the first day of August of each year there shall be added thereto a penalty of ten per cent., which penalty, together with the taxes in arrear, shall be collected by the marshal of the town.

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

32. There shall be a lien on real estate within said town, for the town taxes assessed thereon, and for all fines and penalties assessed to, or imposed upon, the owners thereof, by the authorities of such town, 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 town be returned delinquent for the non-payment of taxes due thereon, a copy of such delinquent list may be certified by the council to the au-
33. The council upon the return of the assessor shall cause the said assessor’s book to be correctly copied by the clerk into two well bound books to be provided for the purpose, and the taxes extended in each book, aggregating said taxes in each book, one of which shall be delivered to the treasurer taking his receipt therefor, as well as for the taxes therein contained.

Duties of the Treasurer.

34. It shall be the duty of the treasurer when the extended copies are completed, to receive one copy thereof, receipting to the council for the same and for the taxes therein extended, and it shall be his duty to receive from the parties the entire amount of the taxes with which they are therein severally charged, from and after the first day of June of each year, until the first day of August of each year, and he shall in said book write the word “paid” opposite the name of the person so paying and shall also receipt to such tax-payer for the tax so paid. He shall, as to all the taxes charged on said books for any year and not paid before the first day of August, make out tax tickets therefor in the name of the town, signed by him as treasurer, against the person in arrear for the amount severally due from them, adding ten per cent. penalty heretofore provided, and he shall at once report the aggregate amount thereof to the council, and the council shall forthwith order him to deliver said tickets to the marshal for collection, which the treasurer shall forthwith proceed to do, taking the marshal’s receipts therefor. The treasurer shall receive all money collected by the marshal and receipt to him therefor. He shall also receive such other moneys of the town as he is authorized by this chapter to receive, and all moneys ordered paid him by the council, giving receipts therefor to the parties paying, and shall keep an accurate account of the same; and his books shall at all times be open for inspection to any tax-payer of the town, and he shall produce said books to said council for inspection at any meeting thereof upon the order of the council. He shall pay out the moneys in his hands upon the orders of the council signed by the mayor and clerk or by one or more members of the council as the council
may prescribe. He shall on or before the tenth day of
January of each year present to the council a full, com-
plete and detailed statement of all the moneys with
which he is chargeable or that have been received by
him up to the first day of January of that year, and shall
at the same time in like manner furnish a statement of all
disbursements made by him during such previous year,
with vouchers evidencing the same. He shall upon the
order of the council at any time submit a statement of the
amount with which he is chargeable, and his disburse-
ments. He shall receive all taxes upon licenses and re-
ceipt to the party paying the same by the endorsement
upon the permit granted by order of the council, which
permit shall be furnished him by the clerk, and charge
himself with the amount so received, and report to the
council at its next regular meeting thereafter the amount
so received by him. He shall upon all moneys coming
into his hands as such treasurer, and duly paid out or
turned over by him upon orders of the council, receive as
compensation therefor a sum to be fixed by the council
not exceeding five per cent. on the amount collected.
He shall upon the expiration of his term of office, turn
over to the council all moneys, books and other property
in his possession belonging to said town; and shall be-
fore entering upon the duties of his office, execute a bond
with good security payable to the said town of Point
Pleasant, in the penalty of not less than ten thousand
dollars conditioned for the faithful performance of the
duties of his office, and for the accounting for and pay-
ing as required by law all money which may come into
his hands by virtue of his office. He shall be chargeable
with all the town taxes, levies and assessments and
money of the town that may come into his hands, and
shall account therefor.

Mode of Obtaining Licenses.

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

Time for which Licenses May be Granted.

36. 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
town. Licenses for the keeping of dogs shall also ex-
pire 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.

37. The council shall have the right to institute proceedings, in the name of the town, for the condemnation 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 town.

Pavements.

38. After having caused proper curbstones to be set and placed on the outer line of any sidewalk or footway, or any of the streets or alleys of said town, and the surface of the ground inside of said curbs to be properly graded and otherwise prepared for the purpose, the council may require that such sidewalk or footway be paved with brick, 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 town, 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 town, in the circuit court of Mason county, or recovered by the town 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, notice aforesaid may be given by publication for four successive weeks, in a newspaper published in said town. The provisions of this section shall also be applicable to needed repairs to any of the pavements of the town, 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.
39. The said town shall succeed to all the rights, powers and responsibilities of the town of "Point Pleasant in Virginia"; and all officers of said town acting as such at the time this enactment takes effect, shall continue, until the first Monday of April, 1891, and 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 town of Point Pleasant until amended, repealed or superseded by the council of said town.

Repealing Act.

40. All acts or parts of acts inconsistent with this act are hereby repealed; but this act shall not be construed to repeal, change, or modify any previous act not inconsistent with this act authorizing said town to contract debts, or to borrow money, or to take away any of the powers conferred upon said town, or upon the mayor or council or any of the officers thereof, conferred by general law, or by any amendment of its charter heretofore made by the circuit court of Mason county, except so far as the same may be inconsistent with the powers hereby conferred.

Providing Voting Places.

41. The council in being at the time this act shall take effect, shall appoint and provide places for voting in the several wards in said town, as herein prescribed, for the election herein provided for to be held in said town on the third Saturday of March, one thousand eight hundred and ninety-one, and appoint the election officers thereof; and shall pass all proper ordinances and orders to give this act full force and effect.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCrery,
President of the Senate.

State of West Virginia,
Office of Secretary of State.
March 14, 1891.

I certify that the foregoing act having been presented
to the governor for his approval, and not having been re­
turned by him to the house of the legislature in which
it originated within the time prescribed by the constitu­
tion of the state, has become a law without his approval.
Wm. A. Ohley,
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 XLI.

AN ACT to amend and re-enact section one, chapter
seventeen of the Code of West Virginia, relating to
paying money into the treasury.

[Passed February 27, 1891 ]

Be it enacted by the Legislature of West Virginia:

1. That section one of chapter seventeen of the code of
West Virginia be amended and re-enacted as follows: Code, chap.17,

sec 1, amended.

1. The board of public works may designate any na­
tional bank or banks and any bank or banks chartered
pursuant to the laws of this state, with paid up capitals
of not less than twenty thousand dollars, as depositories
of money belonging to the state and shall contract with
said banks for the payment of interest thereon, at a rate
of not less than two per cent. per annum, for such time
as any deposit, or part thereof, may remain in such
banks. Before allowing any money to be deposited with
them they shall require said depositories to give bond
with good security to be approved by the board of public
works, in a penalty of not less than fifty thousand dollars,
payable to the state of West Virginia, conditioned for
the prompt payment, whenever lawfully required, of any
state money, or part thereof, that may be deposited with
them; which bond shall be renewed at least every two
years from its date, and shall be recorded by the secre­
tary of state in a book kept in his office for the purpose,
and a copy of such bond or record thereof, certified by
said secretary, shall be *prima facie* evidence of the execution and contents of such bond in any suit or legal proceeding.

The amount of deposits in any bank shall at no time exceed three-fourths of the amount of the penalty of said bond; and all such bonds shall be examined by the board of public works at least once in every three months, and whenever the bond is deemed insufficient by the board of public works additional bond shall be required. Any depository violating any of the provisions of this act shall be discontinued as a state depository.

(Approved March 4, 1891.)

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

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

CHAPTER XLII.

AN ACT to amend and re-enact sections one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty and twenty-one of chapter one hundred and sixteen of the code of West Virginia.

(Passed February 27, 1891.)

Be it enacted by the Legislature of West Virginia:

1. That sections one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty and twenty-one, of chapter one hundred and sixteen of the code of West Virginia, be amended and re-enacted so as to read as follows:

*Who Liable to Serve and Who Exempt as Jurors.*

1. All male persons who are twenty-one years of age, and not over sixty, and who are citizens of this state, shall be liable to serve as jurors, except as hereinafter provided.
2. The governor of the state, practicing attorneys and physicians, druggists, postmasters, officers of any court, all telegraph operators actually engaged as such in any office in this state, and all persons mentioned in the second and fourth sections of chapter nineteen of this code as exempted from military duty (except school commissioners, persons exempted under the second section of chapter nineteen of this code by reason of having relatives dependent upon them for support, or in the military service of the United States, or of this state, officers of the militia who resign their commissions after serving seven years successively, and officers and members of a uniformed and armed volunteer company, who shall have served three years) shall be exempt from serving on juries.

3. There shall be two jury commissioners of the circuit court for each county. They shall be of opposite politics, citizens of good standing, resident in the county for which they are appointed, and well known members of the principal political parties thereof. They shall be appointed by the circuit court, or the judge thereof in vacation, of their respective counties. Their term of office shall be four years, and shall commence on the first day of June next after their appointment, but the first two shall be appointed, one for two years and the other for four years, and thereafter, alternately, for the full term of four years. They may be removed from office by the court or judge having the power of appointment, for official misconduct, incompetency, habitual drunkenness, neglect of duty or gross immorality. Vacancies caused by death, resignation or otherwise, shall be filled for the unexpired term in the same manner as original appointments. The jury commissioners shall keep in a well bound book, a record of the proceedings to be preserved by the clerk of the circuit court in his office. They shall receive two dollars per day, for each day necessarily employed as such jury commissioners, payable out of the county treasury, upon the order of the circuit court The first appointment of said commissioners shall be made within thirty days after this act takes effect. The jury commissioners of each county shall, at the levy term of the county court 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 exception, 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 jury commissioners, or either of them, by himself or another person, to have his name placed on such list. Before entering upon the discharge of their duties, the jury commissioners shall take and subscribe an oath to the following effect:

"STATE OF WEST VIRGINIA, } ss:
County of ———, } ss:

I, A— B—, do solemnly swear that I will support the constitution of the United States and the constitution of this state, and will faithfully discharge the duties of jury commissioner to the best of my skill and judgment, and that I will not place any person upon the jury list out of fear, favor or affection."

The said oath shall be taken before the clerk of the circuit court, who is hereby authorized to administer the same and filed and preserved by him in his office. There shall also be two jury commissioners for every court of limited jurisdiction, who shall be appointed by said courts, or the judges thereof in vacation respectively; and whose terms of office and compensation shall be the same as the jury commissioners for the circuit courts. The same powers conferred and duties imposed by this chapter upon the circuit courts, or the judges thereof in vacation, and upon the clerks and jury commissioners of the circuit courts, are hereby conferred and imposed upon every court of limited jurisdiction and the judges thereof respectively, and upon the clerks and jury commissioners of said courts of limited jurisdiction.

4. The list so prepared shall be delivered to the clerk of the circuit court, to be by him safely kept, subject only to the inspection of the circuit court or the jury commissioners, or of clerk of the circuit court, as hereinafter prescribed, and the circuit court, or the jury commissioners, may strike from such list the name of any person who has been convicted of any scandalous offence, or been guilty of any gross immorality, and substitute another in his place.

5. At the time such list is made out, the jury commissioners shall also cause all the names upon the same to be fairly written, each on a separate paper or ballot, and shall fold or roll up the ballots so as to resemble each other as nearly as may be, and so that the name written thereon shall not be visible on the outside, and shall de-
Jury, how dispensed with.

6. All jurors required for the trial of cases in any circuit court, including cases of felony, shall be selected by drawing ballots from the said box in the manner prescribed in this chapter, and the persons whose names are written on the ballots so drawn shall be returned to serve as jurors.

7. The circuit court of any county, by order entered of record, or the judge of any such court in vacation, by written order to the clerk of such court, at least twenty days before the term, may dispense with a jury for one of the regular terms, and in such case no venire facias shall be issued, and no jury summoned for such time until it is ordered by the circuit court or the judge thereof in vacation. The clerk of every circuit court shall, at least thirty days before any time of such court at which a jury may be wanted, issue a venire facias for thirty jurors, unless the court shall order a greater or less number, in which event the writ shall issue for such other number. Such writ shall require the attendance of the jurors on the first day of the court, or on such other day thereof as the court or judge may order. If, in the opinion of any court, a lesser number of jurors than thirty will usually suffice for the convenient dispatch of the business thereof, it shall be the duty of such court to enter such opinion of record, expressing therein the number of jurors proper to be summoned; and thereafter, until otherwise directed, the venire facias shall not require a greater number to be summoned to attend such court.

8. At the same time the clerk shall issue a summons in the name of the state requiring the jury commissioners to attend at the clerk’s office of the circuit court of such county, on a day named in such summons, which shall not be less than twenty days before such term, for the purpose of drawing the ballots for the number of jurors mentioned in said writ.

9. The writ of venire facias and summons shall be delivered to the sheriff or other officer, who shall serve the summons on the jury commissioners; and it shall be the duty of the jury commissioners to attend on the day designated in the summons, at the clerk’s office of the circuit court of the county, and, in the presence of the clerk of the circuit court, to draw the proper number of jurors from
the box, and a list thereof to be delivered to the officer serving the summons.

10. If either, or both, of the jury commissioners fail to attend as required by said summons, the clerk of the circuit court shall appoint special jury commissioners having the qualifications herein required, to act in their room, place and stead, for the time being, and such jurors shall be drawn by said special jury commissioners; and it shall be the duty of the clerk of the circuit court to place the list thereof in the hands of the sheriff or other officer. And it shall be the duty of such officer, at least three days before the time when the jurors are required to attend, to summon each person who is drawn, to attend the sitting of the court at the time and place mentioned in the writ, and make due return thereof, and of the summons aforesaid, to such court, at the opening thereof.

11. When jurors are to be drawn as aforesaid, the ballots in the jury box shall be shaken and mixed together by one of the jury commissioners, and the other jury commissioner shall openly draw therefrom as many ballots, (without inspecting the names written on any until the proper number is drawn), as shall be equal to the number of jurors required; and if 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 stricken from the jury list, the ballot shall be destroyed, and another shall be drawn in his stead.

12. When any person drawn and returned to serve as aforesaid, the jury commissioners shall cause to be endorsed on the ballot containing his name, the word “drawn,” and shall cause it to be placed in another box to be kept for the purpose in the custody of the clerk of the circuit court, and only opened as hereinafter prescribed; and the date of the draft shall be entered on the list of jurors opposite the name of the person so drawn.

13. When all the ballots in the jury box have been destroyed or placed in the box for the ballots marked “drawn,” except such as contain the names of those who, for the reasons aforesaid, are unable to attend, the last mentioned box shall be opened in the presence of the officers attending to draw jurors, and the ballots therein replaced in the jury-box, from which drafts shall thereafter again be made in the manner herein prescribed.
14. Nothing contained in the preceding sections shall prevent any court, in term time, from requiring other jurors to be drawn by the clerk, in the presence of the court, and to be summoned whenever it shall be found necessary for the convenient dispatch of business. But in such case, the list prepared by the jury commissioners under section three of this chapter, shall be exhausted before another list is made. The jurors so summoned shall be required to attend on such days as the court shall direct.

15. If any person duly summoned to attend as a juror in any court shall neglect to attend, without any sufficient excuse, he shall pay a fine not exceeding fifty dollars, which shall be imposed by the court.

16. Any court, when not incompatible with the proper dispatch of its business, shall have power to discharge persons summoned as jurors therein, or dispense with their attendance, on any day of its sitting.

Qualifications and Disqualifications of Jurors.—When Excepted To.

17. Either party in any action or 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 case, or is sensible of any bias or prejudice therein; and the party objecting to the juror may introduce any other competent evidence 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 case, another shall be called and placed in his stead for the trial of that cause. And in every 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 because he is an inhabitant or taxpayer of such county, district, school district or municipal corporation; Provided, 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, may order others to be drawn in the manner hereinbefore provided, and summoned, none of whom are citizens or taxpayers of such municipal corporation; and if it be under circumstances requiring the issuing of a venire facias, the jury
Duty of commissioners 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 taxpayers of such municipal corporation. But this provision shall not apply in any case between a municipal corporation and any citizen or taxpayer in said corporation. But in such case, the list prepared by the jury commissioners under section three of this chapter, shall be exhausted before another list is made. The jurors so summoned shall be required to attend on such days as the court may direct. Any court of limited jurisdiction, heretofore established, or 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.

List to be exhausted.

Courts of limited jurisdiction, same powers.

Who may summon.

No exception, when.

18. No exception shall be allowed against a juror after he is sworn upon the jury, on account of his age or other legal disability, unless by leave of court.

Irregularities; must be objected to when.

19. No irregularity in any writ of venire facias, or in the drawing, summoning, or impaneling of jurors, shall be sufficient to set aside a verdict, unless the party making the objection was injured by the irregularity, or unless the objection was made before the swearing of the jury.

Officers Fined for Neglect of Duty.

Neglect of officers, penalty.

20. When by neglect of any of the duties required in this chapter to be performed by any of the officers or persons herein mentioned, the jurors to be returned shall not be duly drawn and summoned to attend the court, any person guilty of such neglect shall pay a fine not exceeding twenty dollars, to be imposed by the court.

Special Juries.

Special juries; may be drawn, when.

21. Any court may allow a special jury in any civil case, upon motion of all the parties thereto, to be formed in the following manner, viz: The court shall direct a panel of twenty jurors to be drawn by the clerk, in presence of the court, from the box mentioned in section five of this chapter, who shall be summoned by the sheriff to attend on the day named in the order, and from which number sixteen shall be chosen by lot; and the parties thereupon, beginning with the plaintiffs' attorney, shall
alternately strike off one, until the number be reduced to twelve; which number shall complete the jury for the trial of the case. The court may also allow a special jury in any civil case when the panel of drawn jurors is exhausted, upon the motion of either of the parties, to be summoned by the sheriff so far as may be required from the body of the county; but no such special jury shall be allowed in any case unless the court certifies of record that the interests of the parties so asking such jury, will be promoted by the allowance of such special jury.

(Approved March 4, 1891.)

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

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

CHAPTER XLIII.

AN ACT to empower the board of education of the independent school district of Elizabeth to borrow money and issue bonds for the erection of a public school building.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia;

1. That the board of education of the independent school district of Elizabeth, in the county of Wirt, 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 rate of 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 including existing debt limited; indebtedness, shall not exceed five per centum of the taxable property in said independent school district of Elizabeth, to be ascertained by the last assessment made for the state and county taxes next before the incurring
TRANSPORTING AND STORING PETROLEUM. [CH. 44

of such indebtedness, nor without at the same time providing for the collection of a direct 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 been first submitted at an election to be held on the 16th day of March, 1891, 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 for and against the same.

The said board of education shall appoint officers to hold said election, which shall be held at the usual place of voting in said town of Elizabeth.

(Approved March 4, 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 XLIV.

AN ACT to amend and re-enact chapter twenty-seven of the acts of one thousand eight hundred and seventy-nine, entitled "An act prescribing regulations for the transportation of petroleum or other oils or liquids by railroad companies or transportation companies or through pipes of iron or other material constructed for that purpose."

[Passed February 24, 1891.]

Be it enacted by the Legislature of West Virginia:

1. Every person, corporation or company now engaged or who shall hereafter engage or continue in the business of transporting or storing petroleum, by means of pipe line or lines or storage by tanks, shall be subject to the provisions of this act and shall conduct such business in conformity herewith; and the word company whenever used in this act shall be construed to include persons and corporations:
2. Any company heretofore or hereafter organized for the purpose of transporting petroleum or other oils or liquids, by means of pipe line or lines, shall be required to accept all petroleum offered to it in merchantable order in quantities of not less than two thousand gallons at the wells where the same is produced, making at its own expense all necessary connections with the tanks or receptacles containing such petroleum, and to transport and deliver the same at any delivery station, within or without the state, on the route of its line of pipes which may be designated by the owners of the petroleum so offered.

3. All petroleum of a gravity of thirty-five degrees Baume or under, at a temperature of sixty degrees Fahrenheit, offered for transportation by means of pipe line or lines, shall, before the same is transported, as provided by section two of this act, be inspected, graded and measured at the expense of the pipe line company, and the company accepting the same for transportation shall give to the owner thereof a receipt stating therein the number of barrels or gallons so received, and the grade, gravity and measurement thereof, and within a reasonable time thereafter, upon demand of said owner or his assigns, shall deliver to him at the point of delivery a like quantity and grade or gravity of petroleum in merchantable condition as specified in said receipt; except that the company may deduct for waste one per centum of the amount of petroleum specified in such receipt.

4. The charge for receiving, transporting and delivering petroleum of the gravity of thirty-five degrees Baume or under, at a temperature of sixty degrees Fahrenheit, by means of pipe line or lines shall not exceed one cent per barrel of forty two gallons, per mile; Provided, that if said rate should amount for the whole distance transported to less than ten cents per barrel, then the sum of ten cents per barrel may be charged; and, provided that if the distance be over twenty miles and not more than thirty miles, one half cent per barrel may be charged for every mile over twenty miles; and provided, further, that if the distance be over thirty miles, the maximum charge shall not exceed twenty-five cents.

5. Any company engaged in storing petroleum of a gravity of thirty-five degrees Baume or under, at a temperature of sixty degrees Fahrenheit, by means of tanks, shall be permitted to charge for storage one cent per barrel per month or part of a month, unless the same is removed within fifteen days from the date when said oil is received into the custody of such company, and shall be
Transporting and Storing Petroleum

Evaporation and waste.

allowed for evaporation and waste one-half of one per centum of the oil per month unless removed within thirty days from the date of the receipt of such petroleum; but no company engaged in the business of storing petroleum of the gravity of thirty-five degrees Baume or under, at a temperature of sixty degrees Fahrenheit, shall charge for storage any amount in excess of that authorized by this section.

Petroleum of certain gravity; inspection of, at whose expense.

6. All petroleum of a gravity exceeding thirty-five degrees Baume at a temperature of sixty degrees Fahrenheit, offered for transportation by means of pipe line or lines, shall be inspected and measured at the expense of the company transporting the same, before the same is transported; and the company accepting the same for transportation, shall give to the owner thereof, or to the person in charge of the well or wells from which such petroleum has been produced and run, a ticket signed by its gauger, stating the number of feet and inches of petroleum which were in the tank or receptacle containing the same before the company began to run the contents from said tank, and the number of feet and inches of petroleum which remained in the tank after said run was completed; and all deductions made for water, sediment or the like, shall be made at the time such petroleum is measured; and within reasonable time thereafter said company shall, upon demand, deliver from the petroleum in its custody to the owner thereof, or to his assignee, at such delivery station on the route of its line of pipes as he may elect, a quantity of merchantable petroleum, equal to the quantity of petroleum run from said tank or receptacle, which shall be ascertained by computation; except that the said company transporting said petroleum may deduct for evaporation and waste two per centum of the amount of petroleum so run, as shown by said run ticket; and except that in case of loss of any petroleum while in the custody of said company caused by fire, lightning, storm or other like unavoidable cause, such loss shall be borne pro rata by all the owners of such petroleum at the time thereof. But said company shall be liable for all petroleum that is lost while in its custody by the bursting of pipes or tanks, or by leakage from pipes or tanks; and it shall also be liable for all petroleum lost from tanks at the wells where produced before the same has been received for transportation, if such loss be due to faulty connections made to said tanks; and said company shall be liable for all petroleum lost by the overflow of any tanks with which pipe line connections have been made, if such overflow be due to the negligence of such company; and for all the pe-
troleum lost by the overflow of any tanks with which pipe
line connections should have been made under the pro-
visions of this act, but were not so made by reason of
negligence or delay on the part of said company:

7. Any company engaged in transporting petroleum of
a gravity exceeding thirty-five degrees Baume at a tem-
perature of sixty degrees Fahrenheit, by means of pipe
line or lines, may charge for receiving, transporting and
delivering such petroleum not to exceed twenty cents per
barrel for each barrel of forty-two gallons; Provided,
however, if where the point of delivery is without this
state, more than twenty cents per barrel be charged, then
there shall be charged no greater sum than ten cents per
barrel for receiving such oil and transporting the same
that part of the distance which is within this state.

8. Any company engaged in transporting or storing
petroleum of a gravity exceeding thirty-five degrees Baume at a temperature of sixty degrees Fahrenheit, by
means of pipe line or lines and tanks, shall make no charge
for storing said petroleum until after the expiration of
the month following that in which the oil was run and received
into custody. But it may charge for storing said petro-
leum of a gravity exceeding thirty-five degrees Baume at
a temperature of sixty degrees Fahrenheit, for every day
after the expiration of the month following that in which
said oil shall have been run and received into custody;
not to exceed one-fortieth of one cent per barrel of forty-
two gallons for each day thereafter said oil shall con-
tinue to remain in its custody. And such company shall make no charge for
water, sediment, waste and the like in trans-
porting or storing any petroleum after the same has been
gauged or measured, before the run of the same is made,
except the two per centum for waste and evaporation
hereinbefore mentioned.

9. No company engaged in transporting or storing pe-
troleum by means of pipe line or lines and tanks, shall
charge, demand or receive from any corporation, com-
pany, association, person or persons a greater or less rate
for the transportation or storage of petroleum than it
charges, receives or demands from any other corporation,
company, association, person or persons for the transpor-
tation or storage of petroleum of like gravity; and any
shift, device, or subterfuge made or attempted for the
purpose of avoiding the provisions of this section shall be
void.

10. Any company, its officers or agents, wilfully vio-
Violations of this act, how punished.

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Violations of this act, how punished.

lating any of the provisions of sections two, three, four, five, six, seven, eight or nine, of this act, or charging for any of the services provided for in any of said sections, an amount in excess of that authorized by said sections, shall be guilty of a misdemeanor, and on conviction thereof shall be fined not less than one hundred dollars, nor more than one thousand dollars, and shall moreover be liable to the party aggrieved for all damages sustained by him by reason of such excessive charges.

Damage.

Lien for charges.

11. Any company engaged in transporting or storing petroleum, shall have a lien upon said petroleum until all charges for transporting and storing said petroleum are paid.

Accepted orders for petroleum negotiable.

12. Accepted orders and certificates for petroleum, issued by any company engaged in the business of transporting and storing petroleum in this state, by means of pipe line or lines and tanks, shall be negotiable, and may be transferred by endorsement, either in blank or to the order of another, and any person to whom the said accepted orders and certificates shall be so transferred, shall be deemed and taken to be the owner of the petroleum therein specified.

Receipt, etc., to be issued only when.

13. No receipt, certificate, accepted order or other voucher, shall be issued or put in circulation, nor shall any order be accepted or liability incurred for the delivery of any petroleum, crude or refined, unless the amount of such petroleum represented in or by such receipt, certificate, accepted order or other voucher or liability, shall have been actually received by and shall then be in the tanks and lines, custody and control of, the company issuing or putting in circulation such receipt, certificate, accepted order or voucher, or written evidence of liability. No duplicate receipt, certificate, accepted order or other voucher shall be issued or put in circulation, or any liability incurred for any petroleum, crude or refined, while any former liability remains in force, or any former receipt, certificate, accepted order or other voucher shall be outstanding and uncanceled, except such original paper shall have been lost, in which case a duplicate, plainly marked "duplicate" upon the face, and dated and numbered as the lost original was dated and numbered, may be issued. No receipt, voucher, accepted order, certificate or written evidence of liability of such company on which petroleum, crude or refined, has been delivered, shall be re-issued, used or put in circulation. No
petroleum, crude or refined, for which a receipt, voucher, accepted order, certificate or liability incurred, shall have been issued or put in circulation, shall be delivered, except upon the surrender of the receipt, voucher, order or liability representing such petroleum, except upon affidavit of loss of such instrument made by the former holder thereof. No duplicate receipt, certificate, voucher, accepted order or other evidence of liability, shall be made, issued or put in circulation until after notice of the loss of the original, and of the intention to apply for a duplicate thereof, shall have been given by advertisement over the signature of the owner thereof in at least four successive issues of a daily or weekly newspaper published in the county where such duplicate is to be issued. Every receipt, voucher, accepted order, certificate or evidence of liability, when surrendered, or the petroleum represented thereby delivered, shall be immediately cancelled by stamping and punching the same across the face in large and legible letters with the word “cancelled,” and giving the date of such cancellation; and it shall then be filed and preserved in the principal office of such company for the period of six years.

14. No company, its officers or agents, or any person or persons engaged in the transportation or storage of petroleum, crude or refined, shall sell or encumber, ship, transfer, or in any manner remove or procure, or permit to be sold, encumbered, shipped, transferred, or in any manner removed from the tanks or pipes of said company engaged in the business aforesaid, any petroleum, crude or refined, without the written order of the owner or owners thereof.

15. Every company now or hereafter engaged in the business of transporting by pipe lines, or storing crude or refined petroleum in this state, shall, on or before the tenth day of each month, make or cause to be made and posted in its principal business office in this state, in an accessible and convenient place for the examination thereof by any person desiring such examination, and shall keep so posted continuously until the next succeeding statement is so posted, a statement plainly written or printed, signed by the officer, agent, person or persons having charge of the pipes and tanks of said company, and also by the officer or officers, person or persons, having charge of the books and accounts thereof, which statement shall show in legible and intelligible form the following details of the business:

_First._ How much petroleum, crude or refined, was in
Amount of petroleum on hand, etc.

the actual and immediate custody of such company at the beginning and close of the previous month, and where the same was located or held; describing in detail the location and designation of each tank or place of deposit, and the name of its owner.

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Received previous month.

Second. How much petroleum, crude or refined, was received by such company during the previous month.

Delivered previous month.

Third. How much petroleum, crude or refined, was delivered by such company during the previous month.

Liable for how much,

Fourth. For how much petroleum, crude or refined, such company was liable for the delivery or custody of to other corporations, companies or persons at the close of the month.

How represented.

Fifth. How much of such liability was represented by outstanding receipts or certificates, accepted orders or other vouchers, and how much was represented by credit balances.

This act complied with.

Sixth. That all the provisions of this act have been faithfully observed and obeyed during the said previous month.

Statement to be verified.

The statement so required to be made shall also be sworn to by said officers, agent, person or persons before some officer authorized by law to administer oaths, which oath shall be in writing, and shall assert the familiarity and acquaintance of the deponent with the business and condition of such company, and with the facts sworn to, and that the statements made in the said report are true.

Quantity, how stated.

16. All amounts in the statements required by this act, when the petroleum is handled in bulk, shall be given in barrels and hundredths of barrels reckoning forty-two gallons to each barrel, and when such petroleum is handled in barrels or packages, the number of such barrels or packages shall be given, and such statements shall distinguish between crude and refined petroleum, and give the amount of each. Every company engaged in the business aforesaid, shall at all times have in their pipes and tanks an amount of merchantable oil equal to the aggregate of outstanding receipts, certificates, accepted orders, vouchers, acknowledgments, evidences of liability, and credit balances, on the books thereof.

Whether crude or refined.

17. Any company, its officers or agents, who shall make or cause to be made, sign or cause to be signed, is-
sue or cause to be issued, put in circulation or cause to be put in circulation, any receipt, accepted order, certificate, voucher or evidence of liability, or shall sell, transfer or alter the same, or cause such sale, transfer or alteration, contrary to the provisions of this act, or shall do or cause to be done, any of the acts prohibited by the thirteenth section of this act, or omit to do any of the acts by said section directed, shall be guilty of a misdemeanor, and on conviction thereof shall be sentenced to pay a fine of not exceeding one thousand dollars, and undergo imprisonment not less than ten days nor exceeding one year.

18. Any company, its officers, or agents, who shall sell, encumber, transfer or remove, or cause or procure to be sold, transferred or removed from the tanks or pipes of such company, any petroleum, crude or refined, without the written consent of the owner or owners thereof, shall be guilty of a misdemeanor, and on conviction thereof shall be sentenced to pay a fine of one thousand dollars and undergo an imprisonment of not less than ninety days and not exceeding one year.

19. Any company engaged in the business of transporting by pipe lines or storing petroleum, crude or refined, and each and every officer or agent of such company who shall neglect or refuse to make the report and statement required by the fifteenth section of this act, within the time and in the manner directed by said section, shall forfeit and pay the sum of one thousand dollars, and in addition thereto the sum of five hundred dollars for each day after the tenth day of the month that the report and statement required by said section fifteen shall remain unposted as therein directed.

20. The holder of any receipts, certificates, accepted orders, or other vouchers or evidences of liability, or the owners of oil in the custody of any such company described and referred to in this act, to an amount not less in the aggregate than ten thousand barrels of petroleum, crude or refined, may at any time present their petition to the circuit court of any county wherein such company may be engaged in business or have its principal office, or to any judge of said court in vacation, setting forth under oath, their ownership as aforesaid and desire for the appointment of examiners for the purposes of this section, and upon such petitioners giving bonds to be approved by the court, or by the judge granting the order, that they will pay all expenses and costs that may accrue in the proceedings, the court, or any judge thereof in vacation,
shall forthwith appoint such number of impartial, disinterested and expert persons as may be asked for in said petition, as examiners, and shall fix the amount of their compensation; and the court or judge by order, shall direct and empower such examiners to immediately inspect and measure all the petroleum, crude or refined, in the custody of any such company named in the said petition, on the day of such inspection, and to examine the books of said company relating to the issue and cancellation of receipts, certificates, accepted orders, vouchers, or evidences of liability, and to its open accounts with persons, companies or corporations with whom it deals in the receipt and delivery of crude or refined petroleum. Such examiners when so appointed shall each immediately be sworn before any authorized officer to perform his duties with fidelity and according to law, which oath shall be reduced to writing, signed and filed with the clerk, and they shall then make immediate inspection, examination and measurement, as required by said petition and order and by this act. And it shall be the duty of each and every such company, its officers, agents and employes, to give immediately upon request of any such authorized examiners, all the information demanded in said petition and required by this act to be reported, and also full access to the offices, tanks, pipes, books and accounts of such company. Upon the completion of such inspection, measurement and examination, it shall be the duty of the examiner or examiners, or in the event of the death, resignation, declination or inability to act of any of them, then the others, or any of them, within ten days after their appointment to make to the court appointing them, a written, signed and sworn report of such examination, inspection and measurement, and file the same of record with the clerk thereof, which report shall show:

First. How much merchantable and also how much unmerchantable petroleum, crude or refined, they found in the tanks and lines of such company, and where the same was located or held by discription of tanks.

Second. For the custody or delivery of how much crude or refined petroleum they found such company to be liable at the same date.

Third. How much of such liability was represented by outstanding receipts, accepted orders, certificates, vouchers or evidences of liability, and how much by credit balances.

21. Any examiner so appointed as aforesaid who shall
make any false examination, inspection, measurement or report, or shall make known directly or indirectly to any person any information he may become possessed of in the course of his examination, inspection or measurement, except by means of his report made and filed in accordance with this act, or who shall receive directly or indirectly any fee, reward or benefit, or the promise of any fee, reward, or benefit, other than that provided by this act, for the performance or non-performance of any duty or thing contemplated by this act, or connected with his said employment, shall be guilty of a misdemeanor, and upon conviction thereof shall be sentenced to pay a fine of one thousand dollars, and may at the discretion of the court, be confined in jail not to exceed one year.

22. Any officer, agent, manager, superintendent or employee of any company engaged in the transportation by pipe lines of petroleum, crude or refined, or the storage thereof, who shall refuse or neglect after demand made to give to any authorized examiner full and free access to any and all offices, pipes, tanks, accounts, books and vouchers required by him in the pursuance of his appointment and this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be sentenced to pay a fine of not exceeding one thousand dollars, and may at the discretion of the court be confined in jail not to exceed one year.

23. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

(Approved February 27, 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 XLV.

AN ACT to amend section nine of chapter fifty of the Acts of 1881, passed February 23, 1881, entitled "An act to change the name of the Potomac and Piedmont coal
and railroad company,' and to confer additional powers thereon.”

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

I. That section nine of an act passed February 23, 1881, entitled “An act to change the name of the Potomac and Piedmont coal and railroad company,’ and to confer additional powers thereon,” be amended and re-enacted so as to read as follows:

The said company shall commence the building of its road within two years, and have the same in running order between the Baltimore and Ohio railroad and the Chesapeake and Ohio railroad within fifteen years from the 23rd day of February, 1881.

(Approved March 4, 1891.)

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

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

CHAPTER XLVI.

AN ACT to amend and re-enact section five of chapter one hundred and twelve of the Code of West Virginia, concerning circuit courts.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section five of chapter one hundred and twelve of the code of West Virginia, concerning circuit courts be, and the same is hereby, amended and re-enacted so as to read as follows:

5. If any term of such court has ended without dispatching all its business, or if there be a failure to hold any term, or whenever he thinks the public interest requires it, the judge of the circuit may, by a warrant directed to the clerk, appoint a special term thereof.
and prescribe in such warrant whether a grand or petit jury, or both, are to be summoned to attend such term. The clerk shall enter the warrant in the order-book of the court, and inform the prosecuting attorney and the sheriff of such appointment, post a copy of the warrant at the door of the court house, and issue all proper process, returnable to such special term; and the sheriff shall execute such process, and summon a grand or petit jury, or both, as may be prescribed in the warrant. Any such special term may be held in any county, although at the time the same is held, a term of the circuit court is being held, or required to be held, in any other county of the same judicial circuit, and it may be held by the judge of another circuit, or by a special judge elected by the attorneys practicing in such court in the manner prescribed by law.

(Approved March 4, 1893.)

[Note by the Clerk of the House of Delegates.] The foregoing act takes effect at the expiration of ninety days after its passage.

CHAPTER XLVII.

AN ACT amending and re-enacting sections two, three, four, five, six, seven, eight, nine, eleven, sixteen, seventeen, eighteen, nineteen, thirty-three and thirty-eight of an act passed on the 24th day of February, 1872, entitled "An act to amend and re-enact the charter of the town of Charlestown, in the county of Jefferson," and adding thereto an additional section numbered "43."

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That sections two, three, four, five, six, seven, eight, nine, eleven, sixteen, seventeen, eighteen, nineteen, thirty-three and thirty-eight of an act passed on the 24th day of February, 1872, entitled "An act to amend and re-enact the charter of the town of Charlestown, in the
county of Jefferson,” be and are amended and re enacted, and that one additional section numbered 43, be and is added thereto, so as to read as follows:

Council, how composed.

2. The municipal authorities of said town shall be a mayor and two councilmen from each ward, who together shall be a common council.

Council a corporation; name.

3. The mayor and councilmen, so soon as they have been elected and qualified as herein provided, shall be a body politic and corporate by the name of “The Corporation of Charlestown,” and shall have perpetual succession and a common seal; and by that name may sue and be sued, plead and be impleaded, contract and be contracted with, and may purchase and hold real estate and other property necessary, the better to enable them to discharge their duties, and needful for the good order, government and welfare of said corporation.

Council to exercise all powers.

4. All the corporate powers of the said town shall be exercised by the said council, or under their authority, except when otherwise provided.

Mayor, councilmen, election of.

5. The mayor shall be elected by the qualified voters of said corporation; and the councilmen by the qualified voters of each ward.

Term of office.

6. Their term of office shall be (except when to fill vacancies) for two years, and until their successors are elected and qualified as hereinafter provided; except that at the election to be held on the fourth Thursday in May, 1892, there shall be elected from each ward two councilmen, one of whom shall hold office for two years, and the other for one year; the terms of office of said councilmen shall be determined by lot at the first meeting of the council held after such election in 1892. Annually thereafter on the fourth Thursday in May, there shall be elected one councilman from each ward. The mayor shall be elected on the fourth Thursday in May, 1892, and every two years thereafter on such Thursday.

Qualification of Mayor, etc.

7. The mayor and councilmen must be at the time of their election, and during their term of office, owners in fee of real estate in said corporation of the value of two hundred and fifty dollars over and above all incumbrances thereon, and be entitled to vote for members of its common council.

Wards.

8. The said town shall consist of three wards located and bounded as follows; the first ward shall include all
the territory within the corporate limits lying north of Washington street and Summit Point road, and west of George street; the second ward all the territory lying south of Washington street and Summit Point road, and west of George street; the third ward all the territory within said corporate limits lying east of George street. Elections in said corporation under this act shall be held on the fourth Thursday in May, 1892, and annually thereafter on such Thursday, and shall be under the supervision of three inspectors at each election precinct in said town, who are to be appointed by the council, and who shall be governed by such rules and regulations as the council may prescribe. The council shall select and designate the voting place in each ward of said town.

9. As soon as the result of such election for the mayor and councilmen is ascertained, the inspectors of election shall sign a certificate containing complete returns of the polls taken at their place of voting, for all of said offices, and shall enclose the certificates in an envelope, which shall be sealed up and endorsed by each of such inspectors. The inspectors, or one of them, shall, within three days after the day on which such election was held, deliver said certificates to the mayor of said town; at the next meeting of the council thereafter the mayor shall present such certificates to the council, who shall examine the same and ascertain the true result of such election in said town, and the persons respectively appearing to have received the highest number of votes for the several offices mentioned in this section shall be declared elected, and a certificate thereof signed by the mayor shall be granted to the persons so elected.

11. All vacancies occurring, from any cause, in any office provided for in this act, shall be filled by appointment by the council for the unexpired term; but in case of a councilman such appointment shall be made only of a resident of the ward in which such vacancy has occurred, and such appointees shall be otherwise qualified as required by this act.

16. There shall be one or more sergeants, a clerk, a treasurer and assessor, and three commissioners of roads, appointed by the council thereof, and hold office during the pleasure of said council. The duties of clerk, treasurer and assessor may be discharged by the same person, or otherwise, as the council may from time to time determine, but no member of the council shall hold any of said offices.
17. The mayor and councilmen, and all officers herein provided for, shall each, before entering upon the duties of his office, and within ten days of the time of his election or appointment, take and subscribe an oath to faithfully and impartially discharge the duties of his office, and the oath to support the constitution of the United States and the constitution of the State of West Virginia. The mayor, having taken such oath or affirmation, may administer the same to the councilmen and other officers. Certificates of said oaths or affirmations shall be recorded in the journal of said council, and whenever two-thirds of the members of the council shall have qualified, they shall enter upon said offices.

18. If anyone who shall have been elected mayor or councilman, shall not be eligible as herein prescribed, or shall refuse or fail to take the oath or affirmation required under this act, within the time prescribed, the council shall declare his office vacant and fill the vacancy as provided in section eleven of this act.

19. The council shall be presided over at its meetings by the mayor, or in his absence by the mayor pro tem, who shall be chosen annually by a majority of the council present at the first meeting of said council, from the members of the council, after their election and qualification; and such mayor pro tem shall in the absence of the mayor have all the powers and perform all the duties of the mayor.

33. The duty of the clerk shall be to keep the journal of the proceedings of the council and have charge of and preserve the records of the town. He shall attend the mayor in all his examinations, receive and issue his orders, swear witnesses and perform all the duties of a clerk in the council and mayor's court. He may receive a compensation for his services to be fixed by the council, and which shall not be increased or diminished during his term of office.

38. It shall be the duty of the commissioners of streets to superintend the opening, construction and repair of the roads, streets and alleys, sidewalks, cross-walks, footways, drains and gutters within said town, and to put and keep the same in good repair, and carry into execution all the resolutions, orders and ordinances of the council in relation thereto.

43. The council of said corporation shall be entitled to all the benefits of chapter forty-two of the code of West
Virginia, for the condemnation of lands for streets, alleys and public buildings of said corporation, and the commissioners appointed under the said chapter shall, in cases of opening of streets or alleys or in widening the same, not only assess what is a just compensation as provided in said chapter, but they shall also assess the damages and benefits to all lot owners or property holders having lots or land adjacent to and abutting on such street or alley, whose lot or land may be benefitted or injured by the opening of such street or alley, or by the widening of any such street or alley, and shall make report as provided in said chapter; but such lot owners and property holders shall be named in the application and served with notice as required by said chapter, and the duties of such commissioners and their oaths shall cover the duties herein imposed. All assessments for benefits under this act shall be a lien on the property against which the same are assessed and may be enforced in a court of equity. But either party to such assessment of damages or benefits shall have the right to call for a jury as provided in said chapter.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCreery,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
March 14, 1891.

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.

Wm. A. Ohley,
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 XLVIII.

AN ACT to amend, consolidate and re-enact chapter one
hundred and seventy-four of the Acts of 1872, and chapter thirty-four of the Acts of 1879, providing for the incorporation of the town of New Cumberland, and to extend and define the corporate limits of said town.

[Passed February 28, 1891.]
S. 69 degrees W. 6 5-10 rods to the east side of said alley; thence with the same S. 21 degrees E. 22 rods to the line of Smith, Porter & Co.; thence N. 69 degrees E. 21 7-10 rods; thence S. 24 degrees E. 28 5-10 rods; thence S. 66 2/3 degrees W. 3 rods to corner of G. W. Newman; thence S. 39 2/3 degrees E. 9 2-10 rods; thence S. 62 2/3 degrees E. 17 rods to a pile of rocks; thence S. 29 degrees E. 54 4-10 rods to three white oak stumps, original corner to Campbell, Cuppy and Chapman; thence S. 54 2/3 degrees E. 36 rods to a stone, corner to the New Cumberland cemetery, and with the same N. 16 degrees W. 10 5-10 rods to center of a road; thence N. 13 degrees E. 4 rods; thence N. 42 degrees E. 12 rods; thence N. 56 degrees E. 23 rods; thence N. 50 degrees E. 7 rods; thence S. 7 1/2 degrees E. 58 rods; thence S. 66 2/3 degrees W. 23 1-10 rods to a line of Mrs. Headley; thence S. 55 degrees E. 33 3-10 rods to red oak stump; thence N. 67 degrees E. 34 5-10 rods; thence S. 81 3/4 degrees E. 31 2-10 rods to a cross on a rock on the north side of Hardin’s run; thence with line of E. Stewart S. 25 degrees E 8 5-10 rods; thence S. 42 degrees W. 50 8 10 rods; thence S. 65 degrees W. 22 rods to line of Rev. S. F. Grier; thence S. 33 degrees E. 35 rods; thence with line of J. H. Atkinson, James M. Porter and John Porter S. 43 1/2 degrees E. 79 rods to a stone; thence S. 89 degrees E. 20 5-10 rods; thence S. 2 degrees E. 40 rods; thence S. 59 degrees E. 72 rods to a white oak; thence S. 9 degrees E. 49 rods to a hickory, corner to Roseberry; thence with Roseberry lands S. 48 degrees W. 61 rods; thence S. 55 degrees W. 41 rods; thence S. 14 degrees E. 60 rods to corner of Mrs. Ballentyne; thence with her lines N. 50 degrees W. 15 rods; thence N. 88 degrees W. about 25 rods to low water mark at the Ohio River; thence W. about 70 rods to the west line of West Virginia; thence up the Ohio River, with the said line of West Virginia about 800 rods; thence east across said river about 70 rods to the beginning; but excepting from said boundary the county bridges over Deep Gut Run and over Hardin’s Run, with their abutments, which otherwise would be included therein.

**Officers.**

3. The officers of said town shall be a mayor, two councilmen for each ward, a sergeant, a clerk, a street commissioner and assessor. The mayor shall be elected by the qualified voters of the town, and the councilmen by the qualified voters of the respective wards, and together they shall constitute the council of said town. The other officers in this section named shall be appointed.
The offices of sergeant and street commissioner, and of clerk and assessor, shall not be deemed incompatible. No person shall be eligible to any office unless he be a tax-payer of the town and a qualified voter, and unless he has resided therein for at least six months before his election or appointment.

**Elections.**

4. The first election under this act shall be held on the second Monday of March, 1891, and there shall be an election held on the said day in each year thereafter. The vote at said election shall be by ballot. All persons who shall have been bona fide residents of the town 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 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 elections, returns and qualifications of its own members.

**Terms of Office.**

5. The term of office of the mayor shall be one year, and of 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; except that the term of office of one of the councilmen from each of the wards elected at the first election provided for under the next preceding section, who shall be designated by lot in the presence of and under the direction of the council, shall be one year. The term of office of all officers appointed by the council shall be as prescribed by the council, but shall not exceed one year.

**Oath of Office.**

6. Every person elected or appointed to an office in said town shall within twenty days thereafter, and before entering upon the duties of his office, take and subscribe the oath required by law of officers generally, such oath may be administered by the mayor, the clerk, or any other officer legally authorized to administer oaths.
7. The council shall prescribe the powers and duties of all officers by it appointed, except so far as the same are by this act prescribed. It shall fix their compensation, and may require and take from them respectively bonds payable to the town, in such penalties and with such sureties as it may deem proper, conditioned for the faithful discharge of their duties.

Boundaries of Wards.

8. The territory of said town is hereby divided into five wards as follows:

That part thereof lying north of the center of Jackson street shall constitute the first ward.

That part lying between the center of Jackson street and the center of Adams street, shall constitute the second ward.

That part lying between the center of Adams street, and the center of Clay street, shall constitute the third ward.

That part lying between the center of Clay street and the center of Lincoln avenue, shall constitute the fourth ward; and that part lying south of the center of Lincoln avenue, shall constitute the fifth ward.

The lines between the wards are understood to run from the west boundary of the town to the east boundary by lines projected through the center of each of said streets and avenues.

9. The council may, after two years after the passage of this act, by ordinance, change the boundaries of the several wards, and may increase or decrease the number of said wards; but no such change, increase or decrease shall be made until notice of such change of boundaries, or increase or decrease of the number of wards, has been given by order of the council, by publication in one or more of the newspapers published in said town, for two successive weeks prior to the meeting of council at which such ordinance is proposed for passage; and said notice shall name the time of such meeting.

No such ordinance shall affect the title of councilmen in office at the time of its passage.

Of the Council—Its General Powers.

10. The council of said town shall have the power to lay off, vacate, close, open, alter, grade and keep in good repair, and free from obstructions, the roads, streets, alleys, pavements, sidewalks, cross-walks, drains, sewers
and gutters therein, for the use of the citizens, or of the public; to improve and light the streets, alleys, buildings and ground of said town; 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 building therefor, and prevent the forestalling or 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 town limits; or the exercise of any unhealthy or offensive business, trade or employment; to abate all nuisances within the town 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 town 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 said town; 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 town lots or other parcels of land, by or at the expense of the owner or occupant thereof; to provide against danger or damages by fire; to punish for assaults and batteries; to prevent 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 representation; to prevent and punish gambling, the desecration 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 town; to appoint when necessary or advisable a police force, permanent or temporary, to assist the sergeant in the discharge of his duties; to build or purchase, or lease and use, a suitable place of imprisonment within
or near the said town, 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 electric, gas or water works within the town 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 and lumber and other articles sold, or kept for sale within said town; 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 cars within the said town; 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 town for municipal purposes, and to appropriate such revenue to its expenses; and generally, to take such measures as may be necessary or advisable to protect the property, public and private, within the town; 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.

Ordinances Inflicting 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 town 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, either in the county jail of Hancock county, or in the town 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 town; or in case of his absence or inability to act, of a justice of one of the districts within the same.

Removals, Vacancies, etc.

12. The council shall have authority to remove any officer of the town, whether elected or appointed, for misbehavior, etc.
Vacancies, now filled.

Meetings of Council—Transaction of Business.

13. The council shall fix the place and times of holding 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. The mayor shall be president of the council, but in case of his absence one of the councilmen present at any meeting thereof, 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 proposition in which he is or may be interested, otherwise than as a resident of said town; and the mayor or other presiding officer shall have but one vote, on any question, and that as a member of the council.

Second Vote on Ordinances, Etc.

14. In case any ordinance, by-law, resolution or measure shall receive a majority of the votes of the members of the council present, but less than two-thirds of the votes of all the members, the mayor or any two of the councilmen may insist upon the further consideration 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, 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 the general ordinances adopted by the council; both of which shall be fully indexed and open to the inspection of any one required to pay taxes to the town, or who may be otherwise interested. All oaths and bonds of officers in the town,
CHARTER OF NEW CUMBERLAND.

and all papers of the council, shall be endorsed, filed and securely kept by the clerk. All printed copies of such ordinances purporting to be published under authority of the council, and transcripts of such ordinances, acts, orders and resolutions, certified by the clerk, under the seal of the town, shall be deemed prima facie correct when sought to be used as evidence in any court, or before any justice.

The Minutes, Yeas and Nays.

16. At each meeting of the council the proceedings of the last meeting shall be read, and if erroneous corrected, and signed by the presiding officer for the time being. Upon the call of any member the yeas and nays on any question shall be taken and recorded in the “minute book,” and the yeas and nays shall be taken and recorded upon the passage of every ordinance.

Of the Mayor’s Salary.

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

General Powers and Duties of the Mayor.

18. The mayor shall be the chief executive officer of the town, 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 said town, 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, warrant, or other process, issued by him may be executed at any place within the county. He shall have control of the police of the town, and may appoint special police officers whenever he deems it necessary; and it shall be his duty specially to see that the peace and good order of the town are preserved, and that persons and property therein are protected, and to this end he may arrest and detain, or cause the arrest and de-
Recommendations to council.

To give bond before receiving money.

Subject to what provisions.

Recommendation 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 town. 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 a justice, shall apply to moneys received by him in like cases.

Providing for the Violation of Certain Ordinances.

Form of summons.

To whom directed.

What to contain.

When to be issued.

 Arrests forthwith.

Clerk may receive complaint and issue summons.

Power of mayor as to trials, etc.

Recognizance, action upon.

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 town of New Cumberland, as plaintiff, directed to the sergeant or to any constable of any district within said town, requiring him to summon the person accused of such violation, and who may thereafter 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 offence against the town 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 town 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 attendance of accused, with a view to a trial or hearing. If any recognizance 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 town, before the mayor or any justice having jurisdiction, against the accused and his sureties, if any, to recover the penalty thereof.
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 of such payment, he may commit the person so in default to the jail of Hancock county, or in his discretion, to the prison of said town if one shall have been provided by the council, until fine and cost are fully paid; 

but such imprisonment shall not exceed thirty days.

Duty of Jailer—Jail Expenses.

21. The jailer of Hancock county shall take and receive into his custody, any person sentenced to imprisonment 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 town.

Docket.

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 with writ of error or certiorari be taken, shall be kept together and preserved in his office.

Appeal from Judgment in Town Cases.

23. In any case for the violation of an ordinance of the said town, 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 Hancock 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 offence against the town, 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 town.

**Trial in Court.**

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 case 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 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 town, as well in the proceedings before the mayor as those in court, including a fee to the attorney for the town of five dollars, and the fees, if any, of the jailer or the keeper of the town 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 town, 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 town.

**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.
27. The sergeant 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 town of New Cumberland, and in a penalty of not less than one thousand and not more than five thousand dollars, as the council may prescribe. He shall be chargeable with the town taxes and levies, and it shall be his duty to collect and account for the same, and he may distrain 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 publication in one or more newspapers published in said town; 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 town 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 and costs and rates due the town.

Arrests upon View—Service of Process—Liabilities of Sergeant.

28. In case a violation of any ordinance of said town is committed in the presence, or within the view of the sergeant, or other police officer, the offender may be forthwith apprehended and taken before the mayor and a complaint, under oath, stating such violation, then lodged and filed; and thereupon such offender may be tried and dealt with according to law, without summons. The sergeant shall execute, within the county of Hancock, 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 proceeding. He shall also have all the rights and powers within said town 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.
Fines, etc., against Sergeant.

for; and he and his sureties shall be liable to all the fines, penalties and forfeitures that a constable is liable to for any direliction 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 Sergeant—Compensation—Payments upon Orders.

29. It shall be the duty of the sergeant, 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 service in the collection of taxes, assessments and other claims due the town, 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 town upon the order of the council.

Remedy Against the Sergeant.

30. If the sergeant shall fail to collect, account for, and pay over all or any of the moneys with which he may be chargeable, belonging to the town, 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 town, in the circuit court of Hancock 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 Sergeants.

31. The sergeant may, with the consent of 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 sergeant 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 town 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 Hancock 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.

Street Commissioner.

33. The street commissioner shall be appointed by the council and shall hold office at their pleasure; and perform such duties and receive such compensation therefor, as council may from time to time prescribe.

Finances and Expenditures.

34. The council shall cause to be made up annually and spread upon its minute book, an accurate estimate of expenditures, all sums which are, or may become, lawfully chargeable against the town, 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 town, a statement of the revenue received from the different sources, and of the expenditures upon the differ-
ent accounts, for the preceding year, or portion of the year, as the case may be.

_Lien for Taxes, Fines, Etc._

Lien for taxes, etc. 35. There shall be a lien on real estate within said town for the town taxes assessed thereon, and for all fines and penalties assessed to, or imposed upon, the owners thereof by the authorities of said town 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 the said town 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 town taxes, interest and commission 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.

_Town License._

licenses; for what required 36. The council shall have authority to require a town license as follows: For anything to be done, carried on, or exhibited within the town, for which a state license is now, or may hereafter be required; for the keeping of hacks, carriages, carts, wagons and other vehicles for hire within the town, and for keeping of dogs within the town; and the council may provide for the killing of all dogs, the keeping of which is not so licensed. And upon all such license, the council may impose a reasonable tax for the use of the town.

Liquor license 37. When any license is granted by the council for the sale of spirituous liquors, wine, porter, ale or beer, and, drinks of like nature, it shall take from the person so licensed, a bond with approved security, in a penalty of not less than three thousand five hundred 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 offence against the town under its ordinances, involving a breach of the conditions of such bond. But no such license shall be granted unless the consent of the county court shall first be obtained therefore; and such license shall be of uniform tax, at the rate of not less than five hundred dollars, and not more than nine hundred dollars in each instance, for each year.

38. The council may revoke any such license for a breach of any of the conditions of such bond, or for other good causes shown; but the person holding the license must first have reasonable notice of the time and place of hearing and adjudicating 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.

39. The council shall prescribe by ordinance, the manner in which licenses of all kind 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 Licenses are to be Granted.

40. 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 town. 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.

41. The council shall have the right to institute proceedings in the name of the town, for the condemnation 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 provision of chapter forty-two of the code of West Virginia, and the expense thereof shall be borne by the town.

Work Upon Streets.

42. 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 town; or he may be released therefrom upon the payment to 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 cross-walks, and to defray all other expenses incident thereto. The residents of said town shall be and remain exonerated from the payment of district road taxes assessed by the county court of Hancock county, and from the performance of labor on roads outside the corporate limits of the town.

Pavements.

43. If the owner or occupant of any sidewalk, footway or gutter, or of the real property next adjacent thereto, shall fail or refuse to curb, pave or keep the same clean, and in repair, in the manner, or within the time required by the council, it shall be the duty of the council to cause the same to be done at the expense of the town, and to assess the amount of such expense upon such owner or occupant, and the same may be collected by the sergeant in the manner herein provided for the collection of the town taxes.

44. Upon the petition, in writing, of the persons owning the quarter part of the lots fronting on or bounding on both sides of any street or alley, between any two cross streets, or between a cross street and an alley, the council, by a lawful majority thereof, or without a petition therefor, by a majority of not less than two thirds 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, or 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 bounding 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 said paving shall be borne by the town. The inter-section of streets, or of a street and alley, paved or provided with sewer under this section, shall be correspondingly paved and sewer by council at the sole expense of the town. The sum or sums of money thus assessed for paving or construction of sewers of paving, etc. shall be a lien upon 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, or any installments thereof, may be collected by a suit at law, before any court or any justice of the peace, having jurisdiction thereof.

45. All provisions of chapter 174 of the acts of 1872, and chapter 34 of the acts of 1879, inconsistent with this act, are hereby repealed.

(Approved March 7, 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 XLIX.

AN ACT amending and re-enacting section nine of chapter thirty of the Code of West Virginia.

[Passed March 2, 1891]

Be it enacted by the Legislature of West Virginia:

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

9. A tenant or other person in possession of land, claiming under the party or estate assessed with taxes on said land for the year or years in which he is so possessed, shall be liable for the taxes thereon to the extent of his
indebtedness for the rent of said lands, but no further, and may be proceeded against therefor as provided in section twelve of this chapter. If the rent be payable in a share of the crop, such share only shall be liable to distress whether severed or not. And when taxes are assessed wholly to one party or estate, on a tract or lot of land, part of which has become the freehold of another, by a title recorded before the commencement of the assessment year for which such taxes are assessed, the property of the party or estate so assessed shall not be liable to distraint for more than a due proportion of such taxes.

(Approved March 4, 1891.)

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

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

CHAPTER L.

AN ACT to amend and re-enact section fifty-two of chapter fifty-eight of the Code of West Virginia, as amended and re-enacted by section forty-five of chapter nineteen of the Acts of 1889.

[Passed March 2, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section fifty-two of chapter fifty-eight of the code of West Virginia, as amended and re-enacted by section forty-five of chapter nineteen of the acts of 1889, be amended and re-enacted so as to read as follows:

52. The compensation of the justices, constables, 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.

(Approved March 4, 1891.)

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

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

AN ACT to amend and re-enact section fifteen, of chapter forty-five, of the Code of West Virginia, concerning the use of school houses for public and other meetings.

[Passed March 2, 1891]

Be it enacted by the Legislature of West Virginia:

1. That section fifteen, of chapter forty-five, of the Code, chapter 45, section 15, of the Code of West Virginia, be amended and re-enacted so as amended, to read as follows:

15. They shall cause the school houses under their custody, and everything pertaining thereto, to be kept in good order and repair, and for this purpose it shall, among other things, be their duty to cause proper suits and prosecutions to be instituted, in the name of the board of education of the district or otherwise, against every person who shall injure or destroy any school property, of which the said trustees have charge, and they shall not, without the premission of the district board of education, allow said school houses to be used for any other purpose whatever, except for the purpose of holding religious or literary meetings and Sunday schools, equally by the various religious denominations that may apply for the same, and further for such other meetings as may be considered beneficial to the public generally, under such regulations as to the care thereof as may be prescribed by them; provided, that such meetings shall not interfere with the public schools. The trustees shall furnish the board of education estimates of all improvements necessary to the preservation or repair of buildings, grounds and furniture under their charge.

(Approved March 4, 1891.)

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

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

CHAPTER LII.

AN ACT to amend and re-enact section six of chapter
one hundred and two of the code of West Virginia, relating to the action of detinue.

[Passed March 2, 1891]

Be it enacted by the Legislature of West Virginia:

1. That section six of chapter one hundred and two of the code of West Virginia, be and the same is amended and re-enacted, so as to read as follows:

6. Upon the final trial of any such action if the verdict be for the plaintiff, and he be not already in possession of the property claimed, the judgment shall be that he recover the possession of said property, if a recovery thereof can be had; and if not, that he recover the value thereof as found by such verdict; and in either event, that he recover the damages assessed by the jury for the detention of said property, and his costs in such action.

And it shall be the duty of the jury in such cases to ascertain and assess such damages, as the plaintiff has sustained by reason of the detention of such property by the defendant. If the plaintiff be already in possession of such property the judgment shall be that he retain the possession thereof, and for damages and costs, as aforesaid. In case the verdict at such trial be for the defendant, if the plaintiff be in possession of the property claimed, the jury shall, in like manner, ascertain and assess the damages sustained by the defendant by reason of the detention of said property by the plaintiff, and also the value of said property, and judgment shall be entered upon such verdict in all respects, as is provided in case the verdict be for the plaintiff. If on an issue concerning several things in one count, no verdict be found for part of them, it shall not be error, but the plaintiff shall be barred of his title to the things omitted; and if the verdict omit price or value, the court may at any time have a jury impaneled to ascertain the same.

(Approved March 4, 1891.)

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

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

CHAPTER LIII.

AN ACT to amend and re-enact section seventeen of
chapter fifty-four of the code of West Virginia, in relation to the record and publication of certificates of incorporation.

[Passed March 2, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section seventeen of chapter fifty-four of the code, chapter fifty-four of West Virginia be amended and re-enacted so as to read as follows:

17. The secretary of state shall carefully preserve in his office the agreements resolutions and statements mentioned in the sixth and twelfth sections, and cause to be accurately recorded in a well bound book, to be kept in his office, all certificates of incorporation, certificates of increase or reduction of capital stock, certificates of change of principal office, certificates of change of name, which he shall issue under this or the preceding chapter of this code. If he omit to record any such certificate, or if any error be discovered in the record thereof, he shall forfeit for every such neglect or default not less than ten nor more than fifty dollars. At the end of every regular session of the legislature, he shall deliver to the clerk of the house of delegates an accurate abstract of every certificate of incorporation not before reported, which abstract shall show the name of the corporation, the purpose for which the corporation is formed and the kind of business carried on, its principal office or place of business, when issued and when to expire, the name and residence of each corporator, the amount of capital stock authorized, the amount subscribed and the amount paid in, and the par value of each share; and it shall be the duty of the clerk to cause said abstracts to be printed and bound with the acts of the session. If the said secretary or clerk fail therein, the party so in default shall forfeit not less than one nor more than fifty dollars.

(Approved March 4, 1891.)

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

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

AN ACT to amend and re-enact section one of chapter one hundred and twenty-three of the code, concerning the county in which suits are commenced.

[Passed March 3, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section one of chapter one hundred and twenty-three of the Code, be amended and re-enacted so as to be and read as follows:

Where suits may be brought.

1. Any action at law or suit in equity, except where it is otherwise specially provided, may hereafter be brought in the circuit court of any county:

First: Wherein any of the defendants may reside, except that an action of ejectment or unlawful detainer must be brought in the county wherein the land sought to be recovered or some part thereof is; or

Second: If a corporation be a defendant, wherein its principal office is, or wherein its mayor, president, or other chief officer resides, or if its principal office be not in this state, and its mayor, president or other chief officer do not reside therein, wherein it does business; or

Against corporations, where.

Against land.

Third: If it be to recover land, or subject it to a debt, wherein such land or any part thereof may be; or

Fourth: If it be against a non-resident of this state, wherein he may be found, or may have estate or debts due him; or

Upon insurance policy.

Fifth: If the suit be brought to recover a loss under any policy of insurance upon property insured, in the county wherein the property insured was situated, and if it be to recover a loss under any policy of insurance upon the life of a person, in the county wherein such person had a legal residence at the time when the right of action accrued; or

On behalf of state.

Sixth: If it be on behalf of the state, in the name of the attorney general or otherwise, wherein the seat of government is; or

If judge be interested.

Seventh: If a judge of a circuit be interested in a case which, but for such interest, would be proper for the jurisdiction of his court, the action or suit may be brought in any county in an adjoining circuit.

(Approved March 9, 1891.)
CHAPTER LV.

AN ACT to amend and re-enact section thirty of chapter forty-five of the code relating to the school law.

[Passed March 3, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section thirty of chapter forty-five of the code be amended and re-enacted so as to read as follows:

School Register—School Month—Institutes.

30. Every teacher shall keep a daily register, and make monthly reports to the secretary of the board of education of his district. He shall also keep a term register, in which shall be entered the date of the commencement and termination of every term of the school; the name and age of every scholar who attended the school during said term; the daily attendance, distinguishing between males and females; the branches taught, and the number of scholars engaged in each month in the study of each branch, and such other particulars as are necessary to enable the secretaries of the boards of education, or directors, to make the reports required of them. The state superintendent of free schools shall prescribe such form and regulations, respecting the register to be kept and reports to be made by the teachers, as shall seem to him necessary.

At the close of each term, the register thereof shall be returned by the teacher to the office of the secretary of the board of education for the district, who shall file the same, and unless such register be properly kept and returned, the teacher shall not be entitled to demand payment of the balance due on his salary. Teachers shall be paid monthly, and by orders on the sheriff or collector, monthly, signed by the secretary and president of the board, which said orders, when signed as aforesaid and delivered to the teacher, shall be deemed at once due and payable.
Where any teacher has taught according to his contract, for one month, the trustees for the sub-district in which he has so taught, shall certify the fact to the secretary of the district board; whereupon he shall receive from said secretary an order upon the sheriff or collector of the county signed by the secretary and president of the board of education, for one month’s salary; but in no case shall such order be given unless the monthly report containing the facts required in the preceding part of this section, to be shown in the term register, be first duly made out and returned to the secretary. The school month shall consist of twenty days, excluding Saturdays; all of which shall be devoted to teaching the school contracted for. As a means of improving the teachers and fitting them for more effective service in the free schools of the state, teachers’ institutes shall be held annually throughout the state, one or more in each county; they shall be held at such times and places as the state superintendent shall, with the advice of the county superintendent, direct, and shall continue each for one week of five days; they shall be conducted by experienced and skillful institute instructors, who shall be appointed by the state superintendent; but it shall be a part of the duty of the county superintendent, under instructions of the state superintendent, to make all proper arrangements for the institutes, and to assist in conducting them. The instructors whom the state superintendent shall employ, as herein provided, shall each receive for his services not more than twenty-five dollars for each institute he may instruct, to be paid out of the general school fund, on a proper order of the state superintendent; but the aggregate amount of such compensation for the whole state shall not exceed five hundred dollars.

At the close of the institutes, as herein provided, and during the week following, the county board of examiners shall hold one of the two examinations prescribed in section twenty-eight; PROVIDED, That no examinations shall be held, or certificates granted, until after the first day of July of the school year in which said certificates are to be used. It shall be the duty of the state superintendent to prescribe a graded course of institute work, covering a period of two years, and the methods of conducting the same, together with such other details connected therewith, as he shall deem conducive to their usefulness and efficiency. It shall also be the duty of the state superintendent to prescribe a graded course of professional study, covering a period of two years, which shall embrace history of
education, school management, methods of teaching and educational psychology.

Any teacher who has completed the graded course of institute work, and the graded course of professional study, and passed a satisfactory examination thereon, and also obtained a number one teachers certificate, shall be exempt from further compulsory institute attendance.

Any teacher not exempt from institute attendance, who shall fail or refuse to attend at least one institute annually, held under the provisions of this section, unless such teacher shall have an excuse therefor sufficient in the judgment of the board of examiners to which such teacher may apply for examination, shall not be entitled to examination, or be employed to teach any free school during the year within which such failure or refusal may have occurred.

(Amended March 9, 1891.)

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

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

CHAPTER LVI.

AN ACT amending and re-enacting chapter one hundred and nineteen of the acts of the legislature of 1871, incorporating the city of Huntington, as amended by chapter sixty-nine of the acts of the legislature of 1877.

[Passed March 2, 1891]

Be it enacted by the legislature of West Virginia:

1. That chapter one hundred and nineteen of the acts of the legislature of 1871, as amended by chapter sixty-nine of the acts of 1877, be amended and re-enacted so as to read as follows:

1. That part of the county of Cabell, included in the limits hereafter mentioned, is hereby made a city corporate and body politic, by the name of “The City of Huntington,” and as such shall have perpetual succession and a common seal, and by that name may
sue and be sued, plead and be impieaded, and purchase, corporate powers.

2. The corporate limits of said city shall hereafter be as follows: Beginning at a stake at low water mark on the Ohio river forty (40) feet west of the north west boundary line of Mary A. Rock, thence up said river at low water mark to the west bank of the Guyandotte river at low water mark, thence up the last mentioned river at low water mark and with the east line of the lands of the Central Land Company of West Virginia, to a point where said line leaves said river, thence with the east line of the Central Land Company of West Virginia lands, to the southeast corner of said lands, thence with the south and west boundary line of said Central Land Company of West Virginia lands to the southwest corner of the lands formerly owned by W. H. Hagan, thence in a direct line to the southeast corner of the land formerly owned by J. M. Handley, thence with the south boundary line of the lands of the Central Land Company of West Virginia, to the south-west corner of the lands of the late Samuel Johnson, thence with the south line of the said late Samuel Johnson's lands to the southeast corner of said Johnson's lands, thence with the west line of the Central Land Company of West Virginia lands to the northeast corner of the lands of Thomas H. Harvey, thence with said Thomas H. Harvey's north line to the west side of a street known as Johnson street, thence north along the west line of said street to the point of beginning.

3. The territory of said city shall be divided into three wards, and such division shall be as follows: All that portion of the corporation of the city lying west of the east side of Tenth street, from the Ohio river to the point where Tenth street comes to Four Pole creek, thence down said creek to the bridge at the head of Eighth street, thence with what is known as Wayne Road to the south limits of the city, shall constitute the first ward.

All that portion of the city lying west of the east side of Sixteenth street from the Ohio river to where said street intersects with what is known as the Lincoln road, thence with same to the south corporation line and east of the first ward, shall constitute the second ward.

All that portion of the city lying east of the second ward, shall constitute the third ward.

4. The municipal authorities of said city shall consist of a mayor and nine councilmen, who, together, shall form a common council, and who shall receive such com-
Compensation as the council may from time to time determine, and which shall not be increased or diminished during their term of office.

5. All the corporate powers of said corporation shall be exercised by said council or under their authority, except where otherwise provided.

6. The mayor and councilmen must at the time of their election be freeholders in said city and be entitled to vote for the members of the common council of said city.

7. The term of office shall be for one year, and until their successors shall have been elected and qualified as hereinafter provided.

8. There shall be a treasurer, chief of police, commissioner of streets, city attorney, city physician, assessor, city collector, city surveyor, wharf master and city clerk of said city, who, at the time of their election or appointment, shall be entitled to vote for members of its common council. They shall hold their office for one year, and until their successors shall be elected or appointed and qualified, and shall receive such compensation as the council may determine, which shall not be increased or diminished during their term of office.

9. The first election under this act shall be held on the first Thursday in April, 1891, at such place in each ward as may be designated by the common council of the city, at which election a mayor and nine councilmen, and a treasurer, chief of police, commissioner of streets, assessor, city collector, and city clerk, shall be elected by the citizens of said city, who are entitled to vote under this act; and annually thereafter, there shall be an election of said officers and councilmen on the first Thursday in April.

10. Every male person residing in said city shall be entitled to vote for all officers elected under this act; but no person who is a minor or of unsound mind, or a pauper, or who is under a conviction of treason, felony or bribery in an election, or who has not been a resident of this state for one year, and of the city of Huntington for six months, and of the ward in which he offers to vote for ten days next preceding such offer, or who has not been assessed with corporation taxes in the last preceding year, or who has not paid the same, shall be permitted to vote at any election under this act while such disability continues.
II. At all elections the vote shall be given by ballot.

12. Whenever two or more persons shall receive an equal number of votes for the same office, the persons under whose supervision the election is held shall decide which of them shall be returned as elected, and shall make their return accordingly.

13. All contested elections shall be heard and decided by the common council for the time being; and the contested shall be made and conducted in the same manner as provided for in contests for county and district officers; and the common council shall conduct their proceedings in such cases as nearly as practicable in conformity with the proceedings of the county court in such cases.

14. Whenever a vacancy shall occur, from any cause, in the office of mayor, councilman, treasurer, chief of police, commissioner of streets, city assessor, or city clerk, the council for the time being, shall, by a vote of the majority of those present, fill the vacancy until the next election, at which time a successor to fill the unexpired term of such office shall be elected by the people.

15. The city attorney, city physician, collector, city surveyor, city assessor and wharf-master shall be appointed by the council. The council shall also have authority to provide by ordinance for the appointment of such other officers as shall be necessary and proper to carry into full force any authority, power, capacity or jurisdiction which is or shall be vested in the said city. or in the council, or in the mayor or any officer or body of officers thereof, and to grant to the officers so appointed the power necessary or proper for the purposes above mentioned. The council shall by ordinance define the duties of all officers so appointed or elected as aforesaid, and allow them reasonable compensation, which shall be by monthly salaries, and not otherwise, except as to the collection of taxes and to wharf-master, and which compensation shall not be increased or diminished during their term of office, and shall require and take from all them whose duty it shall be to receive its funds, assets or property or have charge of the same, such bonds, obligations or other writings as they shall deem necessary or proper to insure the faithful performance of their several duties. All officers so appointed or elected may be removed from office for malfeasance, nonfeasance or misfeasance by the council. And unless their term of office be otherwise fixed by ordinance, they shall be considered as holding their respective offices at the pleasure of the council. The chief of
police shall have all powers, rights and privileges within the corporate limits of said city in regard to the arrest of persons, the collection of claims, and the execution and return of process, that can be legally exercised by a constable of a district within the same; and he and his sureties shall be liable to all fines penalties and forfeitures that a constable of a district is legally liable to, for any failure or dereliction in his said office, to be recovered in the same manner and in the same courts that the said fines, penalties and forfeitures are now recovered against such district constable. It shall be the duty of the collector to collect city taxes, license, levies, assessments and such other city claims as are placed in his hands for collection by the council, and in case the same are not paid within one month after they are placed in his hands for collection, he shall add interest at the rate of one-half per centum per month until the same are paid, and may distrain and sell therefor in like manner as a sheriff may distrain and sell for state taxes, and he shall have in all other respects the same power as a sheriff to enforce the payment and collection thereof.

16. All bonds, obligations or other writings, taken in pursuance of any provision of this act, shall be made payable to "The City of Huntington," and the respective persons, and their heirs, executors, administrators and assigns bound thereby, shall be subject to the same proceedings on the said bond, obligation and other writings for enforcing the conditions of the terms thereof, by motion or otherwise before any court of record held in and for the the county of Cabell, that collectors of county levies and other sureties are, or shall be, subject to on their bonds for enforcing the payment of the county levies.

17. The mayor and councilmen and all other officers provided for by this act, shall each before entering upon the duties of their office, and within one month from the date of their election or appointment take the oath prescribed by law for all officers of this state, and make oath or affirmation that they will truly, faithfully and impartially to the best of their ability, discharge the duties of their respective offices, so long as they continue therein. Said oath or affirmation may be taken before any person authorized to administer oaths under the laws now in force, or before the mayor or city clerk of said city.

18. When a majority of the newly elected councilmen shall have been so qualified they shall enter upon the duties of councilmen.
ties of their said offices, and supercede the former coun-
cilmen.

19. The mayor and all the other officers provided for
in this act shall enter upon the duties of their offices as
soon as they are qualified, and shall continue therein un-
til their successors are elected or appointed and qualified.

20. If any person elected to the office of mayor, coun-
cilman, treasurer, chief of police, commissioner of streets,
or city clerk, shall not be eligible to such office under the
provision of this act, or shall fail to qualify as herein re-
quired, the council for the time being shall declare his
said office vacant and shall proceed to fill the vacancy as
required by this act.

21. The mayor shall be the chief executive officer of
the city, and shall take care that the orders, by-laws, or-
dinances, acts 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 exercise all the powers and
perform all the duties vested by law in a justice of the
peace, except that he shall have no jurisdiction in civil
cases or causes of action arising out of the corporate lim-
its of the city. He shall have the same power to issue
attachments in civil suit as a justice of his county has
though the cause of action arose out of his city. But in
such case he shall have no power to try the same, but
said attachments shall be returnable to and be heard be-
fore some justice of his county. Any warrant or other
process issued by him may be executed at any place in
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 cause the arrest
and detention of all riotous and disorderly persons in the
city before issuing his warrant therefor. He shall have
power to issue executions for all fines, penalties and costs
imposed by him, or he may require the immediate pay-
ment thereof, and in default of such payment he may
commit the party in default to the jail of the county of
Cabell or other place of imprisonment in such corporation
if there be one, until the fine or penalty and cost shall
be paid, but the term of imprisonment in such case shall
not exceed thirty days And in all cases where a person
is sentenced to imprisonment or to the payment of a fine
of ten dollars or more, (and in no case shall a judgment
for a fine of less than ten dollars be given by the mayor if the defendant, his agent or attorney object thereto), such person shall be allowed an appeal from such decision to the circuit court of said Cabell county, upon the execution of an appeal bond with surety deemed sufficient by the mayor, in a penalty double the amount of fine and costs imposed by the mayor, with condition that the person proposing to appeal will perform and satisfy any judgment which may be rendered against him by the circuit court on such appeal. If such appeal be taken the warrant of arrest, (if there be any) the transcript of the judgment, the appeal bond and other papers of the case, shall be forthwith delivered by the mayor to the clerk of the said court, and the court shall proceed to try the case as upon indictment or presentment, and render such judgment including that of costs, as the law and the evidence may require. The mayor shall from time to time, recommend to the council such measures as he may deem needful for the welfare of the city.

The expense of maintaining any person committed to the jail of the county by him, except it be to answer an indictment or be under the provision of sections two hundred and twenty-seven and two hundred and twenty-eight of chapter fifty of the amended code of this state, shall be paid by the city. But the mayor shall not receive any money belonging to the state, or individuals, unless he shall give the bond and security required of a justice of the peace by chapter fifty of the said code, and all the provisions of said chapter relating to money received by justices shall apply as to like moneys received by the mayor.

22. The city clerk shall keep the journal of the proceedings of the council, and have charge of and preserve the records of the city, and in the absence from the city, or in case of sickness or inability of the mayor or during any vacancy in the office of mayor, he shall perform the duties of mayor, which pertain to him as the chief executive of said city, and he shall be vested with all the powers necessary for the performance of such duties. He shall be a conservator of the peace within the city.

23. The presence of a majority of the council shall be necessary to make a quorum for the transaction of business.

24. The council shall cause to be kept, in a well bound book, an accurate record of all its proceedings, by-laws, orders and resolutions, which shall be fully indexed, and open to the inspection of all persons.
25. At each meeting of the council the proceedings of the last meeting shall be read and corrected if erroneous, and signed by the presiding officer for the time being. Upon the call of any member, the ayes and noes on any question shall be taken and recorded in the journal, and the roll shall be called alphabetically.

26. The mayor shall have a vote only in case of a tie.

27. The council shall have the power within the said city to lay off, open, close, alter, curb, pave and keep in good repair, roads, streets, alleys, sidewalks, drains and gutters, for the public use, and to improve and light the same, and have them kept free from obstructions on or over them; to regulate the width of sidewalks on the streets, and to order the sidewalks, footways and gutters to be curbed and paved and kept in good order, free and clean, by the owners or occupants thereof, or of the real property next adjacent thereto; to purchase or otherwise procure so much land, not exceeding five acres, as they may deem necessary for the erection of a city hall and other building purposes for the use of said city, and for such other uses as the said council may, in its discretion, see proper to devote to the same, and to contract for, build, enlarge and improve said buildings, and to lease for such time and upon such terms as the said council may deem expedient, any such building or buildings to the county court of Cabell county, to be used as a court house, clerk’s offices and jail, and to enclose, ornament and take care of all such buildings; to establish and regulate markets; prescribe the times of holding the same, and what articles shall be sold only in such markets; to prevent injury or annoyance to the public or individuals from anything dangerous, offensive or unwholesome; to prevent hogs, cattle, horses, sheep and other animals and fowls of all kinds from going at large in said city; to protect places of divine worship in and about the premises where held; to abate or cause to be abated anything which, in the opinion of a majority of the whole council, shall be a nuisance; to prohibit any theatrical or other performance, show or exhibition which the council may deem injurious to the morals or good order of the city; to regulate the keeping of gun powder and other combustibles; to provide, in or near the city, places for the burial of the dead, and to regulate the interments in the city; to provide and regulate the building of houses and other structures, and for making of division fences by the owners of adjacent premises, and the drainage of lots by proper drains and ditches; to make regulations for guarding against danger or damages from fire; to protect per-
sons and property of the citizens of said city, and to preserve peace and good order therein, and for this purpose to appoint when necessary a police force to assist the chief of police in the discharge of his duties; to erect or authorize, or prohibit the erection of gas works or water works in or near the city; to prevent injuries to or pollution of the same, or to the water and healthfulness of the city; to regulate and provide for the weighing of hay, coal and other articles sold or for sale in the city, and to regulate the transportation thereof through the streets; to provide a revenue for the said city, and to appropriate the same to its expenses; to provide for the annual assessment of taxable persons and property in the city; to establish and construct buildings, wharves and docks on any ground which does or shall belong to said city, and to repair, alter or remove any building, wharf or dock which has been or shall be constructed, and to levy and collect a reasonable duty on vessels coming to or using the same; and it shall have the power to pass and enforce such ordinances as shall be proper to keep the same in good order and repair, to preserve peace and good order in the same, and to regulate the manner in which they shall be used; they shall have the power to appoint as many wharfmasters for said city as shall be necessary, to prescribe their duties, fix their fees, and make regulations in respect to such officers as they may deem proper.

The council shall provide for the employment and safe keeping of persons who may be committed in default of the payment of fines, penalties or costs under this act, and who are otherwise unable to discharge the same, by putting them to work for the benefit of the city, and to use such means to prevent their escape while at work as they may deem expedient, and shall keep on hand all necessary tools, implements, fixtures and facilities for the immediate employment of any and all such persons, and shall fix a reasonable rate per day as wages to be allowed to any such person until such fine and costs against him are discharged; and the city clerk shall keep an account of all fines and penalties so collected and expended. To adopt rules for the transaction of business and for the government of its own body, for all of which purposes, except that of taxation, the council shall have jurisdiction, when necessary, for one mile beyond the corporate limits of said city. And the council shall have the power to provide, by taxation or otherwise, for the maintenance of the poor of the city, and contract with the overseer of the poor of Cabell county to keep and maintain the poor of said city, upon terms to be agreed upon between the council and the overseer of the poor of the said county.
To carry into effect these enumerated powers and other powers conferred upon the said city or its council, expressly or by implication, by this or any future act of the legislature of this state, the council shall have the power to make and pass all needful orders, by-laws, ordinances, resolutions, rules and regulations, not contrary to the constitution and laws of this state, and to prescribe, impose and enact reasonable fines, penalties and imprisonments in the county jail, or such other place as they may provide, for a term not exceeding thirty days for violations thereof. Such fines, penalties and imprisonments shall be recovered and enforced under the judgment of the mayor of said city or the person lawfully exercising his functions. And the authorities of the said city may, with the consent of the county court, entered of record, use the jail of the said county of Cabell for any purpose for which the use of a jail may be needed by them, under the acts of the council or of the state.

28. No money shall be appropriated by the council, and no contract on behalf of said city shall be entered into or authorized, nor shall any ordinance be passed, unless two-thirds of the members be present when the question is put, concur therein, or unless the same be concurred in at two successive regular meetings of the council, held at different dates, by a majority of the members present at each meeting.

29. All moneys belonging to the city shall be paid over to the treasurer; and no money shall be paid out by him, except as the same shall have been appropriated by the council, and upon an order signed by the mayor and city clerk, and not otherwise.

30. The council of said city shall annually before levying taxes provided for and authorized by this act, through such committees as it shall direct, ascertain the total expense of said city, to be provided for by said levy for the fiscal year in which said levy is made, and it shall ascertain the sum of money necessary to pay interest accruing on the bonded indebtedness of said city; and what amounts it shall expend for the support of its various departments and for the improvements of its streets, avenues and public grounds, or for its contingent expenses; and before making such levy it shall apportion the rate thereof among the several funds so ascertained and provided for, which said apportionment shall be spread upon the records of said council, a copy of which together with all other matter pertaining to the finances of said city, shall be annually published, by di-
rection of the council, at the time of making such levy, in
at least two newspapers of said city and of opposite poli-
tics, and the funds raised by such levy shall be used for
no other purpose than that for which it shall be directed
by the apportionment aforesaid, and the use of such
funds for any other purpose may be restrained by injunc-
tion upon a bill filed by any one or more of the tax-pay-
ers of the said city.

31. The council shall have authority to levy and col-
lect an annual tax on real estate, personal property, tith-
ables and dogs in said city, and upon all other subject,
of taxation under the several laws of the state, including
bank stock, whether owned by persons residing within the
limits of said city or not, gas companies, building asso-
ciations loaning money, and all other incorporated com-
panies; Provided, said tax does not exceed one per cen-
tum of the assessed value of said property of the sum of
two dollars upon every tithable therein, and not exceed-
ing in other respects the amount for which the same sub-
jects are taxed for state purposes; which taxes shall be
uniform with respect to persons and property within the
jurisdiction of said city, and shall only be levied on such
property, real, personal and mixed, and on capital on
which the state imposes a tax.

32. In order to aid the said council in ascertaining the
property and tithables subject to taxation by said city,
the assessor of said city shall have access to all books
and public records of Cabell county without expense to
said city or assessor, and he shall also have the same
power and be subject to the same penalties in ascertaining
and assessing the property and subjects of taxation in
said city as are granted and imposed upon the county
assessors throughout the state by general law, and the
council shall also have authority to prescribe by ordi-
nance such other rules and regulations as may be neces-
sary to enable and to require such assessor to ascertain
and properly assess all property and tithables liable to be
taxed by said city, so that such assessment and taxation
shall be uniform; and so that no personalty or reality, as
far as practicable, shall be assessed and taxed at a higher
or at a lower rate than other personalty or reality, re-
spectively of the same class, or in the same locality, and
to enforce such ordinances by reasonable fines and penal-
ties.

33. In case any person shall neglect or refuse to pay in
whole or in part any tax lawfully levied upon him or her
for the benefit of said city, on or before the first day of
January next after the assessment thereof, such person or persons shall be chargeable with interest upon the amount of said taxes at the rate of one-half per centum per month until the same are paid, and the officer appointed to collect said tax shall be chargeable with said interest and required to account therefor.

And it shall be lawful for such officers to take reasonable distress of any personal property in said city belonging to such delinquent or delinquents, or in which they shall have any right or interest, and to sell the said property, right or interest at public sale in said city, having given ten days notice of the time and place of sale, by advertisement posted at some public place in said city, and out of the proceeds of such sale, after paying all proper expenses, to pay to the said city the amount which shall be due on account of said taxes, and interest, returning the balance, if any, to the owner of the property, right or interest so sold.

34. In case any taxes levied upon real estate for the benefit of said city, shall not be paid in full within thirty days after the same have become due, it shall be lawful for the officer appointed to collect such tax, to make reasonable distress of any personal property belonging to the owner of said real estate in said city, or in which such owner shall have any right or interest, or of any personal property on the premises taxed, belonging to any person in the possession or occupancy thereof, or in which any person shall have any right or interest, and apply proceeds in the manner prescribed in the last preceding section. And the said officer shall have the right to distress any such personal property, and the same sell and apply as aforesaid, notwithstanding, such personal property be included in any deed, deed of trust, mortgage, bill of sale, or other writing made subsequent to the time the tax became due.

35. All taxes assessed upon the real estate within the said city, for the benefit of said city, shall remain a lien thereon from the time the same are so assessed, which shall have priority over all other liens, except for taxes due the state, county or district, and may be enforced in the same manner now provided by law for the enforcement of liens for county taxes, or in such other manner as the council may by ordinance prescribe, and if not paid on or before the first day of January succeeding the assessment thereof, said lien and taxes shall bear interest at the rate of one-half per centum per month until the same be fully paid. And the personal property of every person to whom the said real estate shall come by de-
scent, purchase or gift, of the person or persons in pos-
session or occupancy thereof, shall be subjected to distress
and sale in the same manner and to the same effect as if
he, she or they, were originally charged with the taxes.
And in all cases in which any tax assessed upon real estate
for the benefit of said city shall be paid in whole, or in part,
by the tenant, out of his or her property, he or she
shall be entitled to deduct the same out of the accruing
rent, or to recover the same amount so paid from the
owner of such real estate, unless it shall have otherwise
been especially agreed.

If any real estate in said city be returned delinquent for
the non-payment of taxes thereon, and such return
shall be made by the collector thereof in such manner as
the council of said city may prescribe, a copy of such
delinquent list may be certified by the council to the
auditor of the state, and the same may be sold for the
taxes, interest and commission thereon, in the same man-
ner and at the same time, by the same officer, as real
estate is sold for the non-payment of state taxes.

36. No taxes or levies shall be assessed upon or collected
from the taxable persons or property within the corporate
limits of said city for the construction or keeping in repair
of roads or bridges, the building, leasing or repairing of
school-houses, or the purchase of lands for the same, or
for the support of schools or the support of the poor of
Cabell county outside of said corporate limits, for any
year in which it shall appear that said city shall at its own
expense provide for its own poor and keep its own roads,
streets and bridges in good order, and neither the county
court of Cabell county nor the authorities of the district
in which said city is situated, shall have or exercise juris-
diction within the corporate limits with relation to the roads,
streets, alleys, bridges, school or school-houses therein,
but the same shall be and remain under the exclusive
jurisdiction and control of the municipal authorities of
said city.

37. Whenever anything for which a state license is re-
quired to be done within the said city, the council may re-
quire a city license therefor, and may impose a
tax thereon for the use of the city, and the council
may also have power to grant, refuse or revoke license to
owners or keepers of hotels, carts or wagons, drays, and
every other description of wheeled carriages, kept or used
for hire in said city, and to levy and collect a tax thereon
and to subject the same to such regulations as the interest
and convenience of the inhabitants of said city in the
opinion of the council shall require; but no license to
sell strong or spirituous liquors, or wine, ale, beer, porter
or drink of like nature within the said city or within one mile of the corporate limits thereof, shall be granted by the county court of the county of Cabell unless the person applying therefor shall produce before said county court the certificate of the council of said city of its consent to the granting of said license. The council may require from the person so licensed a bond with approved security payable to said city in such penalty and with such conditions as it may think proper, and may revoke such license at any time, if the condition of the bond be broken, and the council shall have authority to subject any person or persons, who without having paid the tax imposed by the said council for the privilege, shall do any act or follow any employment or business in the said city, upon which the council are or shall be authorized to impose a tax, to any fine or imprisonment which they are or may authorized to impose or inflict for the enforcement of this ordinance.

38. The council shall have authority to put down a suitable curb of brick, stone or other material, at the expense of the said city, along and for the footways and sidewalks of the streets and alleys of said city, and to order the construction and repairs of sidewalks and gutters, of such material and width as the council may determine, by the owners or occupiers of the lots or part of lots facing upon said streets and alleys, and in case they or any part of them refuse to put down or repair such sidewalks and gutters when required, it shall be lawful for the council to have such sidewalks and gutters constructed or repaired, and to collect the expense thereof, with one-half per centum per month interest added after a demand of thirty days, from the said owner, owners, occupier or occupiers, or any of them, by distress or sale in the same manner in which taxes levied upon real estate for the benefit of the said city are herein authorized to be collected, and shall remain and be a lien upon said lot or part of lot the same as taxes levied upon real estate in said city, which lien may be enforced by a suit in equity before any court having jurisdiction, as other liens against real estate are enforced; Provided, however, that a reasonable notice shall be first given to the said owner or occupier, or their agent, that they are required to construct or repair such sidewalk or gutters. In case of non-residents who have no known agent in said city, such notice may be given by publication for not less than four consecutive weeks in any newspaper printed in said city; and in all cases where a tenant shall be required to construct or repair sidewalks or gutters in front of the property of his or her occupancy, the expense of such construction or repairing may
be deducted out of the accruing rent of said property, and he or she may recover the amount so paid from the owner unless otherwise especially agreed upon.

39. There shall be a tax of two dollars annually assessed on each and every male inhabitant of said city, over twenty-one and under fifty years of age, by the city assessor, at the time of his listing personal property, and for the purpose hereinafter set forth; and the same shall be set out and included in the personal property book against every such inhabitant and shall be collected by the city collector at the time of collecting other levies and taxes; all moneys collected and fines recovered under this section, shall be expended upon the roads, streets, alleys, sidewalks, crosswalks, footways, drains, gutters and wharves of said city, and the common council thereof shall have power to expend from the revenue of said city, additional sums upon the highways that it may deem proper and necessary for work, tools or material. The commissioner of streets shall have all the rights, powers and privileges, and perform all the duties by law conferred upon and required of surveyors of roads in a district, and shall be subject to the same fines and penalties imposed by law upon such surveyor for any neglect of his duty.

40. The present mayor, recorder and commissioner, and other officers of said city, shall remain in office and exercise the same duties as are prescribed for the mayor, recorder, councilmen and other officers in the laws or ordinances of said city, in force previous to the passage of this act, until an election for mayor and councilmen and other officers, and the qualifications thereof, be held under this act.

(Approved March 9, 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 LVII.

AN ACT to empower the board of education of the independent free school district of Jane Lew, to issue bonds for the erection of a public school building.

[Passed March 3, 1891.]
Be it enacted by the Legislature of West Virginia:

1. That the board of education of the independent free school district of Jane Lew, in the county of Lewis, be empowered, at any time within three years from the passage of this act, to issue bonds for the purpose of erecting a public school building for the use of said independent district.

Said bonds shall draw no more interest than six per cent. and shall be made payable in not less than one, and not exceeding ten years; Provided, That such indebtedness, including any existing indebtedness, shall not exceed five per centum of the value of the taxable property in said independent district, 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 direct annual tax, sufficient to pay annually the interest on such indebtedness and the principal thereof, within and not exceeding ten years; and, provided, further, that no debt shall be contracted under this act, unless all questions connected with the same shall have been first submitted at a general school election 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 said election shall be held at the same time and place by the officers of the election of common school officers.

(Approved March 8, 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 nayes, having so directed.

CHAPTER LVIII.

AN ACT to establish a county court for Pendleton county, under the twenty-ninth section of the eighth article of the constitution.

[Passed February 27, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the county of Pendleton, for the purpose of establishing a county court therefor, is hereby divided into
three districts as follows: The districts now known as Franklin and Mill Run districts shall constitute and be called South Branch district; the districts now known as Circleville and Union districts shall constitute and be called North Fork district; and the districts now known as Sugar Grove and Bethel districts shall constitute and be called South Fork district. For all other purposes, the division of the county into districts shall remain as at present.

2. At the general election held in the year one thousand eight hundred and ninety-two, there shall be elected by the voters of Pendleton county three commissioners, one from and resident in each of the three districts herein provided for, and each of whom shall reside in the district for which he was elected during his term of office, and whose term of office shall commence on the first day of January, one thousand eight hundred and ninety-three, one of whom shall hold his office for the term of two years from said last named day, and one for the term of four years from said day, and one for the term of six years from said day, and until their successors are elected and qualified. At their first session held after their election, said commissioners shall designate, by lot or otherwise in such manner as they may determine, one of their number for the term of two years, one for four years and one for six years. At the general election to be held in the year one thousand eight hundred and ninety-four, and every second year thereafter, there shall be elected by the voters of said county, one commissioner, who shall hold his office for the term of six years and until his successor is elected and qualified. No two of said commissioners shall be residents of the same district herein provided for. The office of commissioner and justice of the peace shall be deemed incompatible. Each commissioner shall receive two dollars per day for every day he serves in the court hereinafter provided for. Removal from the district from which he was elected, shall vacate his office. If, at any election of said commissioners, more than one person in any district is voted for for such commissioner, the person resident in such district, receiving the highest number of votes cast in the county for commissioner, shall be declared elected to such office.

3. The commissioners thus elected shall constitute a tribunal to be known as the “County Court of Pendleton County,” by which name it may sue and be sued, plead and be impleaded, and contract and be contracted with. Such tribunal shall be in lieu of the county court,
COUNTY COURT FOR PENDLETON COUNTY. [Ch. 58

In lieu of present court. created by article eight of the constitution, for the trans-
action of the business required to be performed by the county court established by said article; and so far as
to they are not inconsistent herewith, all the provisions of chapter thirty-nine of the code of West Virginia, con-
cerning county courts, their jurisdiction and powers,
and all provisions of law, respecting county courts gen-
erally, the commissioners comprising said court, and the
clerk of such court, shall be applicable to the tribunal es-
established by this act; and the clerk of the county court of
Pendleton county, now in office, and his successors, shall be the clerk of the tribunal hereby established.

Provisions governing. Quorum. 4. A majority of said tribunal shall be a quorum for
the transaction of business. The said tribunal shall meet the first time within ten days after their terms of office shall have begun, which shall be on the first day of Janu-
ary next succeeding their election. The said court shall annually at its first session in each year or as soon there-
after as practicable, elect one of their number as presi-
dent of the court.

Clerk of tribunal. President. 5. At the general election in one thousand eight hun-
dred and ninety-two, the question of the adoption of the system hereby established, shall be submitted to the voters of Pendleton county. Those voting for the said system shall have written or printed on their ballots the words: "For modification of the county court;" and those voting against it shall have written or printed on their ballots the words: "Against modification of the county court."

First meeting. Ballots. 6. Such election shall be conducted and returned by the same officers, and in the same manner as the election for members of the legislature is conducted and returned, and the result shall be ascertained, certified and declared in the same manner, at the same time and by the same tribunal, as the result of the election of county officers is ascertained, certified and declared at and by.

Question to be voted on; when. Election: how conducted, etc. 7. If a majority of the votes cast at such election are for the modification of the county court," this act shall be and remain in full force and effect, and chapter twen-
ty-five of the acts of 1882, shall be repealed; but if a majority of such votes be not for a modification of the county court," this act shall be of no further force or ef-

(Approved March 4, 1891.)
CHAPTER LIX.

AN ACT to co-operate with the United States in the suppression and extirpation of pleuro-pneumonia.

[Passed February 21, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the governor is hereby authorized to accept on behalf of the state, the rules and regulations prepared by the commissioner of agriculture, under and in pursuance of section three of an act of Congress approved May 29, 1884, entitled "An act for the establishment of a bureau of animal industry, to prevent the exportation of diseased cattle, and to provide means for the suppression and extirpation of pleuro-pneumonia, and other contagious diseases, among domestic animals," and to co-operate with the authorities in the enforcement of the provisions of said act.

2. The inspectors of the bureau of animal industry of the United States shall have the right of inspection, quarantine and condemnation, of animals affected with any contagious disease, or suspected to be so affected, or that have been exposed to any such disease, and for these purposes are hereby authorized and empowered to enter upon any ground or premises. Said inspectors shall have the power to call on sheriffs, constables or peace officers, to assist them in the discharge of their duties in carrying out the provisions of this act of Congress, approved May 29, 1884, establishing the bureau of animal industry, and it is hereby made the duty of sheriffs, constables and peace officers to assist said inspectors when so requested; and said inspectors shall have the same powers and protection as peace officers while engaged in the discharge of their duties.

3. All expenses of quarantine, condemnation of animals exposed to disease, and the expenses of any and all measures that may be used to suppress and extirpate
pleuro-pneumonia, shall be paid by the United States, and in no case shall this state be liable for any damages or expenses of any kind under the provisions of this act.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCreery,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
March 3, 1891.

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.

Wm. A. Ohley,
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 LX.

AN ACT to amend and re-enact sections thirteen, forty-one and forty-six of chapter forty-five of the code, concerning the school law.

[Passed March 4, 1891.]

Be it enacted by the Legislature of West Virginia:

Code amended. That sections thirteen, forty-one and forty-six of chapter forty-five of the code, be amended and re-enacted so as to read as follows:

Control of schools. 13. The trustees of every sub-district shall have charge of the schools therein, and shall meet at the school house of their sub-district on the third Monday in July of every year, or as soon thereafter as practicable, and appoint a teacher or teachers for the coming session of their school, and in such appointment at least two of the trustees, who are the trustees for the ensuing year, shall concur, and such appointment shall be in writing, in the form of a
contract, according to the form furnished by the state superintendent of free schools, and said form shall state that the trustees whose signatures are affixed thereto, met together as herein required, and shall be submitted to the board of education, or to the president thereof, when the board is not in session, for approval, and when approved by either, shall be filed with the secretary of the board of education, within one week after approval. If the appointment of any teacher be otherwise than at a meeting herein authorized, the board of education may declare such contract illegal, even after it has been approved by the president of such board, if the declaration be made by the board before the time mentioned in the contract for the beginning of the school. Any teacher so appointed may be removed by the trustees, or by the board of education, for incompetency, neglect of duty, intemperance, profanity, cruelty or immorality. The trustees shall exclude from any school under their charge any person having a contagious or infectious disease; and they may suspend or expel any scholar found guilty of disorderly, refractory, indecent or immoral conduct, and may refuse to admit such scholar again to the school until satisfied that he will properly conduct himself thereafter.

But the trustees shall take no action or proceeding relating to the removal of teachers or the suspension or expulsion of any scholar from school, unless at a meeting of which the trustees have all had notice, and when at least two of their number shall be present and concur in such action or proceeding; and their action in each particular shall be subject to the revision and correction of the board of education, upon complaint in writing of a majority of the patrons of the school residing within the sub-district in which such action has been taken.

Any trustee may, for good cause shown, be removed from office by the board of education upon five days notice in writing of the cause alleged for his removal, and of the time and place the board will take action thereon.

Whenever, at the end of any school month, the daily average attendance for that month has been less than thirty-five per cent. of the whole number of pupils enumerated in the sub-district, the trustees may dismiss the teacher and discontinue the school, unless otherwise directed by the board of education; and no high school shall be continued if at the end of any school month it has not had an average daily attendance of twenty-five scholars.

41. If the board of education of any district agree that the school in their district should be continued more than
four months in the year, or if twenty or more voters in the
district ask it in writing, they shall submit the question
to the voters thereof at the next regular election for
superintendent of free schools for the county, which or­
der shall state also the length of time for which it is pro­
posed to continue the schools. Ballots may be used for
voting on the question on which may be written or printed
"for —— month's school," for those who are in favor of
more than four month's school; those who oppose a
longer term than four months may vote with a ballot having
written or printed on it, "Against more than four months
school." And if the proposition for a longer term than
four months have a majority of all the votes cast for
and against, then the board may order the levy ac­
cordingly; Provided, that in any district where a poll is
held for the purpose herein specified, notices of such
election shall be posted by the clerk of the board of edu­
cation, in at least three public places in the district, three
weeks before the day of voting, and the notice shall ex­
plicitly state the term of time for the school which is to
be voted for; and only two terms of time shall be voted
for at any one election, and the time of the term voted
for at such election shall continue for two years. The
polls shall be held and the election conducted, and the
official records returned as prescribed in the second sec­
tion of this chapter.

The trustees in each sub-district may in their discretion,
order all the schools under their jurisdiction to begin in
any month in the school year.

Collections — Disbursements of School Levies — Settlements
Therefor—No Credit to be Allowed Collector in
Certain Cases.

46. The sheriff or collector of the county shall receive,
collect and disburse, all school moneys for the several
districts and independent districts therein, both that
levied by said districts and that distributed thereto
by the state. He shall be required by the county court
to give, in addition to his bond as collector of the state
and county taxes, a special bond, with approved security,
in a penalty equal to double the amount of school money
which will probably come into his hands for school pur­
poses during any one year of his term of office, which shall
be made payable to the state of West Virginia, with one
or more sureties deemed sufficient by such court, and
proved or acknowledged before such court; and an order
stating such proof or acknowledgement shall be entered
of record by such court. He shall keep his accounts with
the several boards of education of each district and inde-
pended school district; one of money belonging to the teachers' fund, and the other of money belonging to the building fund, and shall credit every receipt and charge every disbursement to the fund to which it belongs. He shall pay out no money standing to the credit of the board of education, except upon an order signed by the secretary and president thereof, specifying the sum to be paid and the fund to which it is to be charged; or upon a certified copy of a judgment or a decree of a court or justice against the said board, for a sum of money therein specified; or upon an order of the county superintendent, as provided in section eight of this chapter. He shall on or immedi-
ately before the first day of July in each year, settle with the board of education of each district and independent school district, in which settlement he shall be charged with the amount of taxes levied by the board of education upon the property of the district or independent school district, for the teachers' fund and the building fund and to pay any indebtedness of the district, and with the amount distributed thereto from the general state fund, and for any other moneys received by him during the current year on account of the free school of such district or independent school district; and he shall be credited with the amount of delinquent school taxes of such district or independent school district that has been duly returned by him and certified by the clerk of the county court to such board of education. He shall also be cred-
ited in such settlement with all vouchers produced by him, if found to be correct by the district board of educa-
tion, and he shall receive no other credit except his com-
mis soon as hereinafter provided; an account of this settle-
ment shall be made out by each board of education, nam-
ing the district for which it is made, with the proper debits and credits which were the subject of this settle-
ment. They shall also number all vouchers with which the sheriff has been credited by them, and endorse on the back of each, the words, "settled by B. E." Under this endorsement the secretary of the board shall sign his name and date of settlement. All such accounts and vouchers so endorsed shall then be delivered to the sheriff or collector whose duty it shall be to deliver them to the clerk of the county court, which accounts and vouchers shall serve as a basis of the settlement to be made by the sheriff or collector with the county court, according to article twelve and section seven of the constitution, and section fifty-two of this chapter. If any sheriff or collector shall pay out in any one year more money on account of the teachers' fund or building fund, than shall have been levied and could have been collected by him during said year, together with the amount remaining in his hands from any preceding year, he shall, in such set-
BONDS FOR INTERNAL IMPROVEMENTS.  

No pay for state school fund.  

Railroad taxes  

Judgment against sheriff, etc.  

Presentation of draft, etc., for payment; endorsement by sheriff.  

Judgment thereon.  

Need not endorse, etc., prior to what time.  

tement, receive no credit for such excess. He shall receive no pay for receiving the state school fund and not more than two per cent. for receiving railroad, district, school or building taxes, and no pay for the disbursement of any school money. If he fail to account for and pay over as required by law, any money which may come to his hands, or for which he is liable, judgment may be recovered therefor against him and his securities, with interest and ten per cent. damages; and upon the failure of such sheriff to pay any proper draft which may be drawn by the said board of education upon him, the person entitled to receive the sum of money specified in such draft may require the sheriff to endorse thereon, or write across the face thereof the words, "presented for payment," with the proper date and sign the same; and judgment upon motion therefor, may be obtained against the sheriff before any justice of his county, or before the circuit court thereof, with interest from the time said draft was presented and ten per cent. damages, he having had at least ten days notice of the motion; Provided, that no sheriff shall be required to endorse any school order, nor shall suit be brought on any such school order, prior to the first day of November of the current school year.

(Approved March 10, 1801.)  

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

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

CHAPTER LXI.

AN ACT to amend section twenty-four of chapter thirty-nine of the code, and to permit county courts to subscribe for bonds issued by works of internal improvement.  

[Passed March 4, 1801.]  

Be it enacted by the Legislature of West Virginia:

1. Section twenty-four of chapter thirty-nine of the code of West Virginia, is hereby amended and re-enacted, so as to read as follows:

24. When the county court of any county deems it de-
sirable for the county, or any district thereof, to appropriate money to aid in the construction of a railroad, or any other work of internal improvement, through, by or near such county, district or districts, they may, by an order specifying the work to which the money is proposed to be appropriated, and the amount of the proposed appropriation, cause a vote to be taken upon the question at the several places of voting in the county, district or districts, at the succeeding general election for state and county officers, or at the school election for school officers, whichever is first held in the county, after such vote is ordered to be taken, or at any special election that the said county court may deem proper and may order for the purpose; but such order must be published throughout the county, district or districts, thirty days at least before the poll is taken, as follows: The clerk of the county court shall cause as many copies of such order to be written or printed as may be necessary, and sign the same. He shall forthwith post one of them in a conspicuous place in his office, and one at the front door of the court house, and deliver the others to the sheriff of the county, who shall forthwith post one of said copies in a conspicuous place at every voting place in the county, district or districts. For every one so posted he shall have a fee of twenty-five cents out of the county treasury. The court shall direct a copy to be published in one or more newspapers, if any are published in said county. The poll shall thereupon be taken, and the result ascertained under the regulations prescribed for general school elections for school officers; or, if the said vote is taken at a special election ordered for the purpose, the same shall be held by commissioners specially appointed for the purpose by the county court, at the time the said election is ordered. And the result shall be ascertained and certified according to the regulations prescribed by law for ascertaining and certifying the election of school officers, at which no nominations of candidates for such officers have been made.

The ballots used in taking the said poll shall be the same as those used in voting for officers at the general election for state and county officers and school officers, except when the same is taken at a special election as hereinbefore provided for, and there may be written or printed thereon the words, "subscription" or "no subscription," or any other words that will show how the voter intends to vote on the question proposed. If it appear by the said poll that not less than three-fifths of the voters of the county, district or districts, who voted upon the question of the proposed appropriation, are in favor of the same, the county court will then have authority to
cause subscription to be made in the name of the county, district or districts, to the stock or bonds of any company, which will undertake the work, to the amount proposed, or any less amount, on such terms as they may deem advisable, and to provide for the payment thereof by county or district taxation or loans. The right to the stock or bonds subscribed for in pursuance to this section, or any special act of the legislature heretofore passed, shall be vested in the said county, district or districts, and the county court thereof shall have authority from time to time, to appoint a proxy to represent the said stock in meetings and elections to be held by the stockholders of the company. The dividend of such stock or interest on such bonds, shall be collected as the court may order, and be paid into the county treasury; or be paid and credited to the free school fund of the district or districts, where the subscription to stock or bonds is made by a district or districts.

(Approved March 9, 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 LXII.

AN ACT to amend and re-enact chapter fifty-six of the acts of one thousand eight hundred and seventy-seven, entitled "An act extending the time in which distraint and sale may be made for taxes and fee bills," as amended and re-enacted by chapter one hundred and sixty-three of the acts of one thousand eight hundred and eighty-two, and as further amended and re-enacted by chapter twenty-nine of the acts of one thousand eight hundred and eighty-five and as still further amended and re-enacted by chapter thirty-three of the acts of one thousand eight hundred and eighty-seven.

[Passed March 4, 1891.]
Be it enacted by the Legislature of West Virginia:

1. That chapter fifty-six of the acts of one thousand eight hundred and seventy-seven, entitled "An act extending the time in which distraint and sale may be made for taxes and fee bills," as amended and re-enacted by chapter one hundred and sixty-three of the acts of one thousand eight hundred and eighty-two, and as still further amended and re-enacted by chapter twenty-nine of the acts of one thousand eight hundred and eighty-five and as still further amended and re-enacted by chapter thirty-three of the acts of one thousand eight hundred and eighty-seven, be amended and re-enacted so as to read as follows:

I. That the sheriff or collector of a former term by himself or his deputies, or any constable of the county, or his personal representatives may select, shall have the power of distress and sale for the collection of taxes not returned delinquent, and fee bills due or payable in the year one thousand eight hundred and eighty-seven, or at any time since, notwithstanding the expiration of the term of office of such sheriff or collector, under the following restrictions, to-wit: Such power of distress shall be exercised within one year after this act takes effect. There shall be no lien, however, for such taxes and fee bills on the property levied on by virtue of this act, until from and after the levy is actually made. Nor shall such lien have priority over liens already accrued on the property levied on. This act shall not apply to any tax ticket or fee bill, now barred by the five years statute of limitations. And upon distress or levy being made by virtue hereof, the debtor may give such bond as may now be given, for the forthcoming of property upon which a fieri facias or distress warrant has been levied, and the bond shall be returned to the clerk's office of the circuit court, and the proceedings thereon shall be the same as now provided by law in relation to bonds for the forthcoming of property, levied upon by virtue of a distress warrant; and defence may be made to a suit or motion upon such bond that the amount levied for is not due, or has been paid in whole or in part, or that the levy or distress is otherwise illegal; and the person making such defence shall in such cases be required to give security for costs.

(Approved March 9, 1891.)

[Note by the Clerk of the House of Delegates.] The foregoing act takes effect from its passage, two-
CONCERNING PUBLIC SCHOOLS. [Ch. 63

thirds of the members elected to each House, by a vote taken by yeas and nays, having so directed.

CHAPTER LXIII.

AN ACT to amend and re-enact sections eleven and twenty-eight of chapter forty-five of the Code, concerning education.

[Passed March 4, 1891]

Be it enacted by the Legislature of West Virginia:

I. That sections eleven and twenty-eight of chapter forty-five of the code be amended and re-enacted so as to read as follows:

Branches of Learning to be Taught.

In the primary schools there shall be taught, orthography, reading, penmanship, arithmetic, English grammar, history, geography, single-entry book-keeping and civil government; Provided, That book-keeping and civil government shall not be required to be taught, nor the teacher required to be examined in relation thereto, before the first day of July, 1892. It shall be the duty of the state superintendent to prescribe a manual and graded course of primary instruction to be followed in the country and village schools throughout the state, arranging the order in which the several branches shall be taken up and studied, and the time to be devoted to them, respectively, with provision for advancement from class to class; also for the examination and graduation of all pupils who satisfactorily complete the prescribed course.

No teacher shall be employed to teach any public school of this state until he shall have presented to the trustees, directors or board having charge of such school, a certificate, in duplicate, of his qualifications to teach a school of the grade for which he applies, the duplicate of which shall be filed with the secretary of the board of education of the district in which the school is situated, and so endorsed on the original by the secretary; and no salary shall be paid to any teacher unless such duplicate be filed as aforesaid. The board of examiners shall
examine each candidate for the profession of teacher, who may apply to them, as to his or her competency to teach orthography, reading, penmanship, arithmetic, English grammar, geography, history, single-entry book-keeping and civil government, if the application be for a primary school; and if the application be for a higher school, they shall examine the applicant as to his competency to teach the additional branches required for such schools; and if satisfied of the competency of the applicant to teach and govern such schools, and that he or she is of good moral character, and not addicted to drunkenness, they shall give a certificate in duplicate accordingly. The county superintendent shall keep a register of all certificates awarded by the board of examiners, stating the character and grade of certificate, and the time when issued. No certificate shall be issued by the board of examiners; except upon an actual examination, participated in by a majority of the board, or be of force except in the county in which it was issued, nor for a longer period than one year; and the board of examiners may upon proper evidence of the fact, revoke the certificate of any teacher within the county for any cause which would have justified the withholding thereof, when the same was granted, by giving ten days' notice to the teacher of their intent to do so. The board of examiners shall, at two stated periods in each year, agreed upon by themselves, of which they shall give due notice, hold public examinations, at which all applicants for certificates shall be required to attend; and should circumstances require it, the county superintendent may call extra examinations for the same purpose. County superintendents and members of the board of examiners may be employed to teach without the certificate required of other teachers. But should any member of a board of education or school trustee be employed as a teacher, it shall vacate his office.

(Approved March 9, 1891.)

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

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

CHAPTER LXIV.

AN ACT to amend and re-enact section one of chapter
sixty of the code of West Virginia, concerning lawful fences.

[Passed March 4, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section one of chapter sixty of the code of West Virginia, be amended and re-enacted so as to read as follows:

1. Every fence of the height and description hereinafter mentioned, shall be deemed a lawful fence, as to any stock named in the third section, which could not creep through the same, that is to say:

I. If built of common rails, known as the worm fence, four and one-half feet high.

II. If built with posts and rails, or posts and plank, or pickets, four feet high.

III. If built with stone, two feet wide at base, and three and one-half feet high.

IV. If a hedge fence, four feet. If any such fence be built upon a mound, the same from the bottom of the ditch shall be included in estimating the height of the fence.

V. If hereafter built with posts and wire, or pickets and wire, four feet high, and shall consist of not less than six strands, the first strand five inches, the second strand ten inches, the third strand seventeen inches, the fourth strand twenty-five inches, the fifth strand thirty-six inches, and the sixth strand forty-eight inches from the ground; and if built with more than six strands, the space between the strands shall in no case be greater than hereinbefore provided.

If built of barbed wire, there shall be used in the place of the fifth strand a plank not less than six inches wide and one inch thick, or in building such fence, in addition to the plank used in place of the fifth strand, one such plank may be substituted for the third and fourth strands.

(Approved March 9, 1891.)

[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 accepting the provisions of the act of congress
approved August thirtieth, eighteen hundred and ninety,
entitled "An act to apply a portion of the proceeds of
the public lands to the more complete endowment and
support of the colleges for the benefit of agriculture
and the mechanic arts, established under the provisions
of an act of congress approved July second, eight
hundred and sixty-two," and providing for the appor-
tionment of said endowment according to the provisions
of said act.

[Passed March 4, 1891.]

WHEREAS, The congress of the United States of
America, by an act approved August thirtieth, eighteen hun-
dred and ninety, entitled "An act to apply a portion of
the proceeds of the public lands to the more com-
plete endowment and support of the colleges for the bene-
fit of agriculture and the mechanic arts, established un-
der the provisions of an act of congress approved July sec-
ond eighteen hundred and sixty-two," made an appropria-
tion to each state and territory of fifteen thousand dol-
ars for the year ending June thirtieth, eighteen hundred and
ninety; and an annual increase of said appropriation
thereafter for ten years by the additional sum of one thou-
sand dollars over the preceding year, after which time the
annual amount so appropriated will be twenty-five thou-
sand dollars for the more complete endowment and main-
tenance of the colleges established under the act of con-
gress last aforesaid, "to be applied only to instruction in
agriculture, the mechanic arts, the English language and
the various branches of mathematical, physical, natural
and economic science, with special reference to their ap-
lication in the industries of life, and to the facilities for
such instruction;" and

WHEREAS, By a proviso in said act no state can obtain
the benefits thereof, where facilities are not provided for
the instruction of colored students in said branches of
study, either in the same institution or in separate insti-
tutions, and the legislatures of the several states are
required to make an equitable division of said annual ap-
propriation where such separate institutions are provided,
and report the same to the secretary of the Interior; and

WHEREAS, The constitution of the state of West Vir-
ginia forbids the education of white and colored youths
in the same state schools, and this state having heretofore made no provision for the separate education of colored youth in agriculture and the mechanic arts; and the enumeration of the white and colored youths of this state, of school age, being about 250,000 white and 12,000 colored, it being the duty of this state to indicate a reasonable proportion of said appropriations, to be set apart annually for the instruction of the colored youth of the state, the sum of $3,000 is hereby indicated as an equitable portion of said appropriations, for five years from the date of the passage of this act, and after that time $5,000, as long as such appropriation continues; and

WHEREAS, By the terms of said act of the congress of the United States, approved August thirteenth eighteen hundred and ninety, it is necessary, in order to enable this state to share in the appropriations so made, and to be made, under the provisions of said last recited act, for the legislature to accept of the provisions of said act for and on the behalf of this state, and to make proper and suitable provisions for complying with the terms of the said act upon which this state will be entitled to her distributable share of said appropriations, and to designate the institutions of learning to become the beneficiaries of said appropriations, and the officer of this state to whom the money shall be paid by the United States, for the use of said beneficiaries; therefore,

Be it enacted by the Legislature of West Virginia:

1. The legislature of the state of West Virginia hereby accepts for said state, the terms and provisions of the said act of the congress of the United States approved August thirtieth eighteen hundred and ninety, for the objects and purposes mentioned and declared therein, and designates the "West Virginia University" established in pursuance of the act of the congress of the United States, passed July second, eighteen hundred and sixty-two, and a subsequent act passed by said congress, on April nineteenth, eighteen hundred and sixty-four, at Morgantown, in the county of Monongalia, in this state, as the beneficiary of said appropriation for the instruction of white students; and an institution to be located and provided for the purpose as hereinafter required and directed in the county of Kanawha, to be called "The West Virginia Colored Institute," for the beneficiary of said appropriation for the instruction of colored students; to be paid to each in the proportion mentioned in the preamble to this act. And the said institution, by the name of "The West Virginia Colored Institute," shall have and hold all the property, funds, rights, powers and privileges hereinafter mentioned.
2. For the government and control of said institute there shall be a board of regents, consisting of five competent, intelligent and discreet persons, not more than three of whom shall belong to the same political party, appointed from time to time as occasion may require by the governor, to be called the "Regents of the West Virginia Colored Institute," and as such board they may sue and be sued; plead and be impleaded, and have a common seal. They shall have care, custody and control of the property and funds of the institute, and may accept from any person or persons gifts of money or property for the use of said institute; and all such money and property when so received by them, shall be held in trust by them for the use and benefit of the institute, and applied thereto as the donors may have directed, and if no such direction have been given, as a majority of the regents may determine.

3. The board of regents shall from time to time establish such departments of education in literature, science, art and agriculture, not inconsistent with the terms of the several acts of congress hereinbefore referred to, as they may deem expedient, and as the funds under their control will warrant; and purchase such materials, implements and apparatus as may be requisite to the proper instruction of said colored students in all said branches of learning, as to carry out the intent and purposes of said acts of congress.

4. The said board shall establish and declare such rules, regulations and by laws, not inconsistent with the laws of the United States or of this state, as they may deem necessary for the proper organization, the tuition of the students and the good government of the institute, and the protection of the property belonging thereto. All reasonable expenses, incurred by said regents in the discharge of their duties hereby imposed upon them, shall be allowed by the governor and paid out of the treasury of the state, in like manner as other charges on the treasury are paid.

5. The treasurer of this state is hereby designated as the officer to receive, from the secretary of the treasury of the United States, the said several sums of money so to be paid to this state aforesaid, for the uses and purposes aforesaid. He shall keep an exact account of the moneys so received, and shall place to the credit of each of said beneficiaries thereof its due proportion of the same. The sums so placed to the credit of West Virginia university shall be paid out by him on the orders of the
Assessment of Toll Bridges and Ferries. [CH. 66

board of regents thereof, and the sum so placed to the credit of the West Virginia colored institute, shall be paid out by him on the orders of the board of regents of said institute. And said treasurer shall include in his biennial report to the governor a statement of his receipts and disbursements under the provisions of this act.

6. It shall be the duty of the board of the school fund to proceed with all reasonable dispatch to procure the necessary quantity of farming land, not exceeding fifty acres in all, in some suitable and proper locality in the county of Kanawha, with a title thereto clear and unquestionable, and to erect the necessary buildings and make the necessary improvements thereon, for the purposes of this act, and to comply in good faith with the terms and conditions, and to carry into effect the objects and purposes, of the act of Congress in making said appropriations.

7. And in order to enable said board to perform the duties required of them by this act, the sum of ten thousand dollars is hereby appropriated and placed at their disposal, payable out of any money in the treasury not otherwise appropriated; Provided, That said board may in their discretion borrow the said sum of ten thousand dollars from the “school fund,” mentioned in section four of article XII of the constitution of this state, at six per cent. interest per annum, and execute the bonds of the state therefor, payable with interest as aforesaid, not more than ten years from the date thereof.

(Approved March 17, 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 LXVI.

A BILL amending and re-enacting section sixty-three of chapter twenty-nine of the code of West Virginia, as amended and re-enacted by chapter twelve, section sixty-three, of the acts of 1881.

[Passed March 5, 1891.]
Be it enacted by the Legislature of West Virginia:

That section sixty-three of chapter twenty-nine of the code of West Virginia, as amended and re-enacted by chapter twelve, section sixty-three of the acts of 1881, be amended and re-enacted so as to read as follows:

63. The assessors shall ascertain the yearly value of all toll bridges and ferries in his district, except such as are by law exempt from taxation. He shall make a just estimate of their annual value. For purposes of taxation, the value of a toll bridge or ferry shall be taken to be ten times its annual value. The assessors shall also ascertain the yearly value of all railroad bridges upon which a separate toll or fare is charged in his district, except such as are by law exempt from taxation, and shall make a just estimate of their annual value. For purposes of taxation, the value of a railroad bridge, upon which a separate toll or fare is charged, shall be taken to be ten times its annual value.

(Approved March 9, 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.

LXVII.

AN ACT to regulate the holding of caucuses, primary elections or public meetings, of the qualified voters of cities, towns, counties and districts for political purposes.

[Passed March 5, 1891.]

Be it enacted by the Legislature of West Virginia:

1. Any caucus, primary election, or public meeting of the qualified voters of any city, town, county, district, or ward of a city, or of any specified party or portion of such voters, for the nomination of candidates to be supported at any state, municipal, county, district or ward election, or for the selection of delegates to any political
convention, or for the appointment of any political committee, may be called by a written or printed notice, specifying that the same is to be held in accordance with the provisions of this act; and the provisions thereof shall apply to the conduct and proceedings of any such caucus, primary election or meeting.

2. The call for any such caucus, primary election or meeting, shall designate by name or office the person or office of the person who calls the same and the purposes for which it is called. In the case of a primary election, it shall name the time, place or places at which such election is to be held and fully the purposes thereof, and in case of a caucus or other meeting, it shall designate the place of such meeting and the purposes thereof. In the case of a primary election, any committee appointed at any party meeting, may appoint those who are to conduct such primary election, and the places at which such primaries are to be held, and the mode in which the vote shall be taken, recorded and announced. In the case of a caucus, or other political meeting, such caucus or meeting may be organized by the appointment by it of such officers of such caucus or meeting, as the caucus or meeting may determine.

3. At any such primary election the votes shall be by ballot and shall be of the kind, and voted and deposited in a ballot box prepared for the purpose and in the mode to be provided in the call for such election.

4. Whoever shall vote at such primary election, or at any such meeting, or at any caucus, or at any public meeting for political purposes, of the qualified voters of any city, town, county, district or ward in this state, or of any specified party or portion of such voters, for the nomination of candidates to be supported at any state, municipal, city, county, district or ward election, or for the selection of delegates to any political convention, or for the appointment of any political committee, not being a legal voter in the city, county, town, district or ward, as the case may be, in and for which such primary election or meeting, as the case may be, is held; whoever so vote, being such legal voter, but who is not a known, recognized, theretofore openly declared member of the party included in the terms of the call under which any such election or meeting is held; whoever shall vote or attempt to vote upon any name not his own, at any such primary election or meeting; whoever shall vote or attempt to vote more than once at any such primary election or meeting, or more than the separate votes or bal
lots allowed each voter, if more than one vote or ballot is allowed to be cast; whoever shall either use or receive any money or other thing of value to influence any vote or ballot at any such primary election or meeting; whoever shall cast any vote or ballot at any such primary election or meeting, after having received money or other thing of value for or in consideration of such vote or ballot; shall be guilty of a misdemeanor, and shall be punished by a fine of not more than one hundred dollars, or by imprisonment in a county jail for not more than three months, or, in the discretion of the court, by both fine and imprisonment.

5. Whoever shall knowingly make any false count of the ballots or votes cast at any such primary election or meeting, or any false statement or declaration of the result of any such vote or ballot, knowing such count or statement to be false; or whoever shall willfully alter, deface, or destroy any such ballot or vote cast at any such election or meeting, or the evidence of any such vote; shall be guilty of a misdemeanor, and be punished as provided for in the fourth section of this act.

6. Nothing in this act shall be construed so as to prevent the enforcement at any such election or meeting, of other regulations not inconsistent with the provisions of this act.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCleery,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
March 14, 1891.

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.

Wm. A. Ohley,
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.
AN ACT to amend sections eighteen and twenty-two of chapter forty-two of the code of West Virginia, so as to permit a railroad company, in certain cases, to appropriate an estate less than a fee.

[Passed March 5, 1891]

Be it enacted by the Legislature of West Virginia:

1. That sections eighteen and twenty-two of chapter forty-two of the code of West Virginia are hereby amended and re-enacted so as to read as follows:

18. At any time within three months after the report, or the verdict of a jury, if there be one, has been confirmed and ordered to be recorded, or where such report or verdict has already been confirmed, at any time within three months after this chapter takes effect, the sum so ascertained, with legal interest thereon from the date of the report or verdict until payment, may be paid by the applicant to the persons entitled thereto, or into court. Upon such payment the title to that part of the land so paid for, shall be absolutely vested in fee simple in the applicant, except that in case of a turnpike or other road (not including, however, a railroad), the right of way only shall be so vested; Provided, That a railroad company desiring to construct a bridge, viaduct or tunnel may, as to all or any part of the real estate sought to be taken for that purpose, describe in its application an estate or interest therein less than a fee; and with respect to the same, may proceed as in other cases; and upon payment therefor, such estate and interest as is stated and described in the application, shall vest in the applicant. But when less than a fee is taken, in assessing damages the commissioners and jury shall take into consideration the actual damage that is done or that may be done to the fee, by the construction of such bridge, viaduct or tunnel.

Right to possession when. 22. When judgment is rendered against the applicant, pursuant to the last section, for any excess ascertained by such subsequent report or verdict, with interest, the applicant shall thereafter have no right to the possession of the land until the judgment is satisfied; but from the time of such satisfaction by the payment of the money to the persons entitled thereto, or into court, or from the time of confirmation of the subsequent report or verdict, if no additional compensation be thereby ascertained, the title to that part of the land for which such compensation has been made, shall be absolutely vested in the applicant.
in fee simple, except as before excepted, in case of a turnpike or other road, and except as before provided in the case of a railroad company taking land for the construction of a bridge, viaduct or tunnel.

[Approved March 9, 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 LXIX.

AN ACT requiring railroad companies to provide waterclosets for public convenience at their stations, and to keep notice posted of the time of arrival and departure of trains carrying passengers, whether or not on time, and if late, how much.

[Passed March 5, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That any company or persons operating a railroad stations to be in this state are required at all stations to provide and keep, for the accommodation of travelers, suitable waterclosets, and at stations where they keep an agent, to keep posted in a conspicuous place, at or near the entrance to the passenger depot, a table giving the time of arrival and departure of all trains carrying passengers, and which stop regularly at such station, and also the direction in which each train is bound; and at all stations at which there is a telegraph office, the said company shall be required to keep a black board, at least four feet in length and two feet in width, in a conspicuous place outside of and near to the entrance to the said office, upon which notice shall be given at least fifteen minutes before the schedule time of any train carrying passengers and stopping at such station whether such train is on the schedule time or not, and if late, how much. Every such passenger station shall be opened and kept open for at least one hour before the arrival of each passenger train. For every violation, of any of the provisions of this act, the
State Librarian.

CHAPTER LXX.

AN ACT providing for the appointment of a state librarian, and prescribing his duties.

[Passed March 5, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That there shall be a state librarian with a salary of a thousand dollars a year, to be appointed by the governor, whose term of office shall commence and end with that of the governor, except that the term of office of the librarian first appointed in pursuance of this act, shall commence immediately after his appointment and qualification. Before entering on his duties, he shall give bond in the penalty of three thousand dollars, with sureties, to be approved by the governor, which bond shall be filed in the office of the secretary of state.

2. The state librarian shall have charge of the state library at the seat of government and be governed by the following rules in relation thereto:

First. The said library shall be open to judges and clerks of the supreme court of appeals, judges of the courts of the United States and judges of circuit courts, state officers and members and officers of the legislature, during the session of the legislature and of the supreme court of appeals. It shall be kept open every day (Sundays excepted), from eight o'clock until six, and, during the recess, from nine o'clock until four. And no other person than those herein specified shall be permitted to remove any book or paper therein from the place where said library is kept.
Second. No book or paper shall be taken from said library, until the person authorized to take the same shall sign a receipt therefor in a book to be kept for that purpose, particularly specifying each book or paper received by him and the time it is to be returned. When any such book or paper is returned, the same shall be noted in the margin of said receipt.

Third. Other persons than those prescribed above may be permitted to use the said library at the place where it is kept.

Fourth. It shall be the duty of the librarian, in his annual report, to report the names of those who have obtained books from the library during the current year and have not returned them, and also the titles of the books not returned.

Fifth. The librarian shall keep the books arranged in proper and convenient order, and shall preserve the same from mouldering and from moths. He shall also keep a complete catalogue of the library, and shall, from time to time, add thereto all books purchased or received, and erase therefrom all books lost or destroyed.

Sixth. The librarian shall collect annually, and preserve, duplicate copies of the messages of the president of the United States and of the governors of the states; reports of heads of departments of the state and general government, and of the committees of congress on general subjects; also copies of the reports and proceedings of public societies for the promotion of agriculture, the mechanic arts, history and literature. He shall also collect duplicate copies of all the reports of heads of departments and messages of the governor of this state issued since the organization of the state, so far as possible, all of which may be bound to properly preserve the same.

Seventh. The state librarian shall have power to appoint an assistant librarian whenever he is absent from the seat of government on official duty.

Eighth. He may, with the consent of the governor, secretary of state and attorney-general, make necessary alterations and repairs in the library rooms and appropriate any additional room necessary to the uses of the library.

Ninth. Any person who shall remove any book or paper from said library contrary to law, or who shall fail or re-
fuse to return any book or paper taken therefrom, upon
the demand of the librarian, shall be liable for five times
the value thereof, recoverable by an action in the name
of the state.

Tenth. The state librarian shall have charge of the
supreme court reports after the same shall have been
printed and bound, and shall secure the copy-right of the
same for the benefit of the state. He shall deliver one
of each volume of the said reports as soon as practicable
to the West Virginia University, one copy to the attor-
ney-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, and one copy to each of the
officers of the executive department in the Capitol (to be
the property of the office). Five copies shall be placed
in the state library, and he shall 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 Charlestown; 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 suc-
cessors 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 statutes 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 at Wheeling. The remaining copies shall
be delivered to the secretary of state to be disposed of as
provided by law.

Eleventh. The librarian may exchange, for the benefit of
the state library, any duplicate, imperfect, damaged or
other work not wanted for the use of the library, and
may also, with the consent of the governor, sell such
works for the benefit of the state library. The librarian
shall keep an accurate account of all exchanges and sales,
stating what books have been parted with and what re-
ceived, what sold and for what price, and report the
same to the legislature at each session. He shall be
charged with and account for all books received in ex-
change and all moneys received for the sales.

Twelfth. If the librarian shall appropriate to his own
use or dispose of any books in the state library, or the
proceeds of any exchanges or sales of books, or know-
ingly make any false report thereof, he shall be deemed
guilty of a misdemeanor and fined not less than five nor more than one thousand dollars, and shall forfeit and be deprived of his office.

Thirteenth. All expenses necessarily incurred by the librarian in the discharge of his duties, including postage, freight and express charges, stationery and furniture, not to exceed the sum of five hundred dollars annually, shall be paid out of the state treasury, and his certificate shall be sufficient authority for the auditor to issue his warrant thereon.

3. All acts and parts of acts coming within the purview of this act, and inconsistent therewith, are hereby repealed.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. McCREEVY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 14, 1891.

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.

W. M. A. OHLEY,
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 LXXI.

AN ACT to empower the board of education of the school district of Curtis, in the county of Roane, to borrow money and issue bonds for the erection of a building for the said board of education, and also for a voting
Be it enacted by the Legislature of West Virginia:

I. The board of education of the school district of Curtis, in the county of Roane, be and they are authorized and 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 and completing a building at Reedyville in said district, for the use of said board of education, and also to be used for a voting place and for other public purposes. Said bonds shall draw no greater rate of interest than six per centum 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, including existing indebtedness, in the aggregate, five per centum of the taxable property in said school district of Curtis, 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 direct annual tax sufficient to pay annually the interest on such indebtedness, and the principal thereof within not exceeding twenty years; and provided, further, That no debt shall be contracted under this act unless all questions connected therewith shall have been first submitted, in the manner prescribed by law, to the voters of said school district, at a general election for school officers therein, and shall have received three fifths of all the votes cast for and against the same. Said election shall be held at the place of voting in said school district, by the election commissioners appointed or selected to hold the school election for school officers therein; and the result thereof shall be ascertained and certified according to the regulations prescribed by law for ascertaining and certifying the election of such officers.

(Approved March 9, 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.
AN ACT concerning commercial fertilizers, and repealing chapter twenty-five of the acts of the legislature of West Virginia of 1879.

[Passed March 6, 1891]

Be it enacted by the Legislature of West Virginia:

1. Every person or company who shall sell, offer or expose for sale, in this state, any commercial fertilizer, or manure, shall affix conspicuously to every package thereof a plainly printed statement, clearly and truly certifying the number of net pounds of fertilizer in the package, the name, brand or trade-mark under which the fertilizer is sold, the name and address of the manufacturer, the place of manufacture, and a chemical analysis, stating the percentage of nitrogen, or its equivalent in ammonia, of potash soluble in distilled water, and of phosphoric acid in available form, soluble in distilled water and reverted, as well as the total phosphoric acid. In the case of those fertilizers which consist of other cheaper materials, said labels shall give a correct general statement of the composition and ingredients of the elements relied upon, contained in the fertilizers which it accompanies. If any such fertilizer be sold in bulk, such printed statement shall accompany and go with every lot and parcel sold, offered or exposed for sale.

2. Before any commercial fertilizer is sold, offered or exposed for sale in this state, the manufacturer, importer, or party who causes it to be sold, exposed or offered for sale, shall file with the director of the West Virginia Agricultural Experiment Station, a certified copy of the statement named in section one of this act, and shall also deposit with said director, a sealed glass jar or bottle, or sealed tin can, containing not less than one pound of the fertilizer named and described in said statement, accompanied by an affidavit that it is a fair average sample thereof. The making of any affidavit required by this chapter falsely, shall be perjury.

3. The manufacturer, importer, agent or seller of any brand of commercial fertilizer or material used for manurial purposes, shall pay for each brand, at the time he files the statement required in section one of this act, an analysis fee of ten dollars for each of the fertilizing ingredients claimed to exist in each and every brand as fertilizer which he sells, offers or exposes for sale within
this state; Provided, that whenever the manufacturer or importer shall have paid the analysis fee herein required, for any particular brand or fertilizer, no agent or seller shall be required to pay any other or further analysis fee for said brand.

4. The analysis fee required to be paid by section three of this act shall be paid to the treasurer of West Virginia University, for the use of the agricultural experiment station, and the party making such payment shall take from said treasurer triplicate receipts therefor, one of which he shall retain, and the others shall be deposited, one with the director of the agricultural experiment station, and the other with the secretary of the board of regents of West Virginia University, and by them filed and preserved in their respective offices.

5. Immediately after the filing of the receipt aforesaid with the director of the agricultural experiment station, said director shall issue a certificate to the party making such payment, stating the amount of fees paid, and the name, brand or trade-mark under which the fertilizer is sold, the name and address of the manufacturer or importer, the place of manufacture, the name and place of business of the dealer, and the chemical analysis as set forth in the statement by section one of this act, and that the applicant for said certificate is authorized to sell said fertilizer within the state of West Virginia, for the period of one year, from the first day of January to the thirty-first day of December, inclusive. Said certificate may be issued at any time for and during the current year, and may be issued during the month of December for the year commencing on the first day of January thereafter.

6. It shall be the duty of the director of the West Virginia agricultural experiment station to make, or cause to be made, a chemical analysis of every sample of commercial fertilizer so furnished him, and he shall print the result of such analysis in the form of a label or tag; such printed label or tag shall set forth the name of the manufacturer, the place of manufacture, the brand of the fertilizer and the essential ingredients contained in said fertilizer, expressed in terms and manner approved by the director, together with a certificate from the director setting forth that said analysis is a true and complete analysis of the sample furnished him of such brand of fertilizer of the ingredients claimed to be contained therein; and he shall also place upon each label or tag, the money value per ton, of such fertilizer, computed from its com...
position, as he may determine. The director shall furnish such labels or tags, in quantities of one hundred, or multiple thereof, to any person or company complying with this act, and desiring to sell, offer or expose for sale, any commercial fertilizer in this state, and shall receive therefor the sum of fifty cents for every one hundred so delivered, and shall without delay pay the same to the treasurer of West Virginia University, for the use of the agricultural experiment station, and take duplicate receipts therefor, one of which he shall retain and the other he shall deliver to the secretary of the board of regents, who shall file and preserve the same in his office.

7. The board of regents of the West Virginia University shall expend the money received under the provisions of this act, in meeting the legitimate expenses of the station, in making analyses of fertilizers, in experimental tests of same, and in such other experimental work and purchases as shall inure to the benefit of the farmers of this state, and shall include in their annual report a statement of the receipts and disbursements thereof.

8. The director of said experiment station is hereby authorized, in person or by deputy, to take samples for analysis from any lot or from any commercial fertilizer, which may be in the possession of any dealer in this state. And he is hereby authorized to prescribe and enforce such rules and regulations as he may deem necessary to carry fully into effect the true intent and meaning of this act; and any agriculturist, a purchaser of any commercial fertilizer in this state, may take a sample of the same under the rules and regulations of the director of the said experiment station and forward the same to the experiment station for analysis; and if the director has reason to believe that the manufacturer of, or dealer in, said fertilizer has made any false or fraudulent representation in regard to said fertilizer, he shall cause the said sample to be analyzed free of charge, and certify the same to the person forwarding the sample.

9. Said director shall also publish, by bulletin, the chemical analysis of every fertilizer analyzed or caused to be analyzed by him. Said last publication to be made, if practicable, before the time at which said fertilizer is to be applied to the soil.

10. Any manufacturer or vendor of any commercial
Sale without\noncompliance, etc., penalty for.

Any company, firm or person, who shall sell, or offer or expose for sale, any commercial fertilizer without having previously complied with the provisions of this act hereinbefore set forth, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than fifty nor more than five hundred dollars.

To change, etc., without legal authority; penalty for.

11. Any company, firm or person, who shall wilfully remove from, or deface or change any label or tag or brand affixed to any package or fertilizer under the provisions of this act, before such fertilizer has been used for manurial purposes; or who shall sell such fertilizer without such label or tag being affixed thereto at the time of sale, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than ten, nor more than fifty dollars for each offence.

Affixing tags, etc., improperly; penalty for.

12. Any company, firm or person, who shall remove from, or cause to be removed from, any package of commercial fertilizer, any statement, label or tag affixed thereto, under the provisions of this act, and affix or cause the same to be affixed to any other package of commercial fertilizer, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than ten nor more than fifty dollars for each offence.

Violations of this act; how punished.

13. Any company, firm, or person violating any of the provisions of this act, or who fails to comply with the requirements of this act, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall, when no other penalty is prescribed, be fined not less than ten, nor more than one hundred dollars for each offence. But this act shall not be construed to apply to any one who manufactures fertilizers for his own use, and not for sale.

Prosecuting attorney to be notified of violations.

14. The director of said experiment station shall report to the prosecuting attorney, of the county wherein the offence was committed, all violations of the provisions of this act, and failure to comply therewith; and a copy of any statement, label or tag required to be filed with said director, or prepared by him, and any analysis made or caused to be made by him, when duly certified by said director, shall be received in evidence in any prosecution or suit for any violation of the provisions of this act.

Analysis, etc., as evidence.

15. That chapter twenty-five of the acts of the legislature of West Virginia, passed on the fourth day of March, eighteen hundred and seventy-nine, entitled, "An act to protect the purchasers of fertili-
zers in this state,” be and the same is hereby repealed.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCreery,
President of the Senate.

State of West Virginia,
Office of Secretary of State.

March 18, 1891.

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.

Wm. A. Ohley,
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 LXXIII.

AN ACT to empower the board of education of the school district of Triadelphia, in the county of Ohio, to issue bonds for the erection of a public school building in the town of Triadelphia.

[Passed March 6, 1891]

Be it enacted by the Legislature of West Virginia:

1. That the board of education of the school district of Triadelphia, in the county of Ohio, be empowered, any time within three years from the passage of this act, to issue bonds for the purpose of erecting a public school building in the town of Triadelphia, for the use of said district. Said bonds shall draw no greater rate of interest than six per cent. per annum, and shall be made payable in not less than one, and not exceeding twenty years; provided, That such indebtedness (including existing indebtedness) in the aggregate, shall not exceed five per
centum of the value of the taxable property in said district, 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 direct annual tax sufficient to pay, annually, the interest on such indebtedness, and the principal thereon, 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 been first submitted at a general school election, in the manner prescribed by law, to a vote of the people of said school district, and have received three-fifths of all the votes cast for and against the same. The said election shall be held at the same time and place by the officers of the election of common school officers.

(Approved March 10, 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 LXXIV.

AN ACT to amend and re-enact sections two, nine, eleven, fourteen, twenty and twenty-one of chapter one of the acts of the legislature of West Virginia of one thousand eight hundred and eighty-nine, entitled, "An act relating to the school district of Huntington."

[Passed March 6, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That sections two, nine, eleven, fourteen, twenty and twenty-one of chapter one of the acts of one thousand eight hundred and eighty-nine, be amended and re-enacted to read as follows:

2. There shall be elected by the voters of said district, at the annual election for municipal officers, on the first Thursday of April, eighteen hundred and eighty-nine,
and in the manner prescribed for the election of municipal officers by the charter of the city of Huntington, 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.

9. Annually, not later than the first day of April, 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.

11. It shall be the duty of the board of education to provide by purchase, condemnation, leasing, building or otherwise, school houses and grounds, furniture, fixtures and appendages, and keep the same in good order and repair; and to supply the said school houses with fuel and other things necessary for their comfort and convenience; to pay the principal and interest on loans made pursuant to this section; and all other expenses incurred in the district in connection with schools not chargeable to the teachers' fund. For the purposes mentioned in this section, the board of education shall annually levy a tax on the property taxable in the said district not to exceed in any one year forty cents on every hundred dollars valuation thereof, according to the latest assessment of the same for state and county taxation. The proceeds of taxes so levied, of school houses and sites sold, of all donations, devises and bequests applicable to any of the purposes mentioned in this section, and of any loans that
may be made for such purposes, shall constitute a special fund to be called "the building fund," to be appropriated expressly to the purposes named in this section. And the board of education, in addition to the levy aforesaid, may borrow money for the purposes mentioned in this section, on the credit of the building fund; Provided, That such loans shall at no time amount, in the aggregate, to more than can be paid by a levy at the rate of twenty-five cents per hundred dollars per year, for four successive years, on the assessed valuation of the taxable property of the district; Provided, further, That no debt shall be contracted under this section unless all questions connected with the same shall have first been submitted to a vote of the people of the district, and have received three-fifths of all the votes cast for and against the same. Such election shall be held and conducted in the same manner as hereinbefore prescribed for the election of school commissioners, of which election at least thirty days' notice shall be given of the proposed loan and issue of certificates of debt or bonds, by publication in two newspapers published in the city of Huntington.

14. The sheriff shall annually, on or immediately before the first day of July, make such settlement with the board of education, as the general school law may provide; and for collecting and discharging the taxes assessed by the board of education, he shall be entitled to receive a commission of not more than five per centum upon the amount collected, excepting for money received for the sale of bonds, he shall not receive more than two and one-half per centum for receiving and disbursing in the same.

20. The sheriff shall annually, as herebefore provided, make such settlement with the board of education and account to said board for all the 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 board of education that owing to sickness or other causes which may seem to them suffi-
CH. 75] CONCERNING CONSTRUCTION OF BOOMS.

cient, said settlement has been rendered impracticable, such further time may be allowed as the board may deem reasonable and just.

(Approved March 9, 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 LXXV.

AN ACT to amend and re-enact section twenty-one of chapter one hundred and twenty-one of the acts of eighteen hundred and seventy-seven, as amended and re-enacted by chapter thirty-nine of the acts of eighteen hundred and eighty-one, concerning the construction of booms.

[Passed March 7, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section twenty-one of chapter one hundred and twenty-one of the acts of eighteen hundred and seventy-seven, as amended and re-enacted by chapter thirty-nine of the acts of eighteen hundred and eighty-one, be amended and re-enacted so as to read as follows:

21. Every corporation formed under this act shall in addition to the powers herein conferred have power:

First. To cause such examination and survey for its proposed boom or other structure to be made, as may be necessary to the selection of the most advantageous site; and for such purposes by its officers, agents, engineers or employees, may enter upon the lands or waters of any person or corporation, but subject to responsibility for all damages that may be occasioned thereby.

Second. To take and hold such voluntary grants of real estate and other property, as shall be made to it, on and for the construction of its boom, and to reconvey the same.
CONCERNING CONSTRUCTION OF BOOMS. [Ch. 75

same when no longer required for the use of such boom or booms and incompatible with the terms of the original grant.

Third. To purchase, hold and use all such real estate and other property as may be necessary for the construction and use of its boom, and the stations and other accommodations necessary to accomplish the object of its incorporation, and to convey the same when no longer required for the use of such boom.

Exclusice privileges.

Fourth. The said corporation shall, after erecting its boom, have the exclusive privilege of maintaining a suitable boom or booms, with or without piers, dam or dams, across the stream designated within two miles above its boom, so erected for the purpose of stopping and securing boats, rafts, saw-logs and other timber of value; but such boom or booms shall be so constructed as to permit boats, rafts and other timber, when desired by the owners, to pass them without unavoidable delay and without paying toll, boomage or other charges, and may erect their booms on the rivers and other streams, and may dredge and clear the channels thereof, and remove obstructions therefrom, and may build saw-mills on lands acquired in any other way than by condemnation; and manufacture and sell lumber and construct tram-railways and dams, and do such other work as may be necessary for the purpose of getting logs and lumber to, down and from the river and its branches, on which said boom is located; and in the event the lands necessary for such tram-railway cannot be purchased from the owner or owners thereof at a reasonable price, then the said corporation may have the same condemned for such purpose in the manner now provided by law for cases of a similar nature; Provided, That nothing in this section shall be so construed as to prevent any boom company from using water surface for two miles below its boom for assorting and bunching its own and other boats, rafts, saw-logs and other timber of value, and that no company shall so construct its boom as to deprive another company of such right, nor shall any boom company which may construct a boom within two miles below a boom here-fore constructed have exclusive privileges of the water or stream above such other boom.

Fifth. The said corporation is authorized and empowered to purchase, hold and sell timber lands, and lands necessary for the saw-mills, lumber yards, tram-railways and wharves.
Sixth. Boomage or toll shall be charged at a rate not less than twenty-five cents nor more than one dollar per thousand feet board measure; or not less than twenty nor more than eighty cents for one hundred cubic feet, except as hereinafter provided, which rate shall be determined by a commission in the manner following, to wit:

The circuit court of each county, whose timber can be floated into the boom, or the judge of such court in vacation, shall appoint one person, not a stockholder in said corporation, or otherwise interested therein, and the said corporation shall appoint a person not a stockholder, or otherwise interested in said corporation, and if the number of persons so appointed be even, they shall choose an odd number. The persons so appointed and chosen shall be versed in the timber and lumber business, and be qualified to make such measurements and calculations as may be necessary. Persons so appointed or chosen shall constitute a commission, whose duty it shall be to fix the rates of boomage which the corporation may charge; and in determining this rate they shall take into consideration the ease or difficulty, as the case may be, of booming logs, etc., in said boom, and also any extraordinary expenditure of money which the corporation may have made to facilitate their business; and the said commissioners shall fix a rate, which shall be in their judgment a fair and just compensation to the corporation for the capital invested and labor performed in booming logs, timber, etc., in the limits above prescribed. And said commissioners may, in their discretion, or when requested to do so by parties interested, fix the separate rate which shall be charged for logs, ties, lumber, staves, or any other specific kind of lumber or timber which may be floated in such boom, by the hundred, thousand, or by bulk, as the case may be. The report of such commissioners shall be filed in the office of the clerk of the circuit court of each county in which a commissioner was appointed, and published in some newspaper of general circulation in the counties interested in said boom, and within ten days after the report has been agreed upon. Should the corporation or any interested party not be satisfied with the report of the commissioners, they may take exceptions thereto, which exceptions may be heard by the judge of the circuit court of any county interested, in term time or at chambers, and if it appear to the court or judge that the rates established by the commissioners are unjust, either to the corporation or private persons, said report may be set aside, and a new commission appointed. But unless exceptions are taken to the report of said commissioners within sixty days after the filing of the same, the report shall be
taken as confirmed, and be binding upon all parties interested. Any corporation organized under the provisions of this act, or any party interested, may, if it so desire, ask for a commission once every five years, to revise the rate of boomage; such commission to be constituted as provided for in this section. When the stream boomed lies wholly in one county, there shall be two commissioners appointed by the circuit court of that county, who, together with the one appointed by the corporation, as hereinbefore provided, shall constitute such commission. If any controversy shall arise between the said corporation and any person or persons having timber or other lumber in said boom, on account of such lumber, or the rates of boomage, the commissioners authorized to be appointed by this section may, if the parties interested and such corporation so desire it, act as arbitrators to settle the same in such manner and with such result as the law provides in other cases of arbitration.

The commissioners appointed under this section shall be paid three dollars per day for their services, to be paid by such corporation, except that after the rates have been fixed, any subsequent commission shall be paid by the party asking it.

Seventh. The said corporation shall have a lien on all saw-logs and other timber and lumber thus boomed for the payment of all tolls for booming, until the same shall be paid.

Eighth. That if any timber shall have been doomed securely, as aforesaid, and no person shall appear to claim the same, and pay the tolls thereon, within ninety days, it shall be lawful for the corporation, after advertising the same for three weeks in some newspaper published nearest the said boom or booms, and by posting the same for three weeks, at three public places nearest the said boom or booms, reciting the marks, if any, to make application to any justice of the peace of the said county, whose duty it shall be, upon proper proof of the publication and posting of such notice, to direct a sale of such timber, and designate some officer or other person to make such sale, either by public auction or by private sale, as to the justice shall seem most advantageous to the parties interested; and at any time within a year from said sale, the owner shall be entitled to receive the proceeds thereof, after deducting the toll and expenses; but if not claimed within the said one year, the proceeds shall inure to and be vested in the general school fund.

Ninth. Where several companies are operating on the
same stream, the upper companies shall pass free of charge through or around their booms, with as little delay as possible, all logs, lumber, etc., distinctly marked as belonging to or in care of the boom or booms below them.

(Approved March 12, 1891)

[NOTE BY THE CLERK OF THE HOUSE OFlegates.]

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

CHAPTER LXXVI.

AN ACT in relation to the payment of laborers' wages in anything other than lawful money, and in relation to the rates of goods and supplies to laborers by their employers at excessive prices.

[Passed March 7, 1891]

Be it enacted by the legislature of West Virginia:

1. It shall be unlawful for any corporation, company, firm or person, engaged in any trade or business, either directly or indirectly, to issue, sell, give or deliver, to any person employed by such corporation, company, firm or person, in payment of wages due such laborer, or as advances for labor not due, any scrip, token, draft, check, or other evidence of indebtedness, payable or redeemable otherwise than in lawful money; and if any such scrip, token, draft, check or other evidence of indebtedness, be issued, held or given or delivered to such laborer, it shall be construed, taken and held in all courts and places, to be a promise to pay the sum specified therein in lawful money by the corporation, company, firm or person, issuing, selling, giving or delivering the same to the person named therein, or to the holder thereof. And the corporation, company, firm or person so issuing, selling, giving or delivering the same, shall, moreover, be guilty of a misdemeanor, and, upon conviction thereof, shall be fined not less than twenty-five dollars, nor more than one hundred dollars, and, at the discretion of the court, the officer or agent of the corporation, company, or firm, or the person
issuing, selling, giving or delivering the same, may be im-
prisoned not less than ten, nor more than thirty days.

2. If any corporation, company, firm or person, shall co-
erce or compel, or attempt to coerce or compel an employe
in its, their or his employment, to purchase goods or sup-
plies in payment of wages due him, or to become due him,
or otherwise, from any corporation, company, firm or per-
son, such first named corporation, company, firm or per-
son, shall be guilty of a misdemeanor, and upon convic-
tion thereof shall be punished as provided in the prece-
ding section. And if any such corporation company, firm
or person, shall directly or indirectly, sell to any such
employe in payment of wages due or to become due him,
or otherwise, goods or supplies at prices higher than the
reasonable or current market value thereof at cash, such
corporation, company, firm or person, shall be liable to
such employe, in a civil action, in double the amount of
the charges made and paid for such goods or supplies, in
excess of the reasonable or correct value in cash, thereof.

3. It shall be the duty of every court having jurisdic-
tion in criminal cases in which grand juries are impaneled,
to give this act in charge to the grand jury.

LOUIS BENNETT,
Speaker of the House of Delegates

JOHN W. McCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 19, 1891.

I certify that the foregoing act having been presented
to the governor for his approval, and not having been re-
turned 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.

WM. A. OHLEY,
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 LXXVII.

An Act to amend and re-enact section six of chapter seventy-two of the code of West Virginia:

[Passed March 7, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section six of chapter seventy-two of the code of West Virginia be and the same is hereby amended:

6. The trustee in any such deed shall, whenever required by any creditor secured or any surety indemnified by the deed, or the personal representative of any such creditor or surety, after the debt due to such creditor or for which such surety may be liable, shall have become payable and default shall have been made in the payment thereof, or any part thereof, by the grantor, sell the property conveyed by the deed, or so much thereof as may be necessary, at public auction, upon such terms as are mentioned in said deed; and if no terms are therein mentioned, then upon the following terms, to wit: If the property to be sold be real estate, one-third of the purchase money cash in hand, one-third thereof with interest in one year, and the residue thereof, with interest, in two years from the day of sale, taking from the purchaser his notes, with good security, for the deferred payments, and retaining the legal title as further security; the legal title may be conveyed, reserving in the deed a lien for the deferred purchase money, or otherwise securing the same; and if the property to be sold be personal estate, then for cash, having first given notice of such sale as hereinafter prescribed; and shall apply the proceeds of sale first to the payment of expenses attending the execution of the trust, including a commission to the trustee of five per centum on the first three hundred dollars, and two per centum on the residue of the proceeds, then pro rata (or in the order of priority, if any, prescribed by the deed) to the payment of the debts secured and the indemnity of the sureties indemnified by the deed, and shall pay the surplus, if any, to the grantor, his heirs, personal representatives or assigns; Provided, That no trustee shall receive any of the proceeds of such sale until he, if required by the grantor or any cestui que trust, give bond in a penalty equal at least to the full value of the property to be sold, with good security, before the clerk of the county court of the county where said property is, conditioned that he will faithfully perform his duty as such
trustee, and account for and pay over as required by law, all money that may come into his hands in the execution of such trust. And no sale shall be made by such trustee, who is required to give bond, until such bond and security has been given and approved by the clerk; and every notice of such sale shall have appended to it the certificate of such clerk that bond and security has been given by the trustee as required by law, if such bond be required as aforesaid. The grantor, or any "cestui que trust", may at any time after the execution of the trust, by notice in writing, require any trustee to give such bond, and upon his failure to do so for twenty days after such notice, the power of such trustee shall cease, and another trustee may be appointed by the circuit court of any county wherein such deed of trust is recorded, or by the judge thereof in vacation, to execute said trust, upon the application of any "cestui que trust", or the grantor, if, upon the hearing of such application, the failure of the trustee to give such bond be made to appear to the satisfaction of such court or judge, by affidavit or otherwise. At least ten days' notice in writing of such application shall be given to the trustee, grantor and to all "cestuis que trust" in such deed if they be residents of the county, stating the court or judge before whom such application is to be made. If the said trustee and grantor, or either of them, are not residents of such county, the notice as to them, or the one not a resident, may be published for two successive weeks in some newspaper published in such county, or in some newspaper of general circulation therein, if none be published in the county. Of the trustees so appointed bond shall be required in the penalty of at least the full value of the property which may come into his hands, which bond may be given before and approved by the said court or judge, or be given before and approved by the clerk of the county court of such county, upon the order of such circuit court or judge, and shall be recorded as above provided as to the bond given by a trustee named in such deed, and shall be with like condition. Every such bond shall be filed by said clerk in his office, and recorded by him in the book in which the bonds of the administrators are recorded. Every such notice of sale shall show the following particulars: (1) The time and place of sale; (2) the names of the parties to the deed under which it will be made; (3) the date of the deed; (4) the office and book in which it is recorded; (5) the quantity and description of the land or other property, or both, conveyed thereby; and (6) the terms of sale. And in all cases where a debtor conveys all his property to a trustee for the benefit of his creditors; or where he conveys all his property ex-
ceopt what is exempt from execution or other process, every such trustee shall settle his accounts before a commissioner of accounts of the county in which such bond is recorded, and the provisions of chapter eighty-seven of the code of West Virginia, as amended, shall apply to such settlement as far as applicable.

(Approved March 13, 1891.)

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

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

CHAPTER LXXVIII.

AN ACT to empower the board of education of the independent school district of Fairmont, in the county of Marion, to borrow money and issue bonds for the erection or purchase of a public school building.

[Passed March 7, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the board of education of the independent school district of Fairmont, in the county of Marion, be, and are authorized, and 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 or purchasing a public school building, for the use of said independent school district. Said bonds shall draw no greater rate of interest than six per centum per annum, and shall be made payable in not less than one year and not exceeding twenty years; Provided, That such indebtedness, including existing indebtedness, shall not exceed in the aggregate five per centum of the taxable property in the said independent school district of Fairmont, 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 direct annual tax, sufficient to pay annually, the interest on such indebtedness, and the principal thereof within not exceeding twenty years; and provided, further, That no debt shall be contracted under this act, unless all questions connected therewith shall have been
first submitted in the manner prescribed by law, to the
voters of said independent district, at a general election
for school officers therein, and shall have received three­
fifths of all the votes cast for and against the same.
Said election shall be held at the place of voting in said
independent school district, by the election commissioners,
appointed and selected to hold the school election for
school officers therein; and the result thereof shall be as­
certained and certified according to the regulations pre­
scribed by law, for ascertaining and certifying the elec­
tion of school officers.

(Approved March 13, 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 LXXIX.

AN ACT to amend and re enact sections twenty-five,
twenty-six, twenty-seven and twenty-eight of chapter
fifty-four of the code of West Virginia.

[Passed March 9, 1891.]

Be it enacted by the Legislature of West Virginia:

Code amended 1. That sections twenty-five, twenty-six, twenty-seven
and twenty-eight of chapter fifty-four of the code of West
Virginia be, and the same are hereby, amended and re­
enacted, so as to read as follows:

Building and loan associations, how and for what formed.
May loan funds, buy and sell land, etc., to stock­holders.

25. Any number of persons, not less than nine, may
form a building and loan association for the purpose of
encouraging industry, frugality and home building, and
saving among its members. Building and loan associa­
tions formed under this chapter shall have the right and
power of loaning to its stockholders thereof; the moneys
accumulated from time to time, as well as the right and
power to purchase land or erect houses, and to sell, con­
vey, lease or mortgage the same at their pleasure, to
their stockholders, or others for the benefit of their
stockholders. Such associations may acquire, hold,
convey and encumber all such property, real and personal, as may be taken as security, or may be otherwise transferred to it in the due course of its business, and may secure the payment of loans and the performance of the other conditions upon which loans are to be made, or the payment of the purchase money for any property sold, by taking personal security, or by a mortgage or deed of trust upon real or personal property, or by a transfer or pledge of its stock.

26. Every such association shall have the power to provide by its by-laws for selling to the stockholders, who shall bid the highest premium therefor, the money in the treasury, or in default of bidders at or above a minimum premium, may award to a member the value of any shares held by him less such minimum premium; the minimum premium, and the mode of making the award to be fixed by the by-laws. Or such association may charge and receive the premium bid by a stockholder for the priority of right to such loans, in periodical installments; but the by-laws of every association shall set forth whether the premium bid for the prior right to a loan shall be deducted therefrom in advance, or be paid in periodical installments. But whether the premium be deducted from the loan, or paid in periodical installments, the transaction shall not be deemed usurious, although any and all the dues, fines, premium and interest, shall exceed the legal rate of interest on the amount of money received by the stockholders.

27. Every such association may levy, assess and collect from its stockholders, periodical dues upon every share of its stock; the amount of such dues to be fixed by the by-laws; but no periodical payment to exceed two dollars upon each share; and said stock may be paid off and retired as the by-laws shall direct; and may levy, assess and collect from members to whom loans have been made, interest upon the par value of the shares so loaned; and may levy, assess and collect fines for the non-payment of periodical dues, or for failure to comply with or perform any other obligation or duty to the association. The amount of the respective fines shall be fixed by the by-laws, and they shall be imposed under regulations to be made by the by-laws; but such fines shall be uniform, and where they are imposed for default in the payment of dues, shall be in proportion to the amount of the dues for the failure to pay which they are imposed; but no member shall be fined more than once for the same default.
28. A borrower from such association may repay the loan at any time; and in case of the repayment thereof before the maturity of the shares pledged for said loan, there shall be refunded to such borrower, in case the premium shall have been deducted in advance, such proportions of the premium bid, as the by-laws may determine; but the borrower shall receive the withdrawing value of the shares pledged for said loan, and the shares shall revert back to the association. Stockholders withdrawing voluntarily shall receive such proportions of the profits of the association, or such rate of interest as may be prescribed by the by-laws. In case of default of a borrower to pay dues, interest or premium, for the period of three months, payment of the same, together with the full principal of the loan, may be enforced by proceedings on the securities according to law; and the money so received shall be paid into the treasury of the association; and if the moneys so recovered shall exceed the amount it would have required to repay the loan under the first part of this section, together with all the expenses incurred by the association, such excess shall be paid to such borrower.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. MCCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 18, 1891.

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.

WM. A. OHLEY,
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.
CH. -80]  Apportionment of Senators and Delegates.  

CHAPTER LXXX.

AN ACT apportioning representation in the senate and house of delegates of the state of West Virginia.

[Passed March 9, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That until the senatorial districts of the state of West Virginia shall be altered by the legislature, in pursuance of the provisions of the constitution, the state shall consist of thirteen senatorial districts, as follows:

2. The counties of Hancock, Brooke and Ohio shall constitute the first senatorial district; the counties of Marshall, Wetzel and Marion the second; the counties of Tyler, Ritchie, Doddridge and Harrison the third; the counties of Pleasants, Wood, Wirt, Calhoun and Gilmer the fourth; the counties of Jackson, Roane and Mason the fifth; the counties of Cabell, Wayne and Putnam the sixth; the counties of Logan, Lincoln, Wyoming, McDowell, Mercer and Raleigh the seventh; the counties of Pleasants, Wood, Wirt, Calhoun and Gilmer the fourth; the counties of Jackson, Roane and Mason the fifth; the counties of Cabell, Wayne and Putnam the sixth; the counties of Logan, Lincoln, Wyoming, McDowell, Mercer and Raleigh the seventh; the counties of Greenbrier, Monroe, Summers, Fayette and Pocahontas the eighth; the counties of Kanawha, Nicholas, Braxton, Clay and Boone the ninth; the counties of Randolph, Lewis, Upshur, Barbour and Webster the tenth; the counties of Preston, Monongalia and Taylor the eleventh; the counties of Hampshire, Hardy, Grant, Mineral, Pendleton and Tucker the twelfth; and the counties of Jefferson, Berkeley and Morgan the thirteenth. And each of said districts shall have two senators. That the senators elected at the last general election for the full term of four years shall continue to hold their seats for the term for which they were elected; and each district shall at the next general election to be held on the Tuesday next after the first Monday in November, one thousand eight hundred and ninety-two, elect one senator, and biennially thereafter one senator shall be elected from each of said districts.

3. That until a new apportionment of delegates shall be declared, in pursuance of the constitution, the house of delegates shall consist of seventy-one members, which shall be apportioned as follows: To the counties of Barbour, Berkeley, Boone, Calhoun, Doddridge, Gilmer, Hampshire, Jefferson, Lincoln, Logan, Mercer, Mineral, Monongalia, Monroe, Nicholas, Pendleton, Pleasants, Pocahontas, Putnam, Raleigh, Ritchie, Roane, Summers,
Taylor, Tyler, Upshur, Wetzel and Wirt, one delegate each.

Two delegates.

To the counties of Cabell, Fayette, Greenbrier, Harrison, Jackson, Marion, Marshall, Mason, Preston and Wayne, two delegates each.

Three delegates.

To the county of Wood, three delegates.

Four delegates.

To the counties of Kanawha and Ohio, four delegates each.

Delegate districts.

First.

To the counties of Brooke and Hancock, which shall constitute the first delegate district, one delegate.

Second.

To the counties of Tyler and Wetzel, which shall constitute the second delegate district, one delegate.

Third.

To the counties of Braxton and Clay, which shall constitute the third delegate district, two delegates.

Fourth.

To the counties of Lewis and Webster, which shall constitute the fourth delegate district, two delegates.

Fifth.

To the counties of Randolph and Tucker, which shall constitute the fifth delegate district, two delegates.

Sixth.

To the counties of Grant and Hardy, which shall constitute the sixth delegate district, one delegate.

Seventh.

To the counties of Jefferson, Berkeley and Morgan, which shall constitute the seventh delegate district, two delegates.

Eighth.

To the counties of McDowell and Wyoming, which shall constitute the eighth delegate district, one delegate.

(Approved March 10, 1801.)

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

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

CHAPTER LXXXI.

AN ACT amending and re-enacting sections ten and eleven of chapter thirty-six of the code of West Virginia, and adding an additional section thereto numbered twenty-two.

[Passed March 9, 1801.]

Be it enacted by the Legislature of West Virginia:

Code amended

1. That sections ten and eleven of chapter thirty-six of the code of West Virginia be and the same are hereby
amended and re-enacted, and an additional section added, so as to read as follows:

10. When a judgment for a fine and costs is rendered by a circuit court or other court of record having jurisdiction in criminal cases, the court may order a capias for fine, etc. to be issued thereon at any time during the term at which the judgment is rendered, and if no such order be made, such capias shall be issued by the clerk of the court in vacation if he be ordered so to do by the prosecuting attorney. If the judgment of the court in such case be that the defendant be imprisoned and fined, or that he be fined and imprisoned until the fine and costs be paid, or if the defendant be imprisoned by virtue of such capias for fine, in either event, the defendant may be released from such imprisonment where he is detained for a failure to pay such fine and costs, only, upon his giving bond with good security before the court, or before the clerk thereof in vacation, payable to the state of West Virginia, for the payment of such fine and costs, at a time not exceeding twelve months after the date of such bond. If default be made in the payment of such bond, the same may be proceeded on to judgment and execution as if it were a forthcoming bond, such as is provided for in chapter one hundred and forty-two of this code.

11. When any male person is so imprisoned for the non-payment of such fine and costs, only, and fails to give the bond and security provided for in the next preceding section, the county court of the county may order him to work on the county roads, or on the streets or alleys of an incorporated city, town or village, under the direction of such officer or person as the court may direct, at the rate of one dollar per day until the fine and costs are paid. But the court shall not require such work to be done on the streets or alleys of a city, town or village, which, under its charter, keeps its own streets and alleys in order, unless the corporate authorities thereof shall pay for such work to the keeper of the jail of said county, the amount to which he shall be entitled for the board of such prisoner. If such prisoner be ordered to work on the county roads, the court shall provide for his safe keeping while performing such work, and if deemed necessary, shall provide a ball and chain to be attached to his person for such purpose. And in case there be six or more of such prisoners ordered to work on a public road at the same time and place, the county court shall employ some competent and proper officer or person to take charge of said prisoners during
their absence from the jail, on each day they are engaged in such work, and fix his compensation therefor, not exceeding one dollar and fifty cents per day, for each day he is so engaged, which shall be paid out of the county treasury on the order of said court; Provided, That the court wherein such person was convicted and sentenced, or the judge thereof in vacation, may, for good cause shown, release such defendant from such imprisonment without the payment of such fine and costs. But no such order shall be made by a judge in vacation, until at least ten days' notice in writing be given to the prosecuting attorney, of the time and place at which the motion therefor will be made.

22. Whenever, hereafter, any person shall be convicted for any violation of ordinances or laws of any incorporated city, town or village, and shall be confined in the county jail, or place of confinement adopted and set apart by the council of such city, town or village, in lieu of the county jail, as a prison house, whether such person be imprisoned for failure to pay any fine adjudged against him, or under sentence of a court, mayor or justice, may be ordered by said court, mayor or justice to work on the public streets and alleys of such city, town or village, under the direction of the marshal or sergeant of such city, town or village. Such person, so fined and imprisoned, when ordered to be worked as hereinbefore provided, shall be worked under the provisions and subject to the penalties prescribed in sections ten and eleven of this act, applying to persons required to work on public roads by order of a county court. And the council of such city, town or village, may make proper allowance to the marshal or sergeant to take charge of such person while so at work, and allow and audit and pay a reasonable compensation, for the services rendered under this act, out of the treasury of such city, town or village.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. MCCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 19, 1891.

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.

WM. A. OHLEY,

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 LXXXII.

AN ACT providing for weighing and measuring coal at the place where mined before the same is screened.

[Passed March 9, 1891]

Be it enacted by the Legislature of West Virginia:

1. It shall be the duty of every corporation, company or person, engaged in the business of mining and selling coal by weight or measure, to procure and constantly keep on hand at the proper place, the necessary scales and measures and whatever else may be necessary, to correctly weigh and measure the coal as mined by such corporation, company or person. And it shall be the duty of the sealer of weights and measures for every county in which coal is so mined and sold, to visit each coal mine operated therein, and where such scales and measures are kept, at least once in each year, and test the correctness of such scales and measures. The owner or operator of such coal mine, or any two or more of the miners working therein, may in writing require his attendance at the place where such scales and measures are kept, at other times, in order to test the correctness thereof, and it shall be his duty to comply with such requests as soon as he can, after receiving such request. If his attendance is required by the owner or operator of such mine, or if by the miners working therein, and the scales or measures tested be found not to be correct, his fees shall be paid by the owner or operators, and if his attendance be required by the miners and the scales or measures tested be found to be correct, his fees shall be paid by them. If in any such county there be no sealer of weights and measures, the duties herein required to be done and performed by such sealer, shall be done and performed by such sealer.
performed by the inspector of mines for the district of which such county forms a part.

2. Each car used by any such corporation, company or person in removing coal from any coal mine, shall be numbered by consecutive numbers plainly marked, and placed and kept thereon as long as such car is so used. And if the coal from such mine is mined, and the miners are paid according to the weight thereof for mining the same, every such car so used shall be weighed upon such tested scales, and the weight thereof shall be plainly marked and placed thereon as long as such car shall be used as aforesaid. If the coal at any such mine is mined, and the miners thereof are paid for mining the same by measure, the number of bushels of coal such car will hold when loaded to its capacity, shall also be plainly marked, and placed and kept thereon as long as such car is so used as aforesaid. And no car shall be used for the purpose aforesaid, after ninety days from the time this act takes effect, until the provisions of this section are complied with.

3. All coal so mined and paid for by weight, shall be weighed in the car in which it is removed from the mine before it is screened, and shall be paid for according to the weight so ascertained, at such price per ton as may be agreed on by such owner or operator and the miners who mined the same. And coal mined and paid for by measure shall be paid for according to the number of bushels marked upon each car in which it is removed from the mine, and before it is screened, and the price paid for each bushel so ascertained shall be such as may be agreed on as aforesaid.

4. Every such corporation, company or person shall employ a weighman, and the miners working in any such coal mine may employ another such weighman, and the two so employed shall supervise the weighing of each car while empty, and the weighing of the same when loaded with coal so paid for by weight, and the measuring of the number of bushels therein, when necessary, so paid for by measure. But if the miners fail to employ such weighman, then the person so employed by such corporation, company or person shall perform that duty. Each of the persons so employed before entering upon the discharge of the duties of his employment shall take and subscribe an oath or affirmation that he will honestly and impartially do and perform the duties of his employment, and do equal and exact justice between employers
and employees interested in the matter of his employment, to the best of his judgment, skill and ability.

5. In any county in which the mine inspector is required to act as herein mentioned, the county court of such county shall furnish him with whatever is necessary to enable him to discharge his duties, if such court has procured the weights and measures and balances provided for by chapter fifty nine of the code of West Virginia; and if not, the state sealer of weights and measures shall furnish him with whatever may be necessary to enable him to discharge the duties hereby required of him, and the things so furnished him, in either case, shall be returned by him to the person from whom he received them as soon as possible after he has performed the duties for which he received them. But it shall be the duty of every corporation, company or person so engaged in the business of mining coal, to procure and constantly keep on hand a sealed weight of at least fifty pounds, and a sealed measure of at least one bushel, to be used for the purposes of this act.

6. Any corporation, company or person violating any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof, shall for each offense, be fined not less than twenty-five dollars and not more than five hundred dollars. And the officer, agent or employees of the corporation or company whose duty it was to do or perform the act, or to cause it to be done and performed, which is the subject of the indictment, may be indicted jointly, with said corporation or company, and upon conviction thereof, in the discretion of the court, he may be imprisoned in the county jail not less than ten nor more than sixty days.

7. This act shall not apply to any corporation, company or person owning or operating a coal mine in which less than ten miners are employed.

8. It shall be the duty of every court in each county, in which any such coal mine is operated, and in which a grand jury is impaneled, to give this act in charge to the grand jury.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCreery,
President of the Senate.
AN ACT authorizing the sale of the normal school building at Fairmont, providing for the erection of a new building and payment therefor.

[Passed March 9, 1891.]

WHEREAS, The state normal school building at Fairmont was purchased and has been kept in repair with fifteen thousand dollars of funds provided by the state and seventeen thousand dollars by the independent school district of Fairmont, under the acts of the legislature which provided for the occupancy of part of said building by said school district; and

WHEREAS, The growing needs of the Fairmont State Normal school and the public schools of said town render the joint occupancy of said building impracticable; and

WHEREAS, The board of education of Fairmont independent district proposes to either buy the interest of the state in said building on certain conditions or to sell their interest in the same; and

WHEREAS, The present building is not adapted to, or ample for the growing needs of the said normal school; therefore,

Be it enacted by the Legislature of West Virginia:

1. That the board of regents of the state norma
schools be authorized and empowered to transfer to the Fairmont normal school building at Fairmont, on the payment into the treasury of the state the sum of fifteen thousand dollars.

2. That the sum of twenty thousand dollars, payable out of the revenues of the fiscal year eighteen hundred and ninety-two, is hereby appropriated out of any money in the treasury, to be expended under the direction of the board of regents of the state normal schools, in the purchase of grounds for and the erection of a new normal school building at Fairmont, West Virginia. The grounds for said building shall be ample for said school, and the cost of said grounds to the state shall not exceed the amount of five thousand dollars; but no part of the sum hereby appropriated shall be drawn from the treasury unless and until the board of education of Fairmont independent district shall pay into the treasury the sum of fifteen thousand dollars for the interest of the state in the said old building, which sum shall be added to the sum of twenty thousand dollars hereby appropriated; the whole constituting a fund of thirty-five thousand dollars, to be paid out of the treasury and expended as aforesaid, or so much of said amount as may be necessary to purchase the said grounds and complete the said building; but not more than the amount of thirty-five thousand dollars shall be expended for the purposes herein named.

3. That the property in all grounds, buildings and improvements erected under the provisions of this act, shall vest in the regents of the state normal schools, to be used and controlled as and for a state normal school.

(Approved March 13, 1891.)

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

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

CHAPTER LXXXIV.

AN ACT to amend and re-enact section forty-two of
chapter one hundred and thirty of the code of West Virginia.

[Passed March 9, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section forty-two of chapter one hundred and thirty of the code of West Virginia, be amended and re-enacted so as to read as follows:

42. The court may restrict the taxation in the costs for witnesses, to so many as may be deemed just. No entry for a witness shall be made against a party recovering costs, after execution has issued for such party; and in no case shall there be an entry of a witness for attendance at a term of court, after the adjournment of such term. On the last day of every regular, adjourned or special term of a court, the clerk thereof shall make up a full and complete list and statement of all costs, expenses, and fees allowed at such term, payable out of the state treasury, stating specifically in letters, and not by figures, the separate amounts to which each person is entitled for attendance, traveling, tolls, ferriages, services or otherwise; and giving the style and character of the action, suit or proceeding in which such costs, expenses or fees were allowed; which list and statement shall be examined by the prosecuting attorney of such court, or in case he should fail to act, by some one appointed by the court for the purpose, and if approved and signed by him as correct, shall be entered in full in the law order book with the other proceedings of said court. Such entry shall then be read, corrected where necessary, and signed by the judge or presiding officer, as in other cases is prescribed by law. Within two days after the adjournment of any such term, the said clerk shall make and certify two copies of said list and statement, one of which he shall forthwith transmit by mail or by some safe means to the auditor; and the other he shall deliver or transmit at once to the said judge or presiding officer. Said judge or presiding officer shall, at or before the next term of said court, compare said copy with the original entry thereof in the order book, and if found correct, shall also certify said copy and transmit it to the auditor. But if said copy be incorrect, he shall correct the same, and then certify and transmit it as aforesaid. If such clerk or prosecuting attorney, or other person appointed as aforesaid, falsely make or transmit as aforesaid, any false list, statement, copy or certificate provided for in this chapter, knowing the same to be false, he shall
be guilty of felony, and upon conviction thereof shall be confined in the penitentiary not less than five nor more than fifteen years; and any officer or person required by this chapter so to do, who shall wilfully fail or refuse to make or certify the lists, statements, copies or certificates provided for in this section, within the time prescribed by law, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than fifty nor more than two hundred and fifty dollars. No assignment or transfer of any costs, expenses or fees mentioned in this section shall be valid unless the same be in writing, endorsed on or annexed to the voucher issued therefor, signed by the person entitled thereto, and duly acknowledged before an officer authorized by law to take acknowledgments of deeds or other writings, or attested by two witnesses who shall state their respective names and post office address.

(Approved March 13, 1891.)

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

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

CHAPTER LXXXV.

AN ACT to amend and re-enact section twenty-four of chapter fifty-three of the code of West Virginia.

[Passed March 10, 1891]

Be it enacted by the Legislature of West Virginia:

1. That section twenty-four of chapter fifty-three of the code of West Virginia, be amended and re-enacted, so as to read as follows:

24. In no case shall stock be sold or disposed of at less than par in order to increase the capital of any such corporation; but nothing herein contained shall be so construed as to prevent any mining corporation, subject to the provisions of this chapter, from issuing stock or bonds and negotiating the sale of the same in payment of real and personal estate for the use of such corporation, and for its other corporate purposes and business, at such
price, upon such terms and conditions, as may be agreed
on by the owners, directors or stockholders of such corpo-
ration; and any subscriber to the capital stock of any
such mining corporation may pay for such stock by the
transfer and conveyance to such corporation of real or
personal property, or both, necessary for the uses and pur-
poses of the corporation, upon such terms as may be mu-
tually agreed upon.

(Approved March 18, 1891.)

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

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

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CHAPTER LXXXVI.

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

[Passed March 10, 1891.]

Be it enacted by the Legislature of West Virginia:

1. There shall be established a court of record of lim-
ited jurisdiction in the county of Fayette, to be called
the criminal court of the county of Fayette.

2. On the third Tuesday in May, eighteen hundred
and ninety-one, and on the first Tuesday after the first
Monday in November, eighteen hundred and ninety-four,
and every four years thereafter, there shall be elected,
by the legal voters of said county, a judge of said court,
and whose term of office shall be for four years, and
which term shall begin on the first day of January next
after his election, and he shall continue in office until his
successor be elected or appointed and qualified; Provided,
The judge elected at the election held on the third Tues-
day in May, eighteen hundred and ninety-one, whose
term shall begin on the first day of June thereafter, and
he shall continue in office until his successor is elected
or appointed and qualified, as provided in this section.

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 Fayette 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 said 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 there be no newspaper published in said county, or said newspaper refuse to publish the same, then such notice may be given by written or printed notices posted on 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 said election shall be prepared by the clerk of said county court, and by him delivered to the commissioners, or some one of them, appointed to superintend the election 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 the provisions of the law in regard to general elections shall, so 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 elected.

5. If from any cause the office shall 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 treasury of the state, a compensation of fifteen hundred dollars per year.

7. The judge of said court may be removed from office for the same reasons and in the same manner as judges 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 services to clerks of circuit courts, and exercise the same powers and duties arising within the jurisdiction of said court.
Additional compensation court, and the county court of said county may allow him an additional compensation therefor not to exceed three hundred dollars per year.

Jurisdiction.  9. The said criminal court shall have concurrent jurisdiction with the circuit court of Fayette county, in all matters in relation to felonies and misdemeanors; and as to the supervision and control of all criminal proceedings before justices by appeal, mandamus, prohibition and certiorari.

Judge; vacation power of  10. The said judge of said criminal court shall have the same power in vacation as to felonies and misdemeanors, that are now or may hereafter be conferred upon the judge of the circuit court of Fayette county.

Contempt.  11. The said criminal court shall have the same power to punish for contempt, as is conferred upon the circuit court by the twenty-seventh section of chapter one hundred and forty-seven of the code of West Virginia.

Indictments found in circuit court transferred.  12. It shall be the duty of the circuit court of said county, whenever a grand jury therein has returned any indictment, to cause the same to be transferred to said criminal court, by directing said indictments to be filed therein by the clerk, with a copy of the order impaneling said grand jury and their several reports to court 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 criminal court, which said orders shall be spread upon the records of said criminal court, and the indictments so filed shall be docketed in said criminal court, and the same shall be proceeded to trial and judgment, in the same manner, as if the same were proceeded in, in the said circuit court. When any person is under a recognizance to answer an indictment to be preferred against him, and such be found, the said circuit court shall cause his recognizance to be taken to answer said indictment at the next term of said criminal court. The said circuit court may also certify any indictment now pending therein, to the said criminal court, and the clerk of said circuit court shall transfer the original papers therein together with a copy of all orders made therein, to said criminal court; and the same shall there be proceeded in, to final determination.

Terms of criminal 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 third Monday of each of the months of January, April, July and October,
and continue until the court is adjourned by the judge thereof, to the succeeding term. But if any such term be not commenced on the day appointed, or on the Tuesday or Wednesday next after the same, all indictments 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 court 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 as special judges of the circuit courts are paid, and the said allowance shall be deducted from the salary of the judge of said court.

16. Chapters one hundred and sixteen and one hundred and fifty-seven of the code concerning juries, shall be applicable to said criminal court, and the said court and clerk shall be governed by the provisions thereof relating to the organization, summoning and impaneling 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 trial or proceedings in said court, that the facts authorizing it to take jurisdiction of the case should be set forth upon the record, but jurisdiction shall be presumed unless the contrary appears by the record.

18. All processes, executions, 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 said county, and be executed in like manner, and with the same effect as processes issuing from the circuit court of the said county; and for his services the clerk of the 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 processes, rules and orders of said sheriff.
court, the officer shall have the same powers 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 criminal court shall give bond, to be approved by 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 performance 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 records of said court, and the certificate of its judge or clerk, whether the seal of the 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.

22. Appeals may be allowed and writ of error and supersedeas awarded to the judgments, rules and orders of said court, by the circuit court, or the judge thereof, in cases involving the freedom of the person or the constitutionality of a law, and in criminal cases where there has been a conviction; 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 any such controversy wishing to obtain a writ of error, appeal or supersedeas, in the cases named in the twenty second section of this act, may present to the circuit court of Fayette county, or the judge thereof in vacation, a petition therefor, and sections four, five, six, seven, eight, eleven, twelve, fourteen and sixteen, of chapter one hundred and thirty-five of the code of West Virginia, concerning appeals to the supreme court of appeals, shall so far as applicable, govern the proceedings on such appeal, writ of error or supersedeas, as to the duties of the petitioner, the said courts and clerks 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 or order.

24. Every appeal, writ of error or supersedeas, from said criminal court, shall be docketed in the circuit court of Fayette county, and shall be proceeded in, in the same manner as appeals, writs of error and supersedeas, are proceeded in, heard and determined in the supreme court of appeals.

25. In case, wherein the appeal, writ of error or supersedeas, is to the circuit court, the court or judge thereof deems the judgment 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 supreme 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.

26. The said circuit court, where an appeal, writ of error or supersedeas has been allowed by said court or the judge thereof in vacation, shall upon the hearing thereof, affirm said judgment or order, if there be no error therein prejudicial to the appellant, or reverse the same in whole or in part if erroneous, and remand the same back to said criminal court to be further proceeded in and finally determined. And the clerk of said circuit court shall, as soon as practical, after the adjournment of said court, transmit the decision of said circuit court to the clerk of said criminal court.

27. This act shall be in force from and after its passage, but the jurisdiction and functions conferred by this act upon said criminal court shall not be exercised until on or after the first day of June eighteen hundred and ninety-one.

Louis Bennett,
Speaker of the House of Delegates.
John W. McCreery,
President of the Senate.

State of West Virginia,
Office Secretary of State.
March 18, 1891.

I certify that the foregoing act having been presented
CONCERNING FIDUCIARIES.

[CH. 87]

to the governor for his approval, and not having been re-
turned 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.

WM. A. OHLEY,
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 LXXXVII.

AN ACT to amend and re-enact section one of chapter
one hundred and eighteen of the code of West Vir-
ginia.

[Passed March 10, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section one of chapter one hundred and eigh-
teen of the code of West Virginia, be amended and re-
enacted so as to read as follows:

1. The clerk of any county court during the recess of
the regular sessions of such court, may appoint appraisers
of estates of decedents, admit wills to record, appoint and
qualify executors, administrators, guardians, curators and
committees, and require and take from them the neces-
sary bonds, in the same manner and with like effect for the
time being, as the said county court could do if in session;
but no contest as to such probate or appointment shall
be heard or determined by such clerk. Any fiduciary
mentioned in this section desiring to resign his trust, may
file his petition for that purpose in the county court of the
county in which he was appointed as such, stating the
names of all persons, so far as known by him, interested
in the estate in his hands or under his control, and to
which his duties as such fiduciary relate, and if any of
them be infants, non-residents of the state or married
women, or if there be persons interested in such estate
CONCERNING FIDUCIARIES.

whose names are unknown, all of such facts shall be stated in the petition. And the court upon such petition being filed, shall award a summons against all the persons so named and the guardians of such as are infants, if they have any (whose names shall also be stated in such petition), and against "the unknown parties in interest" (if any there be), mentioned in said petition, to appear on a day named in the order, not less than thirty days from the filing of said petition, and answer the same, and state to the court the reasons, if any they have, why the said petition should not be granted. If any of the persons so interested reside in another county in this state, the summons as to them shall be directed and sent by mail by the clerk to the sheriff of that county to be served and returned by him; and as to the persons, named in said petition, who reside out of this state or who cannot, by the use of due diligence, be found, and said unknown parties, an order of publication shall be awarded against them, which shall be posted and published as in other cases. And when the summons shall be served as to all the parties named and referred to in the petition herein provided, the case shall be set for hearing. If no objection be made to the resignation of such fiduciary by any person interested in the estate mentioned in the petition, his resignation may be accepted and entered of record by the court. But if objection be made by any such person on the ground that such fiduciary has not fully settled and accounted for the estate committed to his care, at the time of filing his petition, or for any other valid reason, the petition and objections shall be referred to a commissioner of accounts, or to a special commissioner appointed for the purpose, to do and perform such duties, and report upon such matters and things as are stated in the order of reference, and report the same to the court. And the same proceedings may be had upon such report when read, as if it were made to the circuit court in a suit in chancery, in that court. If it shall appear to the court in any such case that such fiduciary has not fully settled and accounted for the estate committed to his charge, or that there is money or other property in his hands, or under his control, not yet paid over or disposed of, such orders as may be necessary and proper for the disposition and safe keeping thereof shall be made by the court, and when such orders are complied with by such fiduciary, his resignation may be accepted. But his resignation when so accepted, shall not affect or impair the liability of the securities of such fiduciary, on his official bond in force at the time of his resignation and the acceptance thereof, for any default by him in the discharge of his duties as such fiduciary, remaining unsettled or

How served as to resident parties.

Publication as to non-resident and unknown parties.

Hearing on petition.

If objections made to resignation, proceedings thereon.

Resignation accepted when.

Resignation not to affect liability on bond.
ALTERNATIVE ROAD METHOD.  

Costs how paid.  The costs in such cases shall be paid as the court may order.

(Approved March 13, 1891.)

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

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

CHAPTER LXXXVIII.

AN ACT to amend and re-enact sections one, two and ten of chapter one hundred and eighty-two, acts of the legislature of eighteen hundred and seventy-two, as amended and re-enacted by chapter fourteen of the acts of eighteen hundred and eighty-one, concerning the alternate road law.

[Passed March 10, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That sections one, two and ten of chapter one hundred and eighty-two, acts of the legislature of eighteen hundred and seventy-two, as amended and re-enacted by chapter fourteen of the acts of the legislature of eighteen hundred and eighty-one, be amended and re-enacted so as to read as follows:

2. That the voters of any county in this state may adopt the alternate method of constructing and keeping in repair the county roads as herein provided; Provided, That no voter who is an inhabitant of any incorporated town, village or city, shall be entitled or permitted to vote upon the adoption or continuance of such alternate road law, unless he produce a tax bill showing that he was charged with and has paid district road tax for such district.
sent to it, signed by at least one hundred voters of the county, shall at the next ensuing term thereof, order that the said alternative method of constructing and keeping in repair the county roads, shall be submitted to the voters of the county thereof (subject to the exceptions in section one) for adoption or rejection, at the next ensuing election for delegates to the legislature; and a majority of the votes cast at said election shall determine the question.

10. If any citizen of a precinct complain to the surveyor of roads thereof that any contractor or contractors therein have neglected or refused to keep his or their section or sections in repair, in accordance with the specifications, it shall be the duty of the said surveyor to examine thereinto within five days after such complaint shall have been made, and if upon such examination he deem the complaint well founded, he shall give notice thereof in writing to the party so complained of, and he shall accompany said notice with a request that the party so complained of, shall, within a reasonable time thereafter, put his or their section or sections in repair in accordance with the specifications; and if the said contractor or contractors still neglect or refuse to repair the same, it shall be the duty of said surveyor to cause the same to be put in repair, and the cost of repairs shall be certified to the county court, and the amount so certified shall be deducted from any money or moneys allowed the contractor or contractors for opening or keeping in repair such section or sections; and the county court shall issue its warrant on the sheriff for such sum of money certified, and in favor of such person or persons as shall have been employed to put such section or sections in repair, and if the amount under the control of the court, as aforesaid, is not sufficient to pay for such repairs so caused to be made by the surveyor, then the additional cost thereof shall be recoverable from said contractor or contractors by said surveyor as other claims of equal amount are now recoverable by law.

(Approved March 17, 1811.)

[Note by the Clerk of the House of Delegates.] The foregoing act takes effect at the expiration of ninety days after its passage.
ELECTIONS BY THE PEOPLE. [Ch. 89

CHAPTER LXXXIX.

AN ACT amending and re-enacting chapter three of the code of West Virginia, concerning elections by the people.

[Passed March 11, 1891.]

Be it enacted by the Legislature of West Virginia:

That chapter three of the code of West Virginia be and the same is hereby amended and re-enacted so as to read as follows:

CHAPTER III.

ELECTIONS BY THE PEOPLE FOR STATE, DISTRICT, COUNTY AND OTHER OFFICERS.

General Elections—When Held.

1. The general election for state, district, county and other officers hereinafter named, excepting municipal elections, shall be held on the Tuesday next after the first Monday in November, until otherwise provided by law.

Officers to be Elected, and When

2. At the said election in the year one thousand eight hundred and ninety-two, and every second year thereafter, there shall be elected delegates to the legislature, a senator for each senatorial district, and a commissioner of the county court. And in the year one thousand eight hundred and ninety-two, and in every fourth year thereafter, a governor, state superintendent of free schools, treasurer, auditor, attorney general and one or more judges of the supreme court of appeals, for the state; a prosecuting attorney, surveyor of lands, sheriff, the number of assessors prescribed by law for each county, and the number of justices and constables in each magisterial district in the county, to which such district is entitled by law, to be from time to time ascertained and entered of record by the county court. And, in the year one thousand eight hundred and ninety-six, and in every sixth year thereafter, a clerk of the circuit court, and a clerk of the county court. And, in the year one thousand eight hundred and ninety-six, and every eighth year thereafter, one judge of every judicial circuit, except the first, and for the first, two judges; Provided, That in the year nineteen hundred, and every twelfth year thereafter,
two judges of the supreme court of appeals shall be elected.

3. Electors of president and vice-president of the United States, shall be chosen by the voters of the state, at the elections to be held for the purpose, on the Tuesday next after the first Monday in November, in the year one thousand eight hundred and ninety-two, and every fourth year thereafter, and at least sixty days before every such election, the governor, by proclamation published in some newspaper in every county where a newspaper is printed, shall give notice of the time of such election, and the number of electors to be chosen. And, on the Tuesday next after the first Monday in November, one thousand eight hundred and ninety-two, and in every second thereafter, or until the congress of the United States shall otherwise provide, there shall be elected a representative in the congress of the United States, for the term beginning on the fourth day of March next after the election, for every congressional district.

Magisterial Districts.

4. Each county shall be laid off by the county court into magisterial districts, not less than three, nor more than ten in number, and as nearly equal as may be in territory and population. There shall be elected in each of said districts, containing a population of not exceeding twelve hundred, one justice of the peace and one constable; and, if the population of any such district exceed that number, two justices and two constables shall be elected therein. Such districts as they now exist in each county, shall remain until changed by the county court. The county court may, from time to time, increase or diminish the number of such districts, and change the boundary lines thereof, as necessity may require, in order to conform the same to the provisions of the constitution of the state. But, before such districts shall be increased, or diminished, or the boundary lines thereof changed, the said court shall cause a notice of its intention to do so to be posted on the front door of the court house of the county and at some public place in each district affected thereby, for at least thirty days prior to the term of the court at which such action is proposed to be taken. The words “county court” shall be construed to include every tribunal in lieu thereof, created under the provisions of section twenty-nine, article eight of the state constitution.

5. Every place of voting in such district shall be an election precinct, and the county court of each county
shall, at their first regular session in the year eighteen hundred and ninety-two, establish at least one voting place in each magisterial district for every two hundred and fifty voters in said district, as shown by the election of eighteen hundred and eighty-eight or eighteen hundred and ninety, at whichever election the greatest number of votes were cast. The places for voting shall be established, as far as possible, at the places most convenient for the voters in the vicinity to attend the election. And the court may designate any one or more of the school houses in said district as a place of voting therein. Each place of voting so established in each district shall be numbered consecutively from one to the highest number of said places of voting; Provided, That in each magisterial district there shall be at least two places of voting.

6. The county court of any county may, from time to time, change any place of voting so established, as necessity or convenience may require, and may establish additional places of voting in any such district as the increase of the number of votes therein may require. And if, by reason of the destruction of the house or structure at which a precinct election has been established, or if for any other reason, the election cannot be held thereat, and no provision has been made by the county court for holding the election at another place, the commissioners of election at such place, may hold the election at the place nearest thereto which they can secure for the purpose. And in such case they shall make known by proclamation to the voters assembled at such first named place of voting, the place at which the election will be held. And the county court shall in such case establish another place of voting for said precinct as soon as practicable thereafter. But in every case where a place of voting is changed, or a new or additional place of voting is established, the county court shall cause notice thereof to be given by publication in two newspapers published in their county, if there be such, representing the two political parties casting the highest number of votes at the last preceding election in their county, for at least one month before the succeeding election, and by posting such notice at the place of voting so established, and at least four other of the most public places in the vicinity of such place for a like period.

Commissioners of Election.

7. The county court of every county shall hold a regular or special session at the court house of their county,
on the first Tuesday of the month next preceding the month in which any election is to be held, and shall appoint three qualified voters as commissioners of election for each precinct in their county. Said commissioners shall be persons of good standing and character, and not addicted to drunkenness. They shall be selected from the two political parties which at the last preceding election cast the highest number of votes in the magisterial district in which the election is about to be held, and not more than two of them shall belong to the same political party. But if at any time during said session, the county executive committee of either political party from which said commissioners of election are to be selected or appointed, as is hereinafter provided for, shall present to the said court a writing signed by them or by the chairman of said committee on their behalf, requests the appointment of a qualified voter of their political party, and who is otherwise qualified to act as such under the provisions of this section, it shall be the duty of the court to appoint the person named in such writing as such commissioner. Every writing so presented shall be signed by the clerk of said court in his office. And if it shall appear that the said writing was a forgery, and that it was forged by the person presenting the same to the court, or that he presented the same to the court knowing it to be forged, such person shall be deemed guilty of the forgery thereof, and upon conviction thereof, shall be confined in the penitentiary not less than one nor more than five years, or, at the discretion of the court he may be fined not less than one hundred dollars nor more than five hundred dollars, and confined in the county jail not less than three nor more than six months. No person shall be eligible to appointment as a commissioner of elections, or in any way to act as such, who has anything of value bet or wager on the result of such election, or who is a candidate to be voted for at such election. If any of the commissioners of election shall fail to appear at the hour appointed for opening the polls, the remainder of the commissioners may select a member of his political party to serve in his stead. But if the qualified voters of his party present at the polls, shall nominate a voter of his party qualified to act under the provisions of this section, such nominee shall be appointed. If none of the commissioners of election shall appear at the hour appointed for opening the polls, the qualified voters present, being at least ten in number, shall elect three commissioners of election to act in their stead, by a viva voce vote, not more than two of whom shall belong to or be elected by the same political party, as is herein provided for. The commissioners of election
Powers of commissioners.

Penalty for falsely executing such powers.

acting at any such precinct election shall have power and authority to administer oaths, and to take and certify affidavits in relation to any matter or thing required or permitted to be done by any of the provisions of this act, and the making of any such oath or affidavit by any person falsely, shall be perjury, and the party guilty thereof may be indicted, convicted thereof and punished therefor, as in other cases of perjury.

Poll Clerks.

8. The commissioners of election of each precinct in their district, shall appoint two poll clerks, one from each of the political parties which cast the largest number of votes at the last preceding general election in the state, and who are qualified voters in their district. But if the voters of either of said parties present at the election shall nominate, by a *viva voce* vote, a qualified voter of their party to act as poll clerk, such nominee shall be appointed. And in case a dispute shall arise as to the nomination so made, the commissioner or commissioners of election of the party to which such nominee belongs shall appoint such poll clerk. But no person shall be appointed a commissioner of election or poll clerk who has in his employ, or who as agent or superintendent has under his control or management, ten employes who are legal voters.

Poll Books.

9. The clerk of the county court shall, at the expense of the county, provide, and cause to be delivered to the commissioners of election or one of them of the several precincts, at least three days previous to any election, proper poll books, containing one column headed “names of voters” and an additional column headed “number of votes” with the oath of the commissioners of election and poll clerks written or printed thereon or attached thereto, ballot boxes, tally papers, strong and durable envelopes for returns, and whatever else is necessary for holding the election and making due return thereof.

10. Every poll book shall bear on the first page thereof the following heading: “Names of all persons voting at precinct No —— in the district of ——, and county of ——, this —— day of ——, in the year ——.” Two such poll books with the names of all persons voting entered thereon shall be kept at every place of voting.
Oaths of Election Officers.

II. Every commissioner of election, so appointed as aforesaid, shall, before entering upon the discharge of his duties, take and subscribe an oath to the following effect:

STATE OF WEST VIRGINIA, } ss
———COUNTY.

I, A-B—, do solemnly swear that I will support the constitution of the United States and the constitution of this state; that I will faithfully and impartially discharge the duties of commissioner of election assigned by law: that I will not knowingly permit any person to vote who is not qualified, and will not knowingly refuse the vote of any qualified voter, or cause any delay to persons offering to vote further than is necessary to procure satisfactory information of the qualifications of such person as a voter; that I have been a resident of the state of West Virginia for one year, and of the county and magisterial district in which I am to act as commissioner of election, for sixty days, next preceding this date; and that I will not disclose nor communicate to any person how any voter has voted at such election, nor how any ballot has been folded, marked, printed or stamped: that I have nothing of value bet or wagered upon the result of said election, and am not a candidate at this election.

So help me God.

Subscribed and sworn to before me this——day of——.

Every poll clerk, so appointed as aforesaid, shall be- Oath of poll clerk.
fore entering upon the discharge of his duties, take and subscribe an oath to the following effect:

STATE OF WEST VIRGINIA, } ss
———COUNTY.

I, A—B—, do solemnly swear that I will faithfully and honestly discharge my duties as clerk of the election now about to be held in precinct No——, in the district of ——, county of——, state of West Virginia, and that I will not disclose nor communicate to any person how any elector voted, nor how any ballot was folded, marked, printed, or stamped.

Subscribed and sworn to before me this——day of——.

Said oaths may be taken before any person authorized to administer oaths, but if no such person be present at

[Rest of text not visible]
any place of holding an election, they may be taken before and administered by any one of the commissioners of election so appointed, who in turn may take the same before another of said commissioners. Either of said commissioners may administer the oath to the poll clerks. The said oaths shall appear properly certified on one of the poll books of every election. If any such commissioner or clerk shall enter upon the discharge of his duties before taking the oath so required of him, he shall be guilty of a misdemeanor, and on conviction thereof shall be confined in the county jail not less than sixty days, and fined not less than one hundred nor more than five hundred dollars.

**Ballot Boxes.**

12. The clerk of the county court shall, at the expense of the county, provide and cause to be delivered to the commissioners of election, or one of them, of the several precincts in his county, at least three days previous to any election, one ballot box for the reception of ballots for each precinct; each ballot box shall have at least two locks of different kinds and combinations, so that the key of one will not unlock the other, and be otherwise so constructed as to contribute towards the prevention of fraud.

13. An opening shall be made in the lid of each ballot box sufficient only for a single ballot; and at the time the election is opened, the commissioners of election shall see that there are no ballots in the box before the voting begins, and shall thereupon securely lock the box and give one key to one of the commissioners who is in politics opposed to the commissioner who holds the other of said keys, and the box shall not be again opened until the polls are closed, and the commissioners ready to proceed with the counting of the ballots.

When and How Polls Opened and Closed.

14. At every election the polls shall be opened on the day of such election as soon as practicable after sunrise, but not before, and shall be closed at sunset.

15. Before any voter is permitted to vote, the commissioners of election shall cause to be proclaimed that such election is opened. When the polls are closed, proclamation must be made of the fact, by one of the commissioners of election to the people outside in a loud and audible tone of voice, and a minute of such procla-
mation, and of the time when the same was made, must be entered on the tally paper by the poll clerks, and after such minute has been made, no more votes shall be received.

Who Entitled to Vote, and Where.

16. The male citizens of the state shall be entitled to vote at all elections held within the magisterial districts of the counties in which they respectively reside, but no person who is a minor, or of unsound mind, or a pauper, or who is under conviction of treason, felony or bribery in an election, or who has not been a resident of the state for one year, and of the county in which he offers to vote for sixty days next preceding such election, and who is not at the time of the election, an actual and bona fide resident of the district in which he offers to vote, shall be permitted to vote at such election, while such disability continues, and no person in the military, marine or naval service of the United States shall be deemed a resident of this state, by reason of his being stationed therein; nor shall any person in the employ of any incorporated company, or of this state, be deemed a resident of any county, or of any district therein, by reason of being employed in said county or district.

Mode of Voting.

17. In all elections by the people the mode of voting shall be by ballot, but the voter shall be left free to vote by either open, sealed or secret ballot, as he may elect. Otherwise, the mode and manner of voting shall be as herein prescribed.

Conventions, Primary Elections and Certificates of Nominations to Public Office.

18. A convention, within the meaning of this chapter, is an organized assemblage of voters, or delegates of any political party, for the purpose of nominating a candidate or candidates for public office, which at the last general election before such convention, polled, at least, three per cent. of the entire vote of the state, or any division or sub-division thereof, for which the nominations are made.

19. A primary election, within the meaning of this chapter, is an election held by voters who are members of any political party, for the purpose of nominating a candidate or candidates for public office, which at the
last general election before the convention polled at least three per cent. of the entire vote of the state, or any division or sub-division thereof, for which the nominations are made.

20. Any convention or primary election, as herein defined, held for the purpose of making nominations for public office, and also electors of president and vice-president of the United States, to the number herein specified, may nominate candidates for public offices to be filled by election within the state.

21. When a nomination of a candidate for public office is made by any convention, as herein specified, it shall be the duty of the presiding officer and secretary of such convention to certify the same and file the certificate thereof as hereinafter provided.

22. When a nomination of a candidate for public office is made by any primary election as herein specified, which is to be filled by the voters of the entire county, it shall be the duty of the chairman and secretary of the county executive committee representing the party for which the nomination is made, to certify the same. If the office is to be filled by the voters of any magisterial district, it shall be the duty of the chairman and secretary, of the committee of such district representing the party for which the nomination is made, to certify the same. Said certificates shall be filed as herein provided.

23. The certificate of nomination shall be in writing. It shall contain the name of the person nominated, his residence, and the office for which he is nominated, and shall designate, in not more than five words, the party, or principle, which such nominee shall represent. If the nomination be made by a convention, it shall be signed by the presiding officer and secretary; if made by a primary election for an office to be filled by the voters of the entire county, it shall be signed by the chairman and secretary of the county executive committee thereof; and if made by a primary election for an office to be filled by the voters of a magisterial district, it shall be signed by the chairman and secretary of the committee thereof; and each person who signs such certificate shall add to his signature his place of residence and address.

Such certificate may be in the following form, or to the following effect, to-wit:
STATE OF WEST VIRGINIA, \( \) ss:

--COUNTY. \( \)

This is to certify that at a county convention of the \( \) Form of such \( \) (here state the name of the party), held at --, in certificate.
and for the county of-- --, on the -- day of --, in the year --, for the purpose of nominating candidates for public office, the following nominations were made, to represent said party, to-wit:

For House of Delegates.
A-- B--, residence --.

For Sheriff:
C-- D--, residence --.

For Prosecuting Attorney.
E-- F--, residence --.

For Clerk of Circuit Court.
G-- H--, residence --.

For Clerk of County Court.
J-- K--, residence --.

(And so on to the end of the nominations for all the county officers to be elected).

In witness whereof we have hereunto set our hands this -- day of --, in the year --.

L-- M--, Chairman,
Residence --.
Post office address --.

N-- O--, Secretary,
Residence --.
Post office address --.

24. Candidates for public office may be nominated otherwise than by conventions or primary elections. In such case, a certificate shall be signed by voters resident within the state, district or political division for which the candidate is presented, to a number equal to one per cent. of the entire vote cast at the last preceding election in the state, circuit, district, county or other divis-
ELECTIONS BY THE PEOPLE.

Number of signatures required; how signed.

Provided, that the number of signatures so required shall not exceed one thousand, nor be less than fifty, and need not be all signed on one certificate. No voter signing such certificate shall be counted unless his residence and post office address be designated. Such certificate shall state the name and residence of each of such candidates; that he is legally qualified to hold such office; that the subscribers desire and are legally qualified to vote for such candidates; and may designate, by not more than five words, a brief name of the party or principle which said candidates represent. No person shall join in nominating more than one nominee for each office to be filled, otherwise, his name shall be counted for neither nominee.

Form of nominating certificate.

Such certificate may be in the following form, or to the following effect, to-wit:

STATE OF WEST VIRGINIA, ss

COUNTY.

This is to certify that we, the undersigned voters, resident within the county of ———, state of West Virginia, do hereby make the following nominations for public office for said county, to-wit:

For House of Delegates.

A——B——Residence, ———(And so on to the end of the nominations so made, as in the preceding form.)

And we further certify that each of said candidates is legally qualified to hold the office for which he is nominated, and that we desire, and are legally qualified, to vote for said candidates. The name of the party (or principle) which said candidates represent is ———(here state it.)

Signature, Residence, Post Office Address.
(names of voters.) (describe it.) (name of office.)

Certificates of nominations; how and by whom made, and where filed.

25. Certificates of nomination of candidates for public office shall be certified and filed with the clerk of the circuit court of each county, as follows: For offices to be filled by the voters of the whole state, by the president and secretary of the nominating convention, when one is held, or the full names of the candidates so nominated may be certified by the president and secretary, and published in a newspaper published at the place where the convention is held, or at the seat of government, and a copy thereof may be filed as aforesaid in lieu of the certificate first herein provided for. Certificates of nominations made by voters otherwise than by convention or
primary elections, shall be filled by the persons or some of them whose names are signed to the certificate of nominations, and if such nominations are made by a primary election, the certificates thereof shall be made by the chairman and secretary of the executive committee of the party making the same; and they may be certified and published in a newspaper and copies of said paper may be filed as hereinbefore provided for. Certificates of nomination of candidates for representatives in congress, for judges of circuit or other courts of record, and for state senators, shall be certified and filed by the chairman and secretary of the district executive committee of the party making them, whether they be made by a convention or primary election; and the provisions herein contained in regard to the printing of nominations shall apply to all such nominations. Certificates of nomination of candidates for the house of delegates, and for all county offices, shall be made and filed by the county executive committee of the party making them. Certificates of the nomination of candidate for offices to be filled by the voters of a magisterial district, shall be made and filed by the said magisterial district committee, or by the chairman and secretary of the county executive committee. And certificates of nomination for municipal officers shall be made and filed by a committee of the party making the nominations appointed for the purpose, or by the president and secretary of the convention making such nominations. Every such certificate shall be filed with the said clerk, at least twenty days before the day fixed by law for the election of the persons nominated.

26. State, congressional, judicial, senatorial, district and county executive committees shall be appointed by each political party making nominations of candidates for office, and it shall be the duty of the committees so appointed to do and perform the duties required of them by this chapter.

27. In case it shall appear to the clerk of the circuit court of any county by satisfactory evidence that nominations have been made in conformity with the provisions of this chapter, and no certificate thereof has been received by him, he shall include such nominations among the names of candidates to be printed upon the ballots as hereinafter provided.

28. The certificates of nominations so filed in the office of the clerk of the circuit court shall be preserved therein by him until ten days after the next succeeding election, when he may destroy the same.
Vacancies in Nominations—How Filled.

29. In case of a vacancy in a nomination, by death, resignation or otherwise, it may be filled and certified in the same manner as originally made and certified; but if such vacancy be not so filled within twenty days next preceding the day of election, if it be an office to be filled by the voters of the entire state, or within ten days next preceding an election for any other office, if said committee fail or refuse to meet, it shall be lawful for the chairman of the committee of the party, of which said candidate was a member, for the state, circuit, county, district or other political division in which such vacancy occurs, to fill such vacancy by nomination, make a certificate thereof and file the same with the same officer with whom the original certificate of nomination was, should, or might have been legally filed; and it shall be the duty of the officer with whom such certificate is filed to receive and proceed with the same, in all respects, as an original nomination.

If such nomination to fill such vacancy be not so made and certified to the clerk of circuit court before the printing of the ballots herein provided for, it shall be lawful for the chairman of said state, circuit, county, district, or other political division committee to provide the commissioners of election of each precinct, in which such candidate is to be voted for, with a number of pasters containing only the name of such candidate, at least equal to the number of ballots provided for each precinct, but no pasters shall be given to or received by any person except such commissioners of election, and it shall be the duty of the commissioners of election to deliver such pasters to the polling clerks, who shall, in the presence of the said commissioners, put one of such pasters in a careful and proper manner, and in the proper place, on each ballot, before said polling clerks shall sign their names thereon.

Publication of Nominations.

30. At least ten days before an election to fill any public office at which the voters of any county are entitled to vote, the clerk of the circuit court of such county shall cause to be published in two newspapers if such there be published within the county, representing the political parties which at the last preceding general election cast the largest number of votes in the state, or if there be only one newspaper published therein, then, in such newspaper, the nominations for office certified to him and filed in his office, excepting nominations for office to be filled by the voters of any sub-division less than a county.
He shall make no less than two publications in each of such newspapers before the election, one of which, in each newspaper, shall be upon the last day upon which such newspaper is issued before the election. If there be no newspaper published in the county, the clerk of the circuit court shall at least ten days before the election, cause to be posted in his office, and at some public place in each voting precinct in the county, a printed notice of the nomination for office certified to and filed by him as aforesaid. Whenever it shall appear by affidavit that an error or omission has occurred in the publication of the names or description of candidates nominated for public office, or in printing of the ballots, the board of ballot commissioners shall correct such error; Provided That nothing in this chapter contained shall be taken or construed to prohibit or prevent, any person from running as an independent candidate for any office to be filled, and to have all legal votes cast at any election for such independent candidate counted, allowed and certified, with like effect as other votes.

31. The list of nominations published and posted by the clerks of the circuit courts of the respective counties, shall be arranged in the order and form in which they will be printed upon the ballots.

Board of Ballot Commissioners.

32. In each county in the state, the clerk of the circuit court and two persons by him appointed, one from each of the two political parties which cast the largest number of votes in the state, at the last preceding general election, shall constitute a board of ballot commissioners, of which board the said clerk shall be chairman. It shall be the duty of such chairman to notify the chairman of the respective county executive committees of said two parties, at least five days before making said appointments, of the time and place of making the same, and if at any time after said notice is given, and before or on the day so fixed for making said appointments, the chairman of either of said committees shall designate, in writing, a member of such party as ballot commissioner having the qualifications of a voter, he shall be appointed.

Preparation and Distribution of Ballots.

33. Excepting municipal elections, it shall be the duty of the board of ballot commissioners for each county to provide printed ballots for every election for public officers in which the voters or any of the voters within the
county participate, and cause to be printed, on the appropriate ballot, the name of every candidate whose name has been certified to or filed with the clerk of the circuit court for the county in the manner provided for in this chapter.

The printing of the ballots, and all other printing caused to be done by the board of ballot commissioners, shall be contracted for with the lowest responsible bidder. Ballots other than those caused to be printed by the respective boards of ballot commissioners, according to the provisions of this chapter, shall not be cast, received nor counted in any election.

34. All ballots prepared under the provisions of this chapter shall be printed on white paper of uniform size, of the same quality, and sufficiently thick that the printing cannot be distinguished from the back, and shall contain the name and residence of every candidate whose nomination for any office has been certified or filed according to the provisions of this chapter, and no others.

The names of all candidates nominated by each political party, respectively, shall be printed upon the ballots in columns, one column for each political party, each column containing the names of candidates nominated by the same political party, and no others; and the candidates shall be arranged in groups, under the designation of the offices for which they are respectively nominated. At the head of each column of political party nominations, shall be printed in clear, bold type, the name of the political party (or principle) which the candidates represent, as contained in the certificates of nomination; and sub-headings may be placed over each group to indicate the political division for which the respective groups are to be elected.

Immediately after the name of each candidate, except candidates for electors of president and vice-president of the United States, there shall be left a blank space between that and the next name, or whatever is printed thereon, of at least one-half inch. A voter desiring to erase the name of any candidate from the ballot he intends to vote, or to vote for any other candidate or person in his stead, may strike the name so printed on said ballot therefrom, and write in the blank space next following the name of the candidate or person for whom he so desires to vote. But if he fails to strike from said ballot the name printed thereon, the name written in said blank shall alone be counted as to said office. The several ballots to be voted at any election shall be printed side by side on the same sheet of paper, the democratic ballots on one side thereof and the republican ballots on
the other, and the other ballots, if any, between them, with one black line between each of them, and all candidates or persons voted for by any voter shall be those whose names are printed or written as aforesaid, thereon, and every other ballot on the same sheet of paper shall be defaced by drawing one or more lines, with pen and ink, from the top to the bottom thereof, or across the heading thereof, or in any other way indicating that the same had not been voted by the voter. But if more than one of said ballots have nothing on them to indicate which of them was not so voted, then neither of them shall be counted.

35. If the printer of such ballots, or any person employed in printing the same, shall give or deliver, or knowingly permit to be taken, any of said ballots, by any person other than a member of the board of ballot commissioners, for whom such ballots are being printed, or shall print, or cause, or permit to be printed, any ballot in any other form than the one prescribed by this chapter, or with any other names thereon, or with the names spelled, or the names thereon arranged, in any other way than that authorized and directed by the said board of ballot commissioners, he shall be guilty of felony, and on conviction thereof, shall be imprisoned in the state penitentiary not less than three nor more than ten years.

36. The board of ballot commissioners shall, for the general election to be held in their county in the year one thousand eight hundred and ninety-two, have printed three ballots for each voter in their county, as shown by the votes cast therein at the election held in one thousand eight hundred and ninety, or one thousand eight hundred and eighty-eight, at which ever of said elections the largest number of votes were cast. And, thereafter, they shall have printed a like number of ballots for each vote cast in their county at the last preceding general election held therein. The ballots so printed shall be wrapped and tied in packages, one for each place of voting in their county, in the year one thousand eight hundred and ninety-two, containing three ballots for the estimated number of votes to be cast at each of said places, and thereafter containing three ballots for each vote cast at said place of voting at the last preceding general election held thereat. Each package of ballots shall be sealed with wax, and plainly marked, with the number of ballots therein, the name of the magisterial district, and the number of the voting place therein, to which it is intended to be sent. The name of the ballot commissioner shall also be endorsed thereon. On the back of each sheet of
What to be written or printed on back of each sheet of ballots.

Poll clerk to write his name; where.

How ballot sheets folded.

Duty of commissioners of election as to receiving ballots and ballot boxes, etc., from clerks of courts.

Receipt for ballots, where filed.

Receipt for ballot box, where filed.

Ballot box to be returned.

37. It shall be the duty of one of the commissioners of election appointed for each place of voting in their county, to be designated by them, in writing, to attend at the office of the clerk of the circuit and county court of his county, not more than four nor less than two days before each election, to receive the ballots for the place of voting at which he is appointed to act, and the said clerk shall deliver to him the sealed package of ballots provided for his precinct by the said board, and take from him a receipt for the same, which shall be filed in the office of the clerk of the circuit court; and the clerk of the county court, if he has not already done so, shall deliver to him one of the ballot boxes and other things mentioned in section nine of this chapter, and take from him a receipt for the same, which shall be filed in his office. The ballot box shall be returned by said commissioner, after the election, to the clerk of the county court, and preserved in his office.

38. If any member of the board of ballot commissioners shall give or deliver to any other person any of said ballots, or shall knowingly permit any of them to be taken away, except as herein provided, he or they shall be guilty of a felony, and on conviction thereof shall be punished by imprisonment in the penitentiary for not less than one nor more than five years.

39. Any person who shall unlawfully take or remove, with or without the consent of the lawful custodian thereof, any such ballot from the place at which said ballots are lawfully kept for the time being, every such person, shall be guilty of a felony, and upon conviction thereof be confined in the penitentiary not less than one nor more than five years.

40. In case any commissioner of election shall fail to appear at the office of the clerk of the circuit and county court of his county by the close of the second day prior to any election, as required by section thirty-seven of this chapter, the board of ballot commissioners or the chairman thereof shall forthwith dispatch a special messenger to
his precinct with the ballots for such precinct. Such messenger shall be allowed two dollars for his time and five cents per mile for the distance necessarily traveled by him, and shall promptly report to the clerk of the circuit court and file with him the receipt of the person to whom he delivered such ballots, and his affidavit, stating when and to whom he delivered such ballots; and the commissioner of election so failing shall receive no compensation for his services at such election.

41. Any commissioner of election who shall wilfully or negligently fail to appear at the office of the clerk of the circuit and county courts of his county, as herein provided, shall be guilty of a misdemeanor, and on conviction thereof, shall be fined not less than ten dollars, nor more than one hundred dollars, and shall thereafter be incompetent to serve as a member of such board.

42. If by any accident or casualty, the ballots or ballot box delivered to a commissioner of election, or to any messenger, shall be lost or destroyed, it shall be the duty of such commissioner or messenger to report the loss forthwith to the board of ballot commissioners, and clerk of the county court from whom the same were, or was obtained, and make affidavit of the circumstances of the loss; whereupon such board and clerk shall at once send a new supply by special messenger, as provided in other cases. In case, for any reason, there should be found no ballots, or ballot box, or other necessary means or contrivances for voting, at the opening of the polls, it shall be the duty of the commissioners of election to secure the same as speedily as possible: and, if necessary, such board may have ballots printed or written, or a ballot box made; Provided, however, That such ballots shall conform as nearly as possible to the genuine ballots, and the printing or writing, and the care of the same, and of said ballot box, shall be under the same provisions and penalties as the printing and care of the other ballots, and other ballot boxes, prescribed in this act.

43. The various boards of ballot commissioners or the chairmen thereof, shall preserve the ballots that are left over in their hands, after supplying the precincts as herebefore provided, until the close of the polls on the day of election, and said ballots shall then be destroyed by said board or the chairman thereof by fire or otherwise; and for failure to do so, the said commissioner or chairman shall be guilty of a misdemeanor, and fined not less than fifty nor more than one hundred dollars.
Cards of Instruction to Voters.

44. The board of ballot commissioners of each county shall cause to be printed in large, clear type, on cards, instructions for the guidance of electors in preparing their ballots. They shall furnish twelve of such cards to the commissioners of election at the same time they deliver to him the ballots for his precinct. The commissioners shall cause to be posted, one of said cards in each place or compartment provided for the preparation of ballots, and the others in and about the polling place, and one or more of the cards outside of the sixty foot line provided for in this chapter, upon the day of election. Said cards shall contain full instructions to the voters as to what shall be done: (1) to obtain ballots for voting; (2) to prepare the ballots for deposit in the ballot boxes; (3) to obtain a new ballot in place of one accidentally spoiled; also, a copy of sections fifty, sixty two, seventy six, seventy-nine, eighty-one and eighty-two of this act. Said ballot commissioners shall also cause to be printed on colored paper ten or more copies of the ballots provided for each voting place at each election therein, which shall be called specimen ballots, and shall be furnished and posted with the cards of instruction for each voting place, and marked so as to indicate the manner of marking those not voted.

Election Rooms, Shelves or Tables and Compartments.

45. The county court in each county, before each election, shall secure in each voting precinct in the county, a suitable room or building in which to hold the election, and shall cause the same to be suitably provided with a sufficient number of booths or compartments, each containing a table, counter or shelf, and furnished with proper supplies for preparing the ballots, at or in which voters may conveniently prepare their ballots, so that in the preparation thereof, they may be secured from the observation of others, and a guard rail shall be so constructed and placed about said building that only such persons as are inside said rail can approach within five feet of the ballot boxes while the votes are being taken, and no person either inside or outside of said guard rail shall approach nearer than five feet to any booth or compartment while the election is being held, except the voters to prepare their ballots, or the poll clerks when called on by a voter to assist in the preparation of his ballot. The number of such booths or compartments shall not be less than two nor more than five, and no person other than election officers and voters engaged in re-
ceiving, preparing or depositing their ballots, shall be permitted to be within said rail, except by authority of the commissioners of election for the purpose of keeping order and enforcing the law.

**Prevention of Disorder at the Polls.**

46. The judges of election shall preserve order at, and in the vicinity of, the polls, and keep the way to the polls open and free from obstruction, and may direct disorderly persons to be removed therefrom, and, if necessary and proper, to be taken and held in custody until sunrise of the next day, or for any shorter time, which may be done by any sheriff or constable or other person or persons designated by the commissioners of election, and for such purpose no warrant nor authority in writing shall be necessary; and the jail of the county or other place designated by the commissioners of election, may be used as the place of custody; but any person so arrested, shall have an opportunity to vote, if he be entitled to do so, before he shall be committed to jail, if he so desire, and shall be prepared to do so promptly.

47. Any person offending against the provisions of the next preceding section shall, notwithstanding his having been in custody, as aforesaid, be liable to any penalty or punishment for his offence, prescribed by law; and any person who, being thereto commanded by the commissioners of election, or either of them, either verbally or in writing, shall fail or refuse to assist to the utmost of his power, in whatever may be necessary or proper to prevent intimidation, disorder or violence at the polls, shall forfeit not less than one hundred nor more than five hundred dollars.

**Challengers.**

48. The county executive committee, or the chairman thereof, of the two political parties which cast the largest number of votes in the state at the last preceding general election, may appoint a challenger, who shall be entitled to remain in the election room from the opening of the polls until the counting, ascertainment and declaration of the result. If such appointment be not so made, or being made, said challenger be not present at the opening of the polls, the voters present, of said parties respectively, may make such appointment.

49. If any person offering to vote shall be challenged by one of such challengers, or by any commissioner of
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Affidavit required.

Affidavit as to illegal voter.

Persons accused of illegal voting.

Perjury and penalty.

Time must be allowed employees to vote.
overseer, foreman or other person, who employs or permits to be employed any person against his will, in violation of this section, shall be guilty of a misdemeanor, and fined not less than fifty, nor more than five hundred dollars.

**Conducting the Election.**

53. Not more than one voter for each compartment mentioned in section forty-five of this chapter shall be allowed in the election room at one time, and no person other than election officers, challengers and voters engaged in receiving, preparing and depositing their ballots, shall be permitted to be within the rail except by authority of the board of election judges, for the purpose of keeping order and enforcing the law.

54. No person, excepting the election officers, challengers and voters while going to the election room to vote and returning therefrom, shall be or remain within sixty feet of said room; but this section shall not apply to persons living or carrying on business within that distance of the election room, in the discharge of their legitimate business, or to persons whose business requires them to pass and repass within sixty feet of such room.

55. At or before the opening of the polls, the commissioners of election shall open the package of ballots in such a manner as to preserve the seals intact, and then deliver all of the ballots to the poll clerks.

56. On any day of election of public officers in any election precinct, each qualified voter shall be entitled to receive from the poll clerks one ballot. On entering the election room the voter shall give his name and residence to one of the poll clerks, who shall thereupon announce the same in a loud and distinct tone of voice. The poll clerk shall then deliver to him one, and only one, ballot, except as herein otherwise provided.

57. On receipt of his ballot, the voter shall forthwith, and without leaving the enclosed space, retire alone to one of the booths or compartments provided for the purpose, and shall prepare his ballot, as provided in section thirty-four of this chapter. After preparing his ballot, the voter shall fold the same so that the face thereof shall not be exposed, and so that the names of the poll clerks thereon shall be seen, unless he elect to vote openly. When the voter has prepared his ballot he shall then vote forthwith, and before leaving the polling place. He
shall give his name and present his ballot to one of the commissioners of election, who shall proclaim in a loud and distinct tone, the name of the person offering to vote, and hand the ballot to another of said commissioners of election, of a different political party than his own, and if a majority of said board are satisfied that the ballot is single, and that the person is entitled to vote at the said election, one of the said commissioners of election shall deposit the ballot in the ballot-box, and the poll clerks shall enter the name of the voter on the poll-books, numbering the voters in the order in which they vote. The commissioners of election may inspect every ballot before it is deposited in the ballot-box, to ascertain whether it is single, but without unfolding or unrolling it, so as to disclose its contents. When the voter has voted, he shall retire immediately from the election room and beyond the sixty feet limit thereof.

58. Not more than one person shall be permitted to occupy any booth or compartment at one time: and no person shall remain in or occupy a booth or compartment longer than may be necessary to prepare his ballot, and in no event longer than five minutes. No voter, or person offering to vote, shall hold any conversation or communication with any other person than the poll clerks or commissioners of election, while in the election room.

59. Any voter who shall spoil, deface or mutilate the ballot delivered to him, may, on returning the same to the poll clerks, receive another in place thereof. Every person who does not vote any ballot delivered to him, shall before leaving the election room, return such ballot to the poll clerks. When a spoiled or defaced ballot is returned, the poll clerks shall make a minute of the fact on the poll list, at the time, and such ballot shall then be destroyed by them in the presence of the commissioners of election.

60. Any voter who declares or indicates to the poll clerks that he cannot read or write, or that by reason of physical disability he is unable to prepare his ballot, may declare his choice of candidates to the poll clerks, who, in the presence of the voter and in the presence of each other, shall prepare his ballot for voting in the manner hereinbefore provided, and on request, shall read over to such voter the names of the candidates on the ballot as so prepared; or such voter may require the poll clerks to indicate to him the relative position of the names of the candidates on the ballot, whereupon the voter shall retire to one of the booths or compartments, to prepare his ballot in the manner hereinbefore provided. Any pol
clerk, who shall deceive any voter in selecting or preparing any ballot, or prepare the same in any other way than as requested by said voter, shall be guilty of a felony, and on conviction thereof, shall be imprisoned in the penitentiary for not less than two nor more than five years.

61. No commissioner of election shall deposit in the ballot box any ballot upon which the names of the poll clerks, as hereinbefore provided for, do not appear.

62. Any person who shall remove or attempt to remove a ballot from the election room, or having in his possession outside the election room any ballot, either genuine or counterfeit, during the election, shall be guilty of a felony, and on conviction thereof, shall be imprisoned in the penitentiary not less than two nor more than five years.

Ascertaining the Result at the Several Election Precincts.

63. When the polls are closed, the commissioners of election and poll clerks shall proceed to ascertain the result of the election, in the manner hereinafter specified, and shall not adjourn nor delay, until the votes are all counted, the result ascertained, the memorandum made, and copies thereof delivered and posted as hereinafter required.

64. Immediately on closing the polls, the commissioners of election shall count all the ballots remaining not voted, record the number of the same on the tally sheet, and destroy all of such ballots, by immediately consuming them by fire or otherwise.

65. The names entered on the poll books shall then be counted by the commissioners and clerks, and the number thereof be set down, in words at length and also in figures, at the foot of the lists, which shall then be signed by the commissioners and clerks; and the ballot box shall then be opened, and one of the commissioners taking therefrom one ballot at a time, in the presence of all the other officers, shall read therefrom the designations of the offices to be filled, and the names of the persons voted for, for each office, and hand the ballot to another of said commissioners, differing in politics from himself, who if satisfied that it was correctly read, shall string it on a thread. The contents of the ballots, as they are read, shall be entered by the poll clerks, under the supervision of the commissioners, on tally papers for the purpose, by suitable marks, in ink, made opposite to or under the name of each person voted for, so as to show
the number of votes received by every person, for any office to be filled. The ballots shall be counted as they are strung upon the thread, and whenever the number counted shall be equal to the number of votes entered upon the poll books, the excess, if any, remaining in the ballot box shall immediately be destroyed by fire or otherwise, without unfolding or unrolling the same, or allowing any one to examine or know the contents thereof.

66. If two or more ballots be found folded or rolled together, and the names thereon be the same, one of them only shall be counted, but if the names thereon be different, in any particular, neither of them shall be counted; and in either case, the judges shall, in writing, in ink, place a common number on said ballots, and state thereon that they were folded or rolled together when voted. If any ballot be found to contain more than the proper number of names for any office, such ballot shall not be counted as to such office except as hereinbefore provided. In any election for senator, if a person be voted for on any ballot, who is not a resident of the proper county, as required by the fourth section of the sixth article of the constitution, such ballot shall not be counted for said office. Any ballot which is not endorsed with the names of the poll clerks, as provided in this chapter, shall be void, and shall not be counted; and any ballot, or part of a ballot, from which it is impossible to determine the voter's choice of candidates, shall not be counted as to the candidate or candidates affected thereby.

On completing the count, and recording the same on tally sheets, the commissioners of election shall immediately make a memorandum of the total vote cast for each candidate, and post a copy thereof on the front door of the polling room. They shall also cause the result of the election, as to each candidate, to be proclaimed in a loud and distinct voice.

Precinct Returns of Election Results.

67. As soon as the results are ascertained, the commissioners of election, or a majority of them, at each place of voting, shall make out and sign two certificates thereof, in the following form or to the following effect: "We, the undersigned, who acted as commissioners of the election held at precinct No. ——, in the district of ——, and county of ——, on the —— day of ——, do certify that, having been first duly sworn, we have fairly and impartially held the said election according to law, and the result thereof is as follows: For the office of ——, (here designate the office, as for example, "delegate for
the county of Barbour," or "Senator for the first senatorial district," "Judge for the first circuit," "Representative in the congress of the United States for the first congressional district," "Governor of the state," "Judge of the supreme court of appeals," "Justice of the peace of said district," and so forth, as the case may be), "A. B. received — votes, C. D. — votes, and E. F.— votes," and so on throughout, stating according to the truth, the full name of every person voted for, for every office, and in words at length, and also in figures, the number of votes he received for same; and concluding as follows: Given under our hands this — day of —."

The said two certificates shall contain complete returns of the polls, taken at the said place of voting for every office to be filled. When the said certificates are signed, the ballots shall be enclosed by the commissioners in an envelope, which they shall seal up, and write their names in ink, across the place or places where it is sealed, and endorse in ink on the outside of the said envelope as follows: "Ballots of the election held at precinct No. —, in the district of —, and county of —, the — day of —." One of the commissioners of the election shall, within three days (excluding Sunday) after the day on which the election was held, deliver the ballots so sealed up, one set of the poll-books and tally-sheets and one of said certificates to the clerk of the county court, and the other certificate, and set of poll-books and tally-sheets, to the clerk of the circuit court, all of which shall be preserved in the respective offices of said clerks.

**Canvassing Board.**

68. The commissioners of the county court shall be ex-officio a board of canvassers, and as such, shall keep in a well bound book, marked "election record," a complete record of all their proceedings in ascertaining and declaring the result of every election in their respective counties. They shall convene as such canvassing board at the court house on the fifth day (Sundays excepted), after every election held in their county, or in any district thereof, and the officers in whose custody the ballots, poll books, tally-sheets and certificates have been placed, shall lay the same before them for examination. They may, if deemed necessary, require the attendance of any of the commissioners, poll-clerks or other persons present at the election, to appear and testify respecting the same, and make such other orders as shall seem proper, to procure correct returns and ascertain the true result of the said election in their county; but in such case all of the questions to the witnesses and all the answers thereto,
Orders recorded. and evidence, shall be taken down in full and spread upon the record. All orders made shall also be entered upon the record. They may adjourn from time to time, but no longer than absolutely necessary, and when a majority of the commissioners are not present, their meeting shall stand adjourned till the next day, and so from day to day, till a quorum be present. The board, before proceeding to canvass the returns of the election, shall open each sealed package of ballots so laid before them, and without unfolding them, count the number in each package and enter the same upon their said record. The ballots shall then be again sealed up carefully in a new envelope, and each member of the board shall write his name across the place where said envelope is sealed. After canvassing the returns of the election, the board shall, upon the demand of any candidate voted for at such election, open and examine any one or more of the sealed packages of ballots, and recount the same; but in such case they shall seal the same again, along with the envelope above named, and the clerk of the county court and each member of the board, shall write his name across the place or places where it is sealed, and endorse in ink, on the outside: "ballots of the election held at precinct No. —, in the district of ——, and county of ——, on the —— day of ——."

When they have made their certificates and declared the result as hereinafter provided, they shall deposit the sealed packages of ballots, poll books, tally sheets, and precinct certificates, with the clerks of the county and circuit courts, from whom they were received, who shall carefully preserve the same for one year, and if there be no contest pending as to any such election, said ballots, poll books, tally sheets and certificates, shall be destroyed by fire or otherwise, without opening the sealed packages of ballots; and if there be such contest pending, then they shall be so destroyed as soon as said contest is ended. If the result of election is not changed by such recount, the costs and expenses thereof shall be paid by the party at whose instance the same was made.

69. When an election is held in the county or district for any of the following offices, that is to say: For governor, auditor, treasurer, state superintendent of free schools, attorney general, judge of the supreme court of appeals, judge of circuit court, senator, delegate, clerk of the circuit court, clerk of the county court, commissioner of the county court, prosecuting attorney, sheriff, surveyor of land, assessor, justice of the peace, constable, or other office within the county, representative in the congress of the United States, or electors of
president and vice-president of the United States, the board of canvassers of the county, or a majority of them, under the regulations prescribed in the next preceding section, shall carefully and impartially ascertain the result of the election in their county and in each district thereof, and shall record the same in the following form, or to the following effect: "The board of canvassers of the county of ——, having carefully and impartially examined the returns of the election held in said county, in each district thereof, on the ——day of ——, do hereby certify that in said county for the office of ——, A —— B —— received —— votes, C —— D —— received —— votes, and E —— F —— received —— votes." "And we further certify that at said election held in the district of ——, in the said county, for the office of ——, G —— H —— received —— votes, and I —— J —— received —— votes." (And so on as to each particular office). In the said certificates shall be set forth, according to the truth, the full name of every person voted for, and in words at length, the number of votes he received for any office. When the certificates are all entered, the record shall be signed by the board or a majority of them. The said board shall sign separate certificates of the result of the election within the county, for each of the offices to be filled.

Certificates: To Whom Sent: How Disposed of; Proceedings Thereon.

75. The separate certificates of the board of canvassers, made pursuant to the preceding section, shall be by them disposed of as follows: Of the certificates respecting the election for delegate or delegates, they shall transmit one to each person voted for as delegate, and shall transmit one to the secretary of state, who shall submit the same to the house, on the first day of the ensuing regular session, together with a list of the persons appearing thereby to be elected. Of the certificates respecting the election of senator, they shall transmit one to each person voted for as senator, and shall transmit one to the secretary of state, to be submitted by him to the senate, on the first day of the ensuing regular session, together with a list of persons appearing thereby to be elected. Of the certificates respecting the election of governor, auditor, treasurer, state superintendent of free schools and attorney general, one as to each of said offices, shall be sealed up and transmitted by said commissioners to the secretary of state endorsed on the envelope as follows: "Returns of the election for governor, auditor, treasurer, state superintendent of free schools and attorney general." The
secretary of state shall deliver the same, unopened, to the speaker of the house of delegates, on the first day of the next session of the legislature; and the speaker shall, immediately after the organization of the house, and before proceeding to other business, open and publish the same in the presence of a majority of each house of the legislature, which bodies shall, for that purpose, assemble in the hall of the house of delegates. The person having the highest number of votes for either of said offices, shall be declared duly elected thereto; but if two or more persons have an equal and the highest number of votes for the same office, the legislature shall, by a joint vote of the two houses, choose one of said persons for said office; and one of each of said last mentioned certificates shall also be transmitted, under seal, to the governor, who shall immediately tabulate the vote in all the counties, for each office, and cause the same to be published in some newspaper published at the seat of government. Of the certificates respecting the election for judge of the supreme court of appeals, judge of a judicial circuit, representative in the congress of the United States, and electors of president and vice president of the United States, respectively, the commissioners shall transmit one in each case to the person voted for, and one to the governor; and the governor shall ascertain who are elected, and make proclamation thereof.

Of the certificates respecting the election of all county and district officers, one shall be transmitted to each person for whom votes were cast.

**Decision in Case of an Equality of Votes.**

71. When the governor is, or the board of canvassers of a county are, to declare the result of an election, and it appears to him, or them, that two or more of the persons voted for have received the highest and an equal number of votes, so that the election to the office is not decided by the returns, he, or they, being required to declare the result, shall decide the tie by the election of one of said persons.

**Declaring the Result of the Election for County and District Officers in Case of Contested Election.**

72. In all cases of contested election the county court shall be the judge of the election, qualifications and returns of their own members, and of all county and district officers.

73. Though illegal votes be received or legal votes
be rejected, at any place of voting, the returns of the votes taken at such place shall not be set aside for that cause, but it may be shown by proper evidence before the tribunal authorized by law to hear and determine contested elections, for whom such illegal votes or any of them were cast, or for whom the legal votes which were rejected would have been given, and so far only as is so shown the returns shall be corrected.

Additional Offences and Penalties.

74. Any officer or person who shall offend in any of the following particulars:

First. Any commissioner of election or poll clerk who shall knowingly make or cause to be made, or conspire with others to make, a false return of the result of the votes cast for any candidate at a precinct election held pursuant to law; or,

Second. Any commissioner of election receiving the ballot of a voter to be deposited in the ballot-box at any precinct election, who shall put another ballot in the box instead of the one so received by him; or,

Third. Any commissioner of election or poll clerk, who shall count and string a ballot not taken from the ballot-box, in lieu of one taken, or which should have been taken from such ballot-box; or,

Fourth. Any commissioner of a county court, whether acting as such or ex-officio as a member of a board of canvassers or otherwise, clerk of a county court, or other person, who shall abstract from any package of ballots voted, sealed and returned from any precinct election either before or after they are filed with the clerk of the circuit or county court, or who shall in any manner change any such ballot from what it was when voted by the voter, or who shall put another ballot in such package in the place of the one so abstracted therefrom; or,

Fifth. Any commissioner of a county court, whether acting as such commissioner or ex-officio as a member of a board of canvassers or otherwise, who shall knowingly make and enter of record, or in any way aid, counsel or advise the same to be done or permit the same to be done without objection on his part, any false or fraudulent statement of the result of any election held within their county; or
Sixth. Any person who shall aid, assist, counsel or advise in the commission of any of the offences above specified; every such officer or person so offending shall be guilty of felony and upon conviction thereof, shall be confined in the penitentiary not less than five nor more than ten years, and at the discretion of the court, he may in addition thereto, be fined not less than five hundred nor more than five thousand dollars. And any person who shall falsely make or fraudently deface, or fraudulently destroy, any certificate of nomination, or any part thereof; or file any certificate of nomination, knowing the same, or any part thereof, to be falsely made, or suppress any certificate of nomination which has been duly filed, or any part thereof; or forge or falsely make the official endorsement of any ballot, or print or cause to be printed, any imitation ballot, or circulate the same; or erase, deface or change in any manner, any election record, or any ballot, poll-book, tally sheet or certificate of election, deposited with either of the clerks of the county or circuit courts; or conspire with another to do any of said acts, or induce or attempt to induce, any other person to do any of said acts, whether or not said acts, or any of them, be committed or attempted to be committed, shall be deemed guilty of a felony and upon conviction thereof shall be punished by imprisonment in the penitentiary not less than two nor more than five years.

75. Any clerk, member of the board of ballot commissioners, commissioner of election, or other messenger entrusted with the custody of the ballots, who shall open any of the packages in which the ballots are contained, or permit any of them to be opened, or destroy any of such ballots, or permit them to be destroyed, or give, or deliver any such packages or ballots to any person not lawfully entitled to receive them, as herein provided ; or conspire to procure, or in any way aid, abet, or connive at any robbery, loss or unlawful destruction of any such ballots or packages; shall be guilty of a felony, and on conviction thereof, shall be punished by imprisonment in the penitentiary for not less than three nor more than ten years.

76. If any person shall induce, or attempt to induce, any voter to write, paste, or otherwise place on his ballot, the name of any person, or any sign or device of any kind, as a distinguishing mark by which to indicate to any other person, how such voter voted, or shall enter into or attempt to form any agreement or conspiracy with any other person to induce or attempt to induce a voter
to so place a distinguishing name or mark on his ballot, whether or not said act be committed or attempted to be committed, such person so offending shall be guilty of a felony, and on conviction thereof, be imprisoned in the penitentiary not less than two nor more than five years, or he may, at the discretion of the court, be fined not less than one hundred nor more than five hundred dollars, and be imprisoned in the county jail not less than one month nor more than six months.

77. If any commissioner of election, or a poll clerk, shall reveal to any person how any voter has voted, or what other candidates were voted for on any ballot bearing a name not printed thereon, by the board of ballot commissioners, or give any information concerning the appearance of any ballot voted, such person so offending shall be guilty of a felony, and, on conviction thereof, shall be imprisoned in the penitentiary not less than two nor more than five years.

78. If any person shall induce, or attempt to induce, by the use of any unlawful means, any commissioner of election or poll clerk to violate any of the provisions of this chapter, whether or not such commissioner of election, or poll clerk, shall violate or attempt to violate any of the provisions thereof, such person so offending shall be guilty of a felony, and, on conviction thereof, shall be imprisoned in the penitentiary not less than two nor more than five years.

79. No officer of election shall disclose to any person the name of any candidate for whom a voter has voted. No officer of election shall do any electioneering on election day. No person whatever shall do any electioneering on election day within any polling place, or within sixty feet of any polling place. No person shall apply for or receive any ballot in any polling place, other than that in which he is entitled to vote, nor shall any person examine a ballot which any voter has prepared for voting, or solicit the voter to show the same, nor ask, nor make any arrangement, directly or indirectly, with any voter, to vote an open ballot. No person except a commissioner of election shall receive from any voter a ballot prepared by him for voting. No voter shall receive a ballot from any person other than one of the poll clerks; nor shall any person other than a poll clerk deliver a ballot to a commissioner of election, to be voted by such commissioner. No voter shall deliver any ballot to a commissioner of election to be voted, except the one he receives from the poll clerk. No voter shall place any mark upon his bal-
Marking of ballots prohibited.

Violation of section a felony; penalty.

Penalty on office failure to perform official duty, or doing any act prohibited where no other penalty is provided.

What deemed a misdemeanor and who guilty of.

Fine.

Removal or destruction of instruction cards, or anything that enables voter to prepare his ballot, deemed a misdemeanor.

Imprisonment.

80. Any public officer, upon whom any duty is imposed by this chapter, who shall willfully neglect, refuse, or omit to perform such duty, or do any act prohibited herein, for which punishment is not otherwise provided, shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by imprisonment in the penitentiary for not less than one nor more than two years.

81. If any person not herein authorized so to do, shall enter or attempt to enter the election ward, or shall remain within sixty feet of the polling place, contrary to the provisions hereinbefore made, he shall be guilty of a misdemeanor, and, on conviction thereof, shall be fined not less than one hundred dollars nor more than five hundred dollars, and confined in the county jail not less than thirty days.

82. If any person shall, during the election, remove or destroy any of the supplies or other conveniences placed in the booths or compartments as aforesaid, or delivered to the voter for the purpose of enabling the voter to prepare his ballot, or shall, during an election, remove, tear down or deface, the cards printed for the instruction of the voters, or shall, during an election, destroy or remove any booths, railing or other convenience provided for such election, or shall induce or attempt to induce any person to commit any of such acts whether or not any of such acts be committed, or attempted to be committed, shall be guilty of misdemeanor, and, on conviction thereof, shall be punished by imprisonment in the county jail for not less than six months nor more than one year.

Affidavit Taken During Election.

83. All affidavits provided for in this chapter, to be used on the day of election, at the several polling places, shall, unless herein otherwise directed, at the close of the count, be placed in a strong and durable envelope, by the commissioners of election, and securely sealed by them, and each of them shall endorse his name on the back of such envelope, which shall, within three days after the election, be delivered, by one of the commissioners of
election, to the clerk of the circuit court of the county, whose duty it shall be to carefully preserve the same, and deliver it, with the seal unbroken, to the foreman of the grand jury when next in session. It shall be the duty of such grand jury to enquire into the truth or falsity of such affidavits.

84. When any county or magisterial district holds an election at any time other than the time of a general election, such election shall, if nominations of candidates shall be made and certificates filed as herein provided for, be held in conformity with the provisions of this chapter, and all county and local officers who are required to perform any duties in connection with the general election, shall perform the same duties in connection with such special, or local election, subject to the same provisions and penalties herein prescribed in case of general elections.

Municipal Elections.

85. Every municipal election shall be held in conformity with the provisions of this chapter, except that the duties herein required of the county and circuit court clerks shall be performed by the municipal clerk (or recorder as the case may be); the duties herein required of the commissioners of the county court shall be performed by the municipal council; the duties herein required of the county sheriff shall be performed by the municipal marshal (or chief of police as the case may be); and the rights of designation of election officers by political parties, shall be exercised by the chairman of the committees of such parties in the municipality, if any such there be. Municipal officers are hereby required to perform the various duties herein prescribed for county officers in whose stead they act, subject to the same provisions and penalties herein prescribed as to such county officers. And in any county, municipality, or magisterial district, in which an election is held, for the election of school, district, or municipal officers, without any nomination of candidates having been made and certified as herein provided, said election may be held and conducted, and the result thereof certified, returned and finally determined, under the laws in force in the state on the day before this chapter, as amended, takes effect.

Compensation of Election Officers.

86. Every commissioner of election, poll-clerk and
Compensation of election officers. Ballot commissioner, shall be allowed one dollar and fifty cents each day he shall serve as such, and two dollars in addition thereto as messenger for the ballots, ballot boxes, poll-books and tally-sheets. The ballot commissioners shall not receive an allowance for more than two days.

Election Expenses a County and Municipal Charge.

87. The printing of ballots and all other expenses incurred in providing for, holding and making returns of elections, shall be a county charge, and shall be audited by the county court and paid out of the county treasury, except where the officers to be voted for are exclusively municipal officers, in which case such expense shall be a municipal charge, the payment of which shall be provided for in the same manner as other municipal expenses.

Election Days Legal Holidays.

88. All election days shall be legal holidays throughout the district or municipality in which the election is held.

Mandamus to Compel Performance of Duty.

89. Any officer or person upon whom any duty is devolved by this chapter may be compelled to perform the same by writ of mandamus. The circuit courts, or the judges thereof in vacation, shall have jurisdiction by such writ, and shall, upon affidavit filed showing a proper case, without a rule to show cause, issue such writ to be returned, heard and determined without unnecessary delay.

Witnesses Compelled to Testify, Though Implicated.

90. Every person called as a witness as to any violation of any of the provisions of this chapter, shall be compelled to testify fully concerning the same; but if such witness testify fully, he shall be exonerated from such offence in which he is implicated, and shall not be prosecuted therefor.

Voters to be Listed.

91. It shall be the duty of each assessor in this state to list, as far as he can by due diligence ascertain, the name of every qualified voter in each magisterial district of his assessment district, and to enter them in a sepa-
rate list for each magisterial district, arranged in the alphabetical order of the names of the voters.

Contents of the List.

92. Each of said lists shall show: (1) the name in full of the voter. (2) His age. (3) His occupation. (4) The location of his residence in the magisterial district in which he resides. (5) How long he has resided in this state, how long in the county, and how long in the magisterial district in which he resides. (6) His place of birth, and if born out of the United States, and is a naturalized citizen, the place of his naturalization. And the clerk of the county court of each county shall make out and furnish to the assessor in his county, the necessary books in which to list the voters as herein provided, for which service he shall be allowed a reasonable compensation by the county court, and paid out of the county treasury. When listing colored voters he shall add after each name the word "colored."

93. The assessor shall enter in said list the name of persons whom he knows to be a voter, or who will be a voter at the next general election in the magisterial district in which he resides, and he shall call upon all other male residents of the district who, from their appearance or from information, he has reason to believe to be qualified voters, and he shall examine all such last named persons under oath, touching their qualifications as a voter, and such of them as he believes to be qualified voters, he shall list as such. And the assessor is empowered to administer any oath necessary to the performance of his duties under this chapter. Any person who shall swear falsely touching his qualifications as a voter, shall be guilty of perjury, and punished as in other cases of perjury.

94. The assessor shall return with his property book the entire list made out by magisterial district as afore said, if the same be completed by that time, and if not, as soon thereafter as it can be completed, to the clerk of the county court who shall file and preserve the same in his office, which said list shall be open to the inspection of the voters of the county.

95. Any voter whose name has not been entered in said list may apply to the assessor of the district in which he resides at any time prior to the thirtieth day next preceding the approaching election, and if upon examination, as herein before provided, it shall appear to the as-
Pay of assessor.

If any assessor shall knowingly enter upon any such list the name of any person not a voter, or who will not have become such at the next election after the entry thereof on such list, if he continues to reside at the place of his residence at the time of such entry, or refuse to enter upon such list any voter properly entitled to be placed thereon, he shall be guilty of a misdemeanor, and, upon conviction thereof be fined not less than fifty dollars nor more than two hundred and fifty dollars. And any person who is not a voter who shall cause himself to be so listed as a voter shall likewise be guilty of a misdemeanor, and upon conviction thereof be punished as hereinbefore provided.

97. If any male person residing in the assessment district of any such assessor, shall refuse to answer on oath all such pertinent questions as may be asked by the assessor touching his right to vote, he shall be guilty of a misdemeanor, and upon conviction thereof be fined as provided in the next preceding section. And the assessor shall note on his list the name and residence of the person so refusing, and report the same to the prosecuting attorney of the county, at or before the next meeting of the grand jury in his county.

98. No person whose name is not listed as a voter under the provisions of this chapter shall, if challenged for that reason, be deprived of his right to vote by reason thereof; but if he be challenged as provided in section forty-nine of this chapter, he must comply with the provisions of that section before voting.

99. It shall be the duty of the clerk of the county court to make out and certify one copy of the list of voters, in each magisterial district of his county, in time for delivery to the commissioners of election at each place of voting in such district at the same time he delivers to him the poll books, tally sheets and ballot boxes to be used at said place of voting, or to the messenger appointed to convey said poll books, tally sheets and ballot boxes to said place of voting, in case a commissioner of election
fails to attend and receive the same. And it shall be the duty of such commissioner or messenger to convey said list of voters to the place of voting and deliver it, with the other things so received by him, to the commissioners of election, for reference during the time said election is being held. And for such services, the clerk shall be allowed one cent for each name so copied and certified, to be paid out of the county treasury.

It shall be the duty of the judge of every court in which a grand jury is impaneled, to give this chapter in charge to the grand jury.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. McCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE,

March 18, 1891.

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.

W. A. OHLEY,
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 XC.

AN ACT to require commission merchants to give bond, and for the enforcement of liability upon such bond.

[Passed March 11, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That after the first day of July, eighteen hundred and ninety-one, every person who does, in this state, the business of a commission merchant who handles on com-
mission the products of farms, committed to him as such commission merchant for sale upon a commission, shall before carrying on such business execute, before the county court of the county in which he proposes to carry on such business, a bond in the penalty of one thousand dollars; which bond shall be conditioned for the true and faithful payment of any and all persons for whom he may dispose of such product, upon a commission, the full amount for which he shall sell any such products, less his commission, freight and drayage and other necessary expenses for selling the same. Every such bond shall be made payable to the state of West Virginia, and filed in the clerk's office of the court in which it is given. Any person injured by any failure of any such commission merchant to pay over to him the full amount of any sale of such products so committed to any such commission merchant, less such commission and necessary expenses, may recover, by suit upon such bond, the amount due him from any such merchant, who has given such bond as aforesaid. Every such suit may be brought in the name of the state of West Virginia, for the use of any person injured, but no recovery or recoveries at all shall be had beyond the amount so fixed as the penalty of the said bond. Any person who does any business herein named, without giving such bond as herein provided for, shall be deemed guilty of a misdemeanor and be fined not less than one hundred nor more than five hundred dollars.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. McCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
March 19, 1891.

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.

W. A. OHLEY,
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.
CH. 91]  

CHARTER OF Elk CITY.

CHAPTER XCI.

AN ACT to incorporate "Elk City," in the county of Kanawha.

[Passed March 11, 1891.]

Be it enacted by the Legislature of West Virginia:

1. The corporate limits of "Elk City" shall be as follows, to-wit: Beginning at low water mark on the Kanawha river, on the upper side of Elk river and on the corporate line of the city of Charleston; thence with said line up Elk river to a point opposite east end of Mary street of upper Glen Elk; thence across Elk river and along said street to the Elk road near the foot of the hill; thence down said road to — street; thence N. 76½ W. 32 poles to Watts’ corner; thence with Watts’ front line to his southwest corner at a drain and on Swann’s line; thence along the base of the hill to Lawrence Carr’s line; thence with said Carr’s line S. 45 W. 10 poles to the south side of the cinder road known as Charleston street; thence down the same 108 poles to a large sycamore on the southwest side of said road; thence S. 32½ W. 58 poles to Virginia street; thence with same S. 30 E. 57 poles and 15 links to the Glenwood line; thence with same S. 37½ W. to low water mark at the Kanawha river; thence with said river at low water mark to the place of beginning.

2. The municipal authorities of the city shall be a mayor, recorder and six councilmen, who, together, shall be a common council; but the said council may hereafter, by ordinance, increase the number of councilmen to a number not exceeding nine, which number shall never be exceeded.

3. The mayor, recorder and councilmen, so soon as they have been elected and qualified, as hereinafter provided, shall be a body politic by the name of "Elk City," and shall have perpetual succession and a common seal; and by that name may sue and be sued, plead and be impleaded; and may purchase and hold or sell real estate and other property necessary to enable them the better to discharge their duties, and needful for the good order, government and welfare of the said corporation.

4. All the corporate powers of the said city shall be exercised by the said council, or under their authority, except when otherwise provided; but the recorder shall...
CHARTER OF Elk CI TY.

5. There shall be a sergeant, treasurer, assessor and overseer of the poor.

6. The mayor, recorder, sergeant and treasurer, shall be elected by the citizens of said corporation who may be entitled under this act to vote. At the first election after the passage of this act, six councilmen shall be elected, three by the qualified voters of each ward; two of whom, that is, one in each ward, to be designated by lot, in such manner as the mayor may determine, shall hold their office for the term of one year; two others, that is, one from each ward, to be designated as before, shall hold their office for the term of two years; and the remaining two shall hold their office for the term of three years; at each annual election after the first election, two councilmen only, that is, one from each ward, shall be elected by the qualified voters thereof.

7. The term of office of councilmen shall be three years; that of mayor, recorder, sergeant and treasurer shall be for two years, except when they are to fill vacancies. No councilman shall hold any other office under this act.

8. The mayor, recorder and councilmen must be freeholders in said corporation, and entitled to vote for members of its common council.

9. The said city shall consist of two wards, one of which shall embrace all the territory in the said city lying and being on the west or lower side of Glen street, and shall be the first ward; the other shall embrace all the territory in said city lying and being on the east or upper side of said Glen street, and shall be the second ward; but the said council may hereafter increase the number of wards, or alter and change the names, location and boundaries thereof. The first election under this act shall be held on the third Monday in March, 1891, in each ward, at the lower school house in said city for the first ward, and at the upper school house in said city, for the second ward, and such election shall be conducted, certified and returned in each ward by any three voters thereof appointed for that purpose by the voters present. All other elections under this act (except special elections,) shall be held on the third Monday in March in each year, and (except said charter election,) at such places in the respective wards as the council may from time to time.
prescribe by ordinance. The said elections (except said charter election,) to be under the supervision of three inspectors, at each election precinct in said city, who are to be annually elected and appointed by the council of said city, and who shall be governed by such rules and regulations as the council may prescribe. The officers conducting the elections shall (except at such charter election,) grant a certificate to the person receiving the highest number of votes cast at such election (except in case of mayor, recorder, sergeant and treasurer,) which certificate shall be recorded in the journal kept by said council.

10. As soon as the result of such election for mayor, recorder, sergeant and treasurer is ascertained, the inspectors of election, and at such charter election the voters appointed under section nine of this act, shall sign a certificate containing complete returns of the polls taken at their places of voting, for each of the said officers, and shall enclose the ballots in an envelope, which shall be sealed up and endorsed by each of said inspectors, and at said charter election by each of said voters. At such charter election said voter, or one of them, shall, on the third day after the day on which such election is held, deliver said certificate and ballots sealed up as hereinbefore provided to the council, which shall meet on said day at the voting place in said first ward for the purpose of ascertaining the true result of said election. At all other elections the inspectors, or one of them, shall, within three days after the day on which an election is held, deliver said certificate and ballots sealed up as hereinbefore provided, to the recorder of Elk City. At the next meeting of the council thereafter, the recorder shall present such certificates and ballots to the council, who shall examine the same and ascertain the true result of such election in said city. And the person appearing to have received the highest number of all the votes cast at the several voting places in said city, for the several offices mentioned in this section, shall be declared elected, and the vote spread upon the journal kept by said council, and a certificate of election (except at such charter election) signed by the mayor and recorder, shall be granted to the person so elected.

11. Every male person residing in said city shall be entitled to vote for all officers elected under this act, but no person shall be entitled to vote, who is a minor, or of unsound mind, or a pauper, or who is under conviction of treason, felony or bribery at an election, or who has not been a resident of the state for one year, and of Elk City
Vacancies, how filled.

12. All vacancies occurring from any cause, in any of the offices provided for in this act, shall be filled by appointment by the council; but in the case of a councilman, such appointment shall be made only of a resident of the ward in which such vacancy has occurred.

Vote by ballot.

13. At all elections the vote shall be by ballot.

Tie vote, how decided.

14. Whenever two or more persons, for the same office, at any election, shall receive and equal number of votes, the council shall in an equitable mode, determine which of the persons so voted for shall be returned elected.

Contests; how decided.

15. All contested elections shall be heard and decided by the council for the time being, but the council may order a new election, if they are satisfied the ends of justice will be better attained thereby.

Quorom.

16. A majority of the whole number of officers mentioned in the second section of this act, shall be necessary to the transaction of any business whatever.

Oath of officers.

17. The mayor, recorder, councilmen and all officers herein provided for, shall each, before entering upon the duties of his office and within two weeks from the time of his election or appointment, take and subscribe an oath to faithfully and impartially discharge the duties of his office, and the oath to support the constitution of the United States and the constitution of the state of West Virginia. The mayor, recorder, sergeant, treasurer, and other officers required to give bond, shall within the said two weeks, give bond with approved security. The mayor having taken such oath or affirmation may administer the same to the councilmen and other officers. The said oath or affirmation, together with the bonds, shall be recorded in the journal kept by the council.

Bonds and oaths to be recorded.

18. If any one who shall have been duly elected or appointed mayor, recorder, sergeant, treasurer, councilman, or other officer, shall not have been eligible at the time of his election or appointment, or shall refuse or fail to take the oath or affirmation and give bond as required under this act, within the time prescribed, the council shall declare his office vacant, and proceed to fill such vacancy, as provided in section twelve of this act.
19. The council shall be presided over at its meetings by the mayor, or in his absence by one of the council-men, chosen by a majority of the council present.

20. The council shall cause to be kept in a well bound book an accurate record of all its proceedings, by-laws acts and orders, and which shall be fully indexed and open to the inspection of the citizens of the city. The proceedings of each meeting shall be read and corrected at the next succeeding regular meeting and signed by the person presiding at the time of said reading. Upon the request of any member, the yeas and nays shall be taken; and the vote so taken entered upon the journal. The presiding officer may vote as a member of the council, and the affirmative vote of a majority of all the members of the council, including the presiding officer, shall be necessary to carry the proposed measure.

21. The council shall have power to re-survey said town, and for this purpose may employ a competent engineer, (which officer may be made elective by order of the council,) and prescribe his duties, term of office and amount of compensation; to open new streets, and extend, straighten, widen and repair old streets and alleys, to curb and pave streets, sidewalks and gutters for public use, and to alter, improve and light the same; and shall assess upon and collect from the property benefitted thereby such part of the expense thereof, as shall be deemed equitable and just by said council; to construct and maintain all sewers and sewer connections deemed necessary for the health and convenience of the inhabitants of the city, and assess upon and collect from the property benefitted thereby such part of the expense thereof, as shall be deemed equitable and just by the council, and to compel by ordinance the owners of adjacent property to connect with such sewers; and shall have control of all avenues for public use in said city; to have the same kept in good order and free from obstructions on, or over them: to regulate and determine the width of all streets, sidewalks and public alleys; to order and direct the curbing and paving of all sidewalks and footways for public use in said city, to be done and kept in good order by the owners or occupant of the adjacent property; to control the construction and repairs of all houses, bridges and culverts and sewers, the opening and construction of all ditches, drains, sewers and gutters; to widen deepen and clear the same of stagnant water and filth, and to determine at whose expense the same shall be done; to purchase, lay off and appropriate public lands; and control the use of the same; to pro-
vide, contract for and take care of all public buildings proper to the town; to provide for the regular building of houses or other structures; and determine the distances that they shall be built from any street or alley; to cause the removal of unsafe walls or buildings; to prevent injury or annoyance to the public or individuals from anything dangerous, offensive or unwholesome; to abate or cause to be abated any thing which in the opinion of the council, shall be a nuisance; to regulate the keeping of gunpowder and other combustibles; to provide in, or near the city, places for the burial of the dead, and to regulate interments in the city, and to provide for shade and ornamental trees; to provide for the making of division fences, and for draining of lots by proper drains and ditches; to make regulation for guarding against danger or damages from fires; to provide for the poor of the city; to organize one or more fire companies and provide the necessary apparatus, tools, implements, engines or any of them, for their use, and in their discretion to organize a paid fire department, and to provide sufficient revenue for the said city, and appropriate the same to its expenses; and to provide for the annual valuation of property and the assessment of taxable persons and property in the city; to adopt rules for the transaction of business, and for the government and regulation of its own body; to promote the general welfare of the city, and to protect the persons and property of the citizens therein; to appoint such officers as they may deem proper; to define their powers, prescribe their duties, fix their term of service and compensation, require and take from them bonds, with such sureties and in such penalty as the council may determine, conditioned for the true and faithful discharge of their duties, and remove them at pleasure, (all bonds taken by the council shall be made payable to the city by its corporate name); to regulate and provide for the weighing of hay, coal, wood and other articles sold, or for sale in said city, and to regulate the transportation thereof through the streets; to establish and regulate markets; to prescribe the time for holding the same, and what articles shall be sold only in said markets; to protect places of divine worship; to lay off the city into three or more wards, and to appoint and publish the place of holding city elections; to erect or authorize or prohibit the erection of gas works or water works in or near the town; to prevent injury to, and to provide for the protection of the same; to provide for the purity of the water and healthfulness of the city, for all of which purposes, except that of taxation, the council shall have jurisdiction for one mile beyond the corporate limits of said city. The council shall have full
power and authority to purchase, erect, build, improve, and maintain any and all buildings, works, plants, pipes, pipe lines, wires, supports and other fixtures to be used in generating, distributing, controlling or otherwise using electricity and the products of any combination or combinations used for producing and generating electricity, and also any building or buildings, works, plants, pipe lines or other thing necessary to be used in transporting and using gas of any sort, whether made from any substance or combination thereof, or otherwise obtained by the said city, and to use, generate, distribute and control electricity and gas for light and heat, and for the purpose of furnishing light for the streets, buildings, stores and other places in and about the said city, and also for the purpose of heating furnaces, factories, buildings, houses, engines, cars, motors and other motive machinery, and for any other purpose for which light, electricity and heat may be used. And the said council shall also have power and authority to assess against each and every person, corporation or firm using such electricity or gas, furnished by the said city, such levies or assessments for the use thereof, as the council of the city may deem proper; which levies and assessments may be collected in the same way as other city taxes are collected, and the payment enforced as the payment of such other taxes is enforced.

22. To carry into effect these enumerated powers, and others conferred upon the said city or its council expressly or by implication in this or other acts of the legislature, the council shall have power to adopt and enforce all needful orders, by-laws and ordinances not contrary to the laws and constitution of this state; and to prescribe, impose and enforce reasonable fines and penalties, including imprisonment under judgment and order of the mayor or recorder, of said city, or the persons lawfully exercising their functions: and the council, with the consent of the county court of Kanawha county, entered of record, may have the right to use the jail of said county for any purpose necessary in the administration of its affairs.

23. It shall be lawful for the council to establish and construct landings, wharves and docks, on any ground which does or shall belong to said city, and to repair, alter, or remove any building, wharf or dock which has been or shall be so constructed, and to levy and collect a reasonable duty on vessels coming to or using the same; and it shall have power to pass and enforce such ordinances as shall be proper to keep the same in good order.
and repair, to preserve peace and good order at the same, and regulate the manner in which they shall be used; they shall have power to appoint as many wharf-masters for said city as may appear necessary, to prescribe their duties, fix their fees and make all regulations in respect to such officers as they may deem proper.

Estimate of expenses; levy for same.

24. The council shall cause to be annually made up and entered upon its journal an account and estimate of all sums which ought to be paid within one year, and it shall order a levy of so much as in its opinion may be necessary to pay the same, not exceeding that allowed by law.

Levy to be upon what.

25. The levy so ordered shall be upon all male persons, residents of said city, over the age of eighteen, all real estate and personal estate within such town, subject to state or county taxes.

Licenses; tax thereon.

26. Whenever anything for which a state license is required, is to be done within said city, the council may require a city license to be had for doing the same, and may impose a tax thereon for the use of the city, and the council may in any case require from the person licensed a bond, with such sureties and in such penalty and with such conditions as it may deem proper, and may revoke such license at any time if the condition of said bond be broken. And no license to sell strong or spirituous liquors or wine or beer, ale, porter, or drinks of like nature, within said city, or within one mile of the corporate limits thereof, shall be granted by the county court of Kanawha county, unless the person applying therefor shall produce to said county court the certificate of the council of said city of its consent to the granting of such license. They may impose a license, and assess a tax thereon, on all wheeled vehicles for public hire, and upon all dogs kept within the corporate limits.

Sergeant; his powers and duties.

27. The sergeant shall have power to collect the city taxes, levies, wharfage, licenses and all other claims due the city placed in his hands by the council for collection. He may distrain and sell for taxes, and in all respects have the same power to enforce the collection thereof as the sheriff has to enforce the payment of state taxes, after sixty days from the time the assessor's books are placed in his hands for collection. He shall take nothing but money for taxes he has to collect, nor for any other collection without the direction of the council. He shall give bond in such amount as the council may require, but in no case shall his said bond be for a less sum than
twenty thousand dollars. He shall not collect the fines imposed by the mayor, nor shall he have any control of the police, but the council may appoint a marshal, who shall be chief of police, who shall collect said fines, and whose duties and compensation may be determined by said council.

28. There shall be a lien upon real estate within said corporation for the city taxes assessed thereon from the commencement of the year in which they are assessed, and for all other assessments, fines and penalties assessed or imposed upon the owners thereof by the authorities of the city, from the time the same are so assessed or imposed; which lien shall be enforced by the council in the same manner as the lien for taxes for county purposes is now enforced, or by appropriate suit in any court of record in Kanawha county. The lien aforesaid shall have priority over all other liens, except that for taxes due the state. The lien upon real estate within said corporation for corporation taxes, heretofore assessed thereon and not paid, may be enforced by appropriate suit in any court of record in Kanawha county; Provided, Such suits be instituted within five years from the commencement of the year in which such taxes were assessed.

29. The council may prohibit any theatrical or other performance, show or exhibition, which it may deem injurious to the morals or good order of the city.

30. The council shall have power to require and take from the mayor, recorder, sergeant, treasurer or any other officer that may be appointed or elected to any office or trust under this act, an official bond, and the said council shall determine the amount of the penalty of the bond, and shall, by a recorded vote, determine and approve said bond or bonds. The bond of the sergeant shall not be for a less amount than twenty thousand dollars, and all such bonds shall be made payable to Elk City, and shall be conditioned for the true and faithful performance of the duties of his office, and that he will faithfully pay over and account for all moneys that shall come into his hands as such officer, whenever and as he shall be required by the council. No councilman or other officer of the city shall be taken as security on any of the bonds of any other officer, and new or additional bonds may be required of any of the said officers at any time.

31. The mayor shall be the chief executive officer of the city, and shall take care that all by-laws, ordinances and orders of the council are faithfully executed. He
shall be *ex-officio* a conservator and justice of the peace within the city, and shall, within the same, exercise all the powers and duties vested in justices, except that he shall have no jurisdiction as such in civil cases. 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 said city are preserved, and that the persons and property therein are protected; and to this end he may cause the arrest and detention of all rioters and disorderly persons in said city, before issuing his warrant therefor. He shall have power to issue execution for all fines, penalties and costs imposed by him, or he may require the immediate payment thereof, and in default of such payment, he may commit the party in default to the jail of Kanawha county until the fine or penalty and costs shall be paid, to be employed during the term of his imprisonment as hereinafter provided; but the term of imprisonment in such cases shall not exceed thirty days. He shall from time to time recommend to the council such measures as he may deem needful to the welfare of the city. He shall receive a compensation for his services to be fixed annually by the council, which shall not be increased nor diminished during the year.

32. The duty of the recorder shall be to keep the journal of the proceedings of the council, and have charge of and preserve the records of the city. He shall attend the mayor in all examinations, receive and issue his orders, swear witnesses and perform all the duties of a clerk in the council and mayor's court. In the absence of the mayor, he shall have all the authority of that officer, and shall exercise the functions of the office of mayor. He shall charge the sergeant with the whole amount of the taxes on the assessor's books, in a book, provided for the purpose, and shall give him credit for all the money shown by treasurer's receipts to have been paid to the treasurer, and such other credits as the council may direct or be allowed by law, and shall charge the treasurer, in a book provided for the purpose, with all the money shown to have been received by him from the duplicate receipts received from the sergeant and credit him with all the orders issued by authority of the council. He shall receive a compensation for his services to be fixed annually by the council, which shall not be increased or diminished during the year.

33. It shall be the duty of the sergeant to collect all such taxes, levies and other claims due the city that may be
placed in his hands for collection by the council, and shall pay over said taxes as follows: One-half the levy on or before the first day of March, and the residue on the first day of September, succeeding the date when said taxes were placed in his hands for collection; and he shall pay interest at the rate of ten per cent. per annum on any deficiency on said payments from the day he shall so fail to pay as required. He shall be charged with all such collections, and no deductions shall be allowed him for taxes unless he make a delinquent list within one year from the time he receives the assessor’s books for collection, and return the said list to the council, with an oath thereto attached, stating that the said list is correct and just; that he has received no part of the taxes mentioned in said list so returned, and that he has used due diligence to find property liable to distress for said taxes, and has found none, and that he could not collect the same. The same person shall not, after the first election had under this act, be elected or appointed to the office of sergeant for two successive terms, or parts of terms, nor shall any person who acted as deputy be elected as successor to such sergeant, nor shall any sergeant act as deputy to his successor; but the sergeant shall have six months after the close of his term in which to close up his collections.

34. All moneys belonging to the city shall be paid to the treasurer and shall be receipted for by him in duplicate, and none of which shall be paid out by him except upon an order of the council signed by the mayor and recorder.

The council may fund its indebtedness by issuing bonds of the city, payable within twenty years, bearing no greater rate of interest than six per cent, but the indebtedness of the city shall not thereby be increased without the consent of the voters of said city being first had and obtained, as provided for by law. Such bonds shall not be sold for less than par, nor exchanged for the evidences of the indebtedness of said city except dollar for dollar; and there shall be provided a sinking fund that will discharge the said bonds and interest thereon as the same shall become due; said bonds shall express on their face that they may be paid at any time after five years from their date, at the pleasure of the council; and a record shall be kept of all proceedings hereunder; provided, That nothing herein contained shall be construed to authorize an increase of the bonded indebtedness beyond the amount now allowed by law.

35. If the said treasurer shall fail to account for and pay all or any moneys that shall come into his hands,
when thereto required by the council, it shall be lawful for the council, in the corporate name of the city, by motion before the circuit or county court of Kanawha county, after ten days previous notice, to recover from the treasurer and his sureties, or their personal representatives, any sum that may be due from said treasurer to said city.

36. If the sergeant shall fail to collect, account for and pay over all the taxes, fines, and other revenue of the town in his hands for collection, according to the conditions of his bond, it shall be lawful for the council to recover the same by motion in the corporate name of the city before the said circuit or county court of Kanawha county, after ten days notice, against the said sergeant and sureties, or any or either of them, his or their executors or administrators.

37. The said city and the taxable persons and property therein shall be exempt from all expenses or liability for the construction or repair of roads or bridges, or other taxes for county or district purposes, outside the corporate limits of said city, for any year in which it shall appear that said city shall at its own expense provide for its own poor and keep its streets in order.

38. All rights, privileges and properties of the said city heretofore acquired and possessed, owned and enjoyed by any act now in force, shall continue undiminished and remain vested in said city under this act; and all laws, ordinances, acts and resolutions of the council now in force and not inconsistent with this act, shall be and continue in full force and effect until regularly repealed by a council elected as provided under this act.

39. The council shall adopt all needful and just ward regulations, whether general or special, for the good of the citizens thereof; it shall also authorize street expenditures in the several wards as equity and justice shall demand, and may authorize the collection of a special tax for a specified purpose. Whenever, in the opinion of the council, it becomes necessary to lay off said city into more than two wards, the said council shall so lay it off, apportion the councilmen of said city so that each ward shall be equally represented in the council.

40. The council shall provide for the employment and safe keeping of persons who may be committed for default in payment of fines, penalties or costs under this act, and who are otherwise unable to discharge the same,
by putting them to work for the benefit of the city, and to use such means to prevent their escape while at work as they may deem expedient; and shall keep on hand an ample supply of necessary material for the same, and shall provide all necessary tools, implements, fixtures and facilities for the immediate employment of any and all such persons; shall fix a reasonable rate per diem as wages to be allowed to any such person until such fine and costs against him are discharged; and the recorder shall keep an account of all fines and penalties so collected and expended.

41. Any twenty-five or more freeholders residing in said city, desiring to increase the corporate limits thereof, may file their petition in writing with the council thereof setting forth the change proposed in the metes and bounds of said city and asking that a vote be taken upon the proposed change. The council shall thereupon order a vote of the qualified voters residing in said city to be taken upon the proposed change at a time and place therein, to be named in the order, not less than twenty nor more than thirty days from the date thereof. The said council shall at the same time order a vote of all the qualified voters residing on such additional territory, and all such voters owning any part of such territory, whether they reside therein or not, to be taken upon the question, on the same day, at some convenient place on or near said additional territory, which vote shall be taken, superintended and conducted, and the result thereof ascertained, certified and returned, in the same manner and by the same persons that elections for city officers are held, superintended, conducted, ascertained, certified and returned.

The ballots cast on such question shall have written or printed on them the words "For increase of corporate limits" or "Against increase of corporate limits," as the voter may choose. If a majority of all the votes so cast within said city, and a majority of all the votes cast by the persons residing on or owning any part of the additional territory proposed to be included in said city limits, be in favor of the proposed change, the city limits shall thereafter be as proposed by such petition.

42. The council of said city shall enter the result of such vote upon its minutes, and when the change proposed is adopted, as provided in the next preceding section, they shall certify the same to the circuit court of Kanhawha county, and the said court shall thereupon enter an order, in substance as follows: "A certificate of the council of Elk City was this day filed, showing that the by court.
corporate limits of Elk City has been increased in the manner required by law, and by such change the said corporate limits are as follows: Beginning at (here recite boundary as changed). It is, therefore, ordered that said increase in the said corporate limits be, and the same is hereby approved and confirmed, and the clerk of this court is directed to deliver to the said council a certified copy of this order as soon as practicable after the rising of this court.” And from and after the date of such order, the corporate limits of said city, shall be as set forth therein.

Effect of.  
(Approved March 13, 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 XCII.

AN ACT to amend and re-enact section twenty-eight of chapter forty-seven of the code of West Virginia concerning the powers and duties of councils, of cities, towns and villages.

[Passed March 11, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section twenty-eight of chapter forty-seven of the code of West Virginia be amended and re-enacted so as to read as follows:

28. The council of such city, town or village shall have power therein to lay off, vacate, close, open, alter, curb, pave and keep in good repair, roads, streets, alleys, sidewalks, crosswalks, drains and gutters, for the use of the public, or any of the citizens thereof, and to improve and light the same, and have them kept free from obstructions on or over them; to regulate the width of sidewalks
on the streets, and to order the sidewalks, footways, crosswalks, drains and gutters to be curbed and paved, and kept in good order, free and clean, by the owners or occupants thereof, or of the real property, next adjacent thereto; to establish and regulate markets, to prescribe the time of holding the same; to prevent injury or annoyance to the public or individuals from anything dangerous, offensive or unwholesome; to prevent hogs, cattle, horses, sheep and other animals, and fowls of all kinds from going at large in such city, town or village; to protect places of divine worship in and about the premises where held; to abate, or cause to be abated, anything which, in the opinion of a majority of the whole council, shall be a nuisance; to regulate the keeping of gunpowder and other combustibles; to provide in or near the city, town or village, places for the burial of the dead, and to regulate the interments therein; to provide for the regular building of houses or other structures, and for the making of division fences by the owners of adjacent premises, and the drainage of lots by the proper drains and ditches; to make regulations for guarding against danger or damage by fire; to prevent the illegal sale of all intoxicating liquors, drinks, mixtures and preparations therein; to protect the persons and property of the citizens of such city, town or village, and to preserve peace and good order therein, and for this purpose to appoint when necessary, a police force to assist the sergeant in the discharge of his duties; to prescribe the powers and define the duties of the officers appointed by the council, fix their terms of service and compensation, require and take from them bonds, when deemed necessary, payable to such city, town or village in its corporate name, with such sureties and in such penalty as the council may see fit, conditioned for the faithful discharge of their duties; to erect, or authorize or prohibit the erection of gas works, electric light works, or water works in the city, town or village; to prevent injury to or pollution of the same, or to the water or healthfulness thereof; to regulate and provide for the weighing of hay, coal and other articles sold or for sale in the city, town or village; to provide a revenue for the city, town or village, and appropriate the same to its expenses; to provide for the annual assessment of taxable personal property therein; to impose a license tax on persons or companies keeping for hire carriages, hacks, buggies or wagons, or for carrying passengers for pay in any such vehicle, in such city, town or village; to adopt rules for the transaction of business, and the government and regulation of its own body.

(Approved March 17, 1891.)
[Note by the Clerk of the House of Delegates.]

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

CHAPTER XCIII.

AN ACT to amend and re-enact sections seventy-four and ninety of chapter fifty of the code of West Virginia.

[Passed March 12, 1891]

Be it enacted by the Legislature of West Virginia:

1. That sections seventy-four and ninety of chapter fifty of the code of West Virginia be amended and re-enacted so as to read as follows:

74. The party demanding the jury must deposit with the justice six dollars to pay the fees of such jury; Provided, That the party demanding such jury may file his affidavit that he is unable pecuniarily to make such deposit, and the justice, if satisfied of the truth of the affidavit, shall issue the venire facias for the jury, without such deposit being made.

90. On the verdict being delivered to the justice, if the deposit mentioned in the seventy-fourth section of this chapter has been made, each juror shall be entitled to receive from him one dollar out of the money so deposited in his hands by the party who demanded the jury. When the jury are unable to agree, or the trial by jury is dispensed with, the same compensation shall be paid them out of the said money. If the final judgment in the action be in favor of the party who demanded the jury, the amount so paid shall be included in the cost awarded against the adverse party. And when such costs are collected in cases where no deposit was made, the fees of the jury shall be paid therefrom. And when such jury shall be occupied in the trial of said case more than one day, there shall be taxed as a part of the costs of such suit, for each additional day so occupied for each juror, fifty cents, to be recovered off of the party against whom judgment is rendered, and when such costs are collected the justice shall pay the fees of the jurors therefrom.

(Approved March 17, 1891.)
CHAPTER XCIV.

AN ACT amending and re-enacting chapter one hundred and five of the code of West Virginia.

[Passed March 12, 1891]

Be it enacted by the legislature of West Virginia:

1. That chapter one hundred and five of the code of West Virginia be, and the same is hereby, amended and re-enacted so as to read as follows:

CHAPTER CV.

Of the Sale of Lands for the Benefit of the School Fund.

What Lands to be Sold for the Benefit of the School Fund. Duty of Auditor and Surveyor in Relation Thereto.

1. All waste and unappropriated lands within this state, and all lands in this state heretofore vested in the state of Virginia by escheat, forfeiture or purchase at sheriff’s or collector’s sale for delinquent taxes, and not released and exonerated or redeemed within one year according to law; all lands heretofore or hereafter purchased for this state, at a sale thereof for taxes, and not redeemed within one year, according to law; and all lands forfeited to this state for the failure to have the same entered upon the land-books of the proper county, and charged with the taxes thereon as provided for by law; shall, so far as the title thereof shall not be vested in junior grantees or claimants under the provisions of the constitution and laws of this state, be sold for the benefit of the school fund, in the manner hereinafter prescribed. The auditor shall certify to the clerk of the circuit court a list of all such lands, which in whole or in part lie in his county, within sixty days after the title thereto shall vest in the state.

2. It shall be the duty of the surveyor of each county
in this state, as soon as the same shall come to his knowledge, to report to the circuit court all waste and unappropriated lands in his county, except the lands under the bed of the Ohio river, subject to sale under the provisions of this chapter, designating particularly the quantity of the tract or parcel, and the local situation thereof, together with all information he can procure in relation to the same, and of any claim of title thereto.

**Duty of the Clerk of the County Court.**

3. In order to enable the auditor to make the record required by section thirty-nine of chapter thirty-one of this code, and to make the report to the clerk of the circuit court required by the first section of this chapter, it shall be the duty of every clerk of a county court in this state in whose county any real estate should be entered on the land books and charged with taxes as required by law, but which is not so entered and charged with taxes, upon discovering any such failure, to report to the auditor all the facts in relation thereto, required to be entered in such record by the said thirty-ninth section of said chapter thirty-one.

**Commissioner of School Lands.**

4. The circuit court of every county shall, from time to time, appoint a commissioner of school lands for such county, who shall do and perform the duties and exercise the powers hereinafter provided for. Every such commissioner shall, before entering upon the duties of his office, take an oath in open court that he will faithfully, to the best of his skill and judgment, execute the duties of his office, and shall give bond with good security, to be approved by the court, in the penalty of at least five thousand dollars, conditioned that he will faithfully and impartially discharge the duties of his office, and will pay over and account for, according to law, all moneys, bonds and other securities which may come to his hands by virtue of his office. He shall, as far as possible, see that every officer, having any duty to perform under this chapter, performs the same as therein required, and report any failure of any such officer to do so to the circuit court of his county. The court may, whenever in its opinion it is proper to do so, require such commissioner to give a new or additional bond, as prescribed by section twenty of chapter ten of this code, and all the provisions of said section, and of section twenty-one of said chapter, shall be applicable to said new or additional bond when given.
5. It shall be the duty of the commissioner of school lands of each county to report to the circuit court of his county, once in each year, a list of all tracts and parcels of land, if any, in whole or in part within his county, not reported to the clerk of the circuit court under sections one and two of this chapter, which in his opinion are liable to be sold for the benefit of the school fund, as well as those which have been so reported to said clerk. And whenever it shall come to the knowledge of such court, by said report, or otherwise, that there are tracts or parcels of land in whole or in part within the county, which appear to be liable to be sold for the benefit of the school fund under the constitution and laws of this state, whether such lands have been reported to the auditor and a record thereof made in his office or not, such court may direct a suit in chancery to be brought and prosecuted by and in the name of the state of West Virginia, for the sale of so much of every such tract or parcel of land as lies within the county. If the suit so directed be for the sale of lands forfeited to the state of Virginia prior to the twentieth day of June, eighteen hundred and sixty-three, all such persons, if any, as are known to be in the actual possession of any part thereof, shall be made defendants therein. And any person so in possession not so made a defendant, and any person claiming an interest in said lands, or in the proceeds of the sales thereof, may enter his appearance in such suit at any time before a sale of said lands, either in open court or before the commissioner hereafter mentioned, while same is pending before said commissioner, and may defend and protect any interest he may have in such real estate, or its proceeds in the same manner and to the same extent as if he had been named in the bill as a defendant therein. The bill in every such suit shall include all the real estate mentioned in said report, and which shall otherwise come to the knowledge of the court as aforesaid. But if it afterwards appear to the court that any part of such real estate is not subject to sale in such suit, the bill shall be dismissed as to such part.

6. If such suit be for the sale of lands forfeited to this state for any cause, the former owner or person in whose name the same was forfeited, if known, and all persons known to be in actual possession of any part of said land, and all persons known by record or otherwise to be claiming an interest in the same, shall be made defendants—
therein. And any such former owner, or person in whose name said lands were forfeited, and every person so in possession of any part of said lands, and any person claiming an interest therein, or in the proceeds thereof, may enter his appearance in said suit, and defend and protect any interest he may have in such lands or its proceeds, as provided in the next preceding section. And if the suit be in whole or in part for the sale of waste and unappropriated land, any person claiming an interest therein, may in like manner enter his appearance in such suit, and defend his interest therein as herein provided.

Order of Publication.

7. Process to commence said suit shall be as provided for in chapter one hundred and twenty-four of the code of West Virginia, except as hereinafter provided. In every such suit an order of publication shall be entered at rules or in court. stating the object of the suit, the tracts or parcels of land sought to be sold, whether as forfeited, escheated or as waste and unappropriated lands; and if forfeited, whether to the state of Virginia or this state, and as near as may be the local situation of each of such tracts or parcels of land, and giving such descriptions thereof as will put a person of ordinary intelligence upon enquiry as to the land proposed to be sold; and shall require all and every person or persons claiming an interest in such lands, or any part thereof, or in the proceeds thereof, to appear within sixty days after due publication of said order, and do what is necessary to protect their interest therein. Such order shall be published and posted, and the publishing and posting thereof shall be governed in all respects as provided in section twelve of chapter one hundred and twenty-four of this code. Said publication, whenever an order of publication would be necessary under said chapter, which may be shown by affidavit filed in the papers of the cause at any time before it is set for hearing, shall stand for and be of like effect as the order of publication provided for in said chapter.

Reference to Commissioner.

8. In every such suit the court shall, by a proper decree, refer the same to a commissioner in chancery, or to a special commissioner appointed for the purpose, with instructions to inquire into and report upon the matters and things set forth in the bill and answers, if any, filed in the cause, and such others as the court may direct, and particularly the amount of taxes and interest due and unpaid on each tract, lot or parcel, or part of tract.
or lot of land mentioned in the bill, in whom the legal title to said land was at the date of the forfeiture, if the fact can be ascertained, in whose name and for what cause the same was forfeited, and the facts in relation thereto; what portions, if any, of such real estate is claimed by any person under the provisions of section three of article thirteen of the constitution of this state, the facts in relation to every such claim, and the boundaries thereof. But such commissioner shall not proceed under said decree until sixty days after due execution of said order of publication. If it be necessary to enable the commissioner to perform his duties under said decree, he shall employ the surveyor of the county, or if there be no county surveyor, or he be interested, or for any reason it may be improper for him to act, the commissioner may employ another surveyor to do such surveying as he may require to be done. The commissioner shall give notice by publication in the same newspaper in which the order of publication is printed once each week for four successive weeks, of the time and place at which he will commence the discharge of his duties under said decree, but the time so fixed shall not be more than ten days after the expiration of the said sixty days mentioned in section seven of this chapter; and the publication of said notice as herein required shall be equivalent to the personal service thereof on every defendant mentioned in the bill, and on every person interested in said lands, or any part thereof, or in the proceeds thereof, whether they are named as defendants in the bill or not.

Commissioner's Report.

9. The commissioner shall proceed with all reasonable diligence to perform the duties required by such decree, and as soon as his report is completed he shall file the same in the office of the clerk of the circuit court, and the state by her attorney, and any person interested therein, may file exceptions to said report at any time after the same is filed in the office of said clerk and before the hearing thereon. But no hearing shall be had on such report at the first term after it is so filed, unless it was filed at least thirty days before the commencement of such term.

Hearing on Report, &c.

10. If there be no exceptions to said report, or if there be exceptions thereto, which are overruled, the court shall confirm the same, and decree a sale of the lands, or any part of them, therein mentioned which are subject to
sale for the benefit of the school fund, upon such terms and conditions as, in the opinion of the court, will produce the greatest amount of purchase money. And the court may decree the sale of any one or more of the tracts, parcels, lots, or parts of tracts or lots, mentioned in the bill, without waiting the termination of the suit as to the other lands mentioned therein. When exceptions are sustained to such reports, the same proceedings shall be had therein as in other suits in chancery.

Sale by Whom Made and Report Thereof; Money Received and Notes Taken, How Disposed of.

Every such sale shall, unless the court otherwise order, be made by the commissioner of school lands upon the terms, conditions and notice provided for in the decree of sale. The commissioner making such sale, shall take from the purchaser, of each parcel of land so purchased, his notes with good security, payable to the state of West Virginia, for the deferred payments of purchase money provided for in the decree for sale, with interest from the date thereof, and shall make report thereof to the court which decreed the sale, in which he shall state the name of each purchaser and the particular tract or tracts, lot or lots, or parts or parcels of any tract or lot purchased by him, and the quantity, as near as may be, so purchased by each purchaser; the amount of the purchase money of each tract, lot or parcel, or the part thereof so purchased; the amount of the purchase money paid on each at the time of the purchase, and the amount of the notes taken for the residue of the purchase money; the name of the surety in such notes, and the time at which they will become due and payable; the gross amount of money in his hands arising from such sales, and the cost and legal expenses thereof, exclusive of his commissions. He shall return with his report all notes and securities taken by him for the purchase money of the real estate sold by him, and the clerk of the court shall endorse thereon the day they will respectively become due and payable, and file and preserve the same in his office; and such notes and securities shall be a lien upon the real estate for which they were given, and if not paid when due, have the force of judgments against the makers thereof, or the obligors therein, from and after the day they so become due and payable. The court in which such proceedings are had may, on motion by the state, award execution on any such note or security against the maker thereof, or the obligors therein, or the personal representatives of any of them, for the principal and interest due thereon, and the costs, including an
Compensation of Commissioners, Etc.

12. Every commissioner of school lands shall, unless the court otherwise order, collect the proceeds of all sales of school lands made as aforesaid. And for his services as such commissioner he shall receive the following compensation, to-wit:

For making his report to the court under the fifth section of this chapter, not exceeding one dollar for each tract and lot, and each part or parcel of a tract or lot of land, the sale of which shall be decreed by the court. For all moneys collected and paid over by him as such commissioner, a commission of not less than five nor more than ten per cent. on the amount thereof. For each deed to a purchaser of any part of said lands, to be paid by such purchaser, five dollars. And if such commissioner be a practicing attorney, and shall prosecute suits for the collection of the purchase-money of the land so sold, he shall have the attorney’s fees taxed in the costs of such cases for the state, if they be collected from the defendant, but not otherwise. And in addition thereto the commissioner shall be allowed all reasonable and proper expenses necessarily incurred and actually paid by him, in the proper discharge of the duties of his office, under this chapter, to be fixed and adjusted by the court upon the production of vouchers showing the amounts paid and upon what account. And in case of the redemption of any such real estate by the former owner thereof, as provided in section seventeen of this chapter, said commissioner shall be entitled to the same commissions on the moneys so paid, as if such real estate had been sold and the proceeds thereof collected by him.

Costs of Suits, &c.—How Adjusted and Paid.

13. The costs of every such suit shall be ascertained and taxed by the clerk under the direction of the court, and, except as provided in the next preceding section, shall be paid out of the proceeds of the sales of said real estate, and not otherwise, to the several persons entitled thereto, if sufficient for the purpose; but if such proceeds are not sufficient to pay the whole of such costs,
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and commissions, and the expenses aforesaid of the commissioner of school lands, the same shall be paid therefrom to the several persons entitled thereto pro rata. If the residue of such proceeds 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 lands, the said commissioner of school lands shall, when ordered by the court to do so, pay any taxes on said land that may be due to the county and district in which such real estate is situated, 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 to the said sheriff and into treasury of the state pro rata; and the said sheriff, in either event, shall within thirty days after receiving such proceeds, give notice to the clerk of the county court and to the secretary of the board of education of said district, respectively, of the amount so paid him for said county and for said district, and he shall be charged with and account for such money in like manner as for other moneys collected by him; and said commissioner of school lands shall make report of all his proceedings hereunder to the circuit court of the county. And the clerk of the circuit court shall certify to the auditor the amount of money in every case which the court shall order to be paid into the treasury of the state, as herein provided for. Any commissioner of school lands, who shall fail to pay over and account for any moneys which shall come into his hands or possession, when thereto lawfully required, shall be deemed guilty of larceny, and punished as in other cases of larceny, or at the discretion of the court, be fined not exceeding the sum he so fails to pay and account for, and be imprisoned in the county jail not exceeding one year.

Annual Report of Commissioner of School Lands of his Receipts and Disbursements

14. The commissioner of school lands of each county shall report to the circuit court of his county an itemized account of his receipts and disbursements, if any, for the preceding year, at such term of said court as may be fixed by an order entered of record therein. Such report shall be referred to a commissioner of the court, or to a special commissioner appointed by the court for the purpose, who shall settle, state and report the said account, in the same manner as accounts are settled and stated in other cases, and report the same to the court,
or if he finds the account so referred to him to be correct, he may so report without re-stating the same. And whenever any such report is confirmed by the court, it shall be the duty of the clerk thereof to forward to the auditor a duly certified copy of such accounts, and of the order concerning the same.

Deed to Purchaser.

15. When the whole of the purchase moneys 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 upon the payment to him of five dollars therefor, convey to the purchaser, his heirs, devisees or assigns, or to such person as he or they may direct, to be evidenced by him or them joining therein, by a 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. If the commissioner fail or refuse to make said deed, 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.

Excess of Purchase Money Paid to Former Owner, When.

16. The former owner of any such land, his heirs, personal representatives or assigns, or any creditor having a lien on said land at the time of said forfeiture and still existing, shall be entitled to recover, in whole or in part, the excess of the sum for which the land may be sold over the taxes charged and chargeable thereon, or which, if the land had not been forfeited, would have been charged or chargeable thereon, since the formation of this state, with interest at the rate of twelve per centum per annum and the costs of the suit, if his claim be filed in the circuit court that decrees the sale, within two years thereafter. Such former owner, his heirs, personal representatives or assigns, or any such creditor, may within the time aforesaid, file his petition in the suit in said circuit court, stating in full his title to or lien upon such lands, accompanied by the evidences thereof, and upon full and satisfactory proof that at the time the title to said land vested in the state, the said former owner had a good and valid title thereto, legal and equitable, superior to that of any other claimant thereof, the court shall order the excess...
mentioned herein, or so much thereof as he may prove himself to be entitled to, to be paid to such owner, his heirs, personal representatives, assigns or creditors, as the case may be, and for the purpose of ascertaining the same, the court may commit the several matters to a commissioner thereof; and upon a properly certified copy of such order being presented to the auditor, he shall draw his warrant on the treasury in favor of such owner, his heirs, personal representatives, assigns, or such creditors, for such excess. And every such suit shall remain upon the docket of the court for two years after the date of the decree of sale, in order that opportunity be given for the filing of such petition.

Redemption by Former Owner.

17. The former owner of any real estate forfeited for any cause to the state of West Virginia, his heirs, personal representatives or assigns, may at any time during the pendency of the suit and before a decree confirming the sale thereof has been made and entered by the court, file his petition therein, in manner and form as provided in the next preceding section in relation to the excess of the proceeds of such sale, praying to be allowed to redeem so much of said real estate as to which the title still remains in the state, and upon the filing of such petition and upon such proof being made by the depositions taken and filed in the case, as would entitle the petitioner to the excess of the purchase money of said real estate if the same had been sold, the court may, by a proper decree, permit the petitioner, upon the payment into court, or to the commissioner of school lands, of the costs, taxes and interest properly chargeable therein, to redeem the real estate mentioned in his petition, which sum shall be fixed by the court and entered in the decree. And upon such payment being made as so fixed, the court shall enter its decree declaring the redemption of said real estate by said petitioner, so far as the title thereto is in the state immediately before the entering of the decree, and so far as the petitioner has shown himself entitled to redeem the same; which decree shall operate as a release of such forfeiture of said real estate to the extent declared therein, and of all former taxes and interest charged thereon. But such redemption shall in no wise affect or impair any right, title or interest any other person may have in said real estate, or any part thereof, under and by virtue of section three of article thirteen of the constitution of this state. Any creditor having a lien on land heretofore forfeited to the state of Virginia, or of West Virginia, may still have the same
right to redeem all or any part of said land within one year after the passage of this chapter, as amended, as he had immediately before it took effect. But if no proceedings have heretofore been instituted upon which process has been executed in any circuit court, concerning land heretofore forfeited, said creditor may at any time within one year from the passage of this act, file his petition to redeem the same in the circuit court of the county in which said land may lie, and upon such proof of his right to do so, as is required in section sixteen of this chapter, may redeem the same.

18. In every such suit brought under the provisions of this chapter, the court shall have full jurisdiction, power, and authority to hear, try and determine all questions of title, possession and boundary, which may arise therein, as well as any and all conflicting claims, whatever, to the real estate in question arising therein. And the court, in its discretion, may at any time, regardless of the evidence if any already taken therein, direct an issue to be made up and tried at its bar as to any question, matter or thing arising therein, which in the opinion of the court, is proper to be tried by a jury. And if any such issue be as to the question of title, possession or boundary of the land in question, or any part of it, it shall be tried and determined in all respects as if such issue was made up in an action of ejectment pending in such court. And every such issue shall be proceeded in, and the trial thereof shall be governed by the law and practice applicable to the trial of an issue out of chancery; and the court may grant a new trial therein as in other cases tried by a jury.


19. All proceedings for the sale of forfeited, waste, unappropriated and escheated lands, which may be pending in any court, when this chapter as amended takes effect, may be continued and proceeded in to a final determination in such court, as if this chapter as amended had not been passed; or the court in which the same is pending may, in its discretion, direct a bill in chancery, such as is herein provided, to be filed and award process thereon, and remand the same to the rule docket, to be thereafter proceeded in, heard and determined, as if it were an original bill filed in a suit in chancery herein before directed to be brought under the provisions of this chapter, and all the orders, decrees and proceedings already made and had therein, previous to the filing of such bill, shall remain in full force and effect to the same ex-
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tent as if made and had in the cause after the filing of
said bill, and shall be deemed and taken as part of the
record of the cause. And if in any such proceedings in
any court, lands have been sold under its order as waste
and unappropriated, or escheated, when in fact they
were forfeited and not waste and unappropriated or
escheated lands, and the purchaser thereof has paid the
purchase money therefor, in whole or in part, such sale
and purchase shall so far as the interest of the state is
concerned, be as valid and binding in all respects as if
the same had been sold as forfeited lands. And it shall
be the duty of every such court to make all necessary and
proper orders and decrees to carry every such sale and
purchase into full force and effect, where the terms
thereof have been or shall be fully complied with. And
when in proceedings heretofore had under this chapter,
for the sale of forfeited lands, the former owner has been
permitted to redeem or purchase the same from the for­
feiture thereof by the payment of the taxes, interest,
damages and costs due to the state thereon, as fixed and
determined by the decree of the court in which such pro­
cedings were pending, and has actually paid the same,
or shall within one year after the passage of this act pay
the same as required by such decree, such payment shall
be valid and binding on the state, regardless of the
irregularity of the proceeding or of any want of jurisdic­
tion in the court to render such decree; and whatever
right, title or interest the state may have had in such
lands shall, by virtue of such decree and payment, be
transferred to and be re-vested in such former owner.

20. Every final decree entered in any such suit shall
be a bar to the claim of every person to the real estate,
or any part of it, decreeed to be sold therein, or to the
proceeds thereof, who has failed to appear and present
his claims thereto, as provided in the fifth and sixth sec­
tions of this chapter, except as to the excess of the pro­
cceeds of the sale thereof, as provided in section fourteen
of this chapter; Provided. That in case a sale be made
in such suit of real estate, the title to which was not in
the state at the date of the decree of sale, and which was
not subject to sale under the provisions of this chapter,
the owner thereof, if he was not served personally with
process, and did not appear in said suit, or his personal
representative, shall be entitled to recover the proceeds
of such sale, less the taxes, if any, properly chargeable
on such real estate, with interest thereon, from the time
such proceeds were collected until paid as herein pro­
dvided for. Such owner or his personal representative
may file his petition in the circuit court, which decree
the sale, within two years after the date of such decree, stating in full his title to the real estate so sold, and exhibiting therewith his evidence of title thereto, and praying to have said proceeds, less the taxes aforesaid and interest, paid him. And upon full and satisfactory proof that at the date of said decree of sale, or of the sale, of said real estate, the title thereto was not in the state of West Virginia by forfeiture or otherwise, that the person named in the petition as the owner of such real estate had at the date of said decree and sale a good and valid title, legal or equitable, superior to that of any other person who may appear and contest his claim by petition or otherwise, the court, in the absence of proof that the title to said real estate has since the sale thereof vested in the state, or in the purchaser thereof at said sale, his heirs or assigns, shall order said proceeds and interest, less the tax aforesaid, to be paid to petitioner, and upon a properly certified copy of said order being presented to the auditor, he shall draw his warrant upon the treasury in favor of such owner or his personal representative for the payment thereof.

When and Where Suits to be Brought.

21. No suit shall be brought under the provisions of this chapter, until the same be authorized by an order of the circuit court of the county in which the real estate which is to be the subject of such suit is situate; nor shall any such suit be brought in any county other than that in which said real estate is. Subject to these restrictions, the state of West Virginia may in her own name commence, prosecute and maintain any action, suit or proceeding in respect to any such forfeited, waste and unappropriated or escheated lands, as are hereinbefore mentioned, which an individual person might commence, prosecute and maintain in respect to his own lands. And in any action, suit or proceeding under this chapter, the court may award any necessary writ or process, including writs of possession, in order to carry its decrees and judgments into effect. But no suit shall be brought against any person claiming title to a tract or parcel of land of not exceeding five hundred acres, the title to which is claimed by or under a purchaser at a judicial sale which has been confirmed by the court.

Appeals, &c.

22. Appeals from, and writs of error or supersedeas to, the decrees, judgments and orders of the circuit court, rendered or made under the provisions of this chapter,
may be had and taken and allowed as provided in chapter one hundred and thirty-five of this code; and all the provisions of said chapter, so far as applicable, shall apply to appeals, writs of error and supersedeas under this chapter.

Inconsistent acts repealed. 23. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCrery,
President of the Senate.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE,
March 19, 1891.

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.

Wm. A. Ohley,
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 XCV.

AN ACT to amend and re-enact section seven of chapter one hundred and thirty-nine of the code of West Virginia, as amended and re-enacted by an act passed March twenty-five, eighteen hundred and eighty two, entitled, an act amending and re-enacting chapter one hundred and thirty-nine of the code of West Virginia.

[Passed March 13 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section seven of chapter one hundred and
thirty-nine of the code of West Virginia, as amended and re-enacted by an act passed March twenty-five, eighteen hundred and eighty-two, entitled “An act amending and re-enacting chapter one hundred and thirty-nine of the code of West Virginia,” be amended and re-enacted so as to read as follows:

7. The lien of a judgment may be enforced in a court of equity after an execution or fieri facias thereof has been duly returned, to the officer of the court or to the justice from which it issued, showing by the return thereon that no property could be found from which such execution could be made; Provided, That such lien may be enforced in equity without such return, when an execution or fieri facias has not issued within two years from the date of the judgment. If it appear to such court that the rents and profits of the real estate subject to the lien will not satisfy the judgment in five years, the court may decree the said estate, or any part thereof, to be sold and the proceeds applied to the discharge of the judgment. In every such suit all persons having liens on the real estate sought to be subjected by judgment or otherwise, shall be made parties, plaintiff or defendant, or if the number of such persons exceed ten the suit may be brought by any one or more of them, for the benefit of himself and such other lien holders as will come in and contribute to the expenses of the suit. And whether the suit be so brought or not, every such lien holder, whether he be named as a party to the suit or not, or whether he be served with process therein or not, may present, prove and have allowed any claim he may have against the judgment debtor, which is a lien on such real estate, or any part thereof, and from and after the time he presents any such claim he shall be deemed a party plaintiff in such suit. No decree for the distribution of the proceeds of such real estate shall be made until a notice to all persons holding liens on the real estate of the judgment debtor be posted and published, under a decree of the court, as hereinafter provided. Such notice shall be sufficient if it be in form or effect as follows:

“Notice to Lien Holders.

To all persons holding liens by judgment or otherwise on the real estate, or any part thereof, of A——B——:

In pursuance of a decree of the circuit court of——county, made in a cause therein pending, to subject the real estate of the said A——B—— to the satisfaction of the liens thereon, you are hereby required to present all claims held by you and each of you against the said
A—— B——, which are liens on his real estate, or any part of it, for adjudication to me, at my office in the county (or city, town or village, as the case may be), of ——, on or before the —— day of ——.

Given under my hand this —— day of ——.

C—— D——, Commissioner.”

Such notice shall be published once in each week, for four successive weeks, in some newspaper printed in the county, or if none be printed therein, in some newspaper of general circulation in the county, and posted at the front door of the court house of such county at least four weeks before the day mentioned in the notice; and such publishing and posting of such notice shall be equivalent to the personal service thereof on all persons holding liens on any such real estate, unless the court shall in the decree directing such notice to be so published and posted otherwise order. The commissioner to whom the case is referred by such decree shall, as soon as possible after the said notice is published and posted as aforesaid, or served in such manner as the court may order, proceed to ascertain and report all the liens on the real estate or any part thereof of the judgment debtor, the holders of such liens, the amount due to each, and the priorities thereof, and such other matters and things as the court by its decree may direct, and the same proceedings shall be had on such report as in other suits in chancery. When the report of any such commissioner is confirmed, if the claims therein reported (if any) be not paid, the court shall decree that the real estate of the judgment debtor, subject to such lien or liens, so far as may be necessary, shall be rented or sold, and the proceeds thereof distributed among the several lien holders who have appeared and proved their liens and claims, according to their several priorities (if any); which decree shall be a bar to the claim of any lien holder who has not appeared and presented his claim to said commissioner, as required by said notice, except that if a surplus remain after the payment of the claims so presented and proved, and confirmed by the court, the lien holder so failing to appear may share in such surplus, upon proving his claim at any time before a final decree in the case, in such manner as the court shall direct. But if he fail to present his claim before such final decree, he shall be forever barred of all right to participate in the proceeds of such real estate so far as the other creditors of said judgment debtor, holding liens on his real estate, who have not so failed, are concerned, and so far as the creditors at large of such judgment debtor are concerned. If pending any such suit, a judgment at law be recovered by any person against such judgment debt-
or, such person may present his claim to the commis-
ioner and have it adjudicated and allowed in the
same manner and to the same extent as if the judgment
had been obtained before the institution of such suit.
And he may present such claim to the court after the
report is made, and before the entering of a decree dis-
tributing the proceeds of the sale of such real estate, and
have the same adjudicated and passed upon by the court,
and if found to be correct and a lien upon such real
estate, the court shall allow and confirm the same, and
provide for the payment thereof in the decree of sale and
distribution. If after the commencement of such suit
any lien holder commence any other suit or proceeding
in or out of court to enforce a lien claimed by him on the
real estate, or any part thereof, of the judgment debtor,
upon which a lien is subject to be enforced by such suit,
the court, or the judge thereof in vacation, may enjoin
him from so doing, and require him to come in and as-
sert his lien in such suit, or make such order or decree in
relation thereto as to such court or judge may seem right
and proper to protect the interest of all parties having
such liens.

(Approved March 17, 1891.)

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

The foregoing act takes effect at the expiration of nin-
ty days after its passage.

CHAPTER XCVI.

AN ACT to authorize telephone companies to erect poles
along county roads.

[Passed March 12, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That telephone companies desiring to extend lines
of telephone in this state may place poles for wires along
any county road, by and with the consent of the county
court of the county through which such line may pass;
Provided, That all such poles and wires shall be placed
and erected so as not in any way to interfere with the
public use of such road, or with any fruit or shade trees
with.
or private property; and provided, further, That when any company desires to erect telephone poles along any street of any incorporated city, town or village, the consent of the council of such city, town or village shall be first obtained.

(Approved March 17, 1891)

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

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

CHAPTER XCVII.

AN ACT to create an independent school district out of a part of the district of Clay, in the county of Harrison, to be known as the independent school district of Shinnston.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That in case a majority of the votes cast at the election herein provided for be in favor thereof, the following described territory in Clay district in Harrison county shall, after the result of such election is ascertained and declared, be an independent school district, and be known as the independent school district of Shinnston, to-wit: All the territory contained within the following boundaries: Commencing at the mouth of Mud Lick and following the east side of the Monongahela river railroad down the West Fork river to a point opposite the line between William Hood and Sturms, thence crossing the river to said point, thence to the top of Tetrick ridge, including the farms of John and Marshall Tetrick, thence with said ridge to the mouth of Pigott run, thence down Robinson's run to said river, thence down the river to the mouth of Fall run, thence up said run to pike, thence in a straight line to Sapp's peach orchard, thence with B. F. Lowe's line to top of ridge to Barns' land, thence with the direct line to the place of beginning.

2. At the next election for county superintendent and other school officers, to be held in pursuance of law, it
shall be the duty of the board of education of Clay district, in said county, to submit to the voters residing in said district, the question of the adoption or rejection of the provisions of this act. Those voting in favor of the establishment of said independent district shall have written or printed on their tickets, "For independent district," and those voting against the establishment thereof shall have written or printed on their ballots the words, "Against independent district." The election shall be conducted and the result ascertained and declared by the same officers conducting the election for county superintendent and other school officers on that day. At the said election there shall also be elected, by the legal voters residing within the boundaries in said territory of said proposed independent school district, a board of education for said independent school district, consisting of a president and two commissioners, who shall be a corporation by the name of the "board of education of the independent school district of Shinnston," and by that name may sue and be sued, plead and be impleaded, contract, purchase and hold so much real estate and personal property as may be necessary for the purposes of this act; and without any transfer or conveyance, they shall be deemed the owners of all real and personal property within the territory aforesaid, now held or owned for free school purposes by the board of education of Clay district; and they shall have all the powers, perform all the duties, and be subject to all the liabilities, both of boards of education and trustees, except that levies shall be laid for sufficient amount to keep the schools in said independent district in operation for at least six months. They shall hold their offices for the term of two years, beginning on the first day of July, after their election, and until their successors are elected and qualified according to law. And in the year one thousand eight hundred and ninety three, and biennially thereafter, a new board shall be elected at the same time and under the same regulations that the officers of the town of Shinnston are elected, but nothing herein contained shall be construed to prohibit the re-election and eligibility of any member of such board for two or more terms. Vacancies in the board shall be filled for the unexpired term by appointment by said board.

3. The independent school district of Shinnston, herein authorized to be established, shall conform to and be governed by the general school law in this state, except where it is otherwise provided for by this act. The term of school herein provided for, may be extended by a vote of the legal voters therein at the time of the election herein.
provided for in the manner directed by the general school law.

4. All school moneys, whether belong to the teachers’ or building fund of Clay district, which may be unexpended when the provisions of this act take effect, shall be divided between the said Clay district and the independent district of Shinnston, in proportion to the amount of taxable property in each of the said districts, after the creation of the said independent school district of Shinnston. The latest available assessment for state and county purposes shall be taken as the basis of such settlement, and division. It shall be the duty of the boards of education of each of said districts, on or before the first day of July after their election, to make the financial settlement provided for in this section.

5. The said board of education, at their first meeting after their election, shall appoint a secretary, who shall not be a member of the board, and who shall perform all the duties of a secretary of board of education prescribed in the general school law, and in addition thereto, shall make an enumeration of the youths of the said independent district, between the ages of six and twenty-one years of age, at the time required by the general school law and according to the provisions therein contained in relation to making enumeration of youths. Salary of said secretary shall not exceed fifteen dollars per year, to be paid out of the building fund for said independent district.

6. It shall be the duty of the board of education of said independent district, at their annual meeting, to be held on the first Monday in July, or at some subsequent meeting, or as soon thereafter as practicable, not later than the first day of the next August, to ascertain as near as can be, the amount of money necessary, in addition to other funds properly belonging to said independent district available for that year, to keep the schools of said district in operation not less than six months in the year, for which amount said board shall levy a tax upon the taxable property included in said district, which tax shall be collected in the same manner as other school taxes are collected, under the provisions of the general school law of this state; and for collecting the same, the sheriff shall be allowed the same commission as he is allowed by law for collecting the school money for the districts.

7. The board of education of said independent district shall, at a meeting held not later than the first day of
September in each year, appoint as many teachers as they shall deem necessary to give proper instruction to the pupils of school age within said district, and at the same meeting shall fix the salary which each of said teachers may receive. Such appointment shall be recorded by the secretary of the said board; and any teacher appointed by said board may by them be removed for incompetency, neglect of duty, intemperance, profanity, cruelty or immorality.

(Approved March 17, 1891)

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

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

CHAPTER XC VIII.

AN ACT to amend and re-enact sections twelve, thirteen and twenty-three of chapter one hundred and forty-five of the code of West Virginia, concerning offences against property.

[Passed March 12, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That sections twelve, thirteen and twenty-three of Code chapter one hundred and forty-five of the code be amended and re-enacted so as to read as follows:

12. If any person shall, at any time, break and enter, or shall enter without breaking, any office, shop, storehouse, ware-house, banking-house, or any house or building, other than a dwelling-house or out house adjoining thereto or occupied therewith, or any railroad car, steamboat, or other boat or vessel, within the jurisdiction of any county in this state, with intent to commit murder, rape or robbery, he shall be guilty of felony and confined in the penitentiary not less than two nor more than ten years. An indictment for burglary may contain one or more counts for breaking and entering, or for entering without breaking, the house or building mentioned in the count for burglary under the provisions in this and the preceding section.
13. If any person do any of the acts mentioned in the preceding section, with the intent to commit larceny or any felony, other than murder, rape or robbery, he shall be confined in the penitentiary not less than one nor more than ten years.

23. If any person obtain from another, by any false pretense, token or representation, with intent to defraud, money, goods or other property which may be the subject of larceny, or if he obtain from another any money, goods or other property, which may be the subject of larceny, on credit, by representing that there is money due him, or to become due him, and shall assign his claim for such money, in writing, to the person from whom he so obtained such money, goods or other property, and shall afterwards collect the same without the consent of such assignee, with intent to defraud, he shall in either case be deemed guilty of larceny thereof; or if any person obtain by any false pretense, token or representation, with intent to defraud, the signature of another person to a writing, the false making whereof would be forgery; every person so offending against any of the provisions of this section, shall, upon conviction thereof, be confined in the penitentiary not less than one nor more than five years, or at the discretion of the court, be confined in jail not more than one year, and be fined not exceeding five hundred dollars.

(Approved March 17, 1891.)

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

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

CHAPTER XCIX.

AN ACT to amend and re-enact sections twelve and eighteen of chapter one hundred and ninety-four of the acts of one thousand eight hundred and eighty-two, entitled “An act to amend the charter of the City of Wheeling.”

[Passed March 12, 1891.]
Be it enacted by the Legislature of West Virginia:

1. That sections twelve and eighteen of chapter one hundred and ninety-four of the acts of one thousand eight hundred and eighty-two, entitled "An act to amend the charter of the City of Wheeling," be amended and re-enacted, so as to read as follows:

12. The said city shall be divided into not less than four nor more than ten wards, and the representation of each ward in the second branch of the council shall be as nearly as practicable in proportion to the number of persons residing therein, and the members from each ward shall be elected by the voters of said city who shall at the time of the election be actual residents of such wards, except, that freeholders, qualified as voters of said city, shall be entitled to vote in any one ward in which the freehold estate, in right whereof they vote, is situated.

18. The council of said city shall, before the first day of January, one thousand eight hundred and ninety-three, and in every tenth year thereafter, cause enumerations to be made of the number of persons residing in the several wards of said city, and having fixed the number of members of which their representation in the second branch of the council shall thereafter consist (the whole number of members in said branch not to exceed thirty-four, however), they shall apportion the number of members among the several wards according to the principle of representation hereinbefore fixed.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. McCREEERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 19, 1891.

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.

W. A. OHLEY,
Secretary of State.
CONCERNING APPEALS. \[CH. 100\]

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

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

CHAPTER C.

AN ACT to amend and re-enact section nine of chapter one hundred and thirty-one of the code of West Virginia.

[Passed March 12, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section nine of chapter one hundred and thirty-one of the code of West Virginia be amended and re-enacted, so as to read as follows:

9. In the trial of a case at law in which a writ of error or supersedeas lies to the court of appeals, a party may except to any action or opinion of the court and tender a bill of exceptions; and if the action or opinion of the court be upon any question involving the evidence or any part thereof, either upon a motion for a new trial or otherwise, the court shall certify all the evidence touching such question, and the judge shall sign any such bill of exceptions (if the truth of the case be fairly stated therein), and it shall be made a part of the record in the case, and the whole of the evidence so certified shall be considered by the court of appeals, both upon the application for and hearing of the writ of error or supersedeas. If any judge refuse to sign such bill of exceptions, he may be compelled to do so, by the court of appeals by mandamus; in which case the bill of exceptions shall be a part of the record, to the same extent as if it had been signed by the judge at the proper time. Any party may avail himself of any error appearing on the record, by which he is prejudiced, without excepting thereto. The court may, in vacation, within thirty days after the adjournment of the term, make up and sign any bill of exceptions and certify the same to the clerk of the court, who shall enter it upon the order book of such court, and any such exceptions so made in vacation shall
be a part of the record and have the same effect as if made in term time.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. McCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 19, 1891.

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.

W. M. A. OHLEY,
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 CI.

AN ACT to create and establish a state board of agriculture.

[Passed March 13, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That there shall be established a state board of agriculture, consisting of one commissioner from each congressional district within this state. The said commissioners shall be appointed by the governor. They shall be practical farmers and engaged in no other occupation. The term of office of said commissioners shall be for two years, beginning first day of April, one thousand eight hundred and ninety-one; Provided, That the commissioners of the first and third districts, in their first term, shall retire April first, one thousand eight hundred and ninety-two. Vacancies of said commissioners shall be filled by the governor as they occur.
First meeting of board; when and where held.

Election of officers; term of office.

Regular meetings.

Proviso.

2. Said board shall hold their first session in the city of Charleston on the first Monday in May, one thousand eight hundred and ninety-one, and organize by the election of one of their number president, whose term of office shall be one year, and also the election of a secretary who shall not be a member of said board, and whose term of office shall be two years. The said board shall meet on the first Monday in May and on the first Monday of October in each year; Provided, That the time of said meetings shall not exceed twenty-five days in any one year.

Compensation of commissioners; of secretary.

Incidental expenses.

How paid.

3. Said commissioners for their services shall receive four dollars per day and actual traveling expenses in attending the meeting of said board. The secretary for his services shall receive a salary fixed by said board, not to exceed five hundred dollars per year. And for necessary traveling expenses of the board and the secretary, for stationery, printing and other incidental expenses, there may be expended a sum not to exceed one thousand dollars per annum. The compensation and expenses herein provided for shall be paid out of the treasury of the state on the order of said board.

Account of expenses to be kept by secretary.

4. The said secretary shall keep an itemized account of all his expenses and expenditures under this chapter, and shall render a statement thereof under oath to the board, which, if found correct, shall be allowed and paid.

Duties of board.

5. It shall be the duty of said board to look after and devise means of advancing the agricultural interests of the state. It shall have charge of the preparation in manuscript, the printing, publishing and distribution by mail and otherwise, any and all documents and reading matter designed to promote the agricultural interest of the state. And said board shall include in its publications the methods of farming in use, the variety of crops and stock grown, the special capacities and aptitude of the soil to the various products of the latitude and climate, the needs of the farmers, and such other matters as will convey a proper idea of the agricultural resources of the state to practical men. They shall have authority to request of any state officer, or of any official in any county, city or town, any and all statistical and other information the board may desire. It is hereby made the duty of all state and county officers to assist in every way possible and co-operate with the board, upon their request, to the end that the welfare and interest of agriculture may be promoted.
6. It shall be the duty of the secretary to attend all
meetings of the board, keep a careful record of all their
proceedings in proper books provided by the board, keep
on file all papers relating to the office, and perform such
other duties as the board may prescribe.

7. The said board shall report all its proceedings an-
nually to the governor, showing in detail the manner of its
execution of the provisions of this act.

(Approved March 17, 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 CII.

AN ACT providing a method for constructing and keep-
ing in repair county roads.

[Passed March 13, 1891.]

Be it enacted by the Legislature of West Virginia:

1. The voters of any county or of any district in any
county in this state may, as hereinafter provided, adopt
the method of constructing and keeping in repair the
county roads of said county or said district in such county,
provided for in this act.

2. The county court upon petition having been pre-
sented to it, signed by at least one hundred voters of said
county or twenty-five voters of any district of said
county, shall order that the said method of construct-
ing and keeping in repair the county roads of said county
or district, as the petition may ask, shall be submitted to
the voters of said county or district, as the case may be,
for ratification or rejection at the next ensuing election
held throughout the county. A majority of the votes
cast at said election shall determine the question.

3. The voting upon said question shall be by ballot,
and those voting for said road system shall have written
308 CONCERNING COUNTY ROADS.

What ballot to have written or printed thereon.

Election, how conducted, returned, etc.

Commissioners of election to sign certificate of result.

Form of certificate.

What certificate to contain.

When certificate to be delivered to court and by whom.

Duty of court thereon.

Division of districts into road precincts.

Appointment of road superintendents; term of office.

Same person may superintend more than one precinct.

Clerk of court to give notice to appointee.

or printed on their ballots, "For the road law of 1891," and those voting against said road system shall have written or printed on their ballots, "Against the road law of 1891," but no ballot shall be rejected in ascertaining the result of said election at any place of voting, 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 conducted and returned, and the result thereof ascertained by the officers conducting the election provided to be held on said day.

4. When the result of said election at every place of voting is ascertained, as aforesaid, the commissioners, or any two of them, shall sign a certificate 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——, on the—— day of——, in the year——, upon the adoption or rejection of the road law of eighteen hundred and ninety-one, do certify that the result of said election is as follows: For adoption,—— votes; for rejection,—— votes. Given under our hands this—— day of——, in the year——." The said certificate shall contain a full and true return of said election at each place of voting on said questions. The said commissioners, or one of them, shall, within four days, including Sundays, after that on which said election was held, deliver the said certificate to the county court, whose duty it shall be to ascertain therefrom the result of said election in said district, and declare the same at their next session.

5. The county court of the county shall, if the method of constructing and keeping in repair the county roads herein provided for is adopted, in any county or district, by a majority of the votes cast upon the question at said election, proceed to divide each district into two road precincts, of as nearly as practicable equal extent, numbering the same.

6. The county court shall appoint a road superintendent for each road precinct, whose term shall begin with the date of his qualification, and continue during the pleasure of the county court. The same person may be appointed road superintendent of more than one such road precinct, in the discretion of the court.

7. It shall be the duty of the clerk of the county court to give written notice to the appointee of his appointment, as soon thereafter as practicable, and each person so appointed, if he accept, shall within thirty days after
having been notified of such appointment, qualify by taking an oath for the faithful performance of the duties required of him; such oath to be taken before any officer authorized to administer oaths, a copy of which signed by such road superintendent shall be filed in the office of the clerk of the county court, and he shall give bond in such penalty as the court may fix, not less than two hundred dollars, nor more than five hundred dollars, with security, to be approved by said clerk, and conditioned for the faithful performance of his duties and for the proper accounting for such property and money as may come into his hands as herein provided.

8. It shall be the duty of each road superintendent to see that all the roads in his road precinct, or road precincts, heretofore established or that may hereafter be established as county roads, are put and kept in as good repair as may be within the means at his command as herein provided, and for this purpose he shall employ and procure all necessary hands, horses and material for the proper discharge of his duties, at such compensation as the county court may determine. He shall superintend all work to be done on such roads; and he shall at all times be subject to the orders and directions of the court in the discharge of his duties, and in the working and repairing of such roads.

9. The county court shall provide all necessary tools and implements for the working of the roads of each precinct, and pay for them out of the road fund of the district in which such road precincts may be, and make such order as to the use and custody thereof, as the court may deem proper; provided, however, That when the road system herein provided for is adopted by a county as a county system, such implements and tools shall be paid for out of the fund for county purposes. And any road superintendent in whose custody or possession such tools or implements or any money as herein provided may be, shall, either during his term or after its close, deliver the same to such person as the county court may direct, whenever so directed; and said court may sue in any court or before any justice of the peace having jurisdiction thereof, for the recovery of the possession of such tools or implements, or the value thereof, and for any such money; such superintendent and his sureties on his official bond shall be liable for such value and such money; and shall report to the court all tools and implements in his hands at each fiscal term, which report shall be filed in the office of the clerk of the county court.
10. The sheriff of the county shall, out of such road fund in his hands, pay over to the several road superintendents such sum and at such times as the county court may direct, to be used by them in the payment of laborers employed by them in the working of said roads and other necessary expenses about such work.

11. It shall be the duty of each superintendent to lay out and divide, or cause to be laid out and divided, all of the county roads in his precinct or precincts, and all roads that may hereafter be laid out, altered or established, into sections not exceeding two miles in length, which he shall number and describe in a book to be kept for that purpose by him. He shall also distinctly specify therein what he may deem necessary for the improvement and keeping in repair each section of said county road for a period not exceeding one year, and may recommend such new public roads, as he may deem to be for the benefit of the public.

12. It shall be the duty of the road superintendent of each precinct in the county, as soon as practicable, to ascertain and report immediately after such ascertainment, to the county court of the county, the amount of money necessary to open, make and keep in repair the county roads of his precinct, payable during the next ensuing fiscal year; and it shall be the duty of said court to carefully examine such reports and the estimates therein contained, and to make such alterations and corrections therein, as the court may think proper. The court shall at the term at which it makes the levy covering the county debts and liabilities, provide for the amount of money the court may deem necessary for the laying out, altering, establishing, or working and repairing the roads of the several road precincts in each district, and for the purchasing of necessary tools and implements, and any other expenses pertaining to said road, as herein provided, by levying a tax of one dollar on every male inhabitant of said district, who has attained the age of twenty-one years and not over the age of fifty; Provided, That persons afflicted with bodily infirmity may be exempted by said court from this capitation tax. The balance, after deducting said capitation tax and estimated delinquencies, shall be levied upon property of said district, taxable for state and county purposes, and shall be collected and disbursed in the same manner. But any person assessed with a capitation tax under this section may pay the same with one day's labor by himself, or a substitute, on the public roads under the direction of the superintendent.
13. Delinquent lists of uncollected road taxes levied under the provisions of this act shall be made out and returned separately from the other delinquent lists, and shall be disposed of by the auditor as provided in section twenty-three of chapter thirty of the code of West Virginia, and the same shall be proceeded on, collected and accounted for, as provided in said section. Said taxes when collected shall be a part of the road fund herein provided for.

14. The road superintendents shall each keep a regular account of the amount and kind of services performed, and the number of days employed by them severally, with the dates thereof, and render an account thereof sworn to, to the county court who shall audit, and if by it found correct and proper, order payment of the same, or such part thereof as may be deemed proper, out of the funds for road purposes of the district of such road superintendent; Provided, That no such superintendent shall receive for his services as such more than two dollars per day for the time actually employed by him and at that rate for the fraction of a day.

The several road superintendents shall report to the county court at each regular term thereof, and at such other times as the court may require, a full itemized statement of the expenditures made by them since their last report, giving number and names of hands and the number of horses employed by them, the time each was employed, the amount paid to or for each, and as to such other matters as they may deem necessary, or the court may require, which report shall be sworn to by such superintendents.

15. The county court is hereby authorized and empowered to employ an engineer or surveyor in the altering or establishing of any roads, as herein provided, whenever they may deem it necessary, whose compensation shall be such as may be fixed by such court.

16. Upon the adoption of the provisions of this act, as provided herein, all laws or parts of laws in conflict with this act, and only as far as they may be in conflict with it, shall be as to said county or districts, void and of no effect.

17. Any county or district having adopted the provisions of this act and wishing thereafter to discontinue the same, may do so in the same manner as provided in section two of this act for the adoption or rejection of said act, and if any district shall determine at said election to
discontinue the same, the general road law in force at that time shall be in force in said district.

18. No voter in said county residing in any incorporated city, town or village whose roads, streets and alleys are opened and kept in repair, by such city, town or village, shall vote at the election herein provided for, nor shall the provisions of this act apply to such incorporated city, town or village, nor to the property situated therein, nor persons residing therein.

(Approved March 17, 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 CIII.

AN ACT to amend and re-enact section fifty-eight of chapter forty-five of the code of West Virginia.

[Passed March 13, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section fifty-eight of chapter forty-five of the code of West Virginia, be amended and re-enacted so as read as follows:

58. The following series of class-books shall be used in the free schools throughout the state, viz: Reading, spelling, elocution—McGuffey's new revised readers, first, second, third, fourth, fifth and sixth; McGuffey's new eclectic spelling book. Mathematics—Ray's primary, intellectual, practical and higher arithmetics; Ray's elementary and higher algebras; Evans' school geometry for beginners; Robinson's new geometry and trigonometry; Robinson's surveying and navigation. Grammar—Hyde's language lessons, books I. and II. for common and graded schools; and Harvey's revised grammars for graded and high schools. Geography—Knote's geography of West Virginia; Mitchell's new revised geographies; Guyot's physical charts. History, natural science,
etc.—Goodrich's common school history; history of the United States, Holmes; natural philosophy, Avery; philosophy of natural history, Ware and Smilie; rhetoric, Hart; chemistry (new edition), Youman's; astronomy (elementary), Robinson's; botany, Gray; anatomy and physiology, Cutter; dictionaries, Webster and Worcester; penmanship, Ellsworth's system; civil government, for high schools, Fiske; for common and graded schools, “Our government,” Macy; book-keeping, Mayhew's practical book-keeping; supplementary reading, Riverside literature series.

It shall be the duty of the county superintendents to enforce by all proper means the use of the text books which may be prescribed as herein provided.

The state superintendent of free schools shall, or before the first day of July, eighteen hundred and ninety-one, contract with the several publishers of the text-books named in this section, for the supply of such text-books to be used in the free schools of this state. Such contract shall be made for the period of five years from the first day of July, eighteen hundred and ninety-one, upon the terms and guarantees named in the propositions submitted to this legislature by the publishers of the several text-books named herein, and 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 prices of class-books used in the free schools of the state,” and all the provisions of said act shall apply to such contracts, and in addition thereto such contracts shall explicitly provide that no “revised editions,” of such books as may be contracted for, shall be introduced into the free schools of this state during the time covered by any such contracts.

(Approved March 17, 1891.)

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

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

CHAPTER CIV.

AN ACT to repeal chapter one of the acts of eighteen hundred and eighty-seven, passed May the third, eighteen hundred and eighty-seven, at the extra ses-
sion, entitled "An act to confirm and establish a part of the boundary line between the state of West Virginia and the state of Maryland."

[Passed March 13, 1891.]

1. Whereas, The act mentioned in the title was enacted by the legislature as an offer of compromise, and was not to have any effect unless and until the legislature of Maryland should pass an act, or acts, confirming and rendering valid all entries, grants, patents, and titles from the commonwealth of Virginia to any person, or persons, to land situate and lying between the new Maryland line mentioned in said act of May third, eighteen hundred and eighty-seven, and the old Maryland line theretofore claimed by Virginia and West Virginia as is recited in said act; and

Whereas, The legislature of Maryland has declined to accept said proposition of compromise and to pass any act of confirmation of the entries, grants, patents and titles aforesaid; and,

Whereas, It is claimed by the state of West Virginia that the boundary line between this state and the state of Maryland, and known as the old Maryland line, is the true boundary line as always heretofore claimed by Virginia and West Virginia. And it is proper that said proposition of compromise should no longer be allowed to stand, but should be withdrawn and said act repealed; therefore,

Be it enacted by the Legislature of West Virginia:

1. That chapter one of the acts of eighteen hundred and eighty-seven, passed on the third day of May, eighteen hundred and eighty-seven, of the extra session, entitled "An act to confirm and establish a part of the boundary line between the state of West Virginia and the state of Maryland" be, and the same is hereby repealed.

(Approved March 17, 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.
AN ACT to amend and re-enact sections twenty-seven and twenty-nine of chapter forty-five of the code of West Virginia, concerning the school law and to repeal chapter sixty-five of acts of eighteen hundred and eighty-three.

[Passed March 12, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That sections twenty-seven and twenty-nine of chapter forty-five of the code, be amended and re-enacted so as to read as follows:

27. There shall be in every county, for the purpose of examining and certifying teachers, a county board of examiners, to be composed of the county superintendent, who shall be ex-officio president, and two experienced teachers, each of whom shall have received a teacher's state certificate or a number one county certificate, or be a graduate of some reputable normal school, to be nominated by the county superintendent and appointed by the presidents of the district boards of education at a meeting for that purpose, to be held at the county seat on the first Wednesday in July of every year, at which meeting a majority of said presidents, or any three thereof, shall constitute a quorum. It shall be the duty of the county superintendent to attend such meetings. Vacancies in said board of examiners shall be filled by the presidents in the same manner as members of said board are appointed, and it shall be the duty of the county superintendent, upon giving ten days notice, to call meetings of said presidents at the county seat for that purpose.

The board of examiners shall each receive a compensation of three dollars per day for each day actually and necessarily employed in conducting the examinations, and for one day at each of the two stated examinations, required in section twenty-eight of this chapter, to be spent in consultation and preparation for their duties. This compensation shall be paid out of the fees received from the teachers examined, and shall in no case exceed the amount thereof. The county superintendent shall collect from every person who applies for examination a fee therefor of one dollar, out of which he shall pay the per diem of the board of examiners and the expenses of the notice required by the twenty-eighth section of this chapter, and the balance, if any, he shall pay to
the sheriff, to be placed to the credit of the distributable fund of the county received from the state, and distributed with it. He shall at the end of each school year, make and return to the clerk of the county court, and also to the state superintendent, a detailed and certified account of the names of all applicants for examination; the amount of the fees received by him for the same; the amount paid out to the members of the board of examiners, and the balance, if any, placed to the credit of the distributable fund of the county as aforesaid.

29. The following regulations shall be observed by boards of examiners with regard to examinations and granting teachers' certificates:

First. No applicant shall be admitted to an examination unless the board shall have reasonable evidence that he or she is of good moral character and temperate habits and has attained the age of sixteen years.

Second. No college diploma or certificate, or recommendation from the president or faculty of any college, normal school or academy, shall be taken to supersede the necessity of examination by the board of examiners, nor shall a certificate be granted to any applicant except after a careful examination upon each branch of study and upon the art of teaching.

Third. Boards of examiners and others herein authorized to confer certificates shall state the teacher's grade of proficiency in each branch in which he is examined.

Fourth. They shall grade the certificate granted according to the following scheme, numbering them according to the merit of the applicant, from one to three:

The first grade certificate shall be issued to all applicants who shall pass an examination in all the branches required to be taught in the primary free schools of the state, and in addition thereto the theory and the art of teaching general history, civil government and book-keeping, and obtain a general average of ninety per cent. on a scale of one hundred per cent. and not less than seventy-five on any one branch; which certificate shall be valid for a period of four years, and shall be re-issued once without examination, at the discretion of said board of examiners, provided the holder has taught two years on said certificate.

The second grade of certificate shall be issued to all applicants who shall pass an examination upon all the
branches required to be taught in the primary free schools, and in addition thereto civil government and the theory and art of teaching, and obtain a general average of eighty per cent. and not lower than seventy per cent. on any one branch, which shall be valid for a period of two years, and be re-issued only upon examination. The third grade certificate shall be granted to applicants who shall pass a satisfactory examination in the branches required to be taught in the primary free schools, and the theory and art of teaching, and obtain a general average of seventy per cent. and not lower than sixty per cent. in any one branch, and be valid for a period of one year, and be re-issued only upon examination, and then not to the same applicant more than twice.

The second and third grade certificates may be granted at the same examination. The first grade certificates shall be issued only at an examination held for that purpose. Failure to attend the teachers’ county institute where such attendance may be required of teachers holding any one of these grades of certificates, unless excused by law or unless said failure may be for reasons deemed sufficient by the county board of examiners, shall be cause for revoking said certificate.

All acts and parts of acts coming within the purview of this act and inconsistent therewith, are hereby repealed.

2. Chapter sixty-five of the acts of eighteen hundred and eighty-three, concerning certificates good for four years, is hereby repealed.

(Approved March 17, 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 CVI.

AN ACT to prevent the wasting of natural gas and to provide for the plugging of all abandoned gas or oil wells.

[Passed March 14, 1891.]
CONCERNING GAS OR OIL WELLS.

Be it enacted by the Legislature of West Virginia:

1. That any person or corporation, and each and every one of them, in possession, whether as owner, lessee or manager, of any well in which natural gas has been found, shall, unless said gas is sooner utilized, within a reasonable time, not, however, exceeding three months from the completion of said well, in order to prevent the said gas wasting by escape, shut in and confine the same in said well, until such time as it shall be utilized; Provided, however, That this section shall not apply to any well while it is being operated as an oil well.

Provido.

Abandoned oil and gas wells: plugging of, by whom and how.

2. That whenever any well shall have been put down for the purpose of drilling or exploring for gas or oil, upon abandoning or ceasing to operate the same, the person or corporation in possession as aforesaid shall, for the purpose of excluding all fresh water from the gas or oil bearing rock, and before drawing the casing, fill up the well with sand or rock sediment to a depth of at least twenty feet above the gas bearing rock, and drive a round, seasoned, wooden plug at least three feet in length, equal in diameter to the diameter of the well below the casing, to a point at least five feet below the bottom of the casing, and immediately after drawing the casing, except in regions where the well caves after the withdrawal of the casing, shall drive a round, seasoned, wooden plug, at a point just below where the lower end of the casing rested, which plug shall be at least three feet in length, tapering in form, and of the same diameter, at the distance of eighteen inches from the smaller end, as the diameter of the hole below the point at which it is to be driven. After the plug has been properly driven, there shall be filled on top of the same, sand or rock sediment to the depth of at least five feet.

Penalty for violating provisions of 1st and 2d sections.

3. Any person or corporation who shall violate any of the provisions of the first or second sections of this act shall be guilty of a misdemeanor, and on conviction thereof shall be fined two hundred dollars for each and every violation thereof, and to the further penalty of two hundred dollars for each thirty days, during which said violation shall continue.

Who may take possession of wells from which gas is allowed to escape, when and for what purpose.

4. Whenever any person or corporation in possession of any well in which gas has been found, shall fail to comply with the provisions of the first section of this act, any person or corporation lawfully in possession of lands situate adjacent to or in the neighborhood of said well, may enter upon the lands upon which said well is situated,
and take possession of said well, from which gas is al-
lowed to escape or waste in violation of said first section,
and tube and pack said well and shut in said gas, and
may maintain a civil action in any court of this state,
against the owner, lessee, agent or manager of said well,
and each and every one of them, jointly and severally, to
recover the cost thereof.

This shall be in addition to the penalties provided by
the third section of this act.

5. Whenever any person or corporation shall abandon any gas or oil well, and shall fail to comply with the sec-
ond section of this act, any person or corporation, law-
fully in possession of lands adjacent to, or in the neigh-
borhood of, said well, may enter upon the land upon
which said well is situated, and take possession of said
well, and plug the same in the manner provided by the
second section of this act, and may maintain a civil ac-
tion in any court in this state against the owner or per-
son abandoning said well, and every one of them, jointly
and severally, to recover the cost thereof.

This shall be in addition to the penalties provided by
the third section of this act.

(Approved March 17, 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 CVII.

AN ACT to amend and re-enact section one of chapter
sixty-two of the code of West Virginia, as amended
and re-enacted by chapter fifty-seven of the acts of
one thousand eight hundred and eighty-seven.

(Passed March 14, 1891.)

Be it enacted by the Legislature of West Virginia:

1. That section one of chapter sixty-two of the code of West Virginia, as amended and re-enacted by section one
of chapter fifty-seven of the acts of one thousand eight
Killing, hunting, etc.,
deer at certain times
prohibited.

No person shall hunt, kill, chase or wound any deer from the fifteenth day of December to the fifteenth day of September following, except a tame deer owned by the person killing the same. No person shall hunt or chase any deer with dogs within this state. No person shall at any time kill any fawn when in its spotted coat, or have the fresh skin of any such fawn in his possession. And no person, company, firm or corporation shall at any time kill or expose for sale, or have in possession, except while alive, any deer or wild turkey, or any part of the same, with the intention of sending or transporting, or having the same sent or transported, beyond the limits of this state. Any one violating this section shall be guilty of a misdemeanor, and for every conviction thereof, shall be fined not less than twenty dollars nor more than fifty dollars, or may at the discretion of the court or justice trying the case, be confined in jail not more than sixty days. Any justice of the peace for the county wherein the offence was committed, shall have concurrent jurisdiction of such offence with the circuit court of the county. Any person found with any recently killed venison or fresh deer skins in his possession, during the time when the killing of deer is prohibited by this section, shall be presumed to have killed said deer; Provided, That this section shall not apply to deer killed by the owners of any enclosed premises specially set apart for the protection and propagation of game within the boundaries thereof.

(Approved March 17, 1891.)

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

The foregoing act takes effect at the expiration of ninety days after its passage.
Be it enacted by the Legislature of West Virginia:

1. That section two of chapter eighty-five of the acts of 1882, amending and re-enacting chapter thirty-four of the code of West Virginia, be amended and re-enacted so as to read as follows:

2. It shall not be lawful for any officer, or agent of any life, fire or marine insurance company, directly or indirectly, to take risks or issue policies of insurance within this state, without first procuring from the auditor a certificate as hereinafter directed. Before obtaining such certificate, such company, its officers or agents, shall furnish the auditor with a statement under oath of the president or secretary of the company, for which he or they may act, which statement shall show:

First. The name and locality of the company.

Second. The amount of its capital stock.

Third. The amount of its capital stock paid up.

Fourth. The assets of the company, including first, the amount of cash on hand, and in the hands of agents or other persons; second, the real estate unencumbered; third, the bonds owned by the company and how they are secured, with the rate of interest thereon; fourth, debts due the company secured by mortgage or otherwise; fifth, debts for premiums; sixth, all other securities.

Fifth. The amount of liabilities due or owing to the banks or other creditors by the company.

Sixth. Losses adjusted and due.

Seventh. Losses adjusted and not due.

Eighth. Losses unadjusted.

Ninth. Losses in suspense, waiting for further proof.

Tenth. All other claims against the company.

Eleventh. The greatest amount insured in any one risk; which statement shall be filed in the office of the said auditor. No foreign insurance company, or agent thereof, shall transact any business of insurance in this state unless such company is possessed of at least one hundred thousand dollars of actual capital, invested in the stock.
Character of investments, or bonds of some one or more of the states of this Union, whose bonds are at par, or of the bonds of the United States, at the current market value thereof at the date of such statement, or in bonds secured by mortgage or deed of trust on real estate worth double the amount for which the same is mortgaged, free from any prior incumbrance, and having undoubted title.

Life insurance companies or associations doing business in this state, shall not make any discrimination in favor of individuals of the same class, and of the same expectation of life, either in the amount of premium charged or any return of premium, dividends or other advantages, and no agent of any such insurance company shall make any contract for insurance or agreement as to such contract of insurance other than that which is plainly expressed in the policy issued, nor shall any such company or agent pay or allow, or offer to pay or allow, as inducement to any person to insure, any rebates of premium, or any special favor or advantage whatever in the dividends to accrue thereon, or any inducement whatever not specified in the policy. Whenever it shall appear to the satisfaction of the auditor, after a hearing held by him upon due notice, that any company is issuing policies or making contracts that are either directly or indirectly a violation of this act, he shall thereupon, with the approval of the attorney-general, in writing, require said company and its officers and agents to refrain, within twenty days, from making or delivering any such policy or contract, and the making or delivering of any such policy or contract thereafter, shall render such company or person guilty of a misdemeanor, and shall be subject upon conviction, before any court in this state, to a fine of not less than one hundred, nor more than five hundred dollars. It is further made the duty of said auditor, in case of the failure of any company, or its officers or agents to comply with the said requirement within the twenty days, to publish a notice of the fact in some state newspaper once a week for four weeks.

No person shall act as agent or broker in the solicitation or application for a policy of insurance, for any company or corporation referred to in this act, without first procuring a certificate of authority from the auditor. Said certificate of authority must be renewed annually, on the first day of January, or within sixty days thereafter.

Any violation a misdemeanor; duty of auditor thereon.

Any person violating the provisions of this act shall be deemed guilty of a misdemeanor, and it is hereby made the duty of the auditor, on the conviction of any person acting as agent, or broker, to revoke at once the certificate of authority issued to him, and no such certificate
shall be thereafter issued to said convicted person by said auditor for the term of three years from the date of his conviction. The auditor shall be authorized to examine into the condition and affairs of any insurance company doing business in this state, or cause such examination to be made by some person or persons appointed by him having no interest in any insurance company, and whenever it shall appear to the satisfaction of said auditor that the affairs of any such company are in an unsound condition, he shall revoke the certificate granted in behalf of such company, and shall cause a notification thereof to be published in some newspaper of general circulation published at the capital of this state, and the agent or agents of such company are, on and after such notice, required to discontinue the issuing of any new policy or of the renewal of any previously issued. The expenses of every such examination shall be paid by the company examined, and the auditor may, before beginning any such examination, require satisfactory security for the payment thereof, and if the same is not furnished, the auditor shall refuse or revoke the corporation's certificate of authority, the same as if it had been found in an unsound condition. When by the laws of any other state any deposit of money or of securities, or other obligations or prohibitions, are imposed or would be imposed on insurance companies of this state doing, or that might seek to do, business in such other state, or upon their agents therein, so long as such laws continue in force, the same obligations and prohibitions, of whatever kind, shall be imposed upon all insurance companies of such other state doing business within this state, or upon their agents here.

But no foreign insurance company shall do business in this state which fails to pay four months after the rendition thereof any final judgment or decree of any court of this state against it, and if any such company have obtained the auditor's certificate for transacting business in this state, the auditor, being satisfied such judgment or decree remains unpaid after such period, shall revoke and annul such certificate, and give notice thereof as aforesaid; Provided, however, in case any appeal, writ of error or supersedeas be allowed to such judgment or decree, the auditor shall not revoke said certificate till sixty days after such appeal, writ of error or supersedeas be finally determined.

[Approved March 17, 1891.]

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

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

AN ACT amending and re-enacting chapter sixty-six of the code of West Virginia.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That chapter sixty-six of the code of West Virginia be and the same is hereby amended and re-enacted so as to read as follows:

CHAPTER LXVI.

OF THE SEPARATE PROPERTY, RIGHTS, POWERS AND PRIVILEGES OF MARRIED WOMEN; SUITS BY AND AGAINST THEM.

Property Already Acquired.

1. The separate property, real and personal, and the rents, issues, profits and increase thereof, of a married woman, heretofore acquired under the laws of this state, or of any other state or country, shall be and remain her sole and separate property in all respects as if she were a single woman; and the same shall in no way be subject to the control of her husband, nor liable for his debts.

Property Hereafter Acquired.

2. Any married woman may take by inheritance, or by gift, grant, devise, or bequest, and hold to her sole and separate use; and convey and devise real and personal property, and any interest or estate therein, and the rents, issues, increase and profits thereof, in the same manner and with like effect as if she were a single woman, and the same shall in no way be subject to the control or disposal of her husband, nor liable for his debts. And the acknowledgment of any contract relating to or conveyance of real estate which is her sole and separate property, or the rents, issues and profits thereof, or any interest or estate therein, by a married woman shall be sufficient if taken in such a way as would bind her if she were a single woman. But if any married woman, directly or indirectly, acquire any property, real or personal, from her husband, the same shall be subject to all the debts and liabilities of her husband existing at the time she acquires the same, in the same manner and to the same extent as if it had not been ac-
quired by her; Provided, That no married woman, unless she be living separate and apart from her husband, or unless her husband be non compos mentis, shall sell or convey her real estate unless her husband consent thereto by joining in the deed or other writing by which the same is sold or conveyed.

Property of Females Who May Hereafter Marry.

3. The property real and personal, and the rents, issues, increase and profits thereof, of any female who may hereafter marry, and which she may own or be entitled to at the time of her marriage, shall not be subject to the control or disposal of her husband, nor liable for his debts; and the same shall be and continue her sole and separate property, and may be used and disposed of by her as if she were a single woman.

Property Held in Trust for Married Women.

4. If property be held in trust by any person for the use of a married woman, the circuit court of any county in which such married woman resides may, on the petition of such married woman or of her trustee with her consent in writing, duly acknowledged by her before an officer authorized by law to take the acknowledgment of deeds, or proved by the oath of at least two witnesses, and upon full and satisfactory proof that such married woman is in every way competent to manage, control and dispose of such property, enter a decree directing said trustee to convey and deliver such property to such married woman, and after the conveyance and delivery of such property to such married woman she shall hold the same, and the rents, issues, increase and profits thereof, as her sole and separate property, and the same shall not be subject to the control or disposal of her husband, nor liable for his debts. But while such property remains in the hands or under the control of such trustee, no contract relating to, or conveyance of, any such property by such married woman shall be of any force to bind or affect the same unless her trustee join therein.

Insurance by Married Woman, &c., Upon the Life of Her Husband.

5. It shall be lawful for any married woman, by herself and in her name, or in the name of any third person, with her assent, as her trustee, to cause to be insured for her sole use the life of her husband for any definite period, or for the term of his natural life; and in case of her sur-
Restrictions as to husbands funds so applied.

Husband may insure for wife's benefit.

How paid if wife die first.

6. The amount of insurance may be made payable, in case of the death of the wife before the decease of her husband, to his or her children, for their use, as shall be provided in the policy of insurance, and to their guardian if under age.

Patents for Inventions.

7. Every married woman, being a resident of this state, who shall receive a patent for her own invention pursuant to the laws of the United States, may hold and enjoy the same, and all the proceeds, benefits and profits thereof, and of such invention, to her own and separate use, free and independent of her husband and his creditors; and may transfer and dispose thereof, and in every respect perform all acts in relation thereto, in the same manner as if she were unmarried.

Bank Deposits.

8. When any deposit shall be made in any bank or institution by any female, being or hereafter becoming a married woman, of her own money, in her own name, it shall be proper for the officers of such bank or institution to pay such depositor such sum as may be due such female, and the receipts or acquittances of such depositor shall be a sufficient legal discharge to the said bank or institution therefor.

May Vote as Stockholder, &c.

9. It shall be lawful for any married woman, being a stockholder of any bank, insurance company (other than mutual fire insurance companies), manufacturing company or other institution incorporated under the laws of this state, to vote at any election for directors and trustees, by proxy or otherwise, in such company of which she may be a stockholder.
10. A suit in equity may be maintained against the husband and wife jointly for any debt of the wife contracted before marriage, but the separate property of the wife shall, alone, be subjected to the payment of such debt and the costs of the suit. But if the husband, by an ante-nuptial agreement, or otherwise, shall have acquired the separate property, or any part thereof, of his wife, he shall be liable for her debts contracted before marriage for the value of the property so acquired, and no more; and a decree may be entered against him in any such suit for such value and the costs of the suit to enforce his said liability.

Wife not to Become Security, &c., for her Husband.

11. No married woman shall become the security, endorser, or guarantor of or for her husband, or for any other person, for any debt or liability whatever, and every contract, agreement or conveyance made or attempted to be made by her, in any way binding or attempting to bind her separate property, real or personal, or the rents, issues, increase or profits thereof, for the payment of any debt or liability of her husband, whatever, shall be absolutely null and void.

When and How a Married Woman May Bind Her Separate Property for the Payment of Her Debts.

12. A married woman may charge her separate property and estate, real and personal, and the rents, issues, profits and increase thereof with the payment of her debts, in the following cases, in the following manner, and to the following extent and not otherwise: First. A debt created in the purchase of real or personal property to be held as her separate property and estate. Second. A debt created for buildings and other improvements erected and made on her separate real property, and for money borrowed by her for the payment of the purchase money of such real property, or for the payment of such buildings and improvements thereon. But every such charge must be evidenced by a writing duly executed and acknowledged by her, and duly recorded in the proper clerk's office, stating the amount of the debt and for what it was created. Third. A debt created for the wages of a laborer or domestic for work or service done or performed for her. Fourth. A debt created by her in carrying on any trade or business, as provided for in the next succeeding
Debts of business carried on by wife; invested property to be first exhausted.

When other to be subjected.

Necessaries; property then owned, only, liable.

How a Married Woman May Carry on Business; Cannot Appoint an Agent.

Wife may carry on business; not by agent.

Such property her separate estate.

Contracts must be made personally.

Earnings of a Married Woman.

Proceeds of earnings separate property.

Suits against wife alone.

How a Married Woman May Sue and be Sued.

13. A married woman may in her own name, but not by an agent, carry on for her own use and benefit any trade or business, but she shall not do so as the partner of her husband or of any other person. The stock and property used in such trade and business, and the issues and profits thereof, shall be and remain her separate property and estate, and shall not be subject to the control or disposal of her husband, nor liable for his debts. And no married woman shall be bound or held liable for any contract or agreement, verbal or written, not made by her personally.

14. The earnings of a married woman, and any and all property, real and personal, purchased by her with the proceeds of such earnings, shall in all cases be her sole and separate property, and shall not be subject to the control or disposal of her husband, nor liable for his debts.

15. A married woman may sue and be sued without joining her husband in the following cases:

I. Where the action or suit concerns her separate property.

II. Where the action or suit is between herself and her husband.

III. In all cases where she is living separate and apart
from her husband, or when her husband is a non compos
mentis. And in no case need she prosecute or defend by
guardian or next friend, unless she be an infant. And in
such case, if she be plaintiff, she must prosecute by next
friend, and if she be defendant she must defend by guar-
dian ad litem. In any action at law prosecuted by her in
which she fails to recover, judgment may be rendered
against her for costs, and the payment thereof may be
enforced against her as if she were a feme sole. If a mar-
rried woman living separate and apart from her husband,
or her husband be non compos mentis, unlawfully detain
real or personal property in a case where an action of
detine, ejectment or unlawful detainer would lie
against her if she were a single woman, any such action
may be commenced, prosecuted and maintained against
her, and the same judgment and execution thereof may
be had against her therein, as if she were unmarried.

Prosecution of Claims Against the Property of Married
Women.

16. A claim against the separate estate of a married wo-
man, for the payment of which she has charged the same,
shall be enforced, only, in a court of equity, in rem and
not in personam. In such suit the known creditors of the
married woman whose property is proceeded against, shall
be made defendants to the bill, and any such creditor not
so made defendant, may on his motion be made defend-
ant in such suit, and have his claim adjudicated therein.
Such suit shall be proceeded in, heard and determined in
the same manner as other suits in chancery to subject
the property of a debtor to the payment of his debts, ex-
cept that the bill shall not be taken for confessed as to
the married woman named as defendant therein, in case
she fail to appear and defend the suit; and no decree
shall be made in the case subjecting her separate estate to
the payment of any debt claimed against her without full
and satisfactory proof having been made of the amount
and justice thereof, and that the same has been charged
with the payment of such debt, under the provisions of
section twelve of this chapter.

Exemption Allowed Married Women.

17. A married woman shall be entitled to the exemp-
tion provided for as to a husband or parent, in section
twenty-three of chapter forty-one of this code, and the
court in its decree subjecting her separate estate to the
payment of any claim or claims against it, shall, if she
claim such exemption, cause the property claimed by her
as exempt, to be set apart to her in such manner as it may
direct, or, if she so desire, may decree that she be paid two
hundred dollars in money from the proceeds of the sale
of her separate property, before the payment of any other
claim.

Separate Property of which she may Die Seized.

18. The separate property of a married woman of which
she may die seized or possessed, charged by her with the
payment of her debts as provided in section twelve of
this chapter, shall be and remain liable to the payment
of her debts after her death and may be subjected thereto
in the same manner and to the same extent as if she were
living.

Priority of Debts of Married Women.

19. If the proceeds of the sales of the separate prop-
erty of a married woman, charged by her with the payment
of her debts as provided in said section twelve, are not
sufficient for the payment of the debts so charged thereon,
all of her said debts for the payment of which no lien has
been obtained by deed of trust, mortgage, reservation in
a deed of conveyance of real estate for the payment of
purchase money, judgment or decree, shall be paid
pro rata, and the said liens shall be paid according to
their priorities.

Costs in Suits Against Her, &c.

20. In any such suit to subject the separate property
of a married woman to the payment of her debts no fees
shall be allowed to the attorneys engaged therein, pay-
able out of her separate estate, except the amount of
costs allowed by statute to be taxed in favor of the pre-
vailing party.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCreev,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
March 19, 1891.

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
FURNISHING LIQUORS TO MINORS.

it originated within the time prescribed by the constitution of the state, has become a law without his approval.

W. M. A. OHLEY,
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 CX.

AN ACT to amend and re-enact section sixteen of chapter twenty-nine of the acts of one thousand eight hundred and eighty-seven.

[Passed March 14, 1891]

Be it enacted by the Legislature of West Virginia:

1. That section sixteen of chapter thirty-two of the Acts of 1887 amended. code of West Virginia, as amended and re-enacted in chapter twenty-nine of the acts of West Virginia, one thousand eight hundred and eighty-seven, be amended and re-enacted, so as to read as follows:

16. If any person having a state license to sell spirituous liquors, wine, porter, ale, beer, or any other intoxicating drink, shall sell or give any such liquors or drinks to any minor or person of unsound mind, or to any person who is intoxicated at the time, or who is in the habit of drinking to intoxication, when he knows or has reason to believe such person is a minor or of unsound mind, or is intoxicated, or is in the habit of drinking to intoxication, or if he permit any person to drink to intoxication on any premises under his control, or shall sell or give any intoxicating drink to any one on Sunday, or if any person, (except a parent to his child or a guardian to his ward) whether he have a state license or not, give to any minor or person of unsound mind, any intoxicating drink, unless such drink be prescribed by a reputable physician in writing, stating that such drink is necessary as a medicine and the quantity necessary, he shall be guilty of a misdemeanor, and fined not less than twenty nor more than one hundred dollars.

(Approved March 17, 1891.)
[Note by the Clerk of the House of Delegates.]

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

CHAPTER CXI.

AN ACT to amend and re-enact sections two, three, four and five of chapter seventy-five of the code of West Virginia, relating to the liens of mechanics and others.

[Passed March 14, 1891]

Be it enacted by the Legislature of West Virginia:

1. That sections two, three, four and five of chapter seventy-five of the code of West Virginia be, and the same are hereby, amended and re-enacted so as to read as follows:

**Liens of Mechanics and Others.**

2. Every mechanic, builder, artisan, workman, laborer, or other person, who shall perform any work or labor upon or furnish any material or machinery for constructing, altering, repairing or removing a house, mill, manufactory, or other building, appurtenances, fixtures, bridge, or other structure, by virtue of a contract with the owner or his authorized agent, shall have a lien to secure the payment of the same, upon such house or other structure, and upon the interest of the owner in the lot of land on which the same may stand or to which it may be removed. But the aggregate amount of the liens authorized by this section shall not exceed the amount stipulated in the contract with the owner to be paid therefor, and there shall be no priority of liens as between the parties claiming under this section.

3. Every material man, workman, laborer, mechanic or other person, performing any labor or furnishing any material or machinery, under a contract with a principal contractor or his sub-contractor, for the construction, alteration, repair or removal of any house or other structure, provided for in a contract between the owner thereof...
or his authorized agent and such principal contractor, shall have a lien to secure the payment of the value of the labor performed, and the material or machinery furnished (not exceeding the price for the same stipulated in the contract between such principal contractor or his contractor, and such material man, laborer or mechanic), upon such house or other structure, and upon the interest of the owner in the lot of land on which the same may stand, or to which it may be removed. The liens authorized by this and the next preceding section shall have priority over any lien created by deed or otherwise on such house or other structure, and the lots on which the same are erected subsequently to the time when such labor shall have been performed, or material or machinery furnished.

The laborer and mechanic shall have the first lien, and the liens of laborers, mechanics or persons furnishing machinery or material to a contractor, shall take precedence over any lien already taken or to be taken by the contractor indebted to them; and an assignment or transfer by such head contractor of his contract with the owner, or by a sub-contractor of his contract with the head contractor, as well as all proceedings in attachment or otherwise against such head contractor, or a sub-contractor, to subject or incumber his interest in such contract, shall be subject to the liens of every laborer, mechanic or material man who has done any labor or furnished any material for constructing, altering, repairing or removing any such house or other structure under a contract with such contractor or sub-contractor.

It shall be the duty of such laborer, mechanic or person furnishing material, to file with the owner or his authorized agent, an itemized account of the labor done, or material or machinery furnished, verified by affidavit, within thirty-five days after the same is performed or furnished, and his neglect or failure so to do, shall release the owner from all responsibility, and his property from all lien for any item therein done or furnished prior to the said thirty-five days; and the mechanic or person furnishing the material or machinery, to file with him such itemized account, and the neglect or failure to do so within ten days after receiving such notice, shall release the owner from all responsibility and his property from all lien for all labor done or material or machinery furnished by the person so neglecting or failing prior to the giving of such notice; Provided, however, That any laborer or other person employed to do work or furnish material or machinery for the construction, alteration, repair or removal of any house or other structure, by another who may have contracted with the owner therefor, may, before doing
any work or furnishing any material or machinery, give
the owner of such house or other structure notice in writ-
ing that if he is not paid therefor by the person employ-
ing him, he will look to the owner for payment, and it
shall not be necessary for the person who has given such
notice to file the itemized account with the owner herein-
before provided, unless he is required by the owner in
writing so to do, nor shall his neglect or failure to file
the same, unless so required, in any way affect or impair
his lien on such house or other structure.

4. Every lien provided for in the second and third sec-
tions shall be discharged unless the person desiring to
avail himself thereof shall, within sixty days after he
ceases to labor on, or furnish material or machinery for
such building or other structure, file with the clerk of
the county court of the county, in which the same is situated,
a just and true account of the amount due him, after al-
lowing all credits, together with a description of the
property intended to be covered by the lien, sufficiently
accurate for identification, with the name of the owner or
owners of the property, if known, which account shall
be sworn to by the person claiming the lien, or some
person in his behalf.

5. It shall be the duty of the clerk of the county court of
the county to enter every such account in a book by him kept
for the purpose, to be called, "the mechanics' lien record,"
which shall be properly indexed, and in which he shall
state the names of the parties, the amount and character
of the claim, and when filed, and the description of the
property to be charged by said lien, for which service he
shall receive a fee of fifty cents, to be paid by the person
claiming the lien.

No payment by the owner or his agent, to a contractor,
shall affect or impair the lien of a laborer, or material
man, provided for in section three of this chapter. But
such owner may limit his liabilities so that the amounts
to be paid by him shall not exceed in the aggregate, the
price stipulated in the said contracts between himself and
the contractor, by having the said contract, or so much
thereof, as shows the contract price, and the times of its
payment, recorded in the office of the clerk of the county
court of the county, where such house or other structure
is situated, prior to the performance of the labor and the
furnishing of the material, or the machinery for the same.
But, if such owner fails to have said contract so recorded,
the contractor shall be held to be his agent; and the house
or other structure, and the lots on which it is situated,
then be held liable for the true value of all labor done, and
material and machinery furnished therefor, prior to
such recording, although the same may exceed, in the
aggregate, the price stipulated in the contract between
the owner and the contractor

**Louis Bennett,**

*Speaker of the House of Delegates.*

**John W. McCreery,**

*President of the Senate.*

**STATE OF WEST VIRGINIA,**

**Office of Secretary of State,**

*March 19, 1891.*

I certify that the foregoing act having been presented
to the governor for his approval, and not having been re­
turned 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.

**Wm. A. Ohley,**

*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.

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**CHAPTER CXII.**

**AN ACT** amending and re-enacting sections sixteen,
twenty-one, twenty-two and two hundred and nineteen,
of chapter fifty of the code of West Virginia.

*[Passed March 14, 1891.]*

Be it enacted by the Legislature of West Virginia:

1. That sections sixteen, twenty-one, twenty-two and two hundred and nineteen, of chapter fifty of the code of
West Virginia be, and the same is hereby, amended and
re-enacted, so as to read as follows:

16. The civil jurisdiction of a justice shall not extend
to any action unless the cause of action arose in his jurisdiction
of.

county, or the defendant, or one of the defendants reside
therein, or being a non-resident of the state, is found, or
has property or effects, within the county.
21. Any party to a civil action, and the defendant in a criminal prosecution, before a justice, unless he be under the age of twenty-one years, may appear and conduct his action or defence in person, or by agent or attorney.

22. A party authorized to appear by agent or attorney may employ any person except a justice or constable to act as such agent or attorney. The authority to so act may be verbal or written; and no justice or constable shall act as agent or attorney for a party to an action, proceeding or prosecution before a justice, and if he does so act, he shall be guilty of a misdemeanor, and upon conviction thereof be fined not less than twenty, nor more than one hundred dollars.

Proceedings Before Justices on Behalf of the State.

219. A justice shall have jurisdiction of the following offences committed in this county, or on any river or creek adjoining thereto:

First. In cases of assault and battery, unless the offence was committed on a sheriff or other officer of justice, or riotously, or with intent to commit a felony, and no compromise with the party injured shall affect or prevent the trial of such offence by the justice.

Second. In cases of trespass to personal property; and if a defendant be convicted, either upon his own confession or upon a trial by the justice, with or without a jury, for either of the offences herein before mentioned, he shall be fined not less than five dollars, nor more than fifty dollars.

Third. In cases for the violation of section nineteen of chapter one hundred and forty-nine of this code; and upon the conviction of the defendant for a violation of any of the provisions of said section, he shall be fined not less than five, nor more than fifty dollars, and may, at the discretion of the justice or jury trying the case, be imprisoned in the county jail not exceeding ten days.

Fourth. In cases of adultery and fornication, and any other case where the punishment is limited to a fine not exceeding ten dollars, or to imprisonment not more than ten days. But in cases of conviction for adultery or fornication the defendant shall be fined twenty dollars.

Fifth. In cases of petit larceny; and if the defendant be convicted of such offence, either upon his own confes-
sion or upon the trial by the justice, with or without a
jury, he shall be fined not less than ten dollars nor more
than thirty dollars, and may, at the discretion of the jus­
tice or jury tryi ng the case, be imprisoned in the county jail not exceeding thirty days. And if the convict be a
male person, unless he shall pay said fine and the costs
of the prosecution, he may during the term of his im­
prisonment be compelled to work on the public roads or
streets at the rate of one dollar per day until the said fine
and the costs of the prosecution are paid; and if neces­
sary a ball and chain shall be attached to his person.

Sixth. In cases for the violation of section seven of
chapter one hundred and forty eight of this code; and
upon the conviction of the defendant for a violation of
any of the provisions of said section, he shall be punished
as provided in said section.

Seventh. In cases for the violation of sections nine and
ten of chapter fifty-six of this code; and upon the con­
viction of the defendant for the violation of any of the
provisions of said sections, he shall be punished as
therein provided.

(Approved March 17, 1891.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.]
The foregoing act takes effect at the expiration of
ninety days after its passage.

CHAPTER CXIII.

AN ACT to amend chapter fifty-two of the code of West
Virginia, concerning companies organized for the
purpose of transporting natural gas, petroleum, or
water through tubing or pipes, by adding an addi­
tional section thereto.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That a section to be numbered section twenty-four of the code shall be added to chapter fifty-two of the code of West Virginia:
Companies organized for transporting natural gas, petroleum, etc., through tubing or pipes, may take land; how and for what purposes.

Provision as to dwelling houses, gardens, etc.

Provision as to county roads, streets, etc.

Proviso.

Held to be common carriers.

Virginia, which section twenty-four shall be and read as follows:

24. That a company, organized for the purpose of transporting natural gas, petroleum or water, necessary for use in carrying out the provisions of this act in piping and transporting natural gas and petroleum or for boring for the same, through tubing and pipes, may enter upon any land for the purpose of examining and surveying a line for its tubing and pipes, and may appropriate so much thereof as may be deemed necessary for the laying down of such tubing and piping, and for the erection of tanks and the location of stations along such line, and the erection of such buildings, as may be necessary for the purpose aforesaid; such appropriations shall be made and conducted in accordance with the law providing for compensation to the owners of private property taken for public use; Provided, That no dwelling house, yard or garden, shall be taken for such purpose, nor shall any oil tank, gas or oil pipe line be erected or laid within one hundred feet of any occupied dwelling house without the consent of the owner thereof. And so far as the rights of the public therein are concerned, the county commissioners as to public roads, and the council of any municipal corporation, as to streets and alleys, in their respective jurisdictions, may, subject to such regulations and restrictions as they may prescribe, grant to such company the right to lay such tubing and piping therein; Provided, however, the right to appropriate for any of the purposes herein above specified shall not include or extend to the erection of any tank, station, or building, or lands thereof, or to more than one continuous line of pipe or tubing, or land therefor, in or through a municipal corporation without the council first consents thereto; and all excavations shall be well filled by such company and so kept by it, in all cases. Such company shall, for the purpose of transporting natural gas, oils and water, be considered and held to be a common carrier, and subject to all the duties and liabilities of such carriers under the laws of this state.

(Approved March 17, 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 CXIV.

AN ACT to repeal chapter seventy-four of the acts of eighteen hundred and seventy, and so much of section fifteen of chapter two hundred and sixteen of the acts of eighteen hundred and seventy-two and three, and all other acts and parts of acts, requiring the German language to be taught in the free schools of Martinsburg.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That chapter seventy-four of the acts of the legislature of West Virginia of eighteen hundred and seventy, entitled "An act requiring the German language to be taught in the free schools of Martinsburg," and so much of chapter two hundred and sixteen of the acts of eighteen hundred and seventy-two and three, and all other acts and parts of acts, requiring the German language to be taught in the free schools of Martinsburg, be and the same are hereby repealed.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. McCORKERY,
President of the Senate.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE,
March 19, 1891.

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.

W. A. O'HELEY,
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.
AN ACT to provide for the collection, arrangement and display of the products of the state of West Virginia, at the World's Columbian Exposition of eighteen hundred and ninety-three, and to make an appropriation therefor.

[Passed March 14, 1891]

WHEREAS, The congress of the United States has provided by an act approved April twenty-fifth, eighteen hundred and ninety, for celebrating the four hundredth anniversary of the discovery of America by Christo, her Columbus, by holding an international exhibition of arts, industries, manufactures, and the products of the soil, mine and sea, in the city of Chicago, in the state of Illinois, in the year eighteen hundred and ninety-three; and

WHEREAS, It is of great importance that the natural resources, industrial development, and general progress of the state of West Virginia, should be fully and creditably displayed to the world at said exposition; therefore,

Be it enacted by the Legislature of West Virginia, as follows:

1. That for the purpose of exhibiting the resources, products and general development of the state of West Virginia at the World's Columbian exposition of eighteen hundred and ninety three, a commission is hereby constituted to be designated the Board of World's Fair Managers of West Virginia, which shall consist of five citizens, two of whom shall be republicans, and two persons with practical knowledge of agriculture, to be organized and discharge its duties as hereinafter provided.

2. The members of said board shall be appointed by the governor within sixty days after the passage of this act.

3. The members of said commission so appointed shall be called together by the governor of this state in the city of Charleston, West Virginia, by notice to the members of the said commission, as soon as convenient after the passage of this act, and within ninety days thereafter. The said commissioners, at said first meeting, shall organize by the election, from among themselves, of a president and treasurer, and shall at the same time appoint as secretary a person experienced and skilled in
book-keeping. Said commissioners shall at said first meeting appoint such committees as they may deem expedient.

4. The board shall have power to make rules and by-laws for its government, not inconsistent with the provisions of this act and not in conflict with the regulations adopted under the act of congress for the government of the World's Columbian exposition. Three members of the board of world's fair managers, appointed under this act shall constitute a quorum for the transaction of business. Any member of the board may at any time be removed for cause by the governor. And any vacancy in the membership of the board, resulting from death or resignation, shall be filled by the governor.

5. The president of the board shall, in addition to presiding over its meetings, be authorized and required to assume and exercise, subject to the supervision of said board, all such powers and functions as may be necessary to secure a complete and creditable display of the resources of this state at the World’s Columbian exposition of eighteen hundred and ninety-three, and as the president and agent of said board, he shall have personal charge of the solicitation, collection, transportation, arrangement and exhibition of the objects sent under the authority of the state to the World’s Columbian exposition of eighteen hundred and ninety-three, and of such objects sent by individual citizens of the state as may be by them placed in his charge. He shall make a report to the board monthly, of his acts under these enumerated powers.

6. The treasurer shall give bond in the penalty of twenty thousand dollars, payable to the state of West Virginia, to be approved by the governor, and conditioned for the faithful performance of his duties and to account for and pay over all moneys that may come into his hands as such treasurer. The duties of the treasurer shall be prescribed by the board of world’s fair managers of West Virginia and entered in their journal of proceedings.

7. The secretary of the board shall, in addition to keeping a record of all meetings of the board and of such orders as it may from time to time make and cause to be entered and preserved, open and keep a set of books, showing by itemized entries and under their correct names and headings, the kind, character and amounts of all receipts and disbursements of the board, and its offi-
Compensation of members of board.

8. The members of the board appointed under this act, except the president and treasurer, shall not be entitled to any compensation for their services out of the state treasury, except their actual expenses for transportation and the sum of four dollars per day for subsistence for each day they are necessarily absent from their homes on the business of the said board.

Salary of president, treasurer and secretary.

9. The president, secretary and treasurer of said board, in addition to the compensation provided for, in the next preceding section, shall each receive a salary to be fixed by the board and approved by the governor. All of which said salaries and sums of money provided for in this and the next preceding section, shall be paid out of the sum appropriated by this act in aid of said exposition.

Board charged with what duties.

10. The said board shall have charge of the interests of the state and its citizens in the preparation and exhibition at the World's Columbian exposition of eighteen hundred and ninety-three of the natural and industrial products of the state, and of objects illustrating its history, progress, moral and material welfare and future development, and in all other matters relating to the said World's Columbian exposition; it shall communicate with the officers of, and obtain and disseminate through the state all necessary information regarding said exposition, and in general have and exercise full authority in relation to the participation of the state of West Virginia and its citizens in the World's Columbian exposition of eighteen hundred and ninety-three.

Report to be made by board to governor.

11. The said board shall make a report of its proceedings and expenditures from time to time to the governor, and at any time upon his written request, to be by him transmitted to the legislature, together with such suggestions as he may deem important regarding provisions for a complete and creditable representation of the state at the World's Columbian exposition of eighteen hundred and ninety-three.

Termination of commission.

12. The commission hereby created shall not exist any longer than until the first day of May, eighteen hundred and ninety-four.
13. Nothing in this act shall be so construed as to create any liability of the state of West Virginia, direct or indirect, for any debt or obligation incurred, nor for any claim for aid or pecuniary assistance from the state, in support or liquidation of any debts or obligation created by said commission in excess of the appropriation herein made therefor. And all salaries and expenses of said board, and of its members and appointees, herein authorized, shall be paid out of the money hereby appropriated.

14. No member of said commission, whether an officer or otherwise, shall be personally liable for any debt or obligation which may be created or incurred by said commission.

15. The said board shall itself, or by its president, cause a suitable building to be erected on the site selected by the World's Columbian commission for West Virginia's exhibits, but the contract for said building shall not exceed the sum of $20,000, which said building shall be disposed of at the close of the exposition to the best advantage by said commission.

16. All articles, whether procured by the state or furnished or contributed by individuals, companies or corporations, to be placed on exhibition, the transportation charges on which shall have been paid by the state, shall belong to and be the property of the state; and at the close of the exhibition, the same so far as in the opinion of the board should be preserved, shall be by said board shipped to the governor of this state, to be by him cared for and preserved; other articles shall be disposed of by the board to the best advantage, and the proceeds turned into the treasury.

17. To carry out the provisions of this act, the sum of forty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, ten thousand dollars to be paid in the fiscal year of 1891 and the residue of said appropriation, or so much thereof as may be necessary, to be paid out of the treasury from time to time, out of the revenues of 1892, on the requisition of said board, signed by its president and secretary, and approved by the governor, and accompanied by estimates of the expenses to the payment of which the money so drawn is to be applied.

(Approved March 16, 1891)
CHAPTER CXVI.

AN ACT to amend and re-enact section one of chapter thirty-one of the acts of the legislature of eighteen hundred and eighty-seven, concerning taxes on collateral inheritances, distributive shares and legacies.

[Passed March 14, 1891]

Be it enacted by the legislature of West Virginia:

1. That section one of chapter thirty-one of the acts of the legislature of eighteen hundred and eighty-seven, be amended and re-enacted so as to read as follows:

1. All estate, real, personal and mixed, money, public and private securities for money of every kind, passing from any person who may die seized and possessed thereof, being in this state, or any part of such estate or estates, money or securities, or interest therein transferred by the intestate laws of this state, by will, deed, grant, bargain, gift or sale, made or intended to take effect in possession after death of the grantor, bargainor, devisor or donee, to any person or persons, bodies politic or corporate, in trust or otherwise, other than to or for the use of the father, mother, husband, wife, children and lineal descendants of the grantor, bargainor, devisor, donee or intestate, shall be subject to a tax of two and a half per centum on every hundred dollars of the clear value of such estate, money or securities; and all personal representatives shall only be discharged from liability for the amount of such tax, the payment of which they may be charged with, by paying the same for the use of this state, as hereinafter directed; Provided, That no estate which may be valued at a less sum than one thousand dollars shall be subject to the tax imposed by this section.

(Approved March 17, 1891.)
DUTIES OF COUNTY COURT CLERKS.

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

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

CHAPTER CXVII.

AN ACT to amend and re-enact section twenty-eight of chapter one hundred and fifty of the code of West Virginia, concerning duties of county court clerks and compensation therefor.

[Passed March 17, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section twenty-eight of chapter one hundred and fifty of the code of West Virginia, be and the same is hereby amended and re-enacted, so as to read as follows:

2. The county court clerks of all the counties in this state shall be required to keep separate books for the registration of the names and post office addresses of physicians and accoucheurs, for marriages, births and deaths; said books shall always be open to inspection without fee, and said county clerks shall be required to render a full and complete report of all marriages, births and deaths to the registrar of vital statistics, annually on the first day of July, and oftener if required. Any such clerk failing to perform any duty required of him by this section shall be fined not less than one hundred dollars for every such failure, which fine may be recovered from him and his sureties on his official bond, in any court having jurisdiction thereof; and for his services, the clerk of the county court shall receive from the revenues of the county five cents for each birth, death and marriage reported by him.

(Approved March 17, 1891.)

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

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

AN ACT releasing from taxation real estate that has been acquired, or that may be hereafter acquired and used for public roads, and releasing the land owner from paying taxes on lands acquired by a railroad company.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That any person or company, through whose lands a public road has been or may hereafter be established according to law, may have the number of acres so taken and used as a public road, deducted from the whole number of acres owned by him or them, during the time such land is used as a public highway. And any person through whose lands a railroad company has acquired a right of way by purchase or condemnation, and has taken possession of the same, such person may have the number of acres so acquired for such right of way deducted from the whole number of acres in the tract of land, and the same shall be transferred and charged to the railroad company until such time as the railroad is constructed and assessed by the board of public works, under section sixty-seven of chapter twenty-nine of the code, and when such railroad is so assessed by the board of public works, such right of way shall be stricken from the land books, and be no longer assessed hereunder. Which reduction herein provided for shall only be made by the county court of the county wherein such land may be situated, upon satisfactory proof of the number of acres of land contained in any such public road, or taken and occupied by any railroad company, and by showing to the satisfaction of the county court, that the applicant is entitled to have the number of acres charged to him reduced. And any order made by such county court in any such application shall direct the clerk of its court to correct the land books in accordance with the facts as found by such county court.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCrekery,
President of the Senate.
CH. 119] BERKELEY COUNTY TO ISSUE BONDS.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE.
March 19, 1891.

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.

W.M. A. OHLEY,
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 CXIX.

AN ACT authorizing the issuance of bonds by the county court of Berkeley for turnpiking and macadamizing the principal roads of Berkeley county.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That the county of Berkeley, through the county court thereof, be and is hereby authorized to issue coupon bonds, not exceeding one hundred thousand dollars, said bonds to be payable in thirty years from date of issue, and to bear four per cent. interest per annum, payable semi-annually, which shall be so expressed on the face of the bonds, to be non-assessable for county, district or municipal purposes, the proceeds thereof to be spent as herein specified.

2. The said bonds shall not be sold for less than par, and shall be sold in such manner as the said county court may direct. They shall be issued for not less than one hundred dollars and not larger than five hundred dollars, and may be issued with or without being registered, but when registered, then only to be transferable upon the books of registry by assignment and transfer in writing.
The proceeds of said bonds shall be used as follows, viz: To turnpike and macadamize the principal public roads of said county, in as nearly equal proportions as possible, which shall be regulated by two commissioners from each district of the county, except Martinsburg, which shall have six commissioners, all to be appointed by the county court thereof, equally from both political parties, one of said commissioners shall be elected to preside at their sessions to be held as often as necessary and upon the call of the president; two-thirds of said commissioners shall constitute a quorum. The compensation of said commissioners shall be fixed by the said county court, not to exceed two dollars per day when in actual service. The clerk of the county court of said county shall keep the record of transactions, and report the same to the county court for approval or rejection on such order as may be deemed proper, and when confirmed by the county court, said commissioners shall have notice published to contractors in the papers of Martinsburg for three weeks, prescribing all conditions connected therewith, receive and open bids for doing said work, the same to be given to the lowest responsible bidder, for the faithful performance of which, one-third of the contract price shall be retained until the work is inspected and is properly completed, accepted and a report thereof made to the county court.

The county court of Berkeley county shall have power to establish toll gates on such roads when finished, and charge a minimum rate of toll thereon to cover repairs on said roads, but this right shall cease after fifteen years or sooner if the said county court deems it proper so to do.

The county court shall after a lapse of five years provide a sinking fund with which said bonds may be paid off and retired, and said fund if not so used shall be utilized and obtain marketable interest thereon annually until the maturity of said bonds require their payment.

Before any of said bonds shall be issued or work be commenced upon the contemplated improvement the question of issuing said bonds shall be submitted to the qualified voters of Berkeley county at a special election to be held in said county, of which at least thirty days notice shall be given by a proclamation made by the county court and published in the newspapers of Martinsburg, in said county, and then not unless three-fifths of the qualified voters of said county voting at such election concur in the same at the election held for that purpose.
The vote shall be by ballot and held and conducted as other elections. The person voting for the issue shall have written or printed on his ballot, "For issue of bonds," and the person voting against the issue shall have written or printed on his ballot, "Against the issue of bonds." The county court shall order said election within thirty days from the passage of this act.

7. Should such issue be made in pursuance of the provisions of this act, the county court of Berkeley county is authorized and empowered to carry out and complete by any necessary order or orders the work for which said bonds are to be issued.

8. This act shall take effect from its passage.

LOUIS BENNETT,  
Speaker of the House of Delegates  
JOHN W. McCREEERY,  
President of the Senate.

STATE OF WEST VIRGINIA,  
Office of Secretary of State,  
March 19, 1891.

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.  
WM. A. OHLEY,  
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 CXX.

AN ACT to amend and re-enact section fifteen of chapter one hundred and fifty-eight of the code of West Virginia.

[Passed March 14, 1891.]
Be it enacted by the Legislature of West Virginia:

1. That section fifteen of chapter one hundred and fifty-eight of the code of West Virginia, be amended and re-enacted, so as to read as follows:

15. The second section of chapter one hundred and twenty-four shall apply to process in criminal as well as in civil cases. And any summons to answer an indictment for a misdemeanor may be served as a notice is served under the first section of chapter one hundred and twenty-one of the code. And the court may, in the same case against the same person, award at the same time, or different times, several writs of summons or capias, directed to officers of different counties. An officer having a capias under which the accused is let to bail, shall give him a certificate of the fact, which shall protect him against any other capias which may have been issued for the same offence.

[Approved March 17, 1891.]

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

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

CHAPTER CXXI.

AN ACT to amend and re-enact section thirty-five of chapter fifty-eight of the code of West Virginia.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section thirty-five of chapter fifty-eight, of the code of West Virginia, be and the same is hereby amended and re-enacted so as to read as follows:

35. 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 one dollar a day; except in special and extraordinary cases the court may allow a larger sum not exceeding two dollars. No more
shall be allowed for his clothing than thirty dollars a year. No such allowance shall be audited and paid, unless it appear 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 hospital 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 provisions of section thirty-one of this chapter.

(Approved March 17, 1891.)

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

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

CHAPTER CXXII.

AN ACT to empower the board of education of Troy district, in the county of Gilmer, to borrow money and issue bonds for the erection of a building for school purposes, meetings of the board of education, and other public purposes, to be subject to the control of the board of education of said district.

[Passed March 4, 1891.]

Be it enacted by the Legislature of West Virginia:

1. And the board of education of the magisterial district of Troy, in the county of Gilmer, be and they are hereby empowered, and authorized, at any time within three years from the passage of this act, to borrow money and issue therefor bonds for the purpose of erecting and completing a building at Troy in said district, for the use of said board of education, and for the village school, and other public uses and purposes allowed by said board. Said building to be known as “The Troy district town hall.” Said bonds shall draw no greater rate of interest than six per centum per annum, and shall be made...
The Troy District Board of Education.

aggregate indebtedness limited.

payment of principal and interest.

question of borrowing, etc., submitted to a vote, how and when.

three-fifths vote required.

election, where and how held; result, how ascertained, etc.

payable in not less than one year, and not exceeding ten years; provided, That such indebtedness shall not exceed, including existing indebtedness, in the aggregate, five per centum of all the taxable property in said magisterial district of Troy, 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 direct annual tax, sufficient to pay annually the interest on such indebtedness and the principal thereof within not exceeding ten years; provided further, That no debt shall be contracted under this act unless all questions connected therewith shall have been first submitted, in the manner prescribed by law, to the voters of said magisterial district of Troy at a general election for school officers therein, and shall have received three-fifths of all the votes cast for and against the same. Said election shall be held at the place of voting in said magisterial district by the election commissioners appointed or selected to hold the school election for said school offices therein; and the result thereof shall be ascertained and certified according to the regulations prescribed by law for ascertaining and certifying the election of such officers.

Louis Bennett,
Speaker of the House of Delegates.

John W. McCrery,
President of the Senate.

State of West Virginia,
Office of Secretary of State, March 14, 1891.

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.

Wm. A. Ohley,
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 two of chapter seventy-four of the code of West Virginia.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section two of chapter seventy-four of the code of West Virginia be amended and re-enacted so as to read as follows:

2. Every gift, conveyance, assignment, transfer or voluntary charge, which is not upon consideration deemed valuable in law, shall be void as to creditors whose debts shall have been contracted at the time it was made; but shall not, on that account merely, be void as to creditors whose debts shall have been contracted, or as to purchasers who shall have purchased after it was made; and though it be decreed to be void as to a prior creditor, because voluntary, it shall not for that cause be decreed to be void as to subsequent creditors or purchasers: and every gift, sale, conveyance, assignment, transfer or charge, made by an insolvent debtor to a trustee, assignee, or otherwise, giving or attempting to give a priority or preference to a creditor or creditors of such insolvent debtor, or which provides or attempts to provide for the payment, in whole or in part, of a creditor or creditors of such insolvent debtor, to the exclusion or prejudice of other creditors, shall be void as to such priority, preference or payment; and every gift, sale, conveyance, assignment, transfer or charge shall be deemed void as to such priority, preference or payment; and every such gift, sale, conveyance, assignment, transfer or charge shall be deemed, taken and held to be made for the benefit of all the creditors of such debtor except as hereinafter provided; and all the estate, property and assets given, sold, conveyed, assigned, transferred or charged as aforesaid, shall be applied upon the debts and paid to the creditors of such insolvent debtor, pro rata: Provided, That nothing in this section shall be taken or construed to change, impair or affect any prior lien, priority or incumbrance acquired by a creditor on the real estate of such debtor in any manner now prescribed by law; Provided further, That nothing in this act contained shall be taken or construed to change or impair or affect the transfer, sale or assignment of bonds, notes, stocks, securities or other evidences of debt in payment of, or as
collateral security for, the payment of a bona fide debt or to secure any endorser or surety, whether said transfer, sale, or assignment is made at the time said debt is contracted or endorsement made, or for the payment or security of a pre-existing debt.

LOUIS BENNETT,
Speaker of the House of Delegates.

JOHN W. MCCREERY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
March 19, 1891.)

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.

WM. A. OHLEY,
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 CXXIV

AN ACT amending and re-enacting section five of chapter one hundred and nineteen of the acts of West Virginia of one thousand eight hundred and eighty-two, concerning timber dealers' trade marks, drift timber prepared for market in certain rivers, &c.

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. That section five of chapter one hundred and nineteen of the acts of West Virginia of one thousand eight hundred and eighty-two, concerning timber dealers' trade marks, drift timber prepared for market in certain rivers,
be and the same is hereby amended and re-enacted, so as to read as follows:

5. If any person knowingly and unlawfully buy, sell, take and carry away, secrete, destroy or convert to his own use, any timber upon which said trade mark is stamped, branded or otherwise impressed as aforesaid, or if any person shall knowingly and unlawfully buy, sell, take and carry away, secrete, destroy or convert to his own use, any timber upon which said trade mark has been intentionally and without lawful authority removed, defaced or destroyed as aforesaid, he shall be deemed guilty of larceny thereof, and punished as in other cases of larceny, and if the value of such timber be ten dollars, or more, he shall be guilty of grand larceny; and if any person shall intentionally put any such timber in such a position or place so remote from the stream from which it was taken, or on which it was afloat, as to render it inconvenient or unnecessarily expensive to replace the same in such stream, he shall be guilty of misdemeanor, and fined not less than twenty dollars.

(Approved March 17, 1891.)

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

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

CHAPTER CXV.

AN ACT to revive, amend and re-enact section forty-seven of chapter fifty-eight of the code of West Virginia:

[Passed March 13, 1891]

Be it enacted by the Legislature of West Virginia:

1. That section forty-seven of chapter fifty-eight of the code of West Virginia, heretofore repealed, be hereby revived, amended and re-enacted so as to read as follows:

47. That as soon as the second hospital for the insane is ready for the reception of patients, the superintendents of the hospital for the insane at Weston, and the
second hospital, with the assent of the governor, may transfer patients from either hospital to the other, as in their judgment may subserve the public service.

(Approved March 17, 1891.)

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

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

CHAPTER CXXVI.

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

[Passed March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. There shall be and are hereby appropriated out of the state fund for the fiscal year ending September thirty, eighteen hundred and ninety-one, the following sums, for the purposes as follows:

Penitentiary.

- For salary of the superintendent, one thousand five hundred dollars.
- For salary of the clerk and commissary, one thousand dollars.
- For salary of physician, five hundred dollars.
- For salary of chaplain, one hundred and fifty dollars.
- For estimated deficiencies in ordinary expenses, twenty-three thousand dollars.
- For furnishing the superintendent's apartments for the occupancy of himself and family, three hundred dollars.
- For the erection of a building to be used as a dining-room, the upper stories for a hospital, six thousand dollars.
- For the purchase of five acres of land, one thousand dollars.
- The foregoing appropriations for the penitentiary are to be drawn from the treasury upon the 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, 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, five thousand dollars.

**Normal Schools.**

For the support of the normal school and its branches, to be paid according to the provisions of sections ninety-six and ninety-seven of chapter forty-five of the code of West Virginia, as amended at the present session of the legislature, eighteen thousand dollars is hereby appropriated, payable to the order of the regents of such school.

For traveling expenses of the regents for the year 1891, six hundred dollars; Provided, That only the reasonable expenses incurred by said regents in discharging their duties as such, and four dollars per 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 school, and no mileage shall be allowed or paid to them.

**Marshall College.**

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

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

For repairs of building, improvement of grounds and contingent expenses of same school, thirteen hundred dollars.

**Fairmont School.**

For library, history, science and method of teaching, one hundred dollars.

For books of literature, &c., one hundred dollars.

Physical apparatus, charts, &c., one hundred and fifty dollars.

Furniture and fixtures, same school, two hundred dollars.
Chairs.

For recitation chairs, &c., same school, four hundred dollars.

Concord Normal School.

For furniture, &c., at Concord normal school, carpet for library, chapel, stage, &c., one hundred dollars.

Furniture for reading room, seventy-five dollars.

Library and apparatus for 1891, one hundred and fifty dollars.

For painting commencement hall, eighty-five dollars.

For painting roof of entire building, forty dollars.

For building coal house, twenty-five dollars.

To supply heat, two hundred and fifty dollars.

To pay amount over drawn, one hundred and one dollars and fifty cents.

For enlarging normal school building at Concord, three thousand dollars. But no contract shall be made nor money expended under this item, until a plan for said building or addition shall have been drawn up and submitted to the local board of directors of such school by a practical architect; nor shall any contract be awarded for such building, for any sum to exceed the amount hereby appropriated.

West Liberty Normal School.

The following sums are allowed for West Liberty Normal School:

For furniture, one hundred dollars.

For repairs, three hundred dollars.

For library and apparatus, five hundred dollars.

Fence for first year, one hundred dollars.

Glenville Normal School.

For heating purposes, two hundred and fifty dollars.

For apparatus and repair of apparatus, one hundred dollars.

For library, one hundred and fifty dollars.

For repairs of school building, one thousand five hundred dollars.

Shepherd College Normal School.

To pay for furniture for Shepherd college, two hundred and fifty dollars.

For library and apparatus for same, two hundred and fifty dollars.
For repairs and contingent expenses for same, five hundred dollars.

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

For the current expenses of the school for the deaf and blind, twenty-five thousand dollars. (Salaries to be paid monthly.)

For the transportation of indigent pupils, one thousand dollars.

For building and completing an annex, four thousand 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.

**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 the president and instructors of the university, seventeen thousand four hundred and twelve dollars.

For repairs and improvements, eight hundred dollars.

For apparatus for school of biology, three hundred and seventy-five dollars.

For purpose of completing armory building, five hundred dollars.

The sum of five thousand dollars for building for mechanical department, upon condition, that house bill No. 186, or some bill in lieu thereof, passes the present legislature, and the money mentioned therein is paid by the United States government.

For heating and lighting armory building, fifteen hundred dollars.

The foregoing appropriations for the West Virginia University 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 institutions, and no mileage shall be allowed or paid to them.

Hospital for Insane at Weston.

For current expenses, including general expenses, of the hospital for the insane at Weston, one hundred and fifteen 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 per 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; and, provided, further, That only so much of said amount appropriated for current expenses as may be absolutely necessary therefor shall be drawn from the treasury.

For transportation of patients to and from the hospital, five thousand dollars.

For refrigerator, ice house, four thousand dollars.

For painting, one thousand dollars.

For extending roof over coping, four thousand dollars.

For elevator, one thousand dollars.

For padding rooms, one thousand dollars.

To refund the amount used of current fund for transportation, one thousand nine hundred and twenty dollars and eighty-six cents.

Second Hospital for the Insane.

To pay the balance remaining unpaid upon the contract of Henry O. Blennis, for building, thirteen thousand five hundred and eighty-one dollars and twenty cents.

To pay for the completion of the contract of Trimble & Lutz, thirteen thousand nine hundred and twelve dollars and fifty cents.

For insurance of buildings, nine hundred dollars.

For building main building for hospital, twenty thousand dollars.

For current expenses of board of directors, five hundred dollars, out of which only actual expenses shall be allowed and paid.

The foregoing appropriations for the second 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 actually needed, and not otherwise.

West Virginia Reform School.

For building kitchen and dining room for West Virginia reform school, one thousand dollars.
For building a barn, one thousand dollars. For repairs to Davidson house and other improvements, one thousand dollars.

For shops and machinery, tools and material, one thousand dollars.

Salary and wages of superintendent, assistant and other employees, two thousand dollars.

For expenses of board of directors, one thousand five hundred dollars.

For current expenses of the school, seven thousand dollars.

For transportation of boys, if paid by the school, five hundred dollars.

The foregoing appropriations for the school to be drawn from the treasury upon the order 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.

The Bureau of Labor.

To pay salary of the commissioner of labor for the year ending May thirtieth, one thousand eight hundred and ninety-two, one thousand two hundred dollars.

For salary of assistant commissioner, eight hundred dollars.

For expenses of office of bureau of labor, four hundred dollars, or so much thereof as may be necessary.

Contingent Fund—Executive Department.

For civil contingent fund for the governor, ten thousand dollars.

For contingent expenses of auditor’s office, two thousand five hundred dollars.

For contingent expenses of the treasurer’s office, five hundred dollars.

For contingent expenses of the attorney general’s office, three hundred dollars.

For contingent expenses of adjutant general’s office, three hundred and fifty dollars.

To pay for two desks in adjutant general’s office, one hundred and fifty dollars.

To place safe in adjutant general’s office, seven hundred and fifty dollars or so much thereof as may be necessary.
For contingent expenses of state librarian, five hundred dollars, to be paid as provided by law creating the office of librarian, passed at the present session of the legislature.

For contingent expenses of secretary of state’s office, twelve hundred dollars.

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 fund so expended:

Contingent Legislative Expenses.

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

For contingent expenses of the house of delegates, two thousand dollars, or so much thereof as may be required, including one hundred and fifty-four dollars and ninety-five cents for bills rendered to and approved by the present sergeant-at-arms.

To pay extra clerk line for enrolling, to be paid under the direction of the clerk of the house, one hundred and eight dollars.

Salaries of Clerks.

To pay the private secretary of the governor, twelve hundred dollars.

To pay the salary of the chief clerk of the secretary of the state, twelve hundred dollars, and for other clerks in his office the additional sum of two thousand dollars.

To pay salary of clerk in the treasurer’s office, twelve hundred dollars.

To pay salaries of clerks in the auditor’s office, seven thousand and six hundred dollars.

To pay salary of assistant in attorney general’s office, twelve 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, twelve hundred dollars; also one thousand dollars additional for additional clerk, if necessary.

Kanawha Valley Bank.

To pay Kanawha Valley bank interest on various claims for improvements made to the capitol building and grounds, which claims were certified by the board of public works to bear interest, and on which certificates said bank advanced the money to the several parties to
whom they were due, six hundred and seventy-nine dollars and ninety-two cents.

**Capitol Building and Grounds.**

For general repairs in connection with buildings and grounds, twelve hundred dollars.

*Repairs.*

For water, seven hundred dollars.

*Water.*

For gas, fourteen hundred dollars.

*Gas.*

To purchase coal for use in capitol building for the year eighteen hundred and ninety-one, twelve hundred dollars.

*Coal.*

To pay W. L. Peters for repainting domes and for material furnished for painting rooms of commissioner of labor and janitor, April eighteenth, eighteen hundred and ninety, one hundred and forty dollars without interest.

*W. L. Peters.*

To pay W. R. Kennear & Co. for metal ceiling for supreme court room, library and clerks office, two hundred and seventy-eight dollars.

*Kinnear & Co.*

To pay W. R. Kennear & Co. for metal ceiling for office of state superintendent of schools, eighty-seven dollars and seventy-two cents.

To pay R. R. Delaney for material furnished and work done in putting ceiling in aforesaid rooms, two hundred and sixteen dollars and eighty-four cents.

*R. R. Delaney.*

To pay Ruffner & Grady the sum of $722.80, being interest paid by them on certificates issued by the board of public works for work done by them on the capitol building.

*Ruffner & Grady.*

To pay Payne & Peters for painting metal ceiling in library, court room, clerk’s office and hall leading to court room, two hundred and eighteen dollars and sixty-four cents.

*Payne & Peters.*

To pay Payne & Peters for painting metal ceiling in office of state superintendent of schools, forty-two dollars and seventy-eight cents.

To pay S. C. Johnson for wainscoting supreme court room, eighty-four dollars and seventy-eight cents.

*S. C. Johnson.*

To pay John Fulks for painting same, forty-five dollars.

*John Fulks.*

To pay W. L. Robinson for painting and decorating walls and furnishing wainscoting of court room in capitol building, eighty-two dollars.

*W. L. Robinson.*

To pay John Fulks for putting on two ventilating doors, sixty dollars.

*Jno. Fulks.*

To pay A. O. Gibbs for services, sixty-eight dollars.

*A. O. Gibbs.*

To pay Claud Samuels for services, sixty-seven dollars and fifty cents.

**Janitor’s Bill.**

To pay A. O. Gibbs for services, sixty-eight dollars.

To pay Claud Samuels for services, sixty-seven dollars and fifty cents.
APPROPRIATIONS TO PAY GENERAL CHARGES. [Ch. 126

Chas. Flesher. To pay Charles Flesher for services, ninety dollars.
To pay James Woodell for services, ninety dollars.
R. P. Bennett To pay R. P. Bennett for services, sixty-seven dollars and fifty cents.
Jno. Darrick. To pay John Darrick for services, sixty-seven dollars and fifty cents.
S. B. Price. To pay S. B. Price for services, sixty-seven dollars and fifty cents.
Chas. Flesher. To pay Charles Flesher for services previous to January fourteenth, eighteen hundred and ninety-one, the sum of twenty-one dollars.
S. B. Price. To pay S. B. Price for services previous to January fourteenth, eighteen hundred and ninety-one, twenty-one dollars.
Jas. Woodell. To pay James Woodell for services previous to January fourteenth, eighteen hundred and ninety-one, twenty-one dollars.
R. P. Bennett To pay R. P. Bennett for services previous to January fourteenth, eighteen hundred and ninety-one, the sum of three dollars.
A. H. Wilson. To pay A. H. Wilson, Janitor, for amount paid for washing for House of Delegates, two dollars.

Judicial Department.

Contingent expenses. For contingent expenses of the supreme court of appeals, one thousand and eight hundred dollars, to be expended on the order of said court.
Contingent expenses. For contingent expenses of the circuit courts, six hundred dollars.
Printing, etc., reports. For printing and binding the supreme court reports, including the printing and binding of four hundred copies of a second edition of volume one of the West Virginia Reports, as provided by Joint Resolution passed at the present session of the legislature, three thousand dollars.

Fish Commissioners.

Expenses, etc. To be expended by their order for purpose of paying expenses, seven hundred and fifty 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.

The Militia.

To carry into effect the provisions of chapter twenty-four of the acts of one thousand eight hundred and eighty-nine, relating to the militia, ten thousand dollars; which amount shall cover all expenditures for the militia for the said fiscal year.

County and District Taxes.

For refunding to counties, county and district taxes, 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 five thousand dollars.

For deficit in appropriation for public printing and binding, fifteen thousand dollars.

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

For deficit in appropriation for supplying stationery, eight thousand dollars.

Civil Suits.

For expense in civil suits and pay of state agents, two thousand dollars, to be paid out of the funds collected, when collected.

Interest.

To pay interest on money borrowed from the school fund, ten thousand one hundred and seventy dollars and sixty-nine cents, or so much thereof as may be necessary.
State Libraries.

For purchasing and binding books for state libraries, including five hundred dollars for county library at Wheeling, the sum of fifteen hundred dollars, to be drawn on the order of the supreme court of appeals under direction of said court, and all books furnished or purchased by this appropriation shall be the property of the state.

Insurance.

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

For insurance on steam boilers, Capitol building, one hundred dollars.

For insurance on steam boilers at Weston, one hundred dollars.

For insurance on steam boilers at the penitentiary, one hundred dollars.

For insurance on boilers at the deaf and blind institute, fifty dollars.

For insurance on steam boilers at university, fifty dollars.

Vaccine Agent.

To pay vaccine agent, on order of governor, fifty dollars.

Inspectors of Mines.

To pay salaries of inspectors of mines, two thousand dollars.

To pay traveling expenses of inspectors of mines, fourteen hundred dollars.

Bank Examiner.

To pay salary of bank examiner, seven hundred dollars.

State Board of Health.

To pay expense of state board of health, one thousand five hundred dollars.

State Board of Agriculture.

For clerk not to exceed five hundred dollars.
For commissioners not to exceed four hundred dollars. Comm’rs
For traveling expenses of commissioners, clerk, printing, Expenses.
&c., not to exceed one thousand and one hundred dollars.

Commissioners of Pharmacy.

To pay expenses of the commissioners of pharmacy and their secretary, three hundred dollars, to be paid by the auditor upon the orders of the said commissioners.

Miscellaneous.

To pay upon the requisition of the governor, directed to the auditor, to the administrators of the estate of the late Beverly Tucker and to E. Willis Wilson, a sum equal to ten per cent. of the amount which may be hereafter received by the governor of this state from the government of the United States, when, and not until, the said money shall have been paid by the government of the United States, to the governor of this state, and that a pro rata portion of said allowance of ten per cent. be deducted from the portion of said fund constituted by an act of the congress of the United States, approved March second, eighteen hundred and ninety-one, entitled "An act to credit and pay to the several states and territories and the District of Columbia under the direct tax levied by an act of congress approved August fifth, eighteen hundred and sixty-one, to which the citizens of said state may be entitled, the said per cent. hereby appropriated is in full for services rendered by said Tucker in his lifetime and also by said Wilson, under employment by the governor by virtue of joint resolution number seventeen by the legislature of eighteen hundred and eighty-seven, to take charge of the interest of the state relative to the subject matter of the act of congress approved March second, eighteen hundred and ninety-one, aforesaid. It shall be the duty of said administrator to distribute the money hereby appropriated and received by him, to the heirs-at-law of the said Beverly Tucker, deceased, for whose benefit said appropriation is made.

But this provision shall not be so construed as to allow any money to be paid to the said administrator of Beverly Tucker, deceased, or E. Willis Wilson, out of the treasury of the state, except a sum equal to ten per cent. of the amount actually received and owned by the state and not by individuals; that fact to be settled before any payment be made to said parties.

To pay Joseph Loudermilk, ex-sheriff of Monroe county, for taking a lunatic (Thomas Patton) to the insane asylum at Weston, ninety-three dollars and sixty-five cents.

Heirs-at-law of Tucker to receive benefit.

Per cent. of what amount to be paid.
To refund to Henry Jones and Samuel C. Jones, the sum of one hundred and fifty-one dollars and thirty-one cents, improperly paid by them to the state of West Virginia.

To pay fees, costs, and expenses for services rendered and to be rendered in the prosecution heretofore instituted and to be instituted against Ward Clouston, charged with frauds, forgeries and other offenses; whereby it is claimed that the state treasury has been robbed of large sums of money, two thousand dollars, and no more, is hereby appropriated and placed at the disposal of the governor, who is authorized to expend said sum for the purposes aforesaid.

To pay J. J. Chipley and H. S. Carr, agents appointed on behalf of the state to collect a certain claim against Micheal L. Rady, former sheriff of Grant county, and for other services, and to settle with Joseph Sprigg and M. T. Frame, former commissioners for like purpose, one hundred and fifty dollars.

To pay Benjamin White for keeping, clothing and maintaining Charles B. White, a lunatic of Mercer county, from fifth day of December, one thousand eight hundred and eighty-eight, to the nineteenth day of December, one thousand eight hundred and ninety, five hundred and thirty dollars.

To pay M. J. Webster, for services in arresting one Henson Willis, charged with murder, ten dollars and fifty cents.

To pay Lavina Phillips for the care and maintenance of Perry A. Phillips, a lunatic, under contract with the circuit court of Jackson county, forty-three dollars and twenty-five cents.

To pay T. H. Marshall for extra services rendered in the investigation of the frauds in the circuit clerk's office of Wood county, two hundred dollars.

To pay W. J. Burley, sheriff of Marshall county, for expenses in removing Nancy J. Loudenslager, a lunatic of Wetzel county, to the hospital at Weston, fifty dollars and eighty cents.

To pay John M. Collins for amount due him by A. H. Sheppard, late contractor on the capitol building for material furnished, one hundred and thirty dollars.

To pay Alex. Forrester for amount due him by A. H. Sheppard, late contractor on the capitol building for material furnished, six hundred and eighty-four dollars and eighty-five cents.

To pay Snyder & Burdett for amount due them by A. H. Sheppard, late contractor on the capitol building, for material furnished, one hundred and seven dollars and twenty-nine cents.

To pay C. M. Mollohan, of Braxton county, for the ap-
preprehension and conveyance to the jail of said county, one Alex. Johnson, a murderer, the sum of twenty five dollars.

To pay the city of Charleston, the state's proportion of the cost of paving Dickinson and Lee streets adjacent to the capitol building, out of the revenues of eighteen hundred and ninety-one, the sum of eight hundred and forty-five dollars and nine cents.

To pay the city of Charleston, the state's proportion of the cost for paving the roadway of Washington street, contiguous to the capitol square, out of the revenues of eighteen hundred and ninety-two, the sum of nine hundred and eleven dollars and forty-one cents.

To pay Thomas P. Shallcross, the balance due him as superintendent of the penitentiary during the year eighteen hundred and seventy-three, the sum of one hundred and fifty-seven dollars and fifty-nine cents.

To pay Charles D. Wysong, state taxes erroneously assessed against him in Jefferson county and paid by him into the state treasury, up to and including the year eighteen hundred and eighty-five, the sum of sixty-eight dollars.

To pay D. W. Johnston, state taxes erroneously assessed against him in Harrison county, for the years eighteen hundred and eighty-seven and eighteen hundred and eighty-eight, and paid into the treasury of the state, the sum of seven dollars.

To refund to Joseph Seybold, the amount paid by him into the state treasury, on a judgment upon a forfeited recognizance as security for Harry Seybold, since convicted of embezzlement, less the costs and expenses of re-arresting said Harry Seybold, (payable out of the school fund of eighteen hundred and ninety-one), three thousand six hundred dollars.

To pay for new roof on main building of the capitol, two thousand dollars, and for painting and repairs of the wood work of the capitol building, two thousand dollars, in the aggregate, four thousand dollars, which sum is placed under the control of the board of public works, to be expended only for the purposes aforesaid, payable out of the revenues of eighteen hundred and ninety-one.

To pay Samuel Mattheson for coal used at capitol building, four hundred and fifty-one dollars and fifty cents, payable out of the revenues of eighteen hundred and ninety-one.

To pay Dr. A. R. Barbee for medical attendance on prisoners in the jail of Mason county, as certified by the circuit court of said county, and not heretofore paid by auditor, because the court's record does not show the appointment of said Barbee as jail physician, two hundred
and three dollars and seventy-five cents, payable out of the revenues of eighteen hundred and ninety-one.

To pay John McGarrell for cuspidore baskets furnished for capitol building at last session of legislature, twelve dollars, out of revenues of eighteen hundred and ninety-one.

To the West Virginia Historical and Antiquarian Society, one thousand dollars, to be paid out of the revenues of eighteen hundred and ninety-one, for the purpose of collecting, purchasing and preserving relics, books, etc., pertaining to the history of West Virginia—the articles which may be collected and purchased by the said funds, to be and remain the property of the state, and to be held in trust by said society for the said state.

To pay C. Pierson for money expended by him in care and maintenance of a lunatic in Clay county, thirty dollars, payable out of the revenues of eighteen hundred and ninety-one.

To refund to L. D. Jarvis certain moneys improperly paid into the treasury, ninety-one dollars and fifty cents.

To pay J. E. Buskirk for expenses in conveying a lunatic (Thomas Justice) from Logan court house to the asylum at Weston, two hundred and thirty-seven dollars and sixty-six cents.

To pay Jno. Jones, Raleigh county, for services on roads, three hundred dollars.

To pay J. L. Fry for one Webster's international dictionary and index, eleven dollars and fifty cents.

To pay J. H. Mavity for sundries furnished clerk of house of delegates, six dollars and ninety-five cents.

To pay Scott Brothers for sundries furnished clerk's office and committee rooms, seventeen dollars.

To pay O'Connor & Brodhag for furniture, one hundred and eighty-one dollars, for Senate.

To pay Scott Brothers for soap, clothes brushes, hair brushes, &c., fourteen dollars and eighty cents, for Senate.

To pay to Johnson & King, "The Racket," for one dozen tumblers, seventy-two cents.

To pay Ruby Brothers for two dozen duck soap, one dollar.

To pay Jerry O'Connor for one chair, five dollars, for Senate.

To pay Rand & Goshorn for crash and towels, six dollars and ninety-five cents, for Senate.

To pay to Petty & Wertheimer for one bag and straps, two dollars.

To pay to George Davis for one dozen cuspidores, three dollars.

To pay to wash woman for washing towels, seven dollars.
To pay S. M. Snyder for five hundred tons of coal for H. M. Snyder, capitol, used from February, eighteen hundred and ninety, to January, nineteenth, eighteen hundred and ninety-one, at one dollar and seventy-five cents per ton, eight hundred and seventy-five dollars.

To pay expense of commission under joint resolution Shelton college committee, No. 13, adopted February twenty-second, eighteen hundred and eighty-nine, to enquire into the expediency of purchasing Shelton College, &c., that is to say:

To John Allen one of the commissioners, for railroad fare, per diem and other expenses, forty dollars.

To pay H. C. Simms, one of the commissioners, for same, ten dollars.

To pay J. S. Burdett, one of the commissioners, for same, ten dollars.

For the purpose of erecting stone tablets or monuments suitably inscribed to be placed on the positions occupied by the West Virginia regiments in the United States service on the battle-field of Gettysburg, Pennsylvania, under the direction of the governor, one thousand dollars, or so much thereof as may be necessary.

To Chas. Martin, deputy for C. B. Carney, late sheriff of Marion county, for expenses and mileage in taking John Watton, a convict, from Fairmont to Moundsville, West Virginia as per order of the circuit court of Marion county, to be paid by the auditor on presentation of a certified copy of said order, together with the account of the expenses in carrying out the said order duly authenticated, nineteen dollars and twenty cents.

To Charles Martin for the amount of twelve several fee bills against the state duly signed and authenticated, fifty-six dollars and seventy cents.

To Charles Martin, the amount of two refunding orders, which, with the above named account and fee bills, were lost and not found until the time elapsed in which the auditor could allow them, two dollars and seventy cents. The said fee bills and refunding orders to be allowed by the auditor on presentation to him of the said orders and fee bills.

To pay for sword to be presented to Lieutenant R. M. G. Brown by the governor, under joint resolution number seventeen, adopted March twelve, eighteen hundred and ninety-one, one hundred dollars, or so much thereof as may be necessary.

Be it further enacted by the Legislature of West Virginia:

2. That there shall be and are hereby appropriated out of the state fund for the fiscal year ending September 30, 1892.
thirtieth, eighteen hundred and ninety-two, the following sums for the purposes, as follows:

**Penitentiary.**

- **Salary of superintend'n**
  - For salary of superintendent, one thousand five hundred dollars.
- **of physici'n**
  - For salary of physician, five hundred dollars.
- **of chaplain.**
  - For salary of chaplain, one hundred and fifty dollars.
- **Deficiencies.**
  - For estimated deficiencies in ordinary expenses, twenty three thousand dollars.
- **Salary of clerk.**
  - For salary of clerk and commissary, one thousand dollars.
- **New cells.**
  - For fifty six additional cells in the north cell building, at present used as a kitchen and dining-room, six thousand dollars.
- **Elevator.**
  - For placing an elevator in the main building, five hundred dollars.
- **How drawn.**
  - 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 expenses 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.**
- **For the support of lunatics in jail and the payment of any claims arising under section thirty-three of chapter eighty-one of the acts of eighteen hundred and seventy-five, and section eighteen of chapter sixty-seven of the acts of eighteen hundred and eighty-two, five thousand dollars.**

**Historical Society.**

- **To the West Virginia Historical and Antiquarian Society, one thousand dollars, for the purpose of collecting, purchasing and preserving relics, books, etc., pertaining to the history of West Virginia—the articles which may be collected and purchased by the said fund, to be and remain the property of the state, and to be held in trust by said society for the said state.**

**Normal Schools.**

- **For the support of the normal school and all its**
branches, eighteen thousand dollars, to be paid according to the provisions of section ninety-six of chapter forty-five 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, is hereby appropriated, payable on the order of the regents of such schools, being included in said eighteen thousand dollars.

For the traveling expenses of the regents for the year Expenses of regents, one thousand eight hundred and ninety-two, 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, five hundred dollars.

For fencing, paving sidewalks and gutters at same school, twelve hundred dollars.

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

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

For library and apparatus and heating at the Glenville normal school, two hundred and fifty dollars.

For Concord normal school for library and apparatus for eighteen hundred and ninety-two, one hundred and fifty dollars

To supply heat for same school, two hundred and fifty dollars.

To pay for furniture for Shepherd college, two hundred and fifty dollars.

To pay for library and apparatus for same, two hundred and fifty dollars.

To pay for repairs and contingent expenses for same, five hundred dollars.

The foregoing appropriations for the 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 of the executive committee of the several schools.

The University.

For salaries of president, professors and teachers, salaries, nineteen thousand one hundred and twelve dollars.
Current, etc., expenses. For current and contingent expenses, four thousand dollars.

Repairs. For repairs and improvements, eight hundred dollars.

Apparatus. For apparatus for school of biology, three hundred and seventy-five dollars.

Scientific building. For scientific buildings, fifteen thousand dollars, upon condition that no contract shall be made for a building costing more than forty thousand dollars; no part of said appropriation to be expended until plans, estimates and costs are fixed by a competent architect, and the ultimate costs not to exceed forty thousand dollars.

Expenses of regents. For expenses of board of regents, seven hundred dollars; Provided, That only the reasonable expenses of the board of regents of the university and four dollars a day for each day they may be employed as such, shall be allowed; no mileage shall be allowed or paid them.

Hospital for the Insane at Weston.

Current expenses. For current expenses, including general expenses, the sum of one hundred and nineteen thousand dollars.

Transportation. For transportation of patients to and from hospital, five thousand dollars.

Furniture. For furniture, one thousand dollars.

Painting. For painting buildings, one thousand dollars.

Fence. For building iron fence, four thousand dollars.

But it is 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.

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.

Capitol Building.

Water. To pay for water for capitol building, seven hundred dollars.

Gas. To pay for gas for capitol building, one thousand dollars.

Coal. To pay for coal for the capitol building, twelve hundred dollars.

Second Hospital for the Insane.

Building and current expenses. For completion of main building, forty thousand dollars; for current expenses for year one thousand eight
hundred and ninety-two, five thousand dollars; *Provided*, that only the reasonable expenses incurred by the board of directors of the second 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; no mileage shall be allowed or paid to them.

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

For current expenses (salaries to be paid monthly), twenty-five thousand dollars.

For transportation of indigent pupils, one thousand dollars.

For completing the annex building, eight thousand dollars; *Provided*, that only the reasonable expenses of the board of regents of the schools for the deaf and the blind and four dollars a day for each day they may be employed as such, shall be allowed; no mileage shall be allowed or paid to them.

*West Virginia Reform School.*

For additional buildings, machinery and materials for shop, one thousand dollars.

For salaries and wages, two thousand dollars.

For expenses of board of directors, seven hundred dollars.

For general expenses of the school, nine thousand dollars.

For transportation of inmates, five hundred dollars.

*Bureau of Labor.*

To pay salary of the commissioner of labor for the year ending May thirtieth, eighteen hundred and ninety-three, one thousand two hundred dollars.

For salary of assistant, eight hundred dollars, for same year.

For expenses of office of bureau of labor, four hundred dollars, or so much thereof as may be necessary.

*Executive Department.*

For civil contingent fund, ten thousand dollars.

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

For contingent expenses of treasurer's office, five hundred dollars.

For contingent expenses of office of secretary of state, twelve hundred dollars.
of attorney general.

For contingent expenses of office of attorney-general, three hundred dollars.

of adjutant general.

For contingent expense of adjutant general's office, three hundred and fifty dollars.

of librarian.

For contingent expense of state librarian, five hundred 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 fund so expended.

Salaries of Clerks.

To pay salary of private secretary to the governor, twelve hundred dollars.

To pay salary of chief clerk of the secretary of state, one thousand two hundred dollars, and for other clerks, two thousand dollars.

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

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

To pay salary of assistant 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, and also one thousand dollars to pay for additional clerk, if necessary.

Judicial Department.

For contingent expenses of the supreme court of appeals, one thousand and eight 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 such payment was made, upon such form or voucher 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 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 thousand dollars.

For supplying paper and printing paper for state use, including the office of state superintendent of free schools, sixteen thousand 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 therefor appropriated; and said superintendent of public printing, shall transmit said statement to the legislature at the next regular session thereof.

Civil Suits.

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

Interest.

To pay interest on money borrowed from the school fund, ten thousand one hundred and seventy dollars and sixty cents, or so much thereof as may be necessary.

Insurance.

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

The Militia.

To carry into effect the provisions of chapter twenty.
four of the acts of eighteen hundred and eighty-nine, relating to the militia, ten thousand dollars; which amount shall cover all expenditures for the militia for the said fiscal year.

**Fish Commissioners.**

Fish commission. To be expended by their order for purposes of paying expenses, &c., seven hundred and fifty dollars.

**Vaccine Agent.**

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

**inspectors of Mines.**

Salaries. To pay salaries of inspectors of mines, two thousand dollars.

Expenses. To pay traveling expenses of inspectors of mines, fourteen hundred dollars.

**Bank Examiner.**

Salary bank examiners. To pay salary of bank examiner, seven hundred dollars.

**State Board of Agriculture.**

Salary clerk. of com'rs. For salary of clerk not to exceed four hundred dollars.

Expenses. For commissioners not to exceed four hundred dollars.

Expenses, printing, &c., not to exceed one thousand and one hundred dollars.

**State Board of Health.**

Expenses state board health. To pay expenses of state board of health and the secretary of such board, fifteen hundred dollars.

**Commissioners of Pharmacy.**

Expenses com'rs pharmacy. To pay expenses of the commissioners of pharmacy, and their secretary, three hundred dollars, to be paid by the auditor upon the order of said commissioners.

**State Libraries.**

State libraries; how expended. For purchasing and binding books (including five hundred dollars for county library at Wheeling), fifteen
hundred dollars, to be paid on the order of the supreme court of appeals, and expended under the direction of said court.

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, eighteen hundred and ninety-one, and September thirtieth, eighteen hundred and ninety-two, 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 of said fiscal years, the auditor may, after the expiration of the said fiscal year, ending on the thirtieth day of September, one thousand eight hundred and ninety-two, and during the first six months of the fiscal year beginning on the first day of October, one thousand eight hundred and ninety-two, 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-two, that is to say: for criminal charges; for support of lunatics in jail; for the pay of teachers of the university; for the pay of teachers at the normal schools; for current expenses of the schools for the deaf and blind; for current expenses of the hospitals for the insane; expenses of reform school; for 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 overpaid taxes and 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 the thirtieth day of September, one thousand eight hundred and ninety-two, sums sufficient to make the payments authorized by this section.

4. The auditor is hereby authorized to make the nec-
Auditor to dispose of arrears due state from sheriffs for certain years.

Appropriation to pay clerk.

Itemized accounts to be furnished boards of directors or regents, by whom.

To be included in reports.

What statement to accompany warrant on auditor.

Itemized accounts of disbursements to be furnished legislature.

5. The superintendents of the several public institutions of the 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 account in their reports as are directed by law to be made.

Every warrant or requisition upon the auditor for any part of the moneys herein and hereby appropriated for the penitentiary, the university, the hospitals for the insane, and the schools for the deaf and the blind, shall be accompanied by a statement of the treasurer or other financial officer of such institutions, 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 officer of the various contingent funds are hereby required to furnish the succeeding legislature an itemized account of the distribution of said funds.

(Approved March 16, 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 CXXVII.

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 March 14, 1891.]

Be it enacted by the Legislature of West Virginia:

1. There shall be and are hereby appropriated for the fiscal year one thousand eight hundred and ninety one, the following sums of money for pay of members and officers of the legislature and for salaries of officers of the government.

**Legislative Department.**

To pay for mileage allowed to members of the senate for the session commencing on the fourteenth day of January, eighteen hundred and ninety-one, the sum of one thousand and thirty-five dollars and twenty cents.

To pay per diem compensation of twenty-six members of the senate from the fourteenth day of January, eighteen hundred and ninety-one, to the fourteenth day of March, eighteen hundred and ninety-one, the sum of six thousand three hundred and sixty dollars.

To pay the per diem compensation of the officers, committee clerks, &c., that is to say:

To the clerk of the senate, seven hundred and fifty dollars.

To three assistant clerks of the senate, twelve hundred and sixty dollars.

To six committee clerks, one thousand four hundred and forty dollars.

To pay John B. White for swearing in members of the senate, twelve dollars and fifty cents.

To six pages of the senate, nine hundred and thirty dollars.

To the sergeant-at-arms of the senate, three hundred dollars.

To the door-keeper of the senate, two hundred and forty dollars.

**House of Delegates.**

To pay mileage of the sixty-five members of the house of delegates for the session commencing on the fourteenth day of January, eighteen hundred and ninety-one, the sum of two thousand four hundred and twenty-eight dollars and ten cents.
To pay per diem compensation of the members of the house of delegates from the fourteenth day of January, eighteen hundred and ninety-one, to the fourteenth day of March, eighteen hundred and ninety-one, the sum of fifteen thousand seven hundred and twenty dollars.

To pay per diem Compensation of the Officers, Clerks of Committees, Pages, &c., as follows:

To the clerk of the house of delegates, seven hundred dollars.

To five assistant clerks, one thousand eight hundred dollars.

To six committee clerks, one thousand four hundred and forty dollars.

To the sergeant-at-arms, three hundred dollars.

To the door-keeper, two hundred and forty dollars.

To the cloak-room-keeper, one hundred and eighty dollars.

To six pages, eight hundred and forty dollars.

To pay for the extra fifteen days to A. H. Wilson, janitor, and to C. C. Samuels, R. P. Bennett, S. P. Price, John Derrick, James Woodell and Charles Flesher, employed as assistants to the janitor during extra session, one hundred and ninety-five dollars, to be paid to the janitor for disbursement.

To pay T. Hill Marshall for swearing in the members of the house of delegates, seventeen dollars and twenty-five cents.

To pay Wm. H. Peyton for three days services as journal page, acting in place of E. B. Stephenson who was sick for that time, six dollars.

Executive Department.

To pay salary of governor, twenty-seven hundred dollars.

To pay salary of the auditor, two thousand dollars.

To pay salary of the treasurer, fourteen hundred dollars.

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

To pay salary of attorney general, thirteen hundred dollars.

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

To pay salary of adjutant general and ex-officio superintendent of weights and measures, one thousand two hundred dollars.
To pay salary of state librarian, one thousand dollars.
To pay salary of keeper of rolls, three hundred dollars.
To pay salary of janitor, one thousand dollars.
To extra pay of janitor during session of the legislature for one thousand eight hundred and ninety one, the sum of one hundred and eighty dollars.

Judicial Department.

To pay salaries of judges of the supreme court of appeals, eight thousand eight hundred and fifty 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 circuit courts where the judges of the circuit courts cannot act, two thousand dollars.
To pay mileage of judges of the supreme court of appeals, seven hundred and fifty dollars.
To pay mileage of the judges of the circuit courts, one thousand eight hundred dollars.
To pay salary of clerk of the supreme court of appeals, one thousand dollars.
To pay salaries of judges of criminal courts, five thousand four hundred dollars.

Be it further enacted by the Legislature of West Virginia:

2. That there shall be and is hereby appropriated for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-two, the following sums for salaries of officers of the government:

Executive Department.

To pay salary of governor, twenty-seven hundred dollars.
To pay salary of the auditor, two thousand dollars.
To pay salary of the treasurer, fourteen hundred dollars.
To pay salary of secretary of state, one thousand dollars.
To pay salary of attorney-general, thirteen hundred dollars.
To pay salary of state superintendent of free schools, to be paid out of the general school fund, fifteen hundred dollars.
To pay salary of adjutant general and ex-officio superintendent of weights and measures, one thousand and two hundred dollars.
To pay salary of state librarian, one thousand dollars.
To pay salary of keeper of rolls, three hundred dollars.
To pay salary of janitor, one thousand dollars.

Judicial Department.

To pay salaries of judges of supreme court of appeals, eight thousand eight hundred and fifty 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 circuit courts when the judges of the circuit courts cannot act, two thousand dollars.
To pay mileage of judges of the supreme court of appeals, seven hundred and fifty dollars.
To pay mileage of the judges of the circuit courts, one thousand eight hundred dollars.
To pay salary of clerk of supreme court of appeals, one thousand dollars.
To pay salaries of judges of criminal courts, five thousand and four hundred 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 year ending September thirtieth, one thousand eight hundred and ninety-one and one thousand eight hundred and ninety-two, 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 treasury 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-two, for an amount not to exceed 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-two.

(Approved March 16, 1891.)

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

[No. 1.]

JOINT RESOLUTION requesting the closing on Sunday of the Columbian Exposition.

WHEREAS, The World's Columbian Exposition is to be held in the city of Chicago in eighteen hundred and ninety-three, and the question of opening said exposition to the public on the first day of the week, or Sunday, is being considered by the commissioners of the exposition; and,

WHEREAS, Sunday expositions are repugnant to American ideas and American civilization; therefore,

Resolved by the Legislature of West Virginia:

1. That the commissioners of the World's Columbian Exposition be requested to close said exposition on Sundays.

2. That the governor of this state forward a copy of this resolution to the said commissioners.

(Adopted January 19, 1891.)
JOINT RESOLUTION raising a joint committee to be known as the World's Fair Committee.

Resolved by the Legislature of West Virginia:

That a joint committee consisting of eight members, be appointed and be designated the "World's Fair Committee," and that three members of this committee be appointed by the president of the senate and five by the speaker of the house. Said committee to be charged with the duty of considering and reporting upon all matters referred to them, relating to the representation of this state at the World's Columbian Exposition at Chicago.

[Adopted January 19, 1891.]

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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 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 same is ascertained and fixed, upon proper requisitions being presented to him therefor.

[Adopted January 20, 1891.]
JOINT RESOLUTION to appoint a joint committee of thirteen to consider the matter of redistricting the state, and reapportio­ning the representatives in the legislature thereof.

Resolved by the Legislature of West Virginia:

That a joint committee of ten be appointed to take into consider­ation the matter of redistricting the state, and reapportioning the representation in the legislature thereof, with direction to report at as early a day as practicable, by bill or otherwise. Eight members of said committee to be appointed on the part of the house of dele­gates, by the speaker of the house; and five on the part of the sen­ate, to be appointed by the president of the senate.

[Adopted January 26, 1891.]

[No. 5.]

JOINT RESOLUTION denouncing the measure known as the Force Bill, and endorsing the action of the Senators and Repre­sentatives in Congress, who opposed said measure.

Resolved by the Legislature of West Virginia:

1. That we are unalterably opposed to the measure known as the force bill, passed through the house of representatives by the repub­lican majority, at the last session of congress, and now being advoc­ated and pressed by day and by night in the United States senate by the republican majority in that body.

2. That we look upon the action of the republican majority of the United States Senate in trying to foist upon the country this engine of oppression, in the face of the great popular verdict of the people at the polls, recorded at the last November election, as unpatriotic and revolutionary, and as pointing the way to anarchy and imperi­alism.

3. That we most earnestly and emphatically approve and endorse the action of the Hon. John E. Kenna and Hon. Charles J. Faulkner, our senators, in their splendid fight against this high-handed
infamy, as also that of all the democratic members of the United States senate in their struggle against this outrageous measure, and here give utterance to the hope that they will continue the fight by every method known to law and liberty, as long as even the ghost of that bill confronts them.

4. That we most heartily approve and appreciate as manly and patriotic the action of those republican senators, who have pronounced against this measure of oppression by their voices and by their votes, and who have thus far stood by the democratic members in their great struggle for constitutional liberty and home rule among the people of these United States.

5. That we most heartily commend the action of the Hon. William L. Wilson and Hon. John D. Alderson, as also that of the whole democratic minority in the house of representatives, in their fight upon this iniquitous measure at the last session of congress, and also their patriotic fight now being waged in the house of representatives by them, and here assure them of our approval of any and all means that they may be able to maintain under the constitution against these revolutionary men and measures now prevailing in that house.

6. That the governor be requested to transmit a copy of these resolutions to our senators at Washington.

[Adopted January 27, 1891.]

[No. 6.]

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 session of eighteen hundred and eighty seven, be and the same are hereby adopted for the government of the two houses of the legislature.

[Adopted February 6, 1891.]
JOINT RESOLUTION providing for the printing and binding of a second edition of volume one of the West Virginia reports.

Resolved by the Legislature of West Virginia:

That the secretary of state be and he is hereby authorized to contract for the printing and binding of four hundred copies of a second edition of volume one of the West Virginia reports; and he shall with the advice and consent of the governor, determine at what price said volume shall be sold, but not to exceed the actual cost.

(Adopted February 13, 1891.)

[No. 8.]

JOINT RESOLUTION providing for the employment and payment of compensation to persons employed by the janitor, and extra compensation to janitor during the session of the legislature in advance of appropriation therefor:

Resolved by the Legislature of West Virginia:

That the janitor of the capitol building be and he is hereby authorized to employ during the present session of the legislature, one man to take charge of cleaning the senate chamber, and one to take charge of cleaning the hall of the house, at two dollars per day each; two sweepers for senate chamber and two sweepers for the hall of the house, at one dollar and fifty cents per day each. And the auditor is hereby authorized to issue his warrant on the treasurer for such per diem in advance of an appropriation therefor, upon the requisition of the janitor, showing such persons to be entitled thereto; and, also, for the three dollars per day extra compensation to the janitor allowed him by law.

(Adopted February 18, 1891.)
JOINT RESOLUTION authorizing the quartermaster-general to loan guns to the Alleghany collegiate institute, located at Alderson, Monroe county.

WHEREAS, There are twenty-five rifles, caliber fifty, in the quartermaster-general's department not in use by the National guard, and,

WHEREAS, Col. H. A. Evans, principal of the Alleghany collegiate institute, located at Alderson, Monroe county, has made application for the loan and use of said guns for military drill and instruction of students in said school; therefore,

Resolved by the Legislature of West Virginia:

That the quartermaster-general be authorized to furnish the principal of said institute with twenty-five guns, caliber fifty, upon said principal or some one for him executing bond with good security in the sum of four hundred dollars, for the return of said guns in good condition, whenever demanded to do so by the quartermaster-general.

[Adopted February 17, 1891.]

JOINT RESOLUTION authorizing the State Librarian with the approval and consent of the supreme court of this state to turn over certain books, documents, &c., to the West Virginia Historical and Antiquarian Society.

WHEREAS, There are in the possession of the State librarian, several volumes and copies of books, documents and papers, which are of no value to the state law library, but of great value for historical, biographical and scientific researches and references; and

WHEREAS, Such books, documents and papers are being continually received in the library; therefore,

Resolved by the Legislature of West Virginia:

That the state librarian, with the consent and approval of the supreme court of appeals of this state, be, and is hereby authorized
to turn over to "The West Virginia Historical and Antiquarian Society" such books, documents and papers, other than those belonging exclusively to the "law library," as are now in the possession of the state librarian, or which may hereafter come into his possession, which may be deemed of special importance and interest to the said society both as collections and reference in publishing and preserving historical, biographical, scientific and other information relating to this state; but no books, documents, or papers shall be so taken from the library, until an order shall have been made and entered by the supreme court, specifying the number and title thereof, and until a receipt therefore shall have been signed by the executive board of said society, or the proper officers thereof, in a book to be kept by the state librarian, for that purpose, and the said librarian shall include such books in his biennial report to the legislature. The legal title to all such books, documents and papers, shall remain in the state of West Virginia, and shall be returned by said executive board, or the officers thereof, to the state library, when ordered by the supreme court so to do.

[Adopted February 19, 1891.]

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[No. 11.]

JOINT RESOLUTION providing for the purchase of new flags for the capitol building.

WHEREAS, The flags upon the capitol have become so torn that it is almost impossible to use them; therefore,

Resolved by the Legislature of West Virginia:

That the board of public works are hereby instructed at once to purchase new flags and have the janitor place the same at the proper places on said capitol.

[Adopted February 19, 1891.]

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[No. 12.]

JOINT RESOLUTION providing for an extension of the present session of the Legislature beyond the period of forty-five days.

WHEREAS, The unusually large amount of important and nec-
JOINT RESOLUTIONS.

Essary matter of legislation brought before this legislature, which, to a large extent, still remains to be disposed of through no lack of diligence on the part of either house of the legislature; and,

Whereas, Among the measures so remaining to be disposed of are the bills relating to the free schools, the school books, the West Virginia University, the appropriations for eighteen hundred and ninety-one and two, the apportionment of representation in the legislature, the bills for the protection of the wage workers of this state against wrong and oppression, and several others of much importance to the people of the state; and,

Whereas, But five days of the time limited by the constitution for the legislature to remain in session still remains, so that it is utterly impossible to dispose of the business imperatively demanding our attention; and,

Whereas, A due regard to the public interest demands an extension of the present session of this legislature for a sufficient time beyond the period of forty-five days, in which to dispose of the important business before it; therefore,

Resolved by the Legislature of West Virginia, two-thirds of all the members elected to each house concurring therein:

That the present session of this legislature be, and the same is hereby extended beyond the period of forty-five days, for an additional period of not exceeding fifteen days, in pursuance of section twenty-two of article VI, of the constitution of this state.

[Adopted February 26, 1891.]

[No. 13.]

JOINT RESOLUTION recommending Lewis' history of West Virginia for reference in our schools.

Whereas, Professor Virgil A. Lewis is a citizen of West Virginia, and a teacher of many years experience in our public schools; and,

Whereas, He has devoted much time and labor to research in the history of our people and state, and as a result of that research,
has written and published an elaborate and authentic history of West Virginia; therefore,

Resolved by the Legislature of West Virginia:

That the said history of West Virginia be and the same is hereby recommended to school officers as a valuable work of reference in our schools.

[Adopted March 11, 1891.]

[No. 14]

JOINT RESOLUTION authorizing the governor to purchase and present to Lieutenant R. M. G. Brown, of the U. S. flagship "Trenton," in presence of both houses of the legislature, a suitably inscribed sword, in recognition of his gallant conduct at Samoa on March fifteenth, sixteenth and seventeenth, eighteen hundred and eighty-nine.

WHEREAS, Lieutenant R. M. G. Brown, U. S. N., a native of Preston county, West Virginia, was navigator of the U. S. S. "Trenton," during the gale at Samoa on the fifteenth, sixteenth and seventh days of March, eighteen hundred and eighty-nine; and

WHEREAS, Captain N. H. Fawquhar, U. S. N., recognized, in his official report of that great disaster, that at one time, at least, owing to the excellent judgment of Lieutenant Brown, the ship was kept off the reef, and the lives of four hundred and fifty people saved, and the state of West Virginia, in recognition of his excellent seamanship, and hitherto unknown and ingenious order, in putting the crew of four hundred seamen in the rigging and thereby forming "a living sail" and thus guiding the ship to harbor, when sails could not resist the storm; therefore, be it

Resolved by the Legislature of West Virginia:

That the governor be authorized to purchase and present to Lieutenant R. M. G. Brown, in the presence of both houses of the legislature, a handsome sword not to cost more than one hundred dollars, and suitably inscribed.

That in further recognition of the gallant and heroic services of
Lieutenant Brown, our senators be instructed, and our representatives in congress be requested, to urge upon the President his promotion in the line of service, in which he has shown himself so well adapted and qualified.

That the governor be requested to forward a copy of these resolutions to each of our senators and representatives in congress.

[Adopted March 12, 1891.]

[No. 15.]

JOINT RESOLUTION recommending for use on all boilers, in use in this state, the boiler alarm patented by John B. Funk, John P. Zerker and Alfred A. Holland, of Clifton, West Virginia.

WHEREAS, John B. Funk, John P. Zerker and Alfred A. Holland, citizens of this state, and residents of Clifton, West Virginia, have invented and patented a boiler alarm to prevent the explosion of steam boilers, and thus avoid the loss of life and destruction of property incident to such explosion; and

WHEREAS, The said invention is highly recommended by many practical engineers, and is now in use on the boilers under the state house and many others throughout the country; therefore be it

Resolved by the Legislature of West Virginia:

That the said boiler alarm be and the same is hereby recommended for use on all boilers in use in this state.

[Adopted March 13, 1891.]

[No. 16.]

JOINT RESOLUTION authorizing the governor to take such steps as he may deem proper to defend and protect the interests of this state, and any of its citizens in any suit, action or proceeding that may be brought or instituted in the supreme court of the United States, by or on behalf of or under the authority of the state of Maryland, to obtain a decision of said court settling the
controversy between the state of West Virginia and the state of Maryland, concerning the true location of that portion of the boundary line between said states, which lies between Preston county, West Virginia, and Garrett county, Maryland, running from the "Fairfax stone," northward to the Pennsylvania line, and to employ counsel to assist the attorney-general in said matter.

WHEREAS, There has been for years a dispute between the state of West Virginia and the state of Maryland as to the location of the boundary line between said states, running from the "Fairfax stone" northward to the Pennsylvania line, between Preston county, West Virginia, and Garrett county, Maryland, both states claiming and attempting to exercise jurisdiction over certain disputed territory along said line, and serious conflicts have arisen between citizens of this state and of Maryland over claims to the same tracts of land under titles derived from their respective states.

WHEREAS, The legislature of this state by a joint resolution passed on the seventh day of February, eighteen hundred and ninety, proposed to submit said dispute to arbitration in the manner set forth in said joint resolution; and,

WHEREAS, The state of Maryland has not accepted said proposition to submit said dispute to arbitration, but the legislature of the state of Maryland on the eighth day of April, eighteen hundred and ninety, passed an act directing such steps to be taken as may be necessary to obtain a decision of the supreme court of the United States which will settle the controversy between the states of Maryland and West Virginia, over and concerning and which will finally fix and determine the true location of that portion of the boundary line between said states lying between Garrett county, Maryland, and Preston county, West Virginia; now, therefore, be it

Resolved by the Legislature of West Virginia:

1. That the governor be, and he is hereby authorized and requested, to take such steps as he may deem proper to defend and protect the interest of this State and its citizens in any suit, action or proceeding that may be brought or instituted in the supreme court of the United States by or on behalf of, or under the authority of the state of Maryland, to obtain a decision of said court settling the controversy between this state and the state of Maryland, concerning the true location of that portion of the boundary line between said states, which lies between Preston county, West Virginia, and Garrett county, Maryland, running from the "Fairfax stone" northward to the Pennsylvania line; and the governor may,
JOINT RESOLUTIONS.

if he deem it proper and necessary, employ counsel to assist the attorney-general in this matter.

2. That the attorney-general of this state be, and he is hereby requested and directed, to appear and represent this state in any such suit, action or proceeding in the supreme court of the United States, and do whatever is necessary to protect and defend the interests of this state and her citizens, which may be involved therein.

[Adopted March 13, 1891.]

[No. 17.]

JOINT RESOLUTION providing for the publication of a third edition of the code of West Virginia.

Resolved by the Legislature of West Virginia:

1. That the governor is hereby authorized to contract for the purchase of three thousand copies of a third edition of the code of West Virginia, to be compiled by John A. Warth, at the price of three dollars per copy, making in the aggregate, the sum of nine thousand dollars, which sum shall be in full for all costs and expenses attending the publication and delivery of the books—which delivery shall be made as soon as practicable after the adjournment of this session of the legislature.

2. Such third edition of the code shall be printed in one volume, on the plan and after the style of and equal in every respect to the second edition of said code published in the year eighteen hundred and eighty-seven, and substantially bound in law sheep not inferior to Otto's United States Reports, and shall contain all the statute laws of the state of a general nature, in force, including those passed at the present session of the legislature; also the constitution of this state, the constitution of the United States and the laws thereof concerning naturalization, with references by marginal notes to all prior laws and applicable decisions as now found in said code, including such decisions of the supreme court of this state as may have been made since the publication of the last edition, with a complete index to the whole.

3. When such third edition shall have been approved by the governor, and when the number of copies contracted for, shall have been
delivered to the secretary of state, the governor shall cause the same to be paid for, out of an appropriation to be provided for that purpose in the general appropriation bill.

Said code shall thereafter be recognized as the third edition of the code of West Virginia, and shall have the same force and effect as the laws and acts from which the same is compiled.

4. The secretary of state shall distribute such third edition of the code as the acts of the legislature are distributed, except that members of this legislature shall receive but one copy each. And all officers to whom said code is now distributable by law, shall be given but one copy thereof each; Provided, It is understood that the secretary of state may sell twelve hundred copies of said code for cash, at five dollars per copy, and account for the proceeds of such sales in the same manner he accounts for the proceeds of session acts, sold by him pursuant to law.

(Adopted March 14, 1891.)

No. 18.]

JOINT RESOLUTION accepting the appropriation of Congress under the act recently passed, entitled, “An act to credit and pay to the several States and Territories and the District of Columbia, all moneys collected under the direct tax levied by the Act of Congress, approved August fifth, one thousand eight hundred and sixty-one.”

Whereas, The congress of the United States has recently passed an act, entitled, “An act to credit and pay to the several states and territories and the district of Columbia, all moneys collected under the direct tax levied by the act of congress, approved August fifth, eighteen hundred and sixty-one,” approved March second, eighteen hundred and ninety-one; therefore be it

Resolved by the Legislature of West Virginia:

That this legislature doth hereby accept the sum appropriated by said act of congress to and for the use of the state of West Virginia, and doth also accept for said state, the trusts imposed by said act of congress entitled as aforesaid, which acceptances are hereby made by and for and on behalf of the said state of West Virginia in full
JOINT RESOLUTION.

satisfaction against the United States on account of the levy and collection of the said tax in said act of congress mentioned.

Be it further Resolved by the Legislature of West Virginia:

That the governor of the state of West Virginia is hereby authorized to receive said money appropriated for and to the state of West Virginia, by the said act of congress, for the use and purposes as are in said act of congress set forth.

[Adopted March 14, 1891.]

[No. 19.]

JOINT RESOLUTION directing the disposition of the moneys due this state and the citizens and inhabitants thereof, under an act of Congress approved March second, eighteen hundred and ninety-one, entitled, "An act to credit and pay to the several states and territories and the District of Columbia all moneys collected under the direct tax levied by the act of Congress, approved August fifth, eighteen hundred and sixty-one."

WHEREAS, The act of Congress approved March second, eighteen hundred and ninety-one, entitled an act to credit and pay to the several states and territories and the District of Columbia all moneys collected under the direct tax levied by the act of Congress approved August fifth, eighteen hundred and sixty-one, appropriates, out of any money in the treasury not otherwise appropriated, such sums as may be necessary to reimburse each state, territory and the District of Columbia for all money found due to them under the provisions of said act, and directs the treasury of the United States to pay the same to the governors of the states and territories and to the commissioners of the District of Columbia; and,

WHEREAS, Said act of Congress provides that where the sums or any part thereof, credited to any state, territory, or the District of Columbia, have been collected by the United States from the citizens or inhabitants thereof, or any other person, either directly or by sale of property, such sums shall be held in trust by such state, territory, or the District of Columbia, for the benefit of those persons or inhabitants from whom they were collected, or their legal representatives; and,

WHEREAS, Large sums of money are due this state and the citi-
zens and inhabitants thereof, under said act, and should be made available at the earliest practicable time after payment; therefore, Resolved by the Legislature of West Virginia:

1. It shall be the duty of the agent heretofore appointed by the governor, under Joint Resolution No. 17, of the legislature of eighteen hundred and eighty-seven, or, in case of his failure to act, such other person whom the governor may appoint for the purpose, to ascertain from the records of the United States, and secure official certificates thereto: First. The amount of money due this state under said act of Congress. Second. The sums credited to this state which have been collected by the United States from the citizens or inhabitants thereof, or any other person, either directly or by sale of property. Such certificates shall be filed with the governor.

2. When the treasurer of the United States shall have paid the governor the amount due this state under the provisions of said act of Congress, and the governor shall have received the information provided for in the preceding section, it shall be the duty of the governor to deposit said amount in one or more of the depositories of state funds of this state, "to the credit of the treasury of West Virginia," and he shall designate by endorsement on the certificate or certificates of deposit, which he shall present to the auditor, upon what account, or accounts, the treasurer shall receipt for the payment, and if on more than one account, he shall direct what amount is to be credited on each. The amount of money due this state under said act of Congress, shall be receipted for by the treasurer for the state fund account, and the sums credited to this state, which have been collected by the United States from the citizens or inhabitants thereof, or any other person, either directly or by sale of property, shall be receipted for by the treasurer for the federal direct tax fund, and shall be held in trust by the state for those persons or inhabitants from whom collected, or their legal representatives.

3. The board of public works is hereby authorized and empowered to ascertain, determine, allow and make requisition upon the auditor for, the sums due individuals, respectively, out of the funds directed to be held in trust by the state as aforesaid. Said board shall convene at the seat of government for the transaction of the business hereby entrusted to it, and shall give at least thirty days notice thereof by publication in some newspaper of general circulation. It may adjourn from time to time as circumstances may require. All claims shall be presented by written petition and filed with the governor who shall submit the same to the board for consideration. The evidence in support of the petition shall be by record, deposition or affidavit. The board may adopt such rules and regulations as it may deem necessary and proper for the dispatch of business.

[Adopted March 14, 1891.]
JOINT RESOLUTION providing for the printing and distribution of the election law.

WHEREAS, House Bill No. 11, "A bill amending and re-enacting chapter three of the code of West Virginia, concerning elections by the people," makes a very great change in the election laws of our state; and,

WHEREAS, It is important that the said act, should be (before the next general election) sufficiently distributed among the voters that they may be enabled to understand the changes made and requirements of said act; therefore,

Resolved by the Legislature of West Virginia:

1. That a sufficient number of copies of the said act shall be printed in pamphlet form, to furnish each member of the legislature with fifty copies, to be distributed by the members of the house equally, between the different political parties, at the different voting places in his county, and by the senators to the different counties in his district.

2. That there be furnished to the clerks of the various county courts of the state, a sufficient number of copies of the said act to supply the election officers, at each voting place in their respective counties, with one copy to be sent by the clerk with the poll books to the voting places; also to supply the members of the executive committees of each political party with one copy, for one member of each of said parties in every magisterial district, to be furnished them by said clerk.

3. That it shall be the duty of the secretary of state to send to the persons entitled thereto the number of copies of said act provided for by this resolution.

4. The public printer shall arrange and print said act, and be paid for the same as for other printing done for the legislature.

[Adopted March 14, 1891.]
# List of Commissioners

Now in Office, Appointed by the Executive of West Virginia, to take Acknowledgments of Deeds and Other Writings in Other States. Term of Office, Four Years.

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<td>New York</td>
<td>Edwin F. Corby</td>
<td>No. 60 Wall St., N. Y. City</td>
<td>January 19, 1888</td>
<td>February 11, 1888</td>
<td>January 19, 1892</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>Charles Rawson</td>
<td>Worcester</td>
<td>February 25, 1888</td>
<td></td>
<td>February 25, 1892</td>
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<tr>
<td>Ohio</td>
<td>Gabriel Netter</td>
<td>Johnson Building, Cincinnati</td>
<td>March 7, 1888</td>
<td>March 10, 1888</td>
<td>March 7, 1892</td>
</tr>
<tr>
<td>Kingdom of Gt. Brit'n</td>
<td>Alfred Neales</td>
<td>Dr. Commons, London, C. E.</td>
<td>May 4, 1888</td>
<td>July 2, 1888</td>
<td>May 4, 1892</td>
</tr>
<tr>
<td>Maryland</td>
<td>Claud J. Jenkins</td>
<td>Baltimore, Md.</td>
<td>September 20, 1888</td>
<td>September 28, 1888</td>
<td>September 20, 1891</td>
</tr>
<tr>
<td>California</td>
<td>James E. Mills</td>
<td>Sacramento</td>
<td>December 6, 1888</td>
<td>February 12, 1888</td>
<td>December 5, 1892</td>
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<td>Pennsylvania</td>
<td>Theodore D. Rand</td>
<td>Philadelphia</td>
<td>December 8, 1888</td>
<td>December 12, 1888</td>
<td>December 8, 1892</td>
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<tr>
<td>Pennsylvania</td>
<td>John Sparhawk</td>
<td>Philadelphia</td>
<td>December 10, 1888</td>
<td>December 17, 1888</td>
<td>December 10, 1892</td>
</tr>
<tr>
<td>Illinois</td>
<td>Philip A. Hoyne</td>
<td>Chicago</td>
<td>December 17, 1888</td>
<td>December 27, 1888</td>
<td>December 17, 1892</td>
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<tr>
<td>Virginia</td>
<td>James M. Donnan</td>
<td>Richmond</td>
<td>December 24, 1888</td>
<td>December 28, 1888</td>
<td>December 24, 1892</td>
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<tr>
<td>Louisiana</td>
<td>M. C. Soniat</td>
<td>New Orleans</td>
<td>December 24, 1888</td>
<td>January 4, 1889</td>
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### LIST OF COMMISSIONERS—Continued.

<table>
<thead>
<tr>
<th>STATE</th>
<th>Name of Commissioner</th>
<th>Residence</th>
<th>Commencement of Term of Appointment</th>
<th>When Evidence of QualificationFiled</th>
<th>When Term of Appointment will Expire</th>
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</thead>
<tbody>
<tr>
<td>Massachusetts</td>
<td>Edward J. Jones</td>
<td>Boston</td>
<td>December 24, 1888</td>
<td>December 29, 1888</td>
<td>December 24, 1892</td>
</tr>
<tr>
<td>New York</td>
<td>John A. Biller</td>
<td>56 Wall Street, New York</td>
<td>December 24, 1888</td>
<td>December 29, 1888</td>
<td>December 24, 1892</td>
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<tr>
<td>District of Columbia</td>
<td>John E. Beal</td>
<td>1321 F Street, Washington</td>
<td>December 28, 1888</td>
<td>March 18, 1889</td>
<td>December 26, 1892</td>
</tr>
<tr>
<td>Ohio</td>
<td>Samuel S. Carpenter</td>
<td>Cincinnati</td>
<td>December 27, 1888</td>
<td>January 4, 1889</td>
<td>December 27, 1892</td>
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<tr>
<td>Pennsylvania</td>
<td>J. H. Wheeler</td>
<td>Philadelphia</td>
<td>December 27, 1888</td>
<td>January 1, 1889</td>
<td>December 27, 1892</td>
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<tr>
<td>New  York</td>
<td>Thomas Kilvert</td>
<td>New York City</td>
<td>December 27, 1888</td>
<td>January 5, 1889</td>
<td>December 27, 1892</td>
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<td>Ohio</td>
<td>Lipman Levy</td>
<td>Cincinnati</td>
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<td>December 27, 1892</td>
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<td>Philadelphia</td>
<td>December 27, 1888</td>
<td>January 4, 1889</td>
<td>December 27, 1892</td>
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<tr>
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<td>Henry E. Talbot</td>
<td>Hartford</td>
<td>December 27, 1888</td>
<td>January 1, 1889</td>
<td>December 27, 1892</td>
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<td>Massachusetts</td>
<td>Samuel Jenkinson</td>
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<td>December 27, 1888</td>
<td>January 3, 1889</td>
<td>December 27, 1892</td>
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<tr>
<td>Maryland</td>
<td>Philip H. Hoffman</td>
<td>Cor. Fayette and St. Paul's, Baltimore</td>
<td>December 29, 1888</td>
<td>January 4, 1889</td>
<td>December 29, 1892</td>
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<tr>
<td>Maryland</td>
<td>G. Everett Beardon</td>
<td>Cor. Lexington and St. Paul's, Baltimore</td>
<td>January 1, 1889</td>
<td>January 7, 1889</td>
<td>January 1, 1893</td>
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<tr>
<td>Pennsylvania</td>
<td>Edward Shippen</td>
<td>Philadelphia</td>
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<td>January 7, 1893</td>
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<td>Maryland</td>
<td>Murray Hanson</td>
<td>Baltimore</td>
<td>January 19, 1889</td>
<td>January 28, 1889</td>
<td>January 19, 1893</td>
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<tr>
<td>New York</td>
<td>Charles Taylor</td>
<td>New York City</td>
<td>January 19, 1889</td>
<td>January 30, 1889</td>
<td>January 19, 1893</td>
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<tr>
<td>Pennsylvania</td>
<td>Thomas J. Hunt</td>
<td>823 Walnut Street, Philadelphia</td>
<td>January 21, 1889</td>
<td>January 25, 1889</td>
<td>January 21, 1893</td>
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<tr>
<td>Pennsylvania</td>
<td>Wm Jenks Felt</td>
<td>Philadelphia, Pa.</td>
<td>February 9, 1889</td>
<td>February 27, 1899</td>
<td>February 9, 1893</td>
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<tr>
<td>Maryland</td>
<td>J. Kemp Bartlett</td>
<td>Baltimore, Md</td>
<td>March 5, 1889</td>
<td>March 15, 1889</td>
<td>March 5, 1893</td>
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<tr>
<td>Virginia</td>
<td>Wm A. Burnette</td>
<td>Staunton, Va.</td>
<td>March 5, 1889</td>
<td>March 14, 1889</td>
<td>March 5, 1893</td>
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<tr>
<td>New York</td>
<td>Willard Parker Butler</td>
<td>59 Wall Street, N. Y</td>
<td>March 20, 1889</td>
<td>March 25, 1889</td>
<td>March 20, 1893</td>
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<tr>
<td>STATE</td>
<td>Name of Commissioner</td>
<td>Residence</td>
<td>Commencement of Term of Appointment</td>
<td>When Evidence of Qualification Filed</td>
<td>When term of appointment will expire</td>
</tr>
<tr>
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<tr>
<td>Ohio</td>
<td>Joseph T. Harrison</td>
<td>Cincinnati, Ohio</td>
<td>March 20, 1880</td>
<td>March 25, 1880</td>
<td>March 20, 1893</td>
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<tr>
<td>New York</td>
<td>Frederick A. Burnham</td>
<td>150 Canal St., New York City</td>
<td>April 6, 1889</td>
<td>April 12, 1889</td>
<td>April 6, 1893</td>
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<tr>
<td>Pennsylvania</td>
<td>Albert E. Peterson</td>
<td>400 Chestnut St., Philadelphia</td>
<td>June 8, 1889</td>
<td>June 21, 1889</td>
<td>June 8, 1893</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Charles W. Sparhawk</td>
<td>400 Chestnut St., Philadelphia</td>
<td>June 20, 1889</td>
<td>July 1, 1889</td>
<td>June 20, 1893</td>
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<tr>
<td>New York</td>
<td>George H. Corey</td>
<td>New York City</td>
<td>July 24, 1889</td>
<td>July 29, 1889</td>
<td>July 24, 1893</td>
</tr>
<tr>
<td>Illinois</td>
<td>Simeon W. King</td>
<td>Chicago</td>
<td>August 13, 1889</td>
<td>August 17, 1889</td>
<td>August 12, 1893</td>
</tr>
<tr>
<td>New York</td>
<td>Vincent Rosemon</td>
<td>271 Broadway, New York City</td>
<td>November 27, 1889</td>
<td>December 16, 1889</td>
<td>November 27, 1893</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>George W. Hunt</td>
<td>123 Walnut St., Philadelphia</td>
<td>February 7, 1890</td>
<td>February 17, 1890</td>
<td>February 7, 1894</td>
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<tr>
<td>Massachusetts</td>
<td>Daniel B. Whittier</td>
<td>11 Bromfield St., Boston, Mass</td>
<td>March 24, 1890</td>
<td>March 31, 1890</td>
<td>March 24, 1894</td>
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<tr>
<td>Maryland</td>
<td>W. H. H. Raleigh</td>
<td>Baltimore, Maryland</td>
<td>April 2, 1890</td>
<td>April 10, 1890</td>
<td>April 2, 1894</td>
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<tr>
<td>New York</td>
<td>Theodore Clarkson</td>
<td>115 Broadway, New York City</td>
<td>April 15, 1890</td>
<td>April 15, 1890</td>
<td>April 15, 1894</td>
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<td>New York</td>
<td>Charles Nettleton</td>
<td>115 &amp; 117 Broadway, New York</td>
<td>May 26, 1890</td>
<td>May 26, 1890</td>
<td>May 26, 1894</td>
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<tr>
<td>New York</td>
<td>George N. Taylor</td>
<td>29 Nausau St., New York</td>
<td>July 7, 1890</td>
<td>September 8, 1890</td>
<td>July 7, 1894</td>
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<tr>
<td>District of Columbia</td>
<td>Charles S. Bundy</td>
<td>458 La. Ave., Washington</td>
<td>July 7, 1890</td>
<td>July 10, 1890</td>
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<tr>
<td>Pennsylvania</td>
<td>Joseph S. Hagan</td>
<td>402 Walnut St., Philadelphia</td>
<td>July 10, 1890</td>
<td>July 21, 1890</td>
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<tr>
<td>Indian Territory</td>
<td>David P. Marune</td>
<td>Fort Supply</td>
<td>July 12, 1890</td>
<td>August 1, 1890</td>
<td>August 12, 1894</td>
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<tr>
<td>New Jersey</td>
<td>Francis Wm. Rawle</td>
<td>Newark</td>
<td>August 18, 1890</td>
<td>August 18, 1894</td>
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<td>New York</td>
<td>Emil Freulek</td>
<td>New York City</td>
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<td>August 21, 1894</td>
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<td>District of Columbia</td>
<td>T. A. Duffy</td>
<td>Washington City</td>
<td>September 10, 1890</td>
<td>September 10, 1890</td>
<td>September 10, 1894</td>
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<td>New York</td>
<td>Charles Edgar Mills</td>
<td>New York City</td>
<td>October 14, 1890</td>
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<td>New Jersey</td>
<td>John N. Bruns</td>
<td>Jersey City</td>
<td>December 2, 1890</td>
<td>December 2, 1894</td>
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</tbody>
</table>
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>Hancock</td>
<td>Fourth Monday in March, fourth Monday in June, and the first Monday in November.</td>
</tr>
<tr>
<td>Brooke</td>
<td>First Monday in March, first Monday in June, and the second Monday in October.</td>
</tr>
<tr>
<td>Ohio</td>
<td>Second Monday in April, first Monday in September, and the third Monday in November.</td>
</tr>
<tr>
<td>Marshall</td>
<td>First Tuesday in March, first Tuesday in June, and the second Tuesday in October.</td>
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SECOND JUDICIAL CIRCUIT—J. M. HAGANS, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
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<tbody>
<tr>
<td>Harrison</td>
<td>Second Tuesday in January, second Tuesday in May, and second Tuesday in September.</td>
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<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>
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### TERMS OF CIRCUIT COURTS.

#### THIRD JUDICIAL CIRCUIT—J. T. HOKE, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
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</thead>
<tbody>
<tr>
<td>Barbour</td>
<td>Twelfth day of February, twenty-second day of May, and thirteenth day of October.</td>
</tr>
<tr>
<td>Preston</td>
<td>Eleventh day of December, twenty-second day of March, and first day of September.</td>
</tr>
<tr>
<td>Randolph</td>
<td>Twenty-first day of January, first day of May, and tenth day of October.</td>
</tr>
<tr>
<td>Taylor</td>
<td>Second day of January, eleventh day of April, and eighteenth day of September.</td>
</tr>
<tr>
<td>Tucker</td>
<td>Fifth day of March, twelfth day of June, and nineteenth day of November.</td>
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#### FOURTH JUDICIAL CIRCUIT—T. P. JACOBS, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
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<tbody>
<tr>
<td>Doddridge</td>
<td>Third Tuesday in March, third Tuesday in July, and third Tuesday in November.</td>
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<tr>
<td>Ritchie</td>
<td>Third Tuesday in February, third Tuesday in June, and third Tuesday in October.</td>
</tr>
<tr>
<td>Tyler</td>
<td>Second Tuesday in April, second Tuesday in August, and second Tuesday in December.</td>
</tr>
<tr>
<td>Wetzel</td>
<td>Third Tuesday in January, third Tuesday in May, and third Tuesday in September.</td>
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#### FIFTH JUDICIAL CIRCUIT—A. I. BOREMAN, Judge.

<table>
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<th>Counties</th>
<th>Commencement of Terms</th>
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</thead>
<tbody>
<tr>
<td>Pleasants</td>
<td>Second Monday in March, first Monday in June, and first Monday in October.</td>
</tr>
<tr>
<td>Wirt</td>
<td>On the Tuesday next after the fourth Monday in March, the Tuesday next after the third Monday in June, and the Tuesday next after the third Monday in October.</td>
</tr>
<tr>
<td>Wood</td>
<td>Second Monday in February, second Monday in July, and second Monday in November.</td>
</tr>
</tbody>
</table>
TERMS OF CIRCUIT COURTS.

SIXTH JUDICIAL CIRCUIT—V. S. ARMSTRONG, Judge.

Counties. Commencement of Terms.

Cahoua. . Fifteenth day of February, fifteenth day of June, and fifteenth day of October.

Clay. . Second Monday in May, second Monday in September, and second Monday in December.

Glimmer. First day of February, first day of June, and first day of October.

Jackson. First day of March, first day of August, and first day of November.

Roane. Twenty-fifth day of March, twenty-fifth day of August, and twenty-fifth day of November.

SEVENTH JUDICIAL CIRCUIT—F. A. GUTHRIE, Judge.

Counties. Commencement of Terms.

Kawava. Second Monday in March, second Monday in June, and first Monday in December.

Mason. First Monday in February, first Monday in May, and first Monday in September.

Putnam. Fourth Monday in February, fourth Monday in May, and fourth Monday in September.

EIGHTH JUDICIAL CIRCUIT—THOMAS H. HARVEY, Judge.

Counties. Commencement of Terms.

Cabell. First Monday in March, fourth Monday in August, and fourth Monday in November.

Lincoln. Third Monday in February, second Monday in August, and second Monday in November.

Logan. Third Monday in April, third Monday in July, and third Monday in October.

NINTH JUDICIAL CIRCUIT—R. G. McClaugherTy, Judge.

Counties. Commencement of Terms.

Boone....................Third Monday in April, third Monday in July, and third Monday in October.

McDowell..................On Wednesday after the third Monday in May, Wednesday after the first Monday in July, and first Wednesday after first Monday in October.

Mercer.....................First Monday in March, third Monday in June, and third Monday in November.

Raleigh.....................Fourth Monday in April, fourth Monday in July, and fourth Monday in October.

Wyoming....................Second Monday in April, second Monday in July, and second Monday in October.

TENTH JUDICIAL CIRCUIT—A. N. Campbell, Judge.

Counties Commencement of Terms.

Fayette.....................Fourth Tuesday in February, third Tuesday in May, and third Tuesday in September.

Greenbrier..................Third Tuesday in April, fourth Tuesday in June, and first Monday in November.

Monroe.....................Third Tuesday in March, first Tuesday in June, and first Tuesday in October.

Pocahontas..................First Tuesday in April, third Tuesday in June, and third Tuesday in October.

Summers.....................Second Tuesday in February, first Tuesday in May, and first Tuesday in September.

ELEVENTH JUDICIAL CIRCUIT—W. G. Bennett, Judge.

Counties Commencement of Terms.

Braxton.....................Fourth Monday in April, fourth Monday in August, and fourth Monday in November.

Lewis......................First Monday in March, third Monday in June, and third Monday in October.

Nicholas.....................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.

Upshur......................Second Monday in February, first Monday in June, and first Monday in October.

Webster.....................First day of April, first day of August, and first Monday in November.
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, Wednesdays after the 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.

*Clkrcr—*JASPER Y. MOORE, Clarksburg,

*District Attorney—*GEORGE C. STURGIS, Morgantown.

*Marsh al—*H. S. WHITE, Belton.

TERMS OF COURT.

First day of March and first day of September, at Wheeling; first day of April and first day of October, at Clarksburg; first day of May and first day of November, at Charleston; second Tuesday in August, at Martinsburg.
<table>
<thead>
<tr>
<th>COUNTIES</th>
<th>NAMES</th>
<th>P. O. ADDRESS</th>
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<tbody>
<tr>
<td>Barbour</td>
<td>J A Williamson</td>
<td>Philippi</td>
</tr>
<tr>
<td>Berkeley</td>
<td>Charles H. Miller</td>
<td>Martinsburg</td>
</tr>
<tr>
<td>Boone</td>
<td>W T Moore</td>
<td>Madison</td>
</tr>
<tr>
<td>Braxton</td>
<td>D A Berry</td>
<td>Braxton C H.</td>
</tr>
<tr>
<td>Brooke</td>
<td>Joseph L Curtis</td>
<td>Wheeling</td>
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<td>Cabell</td>
<td>E Kyle</td>
<td>Huntington</td>
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<tr>
<td>Calhoun</td>
<td>Geo W Hardman</td>
<td>Grantsville</td>
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<td>Clay</td>
<td>C P Wilson</td>
<td>Clay C H</td>
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<td>Doddridge</td>
<td>S B McMillan</td>
<td>West Union</td>
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<tr>
<td>Fayette</td>
<td>R H Boone</td>
<td>Fayetteville</td>
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<tr>
<td>Gilmer</td>
<td>A M McQualin</td>
<td>Glenville</td>
</tr>
<tr>
<td>Grant</td>
<td>A A Parks</td>
<td>Petersburg</td>
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<tr>
<td>Greenbrier</td>
<td>James Knight</td>
<td>Lewisburg</td>
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<tr>
<td>Hampshire</td>
<td>George Milleson</td>
<td>Romney</td>
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<tr>
<td>Hancock</td>
<td>John S Swane hey</td>
<td>New Cumberland</td>
</tr>
<tr>
<td>Hardy</td>
<td>James H Baker</td>
<td>Moorefield</td>
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<tr>
<td>Harrison</td>
<td>M G Holmes</td>
<td>Clarksburg</td>
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<tr>
<td>Jackson</td>
<td>James M Polling</td>
<td>Jackson C H</td>
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<tr>
<td>Jefferson</td>
<td>Albert F Davis</td>
<td>Charleston</td>
</tr>
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<td>Kanawha</td>
<td>Romain Pickens</td>
<td>Charleston</td>
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<td>Lewis</td>
<td>W F Post</td>
<td>Weston</td>
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<td>Lincoln</td>
<td>James D Porter</td>
<td>Hamlin</td>
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<td>Logan</td>
<td>F M Chapo</td>
<td>Logan C H</td>
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<tr>
<td>Marion</td>
<td>Hugh R Logan</td>
<td>Fairmont</td>
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<tr>
<td>Marshall</td>
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## List of Circuit Clerks

### Clerks of Circuit Courts.

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#### Clerks of County Courts.

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CORPORATIONS.

THE WHITE SULPHUR SPRINGS 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 White Sulphur Springs Company, for the purpose of purchasing and operating as a pleasure and health resort the property formerly held by the Greenbrier White Sulphur Springs company, in the county of Greenbrier, West Virginia, including the operation of stores and the shipment of mineral waters; and for the further purpose of leasing the said property as a whole, or in parcels, and when no longer needed for the purposes of the corporation to sell the same, or any part thereof, as the stockholders in general meeting shall approve.

Which corporation shall keep its principal office or place of business at White Sulphur Springs, in the county of Greenbrier 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 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 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

W. A. Stuart, Elk Garden, Russell county, Virginia, eight hundred and seventy shares.
H. C. Stuart, Elk Garden, Russell county, Virginia, ten shares.
D. C. Stuart, Elk Garden, Russell county, Virginia, ten shares.
Geo. W. Palmer, Saltville, Washington county, Virginia, one hundred shares.
CORPORATIONS.

Chas. F. Palmer, Saltville, Washington county, Virginia, 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 December, 1888.

W. A. STUART.

GEO. W. PALMER,

CHAS. F. PALMER,

H. C. STUART,

D. C. STUART.

Wherefore, the corporators named in 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 January, eighteen hundred and eighty-nine.

HENRY S. WALKER,

Secretary of State.

WHEELING INSURANCE AND BOND AGENCY.

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 Insurance and Bond Agency." The general nature of the business proposed to be transacted by said corporation, is the procuring of life insurance upon favorable terms for those desiring it, but who may not be financially able to carry same, on the usual terms, and to procure good interest paying bonds as an investment for those desiring to make investments in large or small amounts.

Which corporation shall keep its principal office or place of business at the city of Wheeling, county of Ohio, state of West Virginia, and is to expire on the 15th day of January, 1909. And for the purpose of forming of 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 ten thousand dollars ($10,000) 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:
W. G. Wilkinson, of Wheeling, West Virginia, one share, $100.
George G. McKown, of Wheeling, West Virginia, one share, $100.
George E. Wilkinson, of Wheeling, West Virginia, one share, $100.
W. B. Simpson, of Wheeling, West Virginia, one share, $100.
Alex. Mitchell, of Wheeling, West Virginia, one share, $100.
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 January, 1889.

W. G. WILKINSON,
GEO. G. McKOWN,
GEO. E. WILKINSON,
ALEX. MITCHELL,
W. B. 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 fifteenth 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 state, [G. S.] at the city of Charleston, this fourteenth day of January, eighteen hundred eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE BLACK JACK 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:

We, the undersigned, Charles F. Croselmire, of Newark, New Jersey, Edward Denman, of the City, County and State of New York, Edward H. Coffin, Charles Schlang and Charles J. Gould, all of said City, County and State of New York, agree to become a corporation by the name of "The Black Jack Reduction Company," for the purpose of mining, reducing and smelting ores and separating metals and minerals, and buying and holding real property and buying and selling personal property, patent rights and letters patent, mines and mining property, and stock or interests in mining, smelting or other companies for the use of said corporation, or in payment of debts which may become due to said corporation, and for the purpose of granting
rights, licenses or privileges to use any patent rights or letters patent which may be acquired by said corporation, and generally for the purpose of acquiring all such property as may be necessary or desirable in the business of said company and transacting all such business as may be in aid or incident to the purposes aforesaid; 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 in the year one thousand nine hundred and thirty-nine, and, for the purpose of forming the said corporation we have subscribed the sum of two million five hundred thousand dollars to the capital thereof and have paid in on said subscription the full amount thereof.

The capital so subscribed is divided into one hundred thousand shares of twenty-five dollars each, which are held by the undersigned, respectively, as follows, that is to say:

Charles F. Croselmire, of Newark, New Jersey, forty-nine thousand nine hundred and ninety-nine shares.

Edward Denman, of New York City, New York, forty-nine thousand nine hundred and ninety-eight shares.

Edward H. Coffin, of New York City, New York, one share.

Charles Schlang, of New York City, New York, one share.

Charles J. Gould, of New York City, New York, one share.

Given under our hands this 11th day of January 1889.

C. F. CROSELMIRE.
Edward Denman,
E. H. Coffin.
Charles Schlang.
Charles J. Gould.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this fourteenth day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

SHAMOKIN 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
Corporations.

Shamokin 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 Maybeury, in the county of McDowell, and State of 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 sixty 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 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

Wm. Beury, Shamokin, Pennsylvania, 120 shares.
James May, Shamokin, Pennsylvania, 120 shares.
John Cooper, Coopers, West Virginia, 120 shares.
Thos. Alderson, Maybeury, West Virginia, 120 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.

Wm. Beury,
Jno. Mullin,
Jas May,
John Cooper,
Thos. Alderson.

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 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 sixteenth day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

The Standard Refrigerating and Ice Machine Company.

Foreign.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
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 Refrigerating and Ice Machine Company, for the purpose of selling and furnishing, and negotiating contracts for the sale or furnishing of refrigerating machinery or ice making machines and their appurtenances, and plants or parts of plants relating to the same, and furnishing or negotiating contracts for repairs upon the same; and acquiring, owning and controlling patents relating to such machinery or appurtenances or to processes for refrigeration and obtaining and granting licenses under such patents.

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 10th day of January, 1939. 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.

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

John C. De La Vergne, New York city, thirty-five shares.
Joseph Koenigsberg, New York city, twenty-six shares.
Edgar Penney, Waynesboro, Pennsylvania, twelve shares.
E. N. Dickerson, Jr., New York city, twelve shares.
Walter D. Edmonds, New York city, fifteen 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 January, 1889.

John C. De La Vergne,
Joseph Koenigsberg,
Edgar Penney,
E. N. Dickerson,
Walter D. Edmonds.

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this seventeenth day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE PETROLEUM FUEL AND GAS 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 Petroleum Fuel and Gas Company, for the purpose of purchasing, owning and selling rights and interests, under letters patent of the United States, in devices and inventions, for the production of heat and light from petroleum, or any of its products, for domestic or other purposes, or manufacturing, using or selling machines or devices for the production of heat and gas for illumination from petroleum and its products, to engage in the business of refining petroleum, and the selling of the products, to lease, purchase or hold real estate or buildings as may be necessary for the carrying on of the business of said company; and to sell the same to establish and carry on manufactories for the manufacture of such devices and inventions, also of agencies for their sale, whenever deemed necessary, also for the sale of the products of its refineries, within any of the United States or its Territories or foreign countries; purchasing, owning and selling of rights and interests, and letters-patent which may be granted pertaining to the use of petroleum as fuel and light in foreign countries, or any improvement thereon, and to engage in the manufacture and sale of such inventions or devices in such foreign countries.

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 first day of January, 1937. And for the purpose of forming the said corporation, we have subscribed the sum of two 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 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

S. A. Jonas, 1313 L St., n. w., Washington, D. C., ten shares.
James Brennan, 26 Sixth street, s. e., Washington, D. C., ten shares.
Daniel J. Logan, 829 Twenty-sixth street, n. w., Washington, D. C., ten shares.
Chas. F. Goodell, 920 B street, s. w., Washington, D. C., ten shares.
Willard S. Campbell, 620 F street, n. w., Washington, D. C., ten shares.
Henry H. Nichols, 932 L street, n. w., Washington, D. C., ten shares.
T. Frank Greenwood, 1011, G street, n. w., Washington, D. C., ten shares.
H. M. Bennett, 617 F street, n. w., Washington, D. C., ten shares.
A. B. Dickerson, 720 Fourteenth street, n. w., Washington, D. C., ten shares.
S. M. Stockslager, 948 S street, n. w., Washington, D. C., ten shares.
O. W. Bennett, 632 Q street, n. w., Washington, D. C., ten shares.
Wm. B. Matthews, 1457 R. I. avenue, Washington, D. C., ten shares.
J. F. Ford, Interior Department, Washington, D. C., ten shares.
C. H. Burgess, Eighth and O streets, n. w., Washington, D. C., ten shares.
Wm. P. Knight, 1225 Sixth street, n. w., Washington, D. C., ten shares.
J. F. Kirby, 619 F street, n. w., Washington, D. C., ten shares.
J. F. Dandelet, 1106 D street, s. e., Washington, D. C., ten shares.
Geo. G. Schroeder, 938 L street, n. w., 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 9th day of January, 1889.

S. A. Jonas,  
James Brennan,  
Daniel J. Logan,  
Chas. F. Goodell,  
Willard S. Campbell,  
Henry H. Nichols,  
T. Frank Greenwood,  
H. M. Bennett,  
A. B. Dickerson,  
S. M. Stockslager,  
O. W. Bennett,  
Wm. B. Matthews,  
J. F. Ford,  
Geo. B. Welch,  
C. H. Burgess,  
Wm. P. Knight,  
J. F. Kirby,  
J. F. Dandelet,  
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,
CORPORATIONS.

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 nineteenth day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,  
Secretary of State.

THE A. J. HARTFORD STEEL RAILWAY TIE 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 A. J. Hartford Steel Railway Tie Manufacturing Company for the purpose of manufacturing and selling railway appliances; and acquiring patents relating thereto; and licensing others thereunder.

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 tenth day of January, 1939. 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 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

A. J. Hartford, New York city, one share.
C. Lawrence Perkins, New York city, one share.
George E. Perkins, New York city, one share.
Lucius T. Sheffield, New York city, one share.
E. N. Dickerson, Jr., 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 10th day of January, 1889.

A. J. HARTFORD,  
C. LAWRENCE PERKINS,  
GEORGE E. PERKINS,  
LUCIUS T. SHEFFIELD,  
E. N. DICKERSON JR.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby
Corporations.

declared to be from this date until the tenth 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 state, [G. S.] at the city of Charleston, this nineteenth day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

Bodley Wagon 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 follows:

The undersigned agree to become a corporation by the name of Bodley Wagon Company for the purpose of manufacturing and selling wagons, machinery, agricultural implements, railroad cars, street cars, bolts, axles and general iron and wood work and in buying and selling the materials used and employed in such manufacture.

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 January one thousand nine hundred and thirty-nine. 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: By

James W. Bodley, of Marshall county, West Virginia, one share.

Noah W. Beck of Wheeling, Ohio county, West Virginia, one share.

James L. Beck of Wheeling, Ohio county, West Virginia, one share.

John Bodley, of Wheeling, Ohio county, West Virginia, one share.

John J. Jones of Wheeling, Ohio county, 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 14th day of January, 1889.

James W. Bodley,
Noah W. Beck,
James L. Beck,
John Bodley,
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 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 state, at the city Charleston, this nineteenth day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary State.

MUTUAL 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 "Mutual Building and Loan Association," for the purpose of raising money to be distributed among its members, and by such members used in buying lands and 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 at Morgantown, in the county of Monongalia, and state of West Virginia, and is to expire on the fifth day of January, nineteen hundred and thirty, and for the purpose of forming the said corporation, we have subscribed the sum of eighteen hundred and twenty dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and eighty-two 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 and thirty dollars each, which are held by the undersigned respectively as follows, that is to say:

M. Hayes, Morgantown, West Virginia, one share.
S. A. Poston, Morgantown, West Virginia, one share.
T. R. Evans, Morgantown, West Virginia, one share.
G. C. Sturgiss, Morgantown, West Virginia, one share.
I. G. Lazzell, Morgantown, West Virginia, one share.
T. W. Anderson, Morgantown, West Virginia, one share.
J. E. Fleming, Morgantown, West Virginia, one share.
C. A. Hayes, Morgantown, West Virginia, one share.
J. C. Wallace, Morgantown, West Virginia, one share.
G. C. Baker, Morgantown, West Virginia, one share.
CORPORATIONS.

E. Shisler, Morgantown, West Virginia, one share.
Frank Cox, Morgantown, West Virginia, one share.
E. M. Turner, Morgantown, West Virginia, one share.
J. H. Hoffman, Morgantown, 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 the fifth day of January, eighteen hundred and eighty-nine.

M. HAYES,
S. A. POSTON,
THOS. R. EVANS,
GEORGE C. STURGISS,
I. G. LAZZELL,
T. W. ANDERSON,
J. E. FLEMING,
C. A. HAYES,
J. C. WALLACE,
G. C. BAKER,
E. SHISLER,
FRANK COX,
E. M. TURNER,
JOHN H. HOFFMAN.

Wherefore, the corporators named in 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 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-first day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE RORICK AIR CUSHION TRUSS 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 Rorick Air Cushion Truss Company for the purpose of manufacture and sale of said truss under letters patent, No. 370,023, dated September 13th, 1887, issued to Frank H. Rorick, Charles P. Storrs and John C. Rorick.

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 first day of January, 1909, 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. 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

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this fifteenth day of January, 1889.

S. S. YODER,
C. T. YODER,
R. H. BETTS,
WM. B. MATTHEWS.
GEO. J. MECHLING.

Wherefore, the corporators named in 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 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-first day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

COLUMBIA PHONOGRAPH 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 "Columbia Phonograph Company" for the purpose of introducing into use, using, renting, selling and otherwise disposing of phonographs and phonograph-graphophones, and any other analogous instruments or devices for the recording and reproduction of speech, music or other sounds; and all supplies and things in any way relat-
ing thereto and used in connection therewith, and to do any other matter or thing which may be necessary and proper in the premises, in the District of Columbia, the State of Maryland and the State of Delaware.

Which corporation shall keep its principal office or place of business at Washington, District of Columbia, and is to expire on the fifteenth day of January, 1939. 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 subscription 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 and twenty-five 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

Andrew Devine, of Washington, D. C., five hundred shares.
William Walter Phelps, of Teaneck, New Jersey, seven hundred shares.
Wm. Herbert Smith, of Washington, D. C., one thousand shares.
Edward D. Easton, of Arcola, New Jersey, two thousand shares.
Aaron Johns, of Washington, D. C., five hundred shares.
Chapin Brown, of Washington, D. C., six hundred and twenty-five shares.
John P. Jeffers, of West Chester, Pennsylvania, fifty shares.
Mills Dean, of Washington, D. C., six hundred and 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 fifteenth day of January, A. D., 1889.

Andrew Devine,
William Walter Phelps,
Wm. Herbert Smith,
Edward D. Easton,
Aaron Johns,
Chapin Brown,
John P. Jeffers,
Mills Dean.

Wherefore, the corporators named in 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-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 State, [G. S.] at the city of Charleston, this twenty-second day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE HENNING GRAVITY TUNNEL 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:

Agreement to incorporate "The Henning Gravity Tunnel Company" under the laws of the state of West Virginia.

The undersigned agree to become a corporation by the name of The Henning Gravity Tunnel Company, for the purpose of purchasing and selling, using and licensing others to use the inventions of Benjamin S. Henning for gravity tunnel transit, described in the application for letters patent of said Benjamin S. Henning, docketed No. 5242, serial 272,498 in the United States patent office at Washington, and any other patents that may be issued upon said invention or under said applications, and any other inventions and patents for improvements in rapid transit, and to carry on the business so described.

Which corporation shall keep its principal office or place of business at the city or county of New York, and is to expire on the first day of November, 1938, A. D. 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 to the capital thereof, 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

Elijah Smith, New York, one share.
Josiah B. Blossom, Brooklyn, N. Y., two shares.
Edward Lauterbach, New York, one share.
Grinnell Burt, Warwick, N. Y., one share.
Frank H. Platt, New York, N. Y., one share.
Henry D. McGown, Brooklyn, N. Y., two shares.
J. C. O'Brien, New York, two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, the 21st day of December, 1888.

Elijah Smith,
Josiah B. Blossom,
Edward Lauterbach,
Grinnell Burt,
Frank H. Platt,
Henry D. McGown,
J. C. O'Brien.

Wherefore, the corporators named in 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 twenty-third day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PARKERSBURG CANNED GOODS 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 Parkersburg Canned Goods Company, for the purpose of preserving fruits, vegetables, meats and other articles of food in hermetically sealed cans; preserving, evaporating, canning and pickling meats, all kinds of fruit and vegetables of the farm, garden or orchard; to buy and sell the same; and generally to deal in other articles and conduct all necessary business connected or incident to these purposes; to buy and sell merchandise of any kind, separately or in connection with the above purposes; and to acquire and hold such estate as is necessary for the purposes of its business; and to manufacture, buy and sell cans and tinware generally.

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 24th day of January, 1939. 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 seventy-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:

J. N. Camden, Jr., Parkersburg, West Virginia, one share.
J. L. Sorrell, Parkersburg, West Virginia, one share.
W. F. Dana, Belpre, Ohio, one share.
John Dana, Belpre, Ohio, one share.
C. S. Dana, Belpre, 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 24th day of January, 1889.

J. N. Camden, Jr.,
J. L. Sorrell,
W. F. Dana,
John Dana,
C. L. Dana.

Wherefore, the corporators named in 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-fourth day of January, nineteen hundred and thirty-nine, a corporation by the name and for the purposes set fourth in said agreement.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-fifth day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

AMERICAN 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 "The American Manufacturing Company," for the purpose of manufacturing bagging and other articles, the purchase and sale of raw materials used in the manufacture thereof, and of machinery and property useful and convenient in such manufacture, the acquisition by purchase, lease or otherwise of mills and machinery therefor, in the States of the United States and elsewhere, and in general the doing of all such things as may tend to promote or be efficient in the conduct of the business of the manufacture and sale of bagging throughout the United States and elsewhere.

Which corporation shall keep its principal office or place of business at the city of Charleston, in the State of West Virginia, and is to expire on the 16th day of January, 1939. 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 subscriptions the sum of one thousand dollars ($1,000), and desire the privilege of increasing the said capital, by the sale of additional shares of said capital 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
James M. Waterbury, of Westchester, New York, thirteen shares.
James S. Murdock, of Charleston, South Carolina, thirteen shares.
Benjamin B. Graham, of St. Louis, Missouri, thirteen shares.
Joel Wood, of St. Louis, Missouri, thirteen shares.
David Nevins, of Framingham, Massachusetts, twelve shares.
Anderson Gratz, of St. Louis, Missouri, twelve shares.
John D. Filley, of St. Louis, Missouri, twelve shares.
Appleton Sturgis, of the city of New York, twelve 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, 1889.

J. M. WATERBURY,
B. B. GRAHAM,
ANDERSON GRATZ,
APPLETON STURGIS,
DAVID NEVINS,
JAS. S. MURDOCK,
JOEL WOOD,
JOHN D. FILLEY.

Wherefore, the corporators named in 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 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 state,

[H. S.] at the city of Charleston, this twenty-sixth day of January, eighteen hundred and eighty-nine

HENRY S. WALKER,
Secretary of State.

THE SILVER SALMON PACKING 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 Silver Salmon Packing Company, for the purpose of taking and preserving salmon and other fish and in purchasing and preserving furs and pelts and exporting them to any market deemed advisable.

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 first day of January, 1900. And for the purpose of forming the said corporation, we have subscribed the sum of two thous
and six hundred 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 ad-
tional 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 fol-

By
T. S. O'Leary, Washington, D. C., five shares.
J. B. Bernadon, Washington, D. C., five shares.
G. W. Littlehales, Washington, D. C., five shares.
W. B. Whittelsey, 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 twenty-fourth day of January, 1889.
T. S. O'LEARY,
W. H. STAYTON,
J. B. BERNA Don.
G. W. LITTLEHALES,
W. B. WHITTELEY.

Wherefore, The corporators named in 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 state,
[G. S.] at the city of Charleston, this twenty-sixth day of January,
eighteen hundred and eighty-nine

HENRY S. WALKER,
Secretary of State.

THE MALLET AUTOMATIC TELEGRAPH COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledge and ac-
companied 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 Mallet Automatic Telegraph Company, for the purpose of
buying, leasing and selling patent rights and licenses in telegraphy
of manufacturing electrical instruments and apparatus, of construct-
ing, maintaining and operating telegraph lines, and for sending and
receiving messages.

Which corporation shall keep its principal office at the city of
New York and is to expire on the first day of January, A. D., 1939. And for the purpose of forming said corporation, we have subscribed the sum of six thousand ($6,000) dollars, to the capital thereof, and have paid in on said subscriptions the sum of six thousand ($6,000) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three million dollars ($3,000,000) in all.

The capital so subscribed is divided into shares of one hundred ($100) dollars each, and are held by the undersigned respectively, that is to say: By

Oscar L. Richard of New York, ten (10) shares.
George O. Glavis, of Washington, D. C., ten (10) shares.
Francis C. Nesbit, of Osceola, Missouri, thirteen (13) shares.
Henry S. Vanduzer, of New York, twelve (12) shares.
Ewell A. Dick, of Washington, D. C., fifteen (15) shares.

And the capital to be hereafter sold to be divided into shares of the like amount.

Given under our hands, this twenty-third day of January, one thousand eight hundred and eighty-nine.

Oscar L. Richard,
Geo. O. Glavis,
Francis C. Nesbit,
H. S. Vanduzer,
Ewell A. Dick.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty sixth day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

FINANCE TRUST AND CONSTRUCTION COMPANY, CHANGE OF NAME TO LOAN AND INVESTMENT COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Charles Whann, President, and Harry G. Seymour, secretary of the Finance Trust and Construction Company, a corporation created under the laws of this state, have certified to me under their signatures and the corporate seal of said corporation, that at a meeting of the stockholders thereof held in pursuance of
law at the office of the company on the sixteenth day of January, 1889, all the stockholders being present, the following resolution was unanimously adopted:

"Resolved, That the name of this company be changed from that of the Finance Trust and Construction Company to that of the Loan and Investment Company, and that the president and secretary certify under the seal of this company, this resolution, to the secretary of the state of West Virginia."

Wherefore, I do declare said change of name of the Finance Trust and Construction Company, as set forth in the foregoing resolution, to be authorized by law and that said corporation shall hereafter be known as the Loan and Investment Company.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-sixth day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

AMERICAN 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 "American Glass Company," for the purpose of manufacturing within the states of West Virginia and of Indiana, or either of them, glass and glassware in any and all of their various kinds and branches, including plain, ornamental and decorated glass and glassware, lamp, electric light and other goods; and of dealing in and selling the same there and elsewhere; and of manufacturing, dealing in and selling glass, melting pots, pot room materials and products there and elsewhere; and of making molds and tools required for manufacturing glass and glassware, packages for packing the same, and making, buying, selling and dealing in any and all articles to attach to glassware when manufactured, and trimmings for the same; and for the purpose of dealing, within said states and elsewhere, in patents and patent rights pertaining to the manufacture of glass and glassware, and for the further purpose of doing any other business which may be incident to those herein set out and enumerated.

Which corporation shall keep its principal office or place of business at the city of Anderson, in the county of Madison, and state of Indiana, and is to expire on the twenty-third day of January, A. D., nineteen hundred and thirty-nine. 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 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 ($100,000) 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

John F. Miller, Martin’s Ferry, Ohio, one share.
Andrew Gottschalk, Martin’s Ferry, Ohio, one share.
Charles S. Miller, Martin’s Ferry, Ohio, one share.
Lewis Swartz, Martin’s Ferry, Ohio, one share.
John F. Thompson, 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 twenty-third day of January, A. D., 1889.

JOHN F. MILLER,
ANDREW GOTTSCHALK,
CHARLES S. MILLER,
LEWIS SWARTZ,
JOHN F. 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-third 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 state, [G. S.] at the city of Charleston, this twenty-eighth day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE FIRE CLAY SHINGLE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledge 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 Fire Clay Shingle Company" for the purpose of manufacturing and selling fire-clay, shingles, pressed brick and any other articles made out of clay.

Which corporation shall keep its principal office or place of business at the city of Huntington, Cabell county, West Virginia, and is to expire on the twenty-fourth day of January, 1919. And for the pur-
pose of forming the said corporation, we have subscribed the sum of two thousand dollars, and have paid in on said subscriptions the sum of two hundred 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

- Frank Millender, Huntington, West Virginia, two shares.
- Garland Buffington, Huntington, West Virginia, two shares.
- Z. T. Vinson, Huntington, West Virginia, one share.
- Robert Shore, Agent, Huntington, West Virginia, four shares.
- Joseph S. Mitchell, Catlettsburg, Boyd county, Kentucky, eleven shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this twenty-eighth day of January, 1889.

FRANK MILLENDER,
GARLAND BUFFINGTON,
Z. T. VINSON,
R. SHORE, Agent,
J. S. 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 twenty-fourth day of January, 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 state, [G. S.] at the city of Charleston, this twenty-ninth day of January, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE WASHINGTON ELECTRIC 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 Washington Electric Light Company for the purpose of supplying light, power and fuel of approved kinds, by any feasible methods or means, to all persons and places, public and private, where either may be desired in the District of Columbia, including
the manufacture and supply of electricity and electrical machines, appliances and fixtures for the purpose aforesaid.

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 eleventh of January, in the year nineteen hundred and thirty-nine. 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 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:

- Benjamin H. Warder, Washington, D. C., fifty shares.
- Myron, M. Parker, Washington, D. C., fifty shares.
- Chas. C. Duncanson, Washington, D. C., fifty shares.
- E. S. Parker, 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 seventeenth day of January, A. D., eighteen hundred and eighty-nine.

Geo. Truesdell,
Benjamin H. Warder,
Myron M. Parker,
S. W. Woodward,
A. T. Britten,
Chas. C. Duncanson,
Brainard H. Warner,
E. S. Parker,
E. Kurtz Johnson,
L. G. Hine.

Wherefore, the corporators named in 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 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 thirtieth day of January, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Salem Building and Loan Association, for the purpose of accumulating a fund by which the members shall be enabled to build or purchase houses or lots and secure loans.

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 twenty-fourth day of January, 1909. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand and three 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 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, that is to say: By

Silas Fittro, Salem, Harrison county, West Virginia, one share.
J. F. Randolph, Salem, Harrison county, West Virginia, one share.
R. W. Young, Salem, Harrison county, West Virginia, one share.
D M. Boyers, Salem, Harrison county, West Virginia, one share.
Ame Matthey, Salem, Harrison county, West Virginia, one share.
Samuel Gain, Salem, Harrison county, West Virginia, one share.
P. C. F. Randolph, Salem, Harrison county, West Virginia, one share.
G. W. F. Randolph, Salem, Harrison county, West Virginia, one share.
C. M. Randolph, Salem, Harrison county, West Virginia, one share.
James Tonge, Salem, Harrison county, 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 twentieth day of January, 1889.

Silas Fittro,
J. F. Randolph,
R. W. 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 twenty-fourth 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 first day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

BRAMWELL BUILDING 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 Bramwell Building and Loan Company, for the purpose of purchasing real estate and improving the same by the erection of buildings thereon and of selling or leasing said real estate, and also of lending money on real estate, or other security.

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 1st day of January, 1939. 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 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 twenty-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:

R. M. McGuffin, Bramwell, West Virginia, ten shares.
T. L. Henritze, Bramwell, West Virginia, ten shares.
John Cooper, Cooper's, West Virginia, ten shares.
J. P. Bowen, Freeman's, West Virginia, ten shares.
H. V. McNeer, Bramwell, West Virginia, ten shares.
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 January, 1889.

R. M. McGuffin,
T. L. Henritze,
John L. Cooper,
J. P. Bowen,
R. V. McNeer.

Wherefore, the corporators named in 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-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 February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

STANDARD AXLE 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 "Standard Axle Manufacturing Company," for the purpose of manufacturing and dealing in iron and steel in any and all of their different branches; of manufacturing and dealing in axles, and any other products of iron and steel, and of either of them; and of doing such other business as may be advantageous or incidental to the manufacture of iron and steel or of either of them, in any and all of their different branches.

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 twenty-eighth day of January, A. D., 1939. 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 ($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

John H. Hobbs, of Wheeling, West Virginia, one share.
Charles L. Hobbs, of Wheeling, West Virginia, one share.
Theodore W. Phinney, of Wheeling, West Virginia, one share.
Albert D. Howe, of Wheeling, West Virginia, one share.
John J. Jones, of Wheeling, 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 twenty-eighth day of January, A. D.,
1889.

JOHN H. HOBBS,
CHARLES L. HOBBS,
THEODORE W. PHINNEY,
ALBERT D. HOWE,
JOHN 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 twenty-eighth 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 state,
[G. S.] at the city Charleston, this second day of February, eigh­
teen hundred and eighty-nine.

HENRY S. WALKER,
Secretary State.

THE SMITH PNEUMATIC TRANSFER AND STORAGE
COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia hereby certify that an agreement duly acknowledged and ac­
companied 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 Smith Pneumatic Transfer and Storage Company, for the pur­
pose of manufacturing, owning, using, selling, and granting to
others the right to own, use and sell pneumatic transfer and storage
apparatus generally; but especially according to the system of
Lyman Smith, as set forth in the letters patent of the United States
to him, of which the proposed corporation is to be owner; and such
other apparatus and patents as may prove desirable and useful in
developing and prosecuting its business of elevating, transfer and
storage of cereals and other substances, in the United States and for­
eign countries, and buying and selling the same.

Which corporation shall keep its principal office or place of business
at the city New York, in the county of New York and State of New
York, and is to expire on the tenth day of January, A. D., 1939. 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 subscriptions the sum of five hundred dollars, and
desire the privilege of increasing the said capital, by the sale of ad-
ditional 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 fol-
lows, that is to say: By
Lyman Smith, Buffalo, New York, five shares.
Charles Kellog, Athens, Pennsylvania, five shares.
Solomon J. Gordon, Springfield, Massachusetts, five shares.
Thomas H. Horton, Mount Vernon, New York, five shares.
Richard I. Brewster, New York City, 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 twelfth day of January, 1889.
Lyman Smith,
Charles Kellog,
Solomon J. Gordon,
Thomas H. Horton,
Richard I. Brewster.

Wherefore, the corporators named in 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, nine-
teen 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 state,
[G. S.] at the city of Charleston, this fourth day of February,
eighteen hundred and eighty-nine.
Henry S. Walker,
Secretary of State.

THE CRAWFORD PAVING COMPANY.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
 companied 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 Crawford Paving Company, for the purpose of entering into
and performing any and all contracts in which any person, firm,
corporation, or association may lawfully engage, and especially for
entering into and performing contracts for paving or repairing
streets, side-walks, courts, alleys, floors, cellars and constructing
cement and other foundations.
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 February, A. D. one thousand nine hundred and thirty-nine, (1939). And for the purpose of forming the said corporation, we have subscribed the sum of five thousand and five hundred dollars ($5,500.00) to the capital thereof, and have paid in on said subscriptions the sum of five hundred and fifty dollars ($550.00), 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: By

Henry L. Crawford, of Washington, D. C., ten shares.
C. C. Cole, of Washington, D. C., five 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 February, A. D., 1889.

HENRY L. CRAWFORD,
CHARLES C. COLE,
LUDWIG S. FILBERT,
CHARLES A. PORTER,
RICHARD Y. FILBERT.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this fourth day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

RIO DAS MORTES GOLD FIELDS COMPANY OF WEST VIRGINIA.

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 Rio das Mortes Gold Fields Company, for the purpose of acquiring mines and mining rights and other property, owning, working and leasing gold and other mineral lands, treating, transporting and disposing of the ores and other products obtained therefrom or thereunder, constructing and operating such works as shall be necessary, and generally to do and perform all or any of the matters aforesaid, and all other acts and things which in the judgment of this company may be requisite for its purposes or incidental thereto, in the state of West Virginia, or elsewhere.

Which corporation shall keep its principal office or place of business at the city of New York, in the state of New York, and may have 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 New York, in the state of New York, and is to expire on the second day of February, A. D., nineteen hundred and thirty-nine. 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 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 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 incorporators, respectively as follows; that is to say: By
Frank P. Rawle, of Newark, N. J., one share.
Charles Knap, of Newark, N. J., one share.
James Stewart MacKie, of New York city, one share.
James Law Stewart, of New York city, one share.
Walter L. McCorkle, of 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, the second day of February, A. D., eighteen hundred and eighty-nine.

Jas. Steuart McKie,
Frank P. Rawle,
Chas. Knap,
James L. Stewart,
Walter L. 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 second day of February, 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 state, [G. S.] at the city of Charleston, this sixth day of February, eighteen hundred and eighty-nine:

Henry S. Walker,
Secretary of State.
THE CHARLES H. EDSON PUBLISHING 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 Charles H. Edson Publishing Company for the purpose of carrying on the business of manufacturing, selling and trading in law and miscellaneous books, with the power to make contracts with authors, publishers, individuals, corporations, or firms that may do business with the said company; and contract for printing, stereotyping, paper, binding, or for anything entering into the manufacture, or dealing in law or miscellaneous books, and purchase, own or lease copyrights, stereotype plates, books in sheets, bound or in course of manufacture, and dispose of the same, and all rights acquired by such purchase or purchases, and to employ agents, firms, or corporations, to sell all such books manufactured or bought, or dealt in by said company, either by the plan known as "subscription," or otherwise, and with all the rights, powers, privileges and franchises incident to and granted to corporations organized by virtue of the law of West Virginia.

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 fourth day of February, 1909.

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 fifty thousand dollars.

The capital so subscribed is divided into shares of ten dollars each, which are full paid and unassessable and are held by the undersigned respectively as follows, that is to say: By

Edwin G. Price, 319 Arch street, Philadelphia, one share.
Alfred H. Edson, 2223 N. College Avenue, Philadelphia, one share.
Hugh G. Fraser, 317 N. Sixth street, Philadelphia, one share.
Charles H. Edson, 1720 N. Twentieth street, Philadelphia, six shares.
Edward A. Veghte, Sommerville, New Jersey, one share.
Hugh F. Fraser, Philadelphia, Pennsylvania.
Edward A. Veghte, Sommerville, New Jersey.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Corporations.

Given under our hands, this fourth day of February, 1889.

Edwin G. Price,
Alfred H. Edson,
Hugh G. Fraser,
Charles H. Edson,
Edward A. Vechte.

Wherefore, the corporators named in 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 February, 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 sixth day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

The Real Estate and Investment 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 Real Estate and Investment Company, for the purpose of negotiating the purchase and sale of real estate and the purchase and sale of personal property.

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 February, 1939. 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 ($10) dollars each, which are held by the undersigned respectively as follows, that is to say: By

W. M. Hovey, Barboursville, West Virginia, one share.
E. L. Buttrick, Charleston, West Virginia, one share.
J. E. Dana, Charleston, West Virginia, one share.
E. L. Boggs, Charleston, West Virginia, one share.
Neil Robinson, Charleston, 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 fifth day of February, 1889.

W. M. Hovey,
J. E. Dana,
E. L. Buttrick,
E. L. Boggs,
Neil Robinson.

Wherefore, the corporators named in 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-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 seventh day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE DAVIS AND ELKINS 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 "The Davis and Elkins Coal Company," for the purpose of acquiring and holding coal and other mineral lands or properties, and for constructing and operating all railroads, tram roads and other works necessary for conducting a general coal mining, shipping and selling business.
Which corporation shall keep its principal office at Peidmont in Mineral county, state of West Virginia, and shall expire on the first day of January, in the year one thousand nine hundred and thirty-nine, (1939). For the purpose of forming said corporation, we have subscribed the sum of fifty thousand dollars ($50,000) to the capital thereof, and have paid in on said subscription the sum of ten thousand dollars ($10,000,) 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 one hundred dollars ($100) each, which are held by the undersigned respectively as follows, that is to say: By
Henry G. Davis, Peidmont, West Virginia, one hundred and sixty-four shares.
CoRPORTATIONS.

Thomas B. Davis, Keyser, West Virginia, one hundred and sixty-three shares.
Henry G. Buxton, Peidmont, West Virginia, five shares.
Fairfax S. Landstreet, Davis, West Virginia, five shares.

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, 1889

H. G. Davis, [Seal.]
T. B. Davis, [Seal.]
S. B. Elkins, [Seal.]
H. G. Buxton, [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 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 state, at the city of Charleston, this seventh day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE FALES HEATING COMPANY OF PENNSYLVANIA.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Pennsylvania, for the purpose of purchasing, manufacturing and selling heaters, stoves, furnaces and other devices and appliances for generating heat, of purchasing, taking out, using and selling letters patent of the United States and elsewhere for such devices and appliances and of issuing licenses to others to purchase, manufacture and sell said heaters, stoves, furnaces, devices and appliances.

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 fifth day of February, A. D., 1939. 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 privi-
CORPORATIONS.

lege 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

Daniel Steinmetz, Jr., Philadelphia, Pa., one share.
Charles G. Steinmetz, Philadelphia, Pa., one share.
Wm. H. Wade, Philadelphia, Pa., one share.
Philip I. Steinmetz, Philadelphia, Pa., one share.
Charles F. Ziegler, 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 fifth day of February, 1889.

Daniel Steinmetz, Jr.,
Charles G. Steinmetz,
Wm. H. Wade,
Philip I. Steinmetz,
Charles F. Ziegler.

Wherefore, the corporators named in 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 February, 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 state, [G. S.] at the city of Charleston, this ninth day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE ELKHORN 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 the Elkhorn Coal and Coke Company, for the purpose of mining coal, manufacturing coke and shipping and selling the same, buying, leasing and holding coal and mineral lands, for the purpose aforesaid; buying and selling goods, wares and merchandise, and doing a general mercantile business and all other things incidental or auxiliary to the transaction of a general coal and coke business.

Which corporation shall keep its principal office or place of business at Shamokin, in the county of Northumberland, and state of Pennsylvania, and is to expire on the 20th day of January, 1939. 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 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 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 fol­
lows, that is to say: By
Geo. Robertson, Sr., of Mt. Carmel, Pennsylvania, one hun­
dred and twenty-five shares.
A. D. Robertson, of Shamokin, Pennsylvania, one hundred and
twenty-five shares.
E. Barlow, of Mahonoy City, Pennsylvania, seventy-eight shares.
M. M. Barlow, of Mahonoy City, Pennsylvania, seventy-eight
shares.
A. Barlow, of Maybeury, West Virginia, sixty-three shares.
John Woolcock, of Maybeury, West Virginia, thirty-one 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 January, 1889.
Geo. Robertson,
A. D. Robertson,
E. Barlow,
M. M. Barlow,
A. Barlow,
John Woolcock.

Wherefore, the corporators named in 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 Jan­
uary, 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 state,
[G. S.] at the city of Charleston, this ninth day of February,
eighteen hundred eighty-nine.

Henry S. Walker,
Secretary of State.

THE STANDARD GLASS WORKS.

DOMESTIC.

I, Henry S. Warker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
 companied by the proper affidavits, has been this day delivered to
me, which agreement is in the words and figures following:

We, the undersigned subscribers, agree to become a corporation
by the name of "The Standard Glass Works," of Wellsburg, West Virginia, for the purpose of manufacturing and dealing in all kinds of glassware of every description.

Which corporation shall keep its principal office or place of business at Wellsburg, in the county of Brooke, and state of West Virginia, and is to expire on the thirty first (31st) day of January 1909. 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 thereon 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 subscribers respectively as follows, that is to say: By

Adolphe Bournique, Wellsburg, West Virginia, one share.
Joseph Bournique, Wellsburg, West Virginia, one share.
J. W. McDonald, Wellsburg, West Virginia, one share.
Samuel George, Jr., Wellsburg, West Virginia, one share.
M. L. Wells, Wellsburg, West Virginia, one share.

And the capital to be hereafter sold is to be divided in shares of the like amount.

Given under our hands, this thirty-first day of January, 1889.

Adolphe Bournique,
Joseph Bournique,
J. W. McDonald,
Samuel George, Jr.,
M. L. Wells.

Wherefore, the corporators named in 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 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 state,

Henry S. Walker,
Secretary of State.

LOGAN DRUG 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:
CORPORATIONS.

The undersigned agree to become a corporation by the name of the "Logan Drug Company," for the purpose of manufacturin; and compounding drugs, chemicals and medicines, of buying, selling at wholesale and retail, and dealing in all kinds of drugs, chemicals, oils, paints and patent, proprietary and other medicines, and of carrying on a general merchandise and drug 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 thirty-first day of January, nineteen hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of seventeen thousand seven hundred dollars to the capital thereof, and have paid in on said subscription the sum of seventeen thousand seven 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 ($100,000) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100.00) each, which are held by the undersigned respectively as follows, that is to say: By

Joseph A. Bell, six shares.
Peebles Tatum, one share.
C. D. Hubbard, ten shares.
Annie D. Logan, forty shares.
Eugene Logan, forty shares.
Sophie W. Logan, forty shares and
Jessie H. Logan, forty shares.
All residing at the city of Wheeling, West Virginia.

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 February, 1889.

JOSPEH A. BELL,
Peebles Tatum,
C. D. Hubbard,
Annie L. Logan,
Eugene Logan,
Sophie W. Logan,
Jessie H. Logan.

Wherefore, the corporators named in 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 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 eleventh day of February eighteen hundred and eighty-nine.

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 West Virginia Tobacco Company, for the purpose of manufacturing and selling chewing and smoking tobaccos, cigars and snuff, and buying and selling leaf and manufactured tobaccos, and to do all things proper and necessary for the conduct of said 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 first day of February, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of nine thousand seven hundred ($9,700) dollars to the capital thereof, and have paid in on said subscriptions the sum of nine hundred and seventy ($970) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five hundred thousand ($500,000.00) 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

Augustus Pollock, Wheeling, W. Va., fifty shares.
Hugo L. Loos, Wheeling, W. Va., eight shares.
Peter Muhn, Wheeling, W. Va., eight shares.
Lawrence Zarnitz, Wheeling, W. Va., ten shares.
E. W. Schaefer, Wheeling, W. Va., five shares.
Alonzo Barkley, Wheeling, W. Va., two shares.
C. F. Brandfass, Wheeling, W. Va., seven shares.
Geo. Loos, Wheeling, W. Va., seven shares.

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 February, 1889.

Augustus Pollock,
Geo. Loos,
Peter Muhn,
Lawrence Zarnitz,
Alonzo Barkley,
C. F. Brandfass,
Hugo L. Loos,
E. W. Schaefer.

Wherefore, the corporators named in 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-nine, a corporation by the name and for the purposes set forth in said agreement.
THE M'KENDREE 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 M'Kendree Coal and Coke Company, for the purpose of mining, shipping and selling bituminous coal; manufacturing, shipping and selling coke, and the carrying on a general mercantile business.

Which corporation shall keep its principal office or place of business at M'Kendree, in the county of Fayette, and state of West Virginia, and is to expire on the first day of February, 1939. 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 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:

Darius S. Gilger, Shamokin, Pennsylvania, thirty-six shares.
George Steele, Shamokin, Pennsylvania, thirty-six shares.
E. W. Bridge, Claremont, West Virginia, thirty shares.
C. T. Woodson, Echo, West Virginia, thirty shares.
J. D. Campbell, Claremont, West Virginia, thirty shares.
J. M. Buck, Baltimore, Maryland, thirty 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 January, 1889.

William Beury,
Darius S. Gilger,
Samuel W. Haas,
George Steele,
Henry H. Keiser,
CORPORATIONS.

E. W. BRIDGE,
C T. WOODSON,
J. D. CAMPBELL,
J. M. BUCK.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this eleventh day of February, eighteen hundred and eighty.

HENRY S. WALKER,
Secretary of State.

THE BROWN- WHISTLER 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 The Brown-Whistler Ordnance Company, for the purpose of manufacturing ordnance, ordnance apparatus and appliances and projectiles, and of purchasing and owning such inventions, factories, land and plant as may be deemed necessary and proper for such work.

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 February, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred and forty dollars to the capital thereof, and have paid in on said subscriptions the sum of three hundred and forty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the amount of 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

G. N. Whistler, Fort Wadsworth, New York city, New York, one share.
J. H. Brown, 162 East 36th street, New York city, New York, one share.
William C. Dreyer, 63 Broadway, New York, New York, ten shares.
CORPORATIONS.

E. N. Dickerson, Jr., Temple Court, New York, ten shares.
A. W. Porter, 71 Broadway, New York, New York, one share.
R. Lodor, Fort Wadsworth, New York, one share.
William Pennington, Patterson, New Jersey, 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 January, 1889.
G. N. Whistler,
J. H. Brown,
William C. Dreyer,
A. W. Porter,
R. Lodor,
William Pennington,
E. N. Dickerson, 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 February, 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 eleventh day of February, eighteen hundred and eighty-nine.
Henry S. Walker,
Secretary of State.

PEIDMONT ELECTRIC LIGHT AND POWER 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 Peidmont Electric Light and Power Company," for the purposes, first, of supplying the towns of Peidmont, West Virginia, and Westernport, Maryland, and the public generally with electric light for illuminating and motor power for manufacturing purposes; second, for supplying the town of Peidmont, with water for public and domestic use; third, for manufacturing ice for sale generally.
Which corporation shall keep its principal office or place of business at Peidmont, in the county of Mineral, and is to expire on February, 6th, 1939. 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 with privilege to increase it to fifty thousand dollars in all.

The capital subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively as follows, that is to say: By

G. W. Harrison, Piedmont, West Virginia, five shares.
P. S. Minshall, Piedmont, West Virginia, five shares.
H. G. Buxton, Piedmont, West Virginia, five shares.
J. P. A. Entler, Piedmont, West Virginia, five shares.
E. J. Fredlock, Piedmont, West Virginia, five shares.
Timothy Kenny, Piedmont, West Virginia, five shares.
L. H. Phleeger, Piedmont, West Virginia, five shares.
J. S. Jamesson, Westernport, Maryland, five shares.
W. T. Jamesson, Westernport, Maryland, five shares.
E. W. Whitworth, Westernport, Maryland, five 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 February, 1889.

G. W. Harrison,
P. S. Minshall,
H. G. Buxton,
J. P. A. Entler,
E. J. Fredlock,
Timothy Kenny,
L. H. Phleeger,
J. S. Jamesson,
E. W. Whitworth,
W. T. Jamesson.

Wherefore, the corporators named in 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 February, 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 state, at the city of Charleston, this eleventh day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

CASWELL CREEK 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:
CORPORATIONS.

The undersigned agree to become a corporation by the name of Caswell Creek 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 Freeman's, in the county of Mercer, and is to expire on the first day of January, nineteen hundred and thirty-nine. 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 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 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

John Freeman, Freeman's, West Virginia, five hundred and ninety-seven shares.

Jenkin Jones, Freeman's, West Virginia, three hundred and ninety-seven shares.

C. M. Kyle, Freeman's, West Virginia, two shares.

J. P. Bowen, Freeman's, West Virginia, two shares.

T. L. Henritze, Bramwell, West Virginia, two 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 February, 1889.

John Freeman.

Jenkin Jones.

C. M. Kyle.

J. P. Bowen.

T. L. Henritze.

Wherefore, The corporators named in 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-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 state, at the city of Charleston, this twelfth day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

GREENBRIER VALLEY WOOLEN MILLS COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
CORPORATIONS.

Companied 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 Valley Woolen Mills Company, for the purpose of manufacturing all sorts of woolen fabrics and yarn from raw material, buying and selling wool and woolen goods.

Which corporation shall keep its principal office at Ronceverte, Greenbrier county, West Virginia, and is to expire on the eleventh day of February, A. D., 1930. 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 upon said subscription 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 as follows, that is to say:

By

E. F. Patton, Ronceverte, W. Va., twenty-four shares.
R. A. Patton, Second Creek, W. Va., twenty-five shares.
M. A. Rowan, Ronceverte, W. Va., twenty-five shares.
John E. Duncan, Second Creek, W. Va., twenty-five shares.
S. R. Patton, 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 eleventh day of February, 1889.

E. F. Patton, [Seal.]
R. A. Patton, [Seal.]
M. A. Rowan, [Seal.]
John E. Duncan, [Seal.]
S. R. Patton, [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 February, 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 state,

[G. S.] at the city of Charleston, this fourteenth day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE INTERNATIONAL TYPOGRAPH COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
companied 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 International Typograph Company, for the purpose of manufacturing, selling and dealing in type, type carting and type setting machines, patented novelties and inventions of all kinds; printing, lithographing and photographing machinery and appliances of all kinds; for the purpose also of owning and controlling letters patent of the United States and of all foreign countries, and with power to rent, sell and use patented articles, and to license others under any foreign or domestic letters patent which said company may acquire; to own, control and publish newspapers, and with right to all things necessary and incident to the powers and purposes above specifically expressed.

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 February, A. D., 1938. For the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars ($500), to the capital there-of, 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 two million dollars ($2,000,000), 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: By

James H. Hoyt, of Cleveland, Ohio, one share.
C. A. Neff, of Cleveland, Ohio, one share.
A. St. J. Newberry, of Cleveland, Ohio, one share.
J. M. Shallemburger, of Cleveland, Ohio, one share.
W. C. Sterling, of Cleveland, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this thirty first day of February, A. D., 1889.

James H. Hoyt,
J. M. Shallemburger,
Wills C. Sterling,
C. A. Neff,

Wherefore, the "corporators named in 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 fourteenth day of February, eighteen hundred and eighty-nine.

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 Citizens' Gas Saving Company," for the purpose of manufacturing, purchasing, selling or renting the weld gas saver, or any other gas saver governor, regulator or device for saving gas for and within the following states, viz: Kentucky, West Virginia, North Carolina, South Carolina, Maryland and the District of Columbia.

Which corporation shall keep its principal office or place of business at Washington, D. C., in the county of Washington, and is to expire on the first day of January, 1914. And for the purpose of forming the said corporation, we have subscribed the sum of nine thousand five hundred dollars to the capital thereof, and have paid in on said subscription, the sum of nine hundred and fifty dollars, and desire the privilege of increasing the 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

William B. Matthews, 1457 Rll. 1s. Avenue, Washington, D. C., ten shares.
O. W. Bennett, 632 Q. street, n. w., Washington, D. C., ten shares.
S. M. Stockslager 948 S. street, n. w., Washington, D. C., ten shares.
C. T. Yoder, 425 Sixth street, s. w., Washington, D. C., ten shares.
B. H. Swart, 1600 Fourteenth street, n. w., Washington D. C., five shares.
R. L. Swart, 1600 Fourteenth street, n. w., Washington, D. C., five shares.
John C. Weidman, 420 Eleventh street, n. w., Washington, D. C., ten shares.
L. N. Charles, 1231 "W." street, n. w., Washington, D. C., ten shares.
S. Herbert Giesy, 928 F. street, Washington, D. C., ten shares.
S. G. Cornwell, 1412 and 1414 Pennsylvania Avenue, Washington, D. C., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Corporations.

Given under our hands, this first day of February, 1889.

William E. Matthews,
B. H. Swart,
R. L. Swart,
J. O. Johnson,
S. M. Stockslager,
C. T. Yoder,
S. G. Cornwell,
John C. Weidman,
O. W. Bennett,
L. N. Charles,
S. Herbert Giese.

Wherefore, the corporators named in 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 fourteen, a 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 fifteenth day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

Young Men's Democratic Club.

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 "Young Men's Democratic Club," for the purpose of the diffusion of useful information and knowledge, and improving the social relations of those interested therein, as well as for benevolent purposes.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio in the State of West Virginia, and is to expire on the first day of March, one thousand nine hundred and twenty-five. 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 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: By
• John Beidenbach, Wheeling, West Virginia, one share.
  Frank Gruse, Wheeling, West Virginia, one share.
  John S. Naylor, Wheeling, West Virginia, one share.
  Allen Brock, Wheeling, West Virginia, one share.
  Robert White, Wheeling, West Virginia, one share.
  John H. Downs, Jr., Wheeling, West Virginia, one share.
  C. W. Kreiter, Wheeling, West Virginia, one share.
  William A. McElroy, Wheeling, West Virginia, one share.
  J. L. Shriver, Wheeling, West Virginia, one share.
  William McLaughlin, Wheeling, 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 9th day of February, 1889.

C. W. kreiter,
FRANK GRUSE,
J. L. SHRIVER,
W. A. McELROY,
JOHN BEIDENBACH,
JNO. H. DOWNS, JR.
WILLIAM MclaUGHLIN,
JOHN S. NAYLOR,
ALLEN BROCK,
ROBT. 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 first day of March, nineteen
hundred and twenty-five, a corporation by the name and for the pur­
poses 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 fifteenth day of February,
teen hundred and eight-nine.

HENRY S. Walker,
Secretary of State.

CITIZENS' BANK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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' Bank," for the purpose of carrying on the business of
banking, by discounting promissory notes, negotiating drafts, bills
of exchange and other evidence of indebtedness, receiving deposits,
buying and selling exchange, bank notes, bullion and coin; loaning
money on personal and other security, and doing a general banking business 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 16th day of February, 1935. 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 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. J. Botkin, Charleston, West Virginia, fifty shares.
M. Frankenberger, Charleston, West Virginia, seventy-five shares.
Philip Frankenberger, Charleston, West Virginia, seventy-five shares.
Geo. Davis, Charleston, West Virginia, twenty shares.
A. Midelberg, Charleston, West Virginia, seventy shares.
J. C. Roy, Charleston, West Virginia, seventy shares.
W. A. McCorkle, Charleston, West Virginia, one 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 sixteenth day of February, 1889.

C. J. Botkin,
M. Frankenberger,
Philip Frankenberger,
Geo. Davis,
J. C. Roy,
A. Midelberg,
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 sixteenth day of February, nineteen hundred and thirty five, 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 February, eighteen hundred and eighty-nine.

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 Washington Fairy Light Company," for the purpose of manufacturing, vending and supplying consumers with heat, light or power, improved gas fixtures, gas savers and other illuminating and heating apparatus and conductors of gas, electricity and other force, used for the purpose of lighting, heating and furnishing power, and acquiring and disposing of patents upon the same.

Which corporation shall keep its principal office or place of business at Charlestown, in the county of Jefferson, State of West Virginia, with branch offices in Washington, and such other places as may be deemed advantageous. And is to expire on the first day of February, Anno Domini, one thousand nine hundred and twenty, and for the purpose of forming the said corporation, we have subscribed, the sum of one thousand ($1,000.00) 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 to 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

Orson W. Bennett, Washington, D. C., twenty shares.
W. Woodville Flemming, Washington, D. C., twenty shares.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, and sealed with our seals, this the eighth day of February, 1889.

Edward W. Creecy, [Seal.]
F. Lewis Marshall, Jr., [Seal.]
Orson W. Bennett, [Seal.]
E. Ralston Flemming, [Seal.]
W. Woodville Flemming, [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 February, nineteen hundred and twenty a corporation by the name and for the purposes set forth in the agreement.
Given under my hand and the great seal of the said state,
[G. S.], at the city of Charleston, this sixteenth day of February,
eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE HOUSE AUTOMATIC GATE 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 House Automatic Gate Company" for the purpose of purchasing, owning, selling, leasing and manufacturing elevator or other gates; acquiring letters patent, by purchase or otherwise, and selling or leasing the same; purchasing, owning, or disposing of territorial rights; buying, owning, or leasing such real estate as may be necessary for the business of this corporation, and disposing of the same when no longer needed, and buying and selling stocks, bonds, mortgages, notes, or other property necessary in the successful prosecution of the business for which this company is formed.

Which corporation shall keep its principal office of place of business at Kansas City, in the county of Jackson, and state of Missouri; and is to expire on the sixteenth day of April, nineteen hundred and thirty eight A.D. And for the purpose of forming the said corporation, we have subscribed the sum of 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 five 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

James F. Hadley,
Leslie E. Baird,
W. P. Holmes,
E. E. Richardson, and
John L. Coates,
Each one share, and all residents of the city of Kansas, county of Jackson, state of Missouri.

And the capital to be hereafter sold to be divided into shares of the like amount.
Given under our hands, this sixteenth day of April, eighteen hundred and eighty eight.

LESLIE E. BAIRD, [Seal.]
JAMES F. BRADLEY, [Seal.]
W. P. HOLMES, [Seal.]
E. E. RICHARDSON, [Seal.]
JOHN L. COATES, [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 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 eighteenth day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PARKERSBURG IMPROVEMENT AND CONSTRUCTION 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 Parkersburg Improvement and Construction Company, for the purpose of building coal wharves, coal tipples, owning steamboats and barges, and transporting coal, coke and other commodities by water and to enter into and make contracts with railroads, navigation and other companies and persons for the construction of boats, barges, railroads and other works of internal improvement, and works of any nature whatever, and to carry on such general business as corporations, or persons may be authorized to do under the laws of West Virginia.

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 5th day of February, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of eleven hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and ten 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

E. W. Clark, Philadelphia, Pa., five shares.
Geo. W. Thompson, Parkersburg, W. Va., two shares.
W. N. Chancellor, Parkersburg, W. Va., two shares.
V. B. Archer, Parkersburg, W. Va., one share.
Wm. M. Trevor, 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 eleventh day of February, 1889.

E. W. Clark,
Geo. W. Thompson,
W. N. Chancellor,
V. B. Archer,
Wm. M. Trevor.

Wherefore, The corporators named in 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 February, 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 state, [G. S.] at the city of Charleston, this eighteenth day of February, eighteen hundred and eighty-nine

Henry S. Walker,
Secretary of State.

STANDARD 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 company by the name of the "Standard 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 above set forth.

Which corporation shall keep its principal place of business in the city and county of Hartford in the state of Connecticut, and is to expire on the first day of February, one thousand nine hundred and thirty-nine. And for the purpose of forming said corporation we have subscribed the sum of five hundred dollars to the capital thereof, and have fully paid for the stock subscribed for, and desire
COrPORATIONS.

the privilege of increasing the said capital stock by the sale of additional shares from time to time to three hundred and fifty 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:

Louis B. Hasbrouck, 10 Wall street, New York city, two shares.
Lewis M. Thompson, 18 Wall street, New York city, twenty-two shares.
Adolph Bierch, Jr., 18 Wall street, New York City, two shares.
Felix Jellenik, 18 Wall street, New York city, two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this eleventh day of February, one thousand and eight hundred and eighty-nine.

Louis B. Hasbrouck,
Lewis M. Thompson,
Adolph Bierch Jr.,
Felix Jellenik,
Joseph J. Burns.

Wherefore, The corporators named in 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 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 state [G. S.] at the city of Charleston, this nineteenth day of February eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

HUNTINGTON ICE AND STORAGE 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 Huntington Ice and Storage Company," of Huntington, West Virginia, for the purpose of manufacturing ice, creating cold or warm storage, erecting all necessary buildings for its successful operation, of dealing in ice by buying or selling owing or leasing real estate necessary for its business with privilege of leasing or renting to others storage apartments. In general to do anything connected
with the manufacture of ice, buying, selling same, or the warm or cold storage business connected therewith.

Which corporation shall keep its principal office or place of business at Huntington, in the county of Cabell, state of West Virginia, and is to expire on the 14th day of February, 1939. 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 subscription 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 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

James S. Sutphin, of Huntington, West Virginia, thirty shares.
W. J. Parsons, of Huntington, West Virginia, thirty shares.
George F. Miller, Jr., of Huntington, West Virginia, thirty shares.
N. C. Petit, of Huntington, West Virginia, thirty shares.
Garland Buffington, of Huntington, West Virginia, thirty shares.
D. A. Mossman, of Huntington, West Virginia, ten shares.
L. H. Burks, of Huntington, West Virginia, ten shares.
B. W. Foster, of Huntington, West Virginia, ten shares.
J. B. Poage, of Huntington, West Virginia, ten shares.
F. B. Enslow, of Huntington, West Virginia, ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this fourteenth day of February, 1889.

JAS. S. SUTPHIN,
GEO. F. MILLER, JR.,
GARLAND BUFFINGTON,
L. H. BURKS,
J. B. POAGE,
W. J. PARSONS,
W. C. PETIT,
DAN A. MOSSMAN,
B. W. FOSTER,
F. B. ENSLOW.

Wherefore, the corporators named in 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 February, 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 state, [G. S.] at the city of Charleston, this nineteenth day of February, eighteen hundred and eighty-nine.

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 Twelve Pole Coal and Iron 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 building and working factories, saw mills, car shops, and iron and salt furnaces, for manufacturing, shipping and selling iron, coal lumber, brick, salt, gas, oil, furniture and all other products or goods produced or 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, groceries, &c; 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 or do.

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 fifth day of January, nineteen hundred and thirty-nine. 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 dollars each, which are held by the undersigned respectively as follows, that is to say: By

D. F. Houston, Roanoke, Virginia, twenty-five shares.
Joseph H. Sands, Roanoke, Virginia, twenty-five shares.
D. W. Flickwir, Roanoke, Virginia, twenty-five shares.
E. H. Stewart, Roanoke, Virginia, twenty-five shares.
J. C. Alderson, Wheeling, West Virginia, twenty-five shares.
J. F. Paull, Wheeling, West Virginia, twenty-five shares.
C. W. Brockunier, Wheeling, West Virginia, twenty-five shares.
Henry Fairfax, Aldie, Virginia, 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 eleventh day of January, 1889.

[Seal.]

JOSEPH H. SANDS,

[Seal.]

D. F. HOUSTON,

[Seal.]

E. H. STEWART,

[Seal.]

DAVID W. FLICKWIR,

[Seal.]

HENRY FAIRFAX,
Wherefore, the corporators named in 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 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 state, [G. S.] at the city Charleston, this nineteenth day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER, 
Secretary State.

THE NEW YORK ATMOSPHERIC CONDUIT ELECTRIC 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 New York Atmospheric Conduit Electric Light and Power Company," for the purpose of constructing and maintaining conduits and manufacturing appliances for distributing electric light and power and of purchasing, acquiring, owning and using patents, inventions, patent rights and licenses, either limited or exclusive, and of granting rights and licenses, either limited or exclusive, to the extent allowed by law, under any or all of such rights as may be acquired by it as aforesaid, and of carrying on all such other business as may be necessarily or properly incident thereto.

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 first day of February, 1939. 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 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 one million 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:

Benj. F. Getche'l, 204 West 25th street, New York, one share.
CORPORATIONS.

Thomas Wallace, 16 West 60th street, New York, one share.
Henry B. Murry, Newark, New Jersey, one share.
John J. Halpin, 83 Chambers street, 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 thirteenth day of February, 1889.
STERLING WALLACE,
HENRY B. MURRY.
JOHN J. HALPIN.

Wherefore, the corporators named in 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-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 state,
[W. S.] at the city of Charleston, this twentieth day of February,
eighteen hundred and eighty-nine.
HENRY S. WALKER,
Secretary of State.

THE WESTON AND ELK RIVER RAILROAD COMPANY.

DOMESTIC.

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, desire 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 in-
corporation for that purpose:
First—The name of the corporation shall be The Weston and
Elk River Railroad Company.
Second—The railroad which this corporation proposes to build
will commence at or near the town of Weston, in the county of
Lewis, and run thence by the most practical route to a point at or
near the town of Sutton, in the county of Braxton.
Third—The principal business office of this corporation will be at
Weston, in the county of Lewis, in 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.
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. N. Camden, Parkersburg, West Virginia, one share.
M. W. Harrison, Weston, West Virginia, one share.
John Brannon, Weston, West Virginia, one share.
N. B. Newlon, Weston, West Virginia, one share.
Wm. L. Dunnington, Weston, West Virginia, one share.

The capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 11th day of February, 1889.

J. N. Camden,
M. W. Harrison,
Jno. Brannon,
N. B. Newlon,
Wm. L. Dunnington.

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 February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
accomplishment of any one or more of the objects of said corporation, and a further purpose of said corporation is to establish and maintain lumber yards to buy and sell lumber, saw logs, masts, spars, ties, staves, and all kinds of logs and lumber of any and every description.

Third:—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 either or both of its tributaries, at or near where the tributaries are crossed by West Virginia Central and Pittsburg Railway, at or near Parsons, Tucker county, West Virginia, 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 most advantageous to the objects of the corporation.

Fourth:—The proposed corporation will establish and maintain its principal office in Parsons, in Tucker county, West Virginia, with branch offices at such places as may seem to be to the best interests of the corporation.

Fifth:—The time of commencement of said proposed corporation shall be the twelfth day of February, 1889, or as soon thereafter as a proper certificate of incorporation shall have been obtained, and the period of its continuance is fifty years from February 12th, 1889.

Sixth:—The amount of capital stock of said corporation is ten thousand ($10,000), dollars divided into shares of one hundred dollars each, of which said capital stock the sum of one thousand ($1,000) dollars has been paid in pro rata by the share holders. And said corporation reserves the privilege of increasing its said capital stock by the issuance and sale of additional shares from time to time of the like par value thereof, one hundred ($100) dollars each, until said capital stock shall amount to the sum of two hundred and fifty thousand ($250,000) 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:

Charles B. Clark, of Parsons, W. Va., forty-seven shares.
Wm. O. McNeely, of Parsons, W. Va., forty-seven shares.
James H. Rider, of Davis, W. Va., two shares.
John A. McNeely, of Buffalo, N. Y., two shares.
John S. O'Shea, of Buffalo, N. Y., two shares.

Ten per cent. of the par value of each share has been paid in pro rata by the share holders to the persons authorized to receive the same.

Given under our hands this the fourth day of February, 1889.

Charles B. Clark,
Wm. O. McNeely,
James H. Rider,
John A. McNeely,
John S. O'Shea.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby
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declared to be from this date until the twelfth day of February nineteen hundred and thirty-nine a corporation by the name and for he 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 February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE MOUNT TORRY 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 "Mount Torry Mining Company" for the purpose of becoming a body politic and corporate under the name and style aforesaid, they their associates and successors, and by that name to be known in law, and is to expire on the 20th February 1939, and have the power to sue and be sued, to plead and be impleaded, to defend and be defended in all courts, whether in law or in equity, and to make and have a common seal, and alter and renew the same at pleasure, and have, enjoy, and exercise all the rights, privileges and power pertaining to corporate bodies and necessary for the special purposes of this incorporation: to make by-laws, rules and regulations consistent with the existing laws of the state for the government of all under its authority, the management of its estates and properties, and the due and orderly conduct of its affairs, and for the following special purposes: to mine coal, iron ore, and other minerals; to prepare the products thereof for market, make coke, and transport and sell the same, to manufacture iron or steel and other metals, or either or any one of the same, or articles composed of one or more metals, and to sell or dispose of the same; to erect and conduct blast furnaces, rolling mills, forges, mills, machinery, fixtures, buildings, and the necessary appurtenances required in their business; to make, lease, or contract for these or any of these purposes; and the said company to have the right from time to time, to purchase, lease, hold or control in any manner or sell or dispose of the same when no longer necessary for the purpose of the said corporation or at any time to lease any rights, lands situated in this state or in any state or territory, and to lay out said lands or any part thereof into parcels of convenient size, with intervening roads, streets, lanes or alleys and to develop, work, improve, cultivate or adorn the same, to sell, exchange, or otherwise dispose of the same aforesaid in such manner, and upon such terms as the said company may think proper, to elect seven directors, who must be stock-
holders but need not be residents of the state of West Virginia, to whom shall be entrusted the management and conduct of the business of the company, and discharge such other duties as shall be prescribed in the by-laws; to have the power to establish offices and agencies at such places as the directors may think proper but the principal office to be at Winchester in the state of Virginia; to have power to sell the stock of said company on such terms and for such considerations as the said directors shall prescribe or the stockholders in a general meeting or called meeting may provide, or the parties hereto shall agree; to hold the first general meeting as provided for in the code of West Virginia; to issue stock to the maximum amount of one million five hundred thousand dollars, in shares the par value of which is to be one hundred dollars each. We the undersigned have subscribed one million five hundred thousand dollars to the capital stock and have paid in the said one million five hundred thousand dollars, in money and in the mineral rights of the Mount Torry Furnace property, which it is agreed shall be received as money at the amount over and above the twenty thousand dollars in money and machinery paid in; the shares held by the undersigned are held as follows and their residences appear opposite their names.

B. H. Richards and Jacob C. Stoneburner, two thousand two hundred and fifty shares, Baltimore, Maryland.

J. Clifton Wheat, Jr., four hundred and fifty shares, Winchester, Virginia.

John L. Wissler, seven hundred and fifty shares, Winchester, Virginia.

C. A. Heller, three hundred and seventy-five shares, Winchester, Virginia.

S. H. Hansbrough and Shirley Carter, three hundred and seventy-five shares, Winchester, Virginia.

John W. Rice, three hundred and seventy-five shares, Winchester, Virginia.

T. W. Harrison and R. E. Byrd, three hundred and seventy-five shares, Winchester, Virginia.

M. H. G. Willis, five hundred and twenty-five shares, Winchester, Virginia.

J. W. Seibert and Robert A. Denny, seven hundred and fifty shares, Winchester, Virginia.

W. H. Baker, of Wm. B., three hundred and seventy-five shares, Winchester, Virginia.

George R. Blake, three hundred and seventy-five shares, Winchester, Virginia.

T. J. Cooper, three hundred and seventy-five share, Winchester, Virginia.

Henry Baetjer, four hundred and fifty shares, Winchester, Virginia.

J. George Baetjer, seventy-five shares, Winchester, Virginia.

L. H. McKinster, seventy-five share, Winchester, Virginia.

Frank H. Wissler, nine hundred shares, Winchester, Virginia.
Jacob Wissler, five hundred and twenty-five shares, Edinburg, Shenandoah county, Virginia.

R. E. Griffith, one hundred and fifty shares, Winchester, Virginia.

J. F. Ward, seventy-five shares, Winchester, Virginia.

B. H. Richards, Jacob C. Stoneburner, Frank H. Wissler and Jacob Wissler, three thousand seven hundred and fifty shares, Winchester, Virginia.

W. S. Love, three hundred and seventy-five shares, Winchester, Virginia.

W. W. Wall, seventy-five shares, Winchester, Virginia.

H. H. Baker, three hundred and seventy-five shares, Winchester, Virginia.

A. M. Baker, three hundred and seventy-five shares, Winchester, Virginia.

Albert Baker, three hundred and seventy-five shares, Winchester, Virginia.

N. P. Dame, seventy-five shares, Winchester, Virginia.

Given under our hands this 20th of February, 1889.

Wherefore, the corporators named in 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, 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 twenty-second day of February eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE NORTHERN VIRGINIA DEVELOPMENT 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 follows:

The undersigned agree to become a corporation by the name of "The Northern Virginia Development Company," for the purpose of becoming a body politic and corporate they, their associates and by the name afore said be known in law, and is to expire on the twentieth day of February, 1939, and to sue and be sued, plead and be impleaded, defend and be defended in all courts, whether in law or in equity, and to make and have a common seal, and to alter and renew the same at pleasure, and have and enjoy and exercise all the rights, privileges and powers pertaining to a corporate body, and necessary for the special purposes of this corporation; to make by-laws, rules and regulations consistent with the existing law of the state for the government of all under its authority, the management of its estate and properties, and the due and orderly conduct of its affairs; and for the following special purposes, to-wit: To mine coal, iron ore and other minerals, to prepare the products thereof for market, to make coke and transport and sell the same, to make, manufacture iron and steel and other metals or either or any of the same, or articles composed of one or more metals, and to sell or dispose of the same, to erect and conduct blast furnaces, rolling mills, forges, mills, machinery, fixtures, buildings and the necessary appurtenances required in the conduct of their business; to make, lease, or contract for these or any of these purposes; to have the power from time to time on such terms as may be deemed advisable to purchase, lease, hold or control in any manner, or sell or dispose thereof when no longer necessary for the purposes of the corporation or at any time to lease any rights in land or any mineral right or timber right or any other estate or interests in lands, whether situated in this state, or any other state or territory; to lay out said lands or any part thereof into parcels or lots of convenient size, with intervening roads, streets, lanes or alleys, and to develope, work cultivate, improve, or adorn the same; and to dispose of the same in any manner, and upon such terms as the said company may think proper; to
Corporations.

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elect seven directors who must be stockholders, but need not be residents of the State of West Virginia, and to whom shall be entrusted the selection of officers of the company, and the general management and conduct of its affairs; to have the power to establish agencies and offices at such places as the directors may think proper, but the principal office shall be at Winchester, Virginia; to have the power to sell the stock of said company on such terms, and for such considerations as the directors shall prescribe or the stockholders in a general or called meeting may provide; to hold the first general meeting as provided for in the code of West Virginia; to issue stock to the maximum of twenty thousand dollars, in shares of the par value of one hundred dollars each share. We the undersigned have subscribed the sum of twenty thousand dollars to the capital stock, and have paid ten per cent. thereof according to law. We desire no privilege to sell additional stock. The shares held by the undersigned are as follows, and their residences appear opposite their names:

B. H. Richards and Jacob C. Stoneburner, Baltimore, Maryland, thirty shares.

J. Clifton Wheat, Jr., Winchester, Virginia, five shares.

John L. Wissler, Winchester, Virginia, ten shares.

C. A. Heller, Winchester, Virginia, five shares.

S. H. Hansbrough and Shirley Carter, Winchester, Virginia, five shares.

John W. Rice, Winchester, Virginia, five shares.

T. W. Harrison, Winchester, Virginia, and R. E. Byrd, Winchester, Virginia, five shares.

M. H. G. Willis, Winchester, Virginia, five shares.

J. W. Seibert, Winchester, Virginia, and Robert A. Denny, of Winchester, Virginia, ten shares.

W. H. Baker, of Winchester, Virginia, five shares.

George R. Blake, Winchester, Virginia, five shares.

T. J. Cooper, Winchester, Virginia, five shares.

Henry Baetjer, Winchester, Virginia, five shares.

J. George Baetjar, Winchester, Virginia, one share.

L. H. McKinster, Winchester, Virginia, one share.

Frank H. Wissler, Winchester, Virginia, ten shares.

Jacob Wissler, Edinburg, Virginia, five shares.

R. E. Griffith, Winchester, Virginia, two shares.

J. F. Ward, Winchester, Virginia, one share.

B. H. Richards, Baltimore, Maryland, and Jacob C. Stoneburner, Baltimore, Maryland, Frank H. Wissler, Winchester, Virginia, and Jacob Wissler, Edinburg, Virginia, fifty shares.

W. S. Love, Winchester, Virginia, five shares.

W. W. Wall, Winchester, Virginia, one share.

H. H. Baker, Winchester, Virginia, five shares.

A. M. Baker, Winchester, Virginia, five shares.

Albert Baker, Winchester, Virginia, five shares.

N. P. Dame, Winchester, Virginia, one share.

M. H. G. Willis, Winchester, Virginia, two shares.
Frank H. Wissler, Winchester, Virginia, two shares.
Jacob Wissler, Edinburg, Virginia, two shares.
J. Clifton Wheat, Jr., Winchester, Virginia, one share.
Given under our hands, this twentieth day of February, 1889.

J. CLIFTON WHEAT, JR.,
JACOB WISSLER,
JNO. RICE,
HENRY BAETJER,
J. W. SEIBERT,
R. E. GRIFFITH,
ALBERT BAKER,
W. W. WAIL,.
S. H. HANSBROUGH,
J. C. STONEBURNER,
B. H. RICHARDS,
J. R. WARD,
T. W. HARRISON,
SHIRLEY CARTER,
J. GEO. BAETJER,
W. S. LOVE,
WM. H. BAKER,
A. M. BAKER,
FRANKLIN H. WISSLER,
RICHARD E. BYRD,
C. A. HELLER,
M. H. G. WILLIS,
T. J. COOPER,
ROBERT A. DENNY,
G. R. BLAKE,
H. H. BAKER,
L. H. MCKINTSER
NELSON P. DAME,
JOHN L. WISSLER.

Wherefore, the corporators named in 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, 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 twenty-second day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PARKERSBURG REFINING COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia,
CoRPR.-Tto's.
hereby certify that an agreement duly acknowledged and accom­
panied 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 Refining Company, for the purpose of mining,
producing and transporting petroleum oil, refining, manufacturing
and preparing the same and its products for market; buying and
selling the same; leasing, boring, pumping and disposing of oil,
petroleum and other valuable substances, and oil territory and
leases, and doing and transacting all business necessary and proper
for the purposes aforesaid; to buy, lease, rent and hold real estate
necessary to carry on said business, the same as a partnership might
do.
Which corporation shall keep its principal office or place of busi­
ness in the district of Tygart, county of Wood, and state of West
Virginia, and is to expire on the eighteenth day of February,
nineteen hundred and thirty-nine. 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 privi­
lege 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:
W. I. Boreman, Parkersburg, West Virginia, one share.
A. B. Barrett, Parkersburg, West Virginia, one share.
R. H. Thomas, Parkersburg, West Virginia, one share.
John A. Steel, Parkersburg, West Virginia, one share.
J. M. Boreman, Parkersburg, 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 19th day of February, 1889.
W. I. BOREMAN,
John A. STEEL,
R. H. THOMAS,
J. M. BOREMAN,
A. B. BARRETT.

Wherefore, the corporators named in 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-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 twenty-second day of
February, eighteen hundred and eighty-nine.
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 "Safety Spike and Rail Joint Company," for the purpose of the manufacture and sale of the safety spike rail and joint owned by the company and covered and secured by patents of the United States government.

Which corporation shall keep its principal office in Harper's Ferry, West Virginia, and is to expire on the first day of March, A. D., 1909. And for the purpose of forming the said corporation, we have subscribed the sum of $40,000 (forty thousand dollars), to the capital thereof, and have paid in on said subscriptions the sum of ($4,000 00) 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:

- John M. Finnerty, New York, one hundred and sixty shares.
- Ralph Walsh, Washington, D. C., two hundred shares.
- Judson C. Clements, Rome, Georgia, ten shares.

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 February, 1889.

Ralph Walsh,
James L. Chenowith,
Judson C. Clements,
Rufus K. Helphenstein,
John M. Finnerty.

Wherefore, the corporators named in 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 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 state, at the city of Charleston, this twenty-fifth day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

VIRGINIA 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 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 Virginia Coal and Coke Company, for the purpose of purchasing, leasing and acquiring coal lands; of mining, transporting and selling coal and the products thereof, and of manufacturing, transporting and selling coke, and of opening coal mines and operating the same and of doing a general coal mining and coking business.

Which corporation shall keep its principal office or place of business at Shaw, in the county of Mineral, state of West Virginia, and is to expire on the first day of January, one thousand nine hundred and thirty-one. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars, and have paid in on said subscription the sum of fifty 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: By

Alexander McLean, of Bloomington, Maryland, one share.
Frank L. Clymer, of Shaw, West Virginia, one share.
Alexander Kalbaugh, of Barnum, West Virginia, one share.
William W. Shultice, of Shaw, West Virginia, one share.
F. M. Reynolds, of Keyser, 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 16th day of November, in the year 1888.

Alexander McLean,
William W. Shultice,
Frank L. Clymer, M. D.
Alexander Kalbaugh,
F. M. 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 first day of January, nineteen hundred and thirty-one, a 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-seventh day of February, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
THE PARKERSBURG INSURANCE 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 Parkersburg Insurance Company, of Parkersburg, West Virginia, for the purpose of insuring against any damages or loss by fire and against all various risks and all other liabilities, casualties and hazards upon every and all kinds of property, real, personal, and marine and to make insurance on life, to grant annuities, to receive endowments, to contract for reversionary payments; to insure plate glass against breakage or destruction by accident and causalities from whatever cause arising; to guarantee the payment of promissory notes, bills of exchange and other evidences of debt; to guarantee the payment of all bonds of security or indemnity; to lend money on bottomery and respondentia; to cause itself to be insured against all risks it may have in any property or life either in its own right, or by virtue of any bonds or advance, or of any policy or contract of insurance; to invest its capital stock or other funds of the company, or funds deposited with it, in bank stock or other stocks and bonds and securities whether public or private or in incorporated companies; to purchase and when necessary to sell such bonds and securities; to discount notes, bills of exchange or other commercial paper and to receive the interest in advance; to lend money on personal or real security; to receive on deposit money and other property and certificates therefor and pay interest thereon; to purchase real estate in satisfaction of debts due, or to secure the same; to erect safety vaults and rent them to other persons and to do all other things necessary to carry on a general insurance business.

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 1st day of March 1939. And for the purpose of forming said corporation, we have subscribed the sum of five thousand dollars ($5000.00) to the capital thereof, and have paid in on said stock subscriptions the sum of five hundred dollars ($500.00) 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 ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By

K. S. Boreman, of Parkersburg, Wood county, West Virginia, ten (10) shares.
A. B. Graham, of Parkersburg, Wood county, West Virginia, ten (10) shares.
J. M. McKinney, of Parkersburg, Wood county, West Virginia, ten (10) shares.
H. C. Jackson, of Parkersburg, Wood county, West Virginia, ten (10) shares.
E. C. Gerwig, of Parkersburg, Wood county, West Virginia, 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 25th day of February, 1889.

K. S. Boreman,
A. B. Graham,
J. M. McKinney,
H. C. Jackson,
E. C. Gerwig,

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-seventh day of February, eighteen hundred and eighty-nine:

Henry S. Walker,
Secretary of State.

THE BANK OF BRAMWELL.

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 Bank of Bramwell for the purpose of doing a general discount and deposit banking business, discounting promissory notes, negotiating drafts, bills of exchange and other evidences of indebtedness, receiving deposits, buying and selling exchange, bank notes, bullion or coin, and by loaning money on personal and other security.

Which corporation shall keep its principal office or place of business at Bramwell, in the county of Mercer, and shall continue perpetually. 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 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

C. H. Duhring, Bramwell, West Virginia, two hundred shares.
J. H. Bramwell, Elkhorn, West Virginia, ten shares.
John Cooper, Coopers, West Virginia, ten shares.
Wm. D. Mullin, Trenton, New Jersey, ten shares.
I. A. Welch, Bramwell, West Virginia, ten shares.
T. L. Henritze, Bramwell, West Virginia, ten shares.
James E. Mann, Alderson, West Virginia, two hundred and fifty shares.

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, 1889.

C. H. DuHRING,
J. H. BRAMWELL,
JOHN COOPER,
Wm. D. MULLIN,
I. A. WELCH,
T. L. HENRITZE,
JAS. E. MANN.

Wherefore, the corporators 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 state, [G. S.] at the city of Charleston, this twenty-fifth day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ELK ISLAND BOOM 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 the Elk Island Boom Company for the purpose of constructing, maintaining and operating a boom or booms with or without piers dam or dams which may be necessary for the purpose of stopping and securing boats, rafts, logs, masts, spars, lumber and other timber in the Elk River at or near the town of Sutton, in Braxton county, West Virginia, to begin on the twenty-third of February, 1889, and continue for fifty years.
The principal office of said corporation shall be at Braxton Court House, Braxton county, West Virginia.

The capital stock of said corporation shall be, (for the purpose of forming the same) seven hundred dollars to be divided into seven shares of the par value each of one hundred dollars.

That there has been paid in on said capital stock the sum of seventy dollars being at least ten per centum of the par value thereof.

That it is desired to have the privilege of increasing the capital stock of said corporation to fifty thousand dollars by the sale of additional shares of stock at the par value each of one hundred dollars.

That the capital stock subscribed is held by the following named persons who reside at the places set after their names:

W. P. Newlon, Braxton Court House, Braxton county, West Virginia, two shares.

J. S. Hyer, Braxton Court House, Braxton county, West Virginia, two shares.

W. E. Haymond, Braxton Court House, Braxton county, West Virginia, one share.

A. W. Corley, Braxton Court House, Braxton county, West Virginia, one share.

E. S. Bland, Braxton Court House, Braxton county, West Virginia, one share.

Given under our hands this 23d day of February, 1889.

W. P. NEWLON,
J. S. HYER,
W. E. HAYMOND,
A. W. CORLEY,
E. S. BLAND.

Wherefore, the corporators named in 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 February, 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 state,

at the city of Charleston, this twenty-sixth day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PITTSBURGH AND MEXICAN TIN MINING COMPANY.
(INCREASE OF STOCK.)

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Walter J. Kelly, president of the Pitts-
Corporations.

The Pittsburgh and Mexican Tin Mining 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 Pittsburgh, Pennsylvania, on the 14th day of February, 1889, a majority of the stock of said company being represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the capital stock of the said Pittsburgh and Mexican Tin Mining Company be and is hereby increased to the sum of one million dollars ($1,000,000.00), being ten thousand shares at the par value of one hundred dollars ($100) 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 state, at the city of Charleston, this twenty-sixth day of February, 1889.

Henry S. Walker,
Secretary of State.

Peabody Insurance Company.—Extension of Charter.

Domestic.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Alonzo Lorrin, president of the "Peabody Insurance Company," a corporation formed and organized 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 thereof, which was duly called at the city of Wheeling on the 23rd day of February, 1889, at which meeting a majority of the capital stock of the company was represented by holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the time of the continuance of this corporation, 'Peabody Insurance Company,' be extended fifty (50) years beyond the 30th day of March, A. D. one thousand eight hundred and eighty-nine, the date of the 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 state, at the city of Charleston, this 27th day of February, eighteen hundred and eighty-nine.

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 Culp Electric Brush Company, for the purpose:

First—Of purchasing, owning or holding, by deed, lease or otherwise, the necessary lands and buildings for the manufacture and sale of the various devices covered by letters patent of the United States, numbered 336,897, and issued the second day of March, 1886, to James Darius Culp, of San Felipe, California; and for the manufacture and sale of any other invention or device, whether patented or not, the right to which said company may acquire, own or control.

Second—Of acquiring by purchase, license or otherwise, the title to and control of any or all of the devises covered by the above named patent, or of any other patented or other device, and for the manufacture and sale of the same.

Third—For the purpose of creating agencies and branches in conducting said business, and the doing and performing of all and everything lawful for a manufacturing company to do.

Fourth—For the purpose of buying and selling letters patent or rights thereunder, and for the purpose of licensing any other person, firm or corporation to manufacture or vend such patented invention or device, upon a royalty or otherwise.

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, A.D., 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 one 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 one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Edwin J. Brooks, New York, six hundred shares.
F. J. Wall, New York, two hundred and fifty shares.
M. King, Soho, New Jersey, ten shares.
J. D. Culp, San Felipe, California, one hundred shares.
M. L. Justin, New York, forty shares.

And the capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands, this second day of January, 1889.

EDWIN J. BROOKS
F. J. WALL,
MARThA KING,
J. D. CULP,
M. L. JUSTIN.

Wherefore, the corporators named in 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, a 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-seventh day of February, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE MT. VERNON AND MARSHALL HALL STEAMBOAT 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 Mt. Vernon and Marshall Hall Steamboat Company," for the purpose of the transportation of freight and passengers on the Potomac river and the Chesapeake Bay, its tributaries and adjacent inland waters.

Which corporation shall keep its principal office or place of business in the city of Washington, in the District of Columbia, and expire on the fourteenth day of February, A. D., 1914. And for the purpose of forming said corporation, we have subscribed the sum of two hundred thousand dollars ($200,000.00) to the capital thereof, and have paid in on said subscription the sum of two hundred thousand dollars ($200,000.00,) and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three hundred thousand dollars ($300,000).

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 C. McKibben, now residing in Charles county, in the state of Maryland, nine hundred and ninety-eight (998) shares.
Levi L. Blake, now residing in the city of Washington, in the District of Columbia, nine hundred ninety-eight (998) shares.
Thomas Adams, now residing in the city of Washington, two (2) shares.

Harrison H. Dodge, now residing in the city of Washington, one (1) share.

Samuel C. Ramage, now, also, residing in said city of Washington, one (1) 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 February, A. D., 1889.

JOSEPH C. MCKIBBEN,
LEVI L. BLAKE,
THOMAS ADAMS,
HARRISON H. DODGE,
SAMUEL C. RAMAGE.

Wherefore, the corporators named in 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 February, nineteen hundred and fourteen, a 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 March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

SIMMONS STAR CORNET BAND

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Simmons Star Cornet Band, for the purpose of giving entertainments, concerts and furnishing music for hire.

Which corporation shall keep its principal office or place of business at Freeman's, Mercer county, West Virginia and is to expire on the 22d day of February, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of thirty-three 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 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 say: By
W. T. Evans, Freeman's, West Virginia, thirty shares.
S. F. Beckett, Freeman's, West Virginia, thirty shares.
B. F. Dingman, Freeman's, West Virginia, thirty shares.
John Gent, Freeman's West Virginia, thirty shares.
John Jewel, Freeman's, West Virginia, thirty shares.
Ed. Bone, Freeman's, West Virginia, thirty shares.
G. Pettry, Freeman's, West Virginia, thirty shares.
L. A. Conner, Freeman's, West Virginia, thirty shares.
E. W. McCulloch, Freeman's, West Virginia, thirty shares.
Jordan W. Taylor, Freeman's West Virginia, thirty shares.
Evan T. Evans, Freeman's, West Virginia, thirty 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 February, 1889.

W. T. Evans,
S. F. Beckett,
B. F. Dingman,
John Gent,
John Jewel,
Ed. Bone,
G. Pettry,
L. A. Conner,
E. W. McCulloch,
Jordan W. Taylor,
Evan T. 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 twenty-second day of February, 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 state, [G. S.] at the city of Charleston, this second day of March, eighteen hundred eighty-nine.

Henry S. Walker,
Secretary of State.

THE NATIONAL ELECTRIC LIGHT AND POWER 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 Electric Light and Power Company," for the purpose of furnishing light, heat and power, or purchasing patents relating to electric light, heat and power, of manufacturing and selling the same, of erecting electric light and motor plants, and selling the same, of buying lands and erecting thereon buildings and machinery for the purposes of said company, of issuing bonds secured by a mortgage or mortgages upon the property and franchises of the said company, and of selling the same for the purpose of raising money for the several uses and purposes of said company.

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 21st day of January, 1939. 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 million ($2,000,000) dollars in all.

The capital so subscribed is divided into shares of twenty-five dollars each, and are held by the undersigned respectively as follows, that is to say: By

Robert L. Cohen, whose residence is in the city of Camden, in the state of New Jersey, six hundred shares.

J. S. W. Johnson, whose residence is in the city of Camden, in the state of New Jersey, one hundred shares.

William F. Anderson, whose residence is in the city of Philadelphia, in the state of Pennsylvania, two thousand shares.

George F. Leland, whose residence is in the city of Philadelphia, in the state Pennsylvania, five hundred shares.

J. Clayton Erb, whose residence is in the city of Philadelphia, in the state of Pennsylvania, five hundred shares.

Edmund Allen, whose residence is in the city of Philadelphia, in the state of Pennsylvania, one hundred shares.

Heber C. Robinson, whose residence is in the city of Camden, in the state of New Jersey, 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 twenty-seventh day of January, A. D. eighteen hundred and eighty-nine.

Robert L. Cohen,
J. S. W. Johnson,
William F. Anderson,
George F. Leland,
J. Crawford Erb,
Edmund Allen,
Heber C. Robinson.

Wherefore, the corporators named in 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
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 state, [G. S.] at the city of Charleston, this sixth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA AND PENNSYLVANIA 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:

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 Railway Company.

Second—The railroad which this corporation proposes to build will commence at or near Rowlesburg, in Preston county, West Virginia, and run thence on the east side of Cheat River in the said county, by the mouth of Muddy Creek, thence the most practicable route passing between the towns of Bruce and Brandonville and by Clinton Mills up Big Sandy Creek to the Pennsylvania state line, at or near Jones Mausts in said county of Preston.

Third—The principal office of this corporation will be at Kingwood, Preston county, West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this corporation shall be five hundred thousand dollars, divided into shares of fifty dollars each.

Sixth—The names and places of residences of the persons forming this corporation, and the number of shares of stock subscribed by each, are as follows:

George W. L. Marshall, of the city of Philadelphia, state of Pennsylvania, one share.

William M. O. Dawson, of the county of Preston, state of West Virginia, one share.

Niel J. Fortney, of the county of Preston, state of West Virginia, one share.

B. M. Squires, of the county of Preston, state of West Virginia, one share.

P. J. Crogan, of the county of Preston, state of West Virginia, one share.
Corporations.

Witness our signatures and seals this sixth day of March, 1889.

George W. L. Marshall, [Seal.]
William M. O. Dawson, [Seal.]
Neil J. Fortney, [Seal.]
B. M. Squires, [Seal.]
P. J. Crogan, [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 a 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-nine.

Henry S. Walker,
Secretary of State.

The De Lassus Exploring and 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 De Lassus Exploring and Mining Company, for the purpose of exploring for, and mining coal, lead, nickle, and all other minerals; buying, selling, and transporting and reducing said minerals and metals in all their forms, and for quarrying stone.

Which corporation shall keep its principal office or place of business in the county of St. Francois, in the state of Missouri, and is to expire on the first day of February, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one thousand 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 ($100.00) each, which are held by the undersigned respectively as follows, that is to say: By

Martin L. Clardy, nine shares.
Thomas Holladay, nine shares.
Joseph K. Rickey, nine shares.
George O. Glavis, two shares.
Wm. E. McLean, two shares.

Martin L. Clardy, of De Lassus, state of Missouri.
Corporations.

Thomas Holladay, and Jos. K. Rickey, St. Louis, Missouri.
George O. Glavis, Washington, D. C.
Wm. E. McLean, Terra Haute, Indiana.
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 February, 1889.

MARTIN L. CLARDY.
THOS. HOLLADAY.
JOS. K RICKEY.
GEO. O. GLAVIS.
WM. E. MCLEAN.

Wherefore, the corporators named in 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-nine, a corporation by the name and for the pur-
poses set forth in said agreement.
Given under my hand and the great seal of the said state,

[不变] at the city of Charleston, this ninth day of March eighteen
hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

NEW MALA NOCHE MINING COMPANY.

Articles of Incorporation of the New Mala Noche Mining Company.

The undersigned agree to become a corporation by the name of
the New Mala Noche Mining Company, for the following purposes:
First—To purchase or otherwise acquire the Mala Noche Mines
and lands thereto, belonging, near Zactecas, in the state of Zactecas,
Mexico, and rights thereto, and to purchase or otherwise acquire oth-
er land, mines or property in the same state, and to work the mines
therein respectively.
Second—To carry on the business of miners, smelters and pros-
pacters, and erect all works, plant and machinery necessary or re-
quired for such objects, or any of them or otherwise.
Third—To work the mines and mining rights which may from
time to time be purchased, leased or otherwise acquired by the
company, to get the ore and materials and otherwise make the same
fit for marketable purposes, and to sell the same or any part or part
thereof, or grant sub-leases; and, if sold, to divide the proceeds,
either in the way of dividends or in reducing the capital or other-
wise.
Fourth—to acquire by purchase, lease, exchange, hire or other-
wise, any lands, hereditaments, live stock, farming and other imple-
CORPORATIONS.

ments, or other property for the purposes of the company, and to set
up or erect any premises, buildings, furnaces, plant, machinery,
stock in trade, fixtures and other things and effects which may from
time to time be considered necessary or requisite for the purposes
foresaid.

Fifth—To acquire by purchase, lease or otherwise, and hold, work,
use and enjoy any lands, rights, concessions, patents, or interest
therein, property and interest which may be deemed necessary for
the carrying out of the objects or business of the company, and to
construct roads, railways, tram-ways, canals, creeks, and other ap­
pliances for the purposes of carrying on or facilitating the business
and objects of the company.

Sixth—To borrow or raise money for the purposes of the company
on, or to issue bonds (negotiable or otherwise) or mortgages secured
upon all or any of the real or personal assets of the company or upon
its revenue, income or profits on such terms and conditions as the
directors may deem expedient.

Seventh—To make, purchase, sell, accept or indorse bills of ex­
change or other instruments negotiable or otherwise, to lease and
mortgage all or any part of the undertaking, lands, mines, rights,
property and effects of the company, real and personal, and for such
consideration as the company may think fit, and either in cash
shares or bonds or in part cash and part shares or bonds of any
other company having objects altogether or in part similar to those
of this company.

Eighth—To register the compa­ny in Mexico and wherever else it
may be necessary or expedient so to do. To do all such other things
as are incidental or conducive to the attainment of all or any of the
above objects or any of them

Said corporation shall keep its principal office in the city of New
York, county of New York and state of New York, and its principal
place of business shall be at the city of Zacatecas, and state of
 Zacatecas, Republic of Mexico.

Said corporation shall expire on the 25th day of February, 1939.

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 one hundred dollars, being ten
dollars upon each share subscribed, and we desire the privilege of in­
creasing 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 fol­

John Allan Mackinon, residing in the city of New York, one
share.

John Allan Mackinon, Jr., residing in the city of New York, one
share.

James M. Chapin, residing in the city of New York, one share.

Oscar T. Earle, residing in the city of New York, one share.

James Gilmer, residing in the city of New York, one share.
The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals this 25th day of February, 1889.

John Allan Mackinon,
J. A. Mackinon, Jr.,
James M. Chapin,
O. T. Earle.
James Gilmer.

Wherefore, the corporators named in 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 February, 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 state [G. S.] at the city of Charleston, this eleventh day of March, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

UNION 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 Union Building Association, for the purpose of raising money to be distributed among the members of such corporation for use in buying land or houses, or in building or repairing houses, or in paying or in liquidating liens on houses or 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 7th day of March 1909. And for the purpose of forming the said corporation, we have subscribed the sum of eighteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and eight dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to seven hundred and fifty 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

H. F. Jones, Wheeling, West Virginia, one share.
Lewis Steenrod, Wheeling, West Virginia, one share.
W. H. Caldwell, Wheeling, West Virginia, one share,
Charles Lukins, Wheeling, West Virginia, one share.
W. M. Bugher, Wheeling, West Virginia, one share.
M. R. Wolf, Wheeling, West Virginia, one share.
G. O. Smith, Wheeling, West Virginia, one share.
Joseph Lawson, Wheeling, West Virginia, one share.
George Loos, Wheeling, West Virginia, one share.
C. H. Collier, Wheeling, West Virginia, one share.
H. P. McGregor, Wheeling, West Virginia, one share.
F. P. Jepson, Wheeling, 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 seventh day of March, 1889.

H. F. Jones, [Seal]
LEWIS STEENKROD, [Seal]
WM. H. CALDWELL, [Seal]
CHAS. LUKINS, [Seal]
W. H. BOUGHER, [Seal]
C. H. COLLIER, [Seal]
M. R. WOLF, [Seal]
G. O. SMITH, [Seal]
JOS. LEWIS, [Seal]
H. P. McGRGOR, [Seal]
F. P. JEPSON, [Seal]
GEO. LOOS, [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 seventeenth day of March, 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 eleventh day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ESSICK PRINTING TELEGRAPH 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 "Essick Printing Telegraph Company," for the purpose of constructing, equipping, maintaining, operating, leasing and selling telegraph lines; manufacturing, purchasing, operating, leasing and selling patented and other telegraph instruments, and purchasing,
owning and selling inventions or letters patent for such instruments or improvements thereof; also for manufacturing, purchasing, operating, leasing and selling all kinds of inventions, whether patented or not, in any manner relating to or to be used in connection with such telegraph instruments; also for granting rights or licenses under such letters patent, inventions or improvement; also for buying and selling real estate whereon to erect buildings and machinery for the purposes above stated; also for issuing bonds secured by mortgage or mortgages upon property and machinery of said company and selling 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 city, in the county and state of New York, and is to expire on the 3rd day of November, 1938. And for the purpose of forming said the 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 five million dollars ($5,000,000) 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

Abner McKinley, of Canton, Ohio, one share.
Joseph Pool, New York City, New York, one share.
Peter Jennings, New York City, New York, one share.
F. H. Wilkins, New York City, New York, one share.
Samuel W. Essick, Brooklyn, 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 2nd day of November, 1888.

Abner McKinley,
Joseph Pool,
P. S. Jennings,
Frederic H. Wilkins,
Samuel V. Essick.

Wherefore, the corporators named in 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 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 thirteenth day of March, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

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THE HARRELL PATENT BUCKLE COMPANY OF WASHINGTON, D. C.

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 Harrell Patent Buckle Company, of Washington, D. C., for the purpose of manufacturing and selling the Harrell Patent Buckle and other appliances for neck-wear, suspenders, garters, and all other articles of ladies' and gentlemen's wear for which such appliances may be adapted: and also in selling and dealing in such real and personal property as may be necessary to the successful prosecution of said business.

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 sixth day of March, A. D. 1939. And for the purpose of forming the said corporation, we have subscribed the sum of forty thousand and twenty ($40,020) dollars to the capital thereof, and have paid in on said subscriptions the sum of four thousand and two ($4,002) 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 ten ($10) dollars each, which are held by the undersigned respectively as follows, that is to say: By

Wm. H. Barnes, Washington, D. C., one thousand shares.
Philip T. Hall, Washington, D. C., one thousand shares.
Jno. L. Weaver, Washington, D. C., one share.
Wm. O. Douglas, 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 6th day of March, 1889.

Wm. H. Barnes.
Philip T. Hall.
Jno. H. Harrell.
John L. Weaver.
Wm. O. Douglas.

Wherefore, the corporators named in 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 March,
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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 state, [G. S.] at the city of Charleston, this thirteenth day of March, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE HERCULES MINING MACHINE 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 Hercules Mining Machine Company," for the purpose of purchasing letters patent relating to and protecting machines for the mining of coal and other minerals, and selling, leasing and licensing rights hereunder, and manufacturing, selling and leasing such mining machines, in the different states.

Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, and state of Pennsylvania, and is to expire on the thirty-first day of December, in the year 1938. 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 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 subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively as follows, that is to say: By

John S. Scully, of Pittsburgh, Pa., forty shares.
John M. Patterson, of Pittsburgh, Pa., forty shares.
Jay W. Carnahan, of Pittsburgh, Pa., forty shares.
Frank Armstrong, of Pittsburgh, Pa., forty shares.
Thomas Cochran, of Philadelphia, Pa., forty shares.

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 March, 1889, A. D., 1889.

John S. Scully,
John M. Patterson,
J. W. Carnahan,
F. Armstrong,
Thomas Cochran.

Wherefore, the corporators named in the said agreement, and who
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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-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 fifteenth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE EL PLOMO MINING, MILLING, SMELTING AND 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 "The El Plomo Mining, Milling, Smelting and Manufacturing Company," for the purpose of owning, working, controlling and operating mines in the state of Colorado; to buy and sell ores, mines and real estate in connection with the legitimate business of the company; to own and erect, work and operate concentration mills, leaching mills, reduction works and smelters for treating or reducing ores of gold, silver, lead, copper, and dealing in their respective bullion, and particularly to own, work and operate the El Plomo Ore Deposit, situated in sections 15, 16, 215 and 22 of township 32, S. Rg. 7, W. of sixth guide meridian, in the county of Costilla, and state of Colorado.

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 March, one thousand nine hundred and twenty-nine. And for the purpose of forming the said corporation, have subscribed the sum of one hundred thousand dollars ($100,000) to the capital thereof, and have paid in on said subscription the sum of ten thousand dollars ($10,000), 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 ($10) each, which are held by the undersigned respectively as follows:

Thomas H. Norton, of Wheeling, West Virginia, four thousand nine hundred and eighty-five shares.

Carl Wulsten, Fort Garland, Colorado, four thousand nine hundred and eighty-five shares.

Samuel P. Norton, Wheeling, West Virginia, ten shares.
CORPORATIONS.

C. A. Shaefer, Wheeling, West Virginia, ten shares.
Edgar R. Bullard, of Wheeling, West Virginia, 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 February, in the year of our Lord 1889.

[Seals]

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this fifteenth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER, Secretary of State.

THE RAIL DRILL 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 Rail Drill Company for the purpose of manufacturing and selling a rail drill, for which letters patent No. 373,318, was granted November 15th, 1887. Also letters patent No. 398,983, granted March 5, 1889, to Meritt W. Smith, of Waverly, Tioga county, New York.

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, 1939. 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 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

S. O. Hemenway, New York City, New York, two shares.
CORPORATIONS.

G. S. Ellinger, Jr., New York City, New York, two shares.
Lee R. Shryock, New York City, New York, two shares.
Meritt W. Smith, Waverly, New York, two shares.
Thomas E. Sturgeon, New York City, New York, two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this fifteenth day of March, 1889.

S. O. HEMENWAY,
G. S. ELLINGER,
LEE R. SHYROCK,
MERITT W. SMITH,
THOS. E. STURGEON.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this eighteenth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE KNIGHTS OF ST. GEORGE OF WHEELING.

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 Knights of St. George of Wheeling," for the purpose of promoting sound Christian morals and literary training among the members thereof, and to assist them in case of sickness, or other unfortunate circumstances, and to make investments, negotiate loans, and hold securities for the mutual benefit of the members, and to assist its members by loan of money, or otherwise; also to purchase and hold real estate for the use and benefit of the association.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, West Virginia, and is to expire on the first day of April, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred dollars to the capital stock thereof, and have paid in on said subscriptions the sum of twenty 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 twenty dollars each, which are held by the undersigned respectively as follows, that is to say:

George J. Mathison, Wheeling, W. Va., one share.
S. Alexander, Wheeling, W. Va., one share.
Christian Blum, Wheeling, W. Va., one share.
A. G. Hadlick, Wheeling, W. Va., one share.
James A. Fitzsimons, Wheeling, W. Va., one share.
Michael Bailey, Wheeling, W. Va., one share.
Charles A. Wingerter, Wheeling, W. Va., one share.
A. J. McGarrell, Wheeling, W. Va., one share.
John A. Howard, Wheeling, W. Va., one share.
T. S. Riley, 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 fifteenth day of March, 1889.

GEO. J. MATHISON,
S. ALEXANDER,
CHRISTIAN BLUM,
A. G. HADLICH,
JAMES A. FITZSIMMONS,
MICHAEL BAILEY,
CHARLES A. WINGERTER,
A. J. MCGARRELL,
JOHN A. HOWARD,
T. S. RILEY.

Wherefore, the corporators named in 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-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 state,

[HERALD] at the city of Charleston, this eighteenth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THERMO 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 Thermo Electric Company, for the purpose of manufacturing and vending electrical apparatus, and acquiring patents relating thereto.
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 fourth day of March 1939. 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 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

Max Mestery, Pittsburg, Pa., one share,
Charles W. Iden, New York City, N. Y., one share,
E. N. Dickerson, New York City, N. Y., one share,
Harry Contant, New York City, N. Y., one share.
Wm. A. Pollock, 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 4th day of March, 1889.

Max MESTERY,
CHARLES W. IDEN,
E. N. DICKERSON,
HARRY CONSTANT,
WM. A. POLLOCK,

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twentieth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State,

C. H. ODBERT & 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 C. H. Odbert & Co., for the purpose of manufacturing and compounding drugs, chemicals and medicines, of hardware, nails, iron, stoves and everything connected with the hardware business, and buying and selling and dealing in all kinds of drugs, chemicals, oils,
CORPORATIONS.

paints and patent proprietary and all other medicines, and of doing, carrying on and conducting a general merchandise, hardware and drug business.

Which corporation shall keep its principal office or place of business at the town of Philippi, Barbour county, West Virginia, and is to expire on the 1st day of January, 1909. And for the purpose of forming the said incorporation, we have subscribed the sum of four thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of four thousand 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

Charles H. Odbert, of Philippi, W. Va., ten (10) shares.
G. W. Gall, of Philippi, W. Va., ten (10) shares.
E. J. Gall, of Philippi, W. Va., ten (10) shares.
J. Henry Felton, of Arden, W. Va., ten (10) shares.
John J. Gall, Jr., of Barbour county, W. Va., 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 24th day of December, 1888.

ELIAS J. GALL,
G. H. GALL,
JOHN J. GALL, JR.,
C. H. ODBERT,
J. H. FELTON.

Wherefore, the corporators named in 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 twenty-first day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

MOHAWK HEAT, LIGHT AND POWER COMPANY.

FOREIGN.

I, Henry S. Warker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mohawk Heat, Light and Power Company, for the purpose of acquiring, by purchase, lease or otherwise, lands and interests and rights therein, and of developing such lands, and of mining and drilling and sinking shafts and wells therein for the purpose of procuring gas, oil and minerals thereupon, and of manufacturing, refining and preparing for commercial use and distributing the products so obtained, and of running lines of pipe for said purposes, and of purchasing, acquiring, owning and using patents, inventions, patent rights and licenses, either limited or exclusive. And of carrying on all other business as may be necessary or properly incident to the purposes therein set forth, including the selling and disposing of any property or rights acquired by it as aforesaid. That the operations of such corporation are to be carried on in such places in the United States as the directors may from time to time direct.

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 March, 1939. 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 one million two hundred and fifty 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

Simon H. Kennedy, Johnstown, one share.
William Settle, New York city, one share.
Vanderbilt Spader, New York city, one share.
Sterling Wallace, New York city, one share.
Thomas Wallace, 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 16th day of March, 1889.

SIMON H. KENNEDY,
WILLIAM SETTLE,
VANDERBILT SPADER,
STERLING WALLACE,
THOMAS WALLACE.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-first day of March, eighteen hundred and eighty-nine

HENRY S. WALKER,
Secretary of State.
THE GLENMORE IRON 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 Glenmore Iron Company, for the purpose of mining, shipping and selling ores, and manufacturing and selling iron and other metals from the Glenmore estates and other land, either by purchase of the same, or by purchase or lease of the minerals on or under the same. And for the purpose of quarrying limestone, buying, leasing coal lands, and mining, shipping and selling coal therefrom, erecting coke ovens, blast furnaces, and rolling mills, mining clays, and manufacturing and selling therefrom any merchantable products; building and laying switches and sidings, and connecting the same with other lines of railroad, erecting buildings and other conveniences for miners and employes, and erecting all other structures and apparatus useful in carrying out the purposes for which this corporation is formed; of buying and selling articles of merchandise and conducting a retail business in the same, of purchasing lands and laying out town lots and selling the same not to exceed the six hundred and forty acres, and generally for such other purposes as may be necessary and convenient and can lawfully be done, to carry out the purposes for which this company is formed. This company shall keep its principal place of business in Richmond, Virginia, and shall continue until January first, 1939.

And for the purpose of forming the said corporation, the undersigned have subscribed the sum of five hundred dollars to the capital stock thereof, and have paid in upon said subscription the sum of fifty thousand dollars, and desire the privilege of increasing the said capital, by sale of additional shares from time to time, to one million dollars in all.

The capital subscribed is divided into shares of one hundred dollars each, held by the undersigned respectively as follows, that is to say:

Adam C. Snyder, of Lewisburg, West Virginia, one share.
J. W. Mathews, of Lewisburg, West Virginia, one share.
George Grant, of White Sulphur Springs, West Virginia, one share.
R. M. MacLeod, of White Sulphur Springs, West Virginia, one share.
Russell W. Montague, of White Sulphur Springs, West Virginia, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this twenty-second day of March, A. D. 1889.

A. C. Snyder,
J. W. Mathews,
George Grant,
R. M. McLeod,
Russell W. Montague.

Wherefore, the corporators named in 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-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 twenty-first day of
March, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

DIMMOCK COAL AND COKE 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:

The undersigned agree to become a corporation by the name of
the Dimmock Coal and Coke Company, for the purpose of mining and
selling coal, manufacturing and selling coke and buying and selling
merchandise.

Which corporation shall keep its principal office or place of busi­
ness at Dimmock, in the county of Fayette, and is to expire on the
first day of March, 1939. And for the purpose of forming the said
corporation, we have subscribed the sum of eight thousand dollars
to the capital thereof, and have paid in on said subscriptions the
sum of 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
dollars each, which are held by the undersigned respectively as fol­
lows, that is to say: By

John Morgan, Charleston, W. Va., twenty-two shares.
H. S. Robins, Mt Carmel, Penna, ten shares.
O. P. Fox, Mt. Carmel, Penna, ten shares.
W. A. Brown, Alaska, W. Va. ten shares.
J. E. Robinson, M. D. Claremont, W. Va., ten shares.
E. L. Morgan, Charleston, W. Va., seven shares.
E. P. Morgan. Malden, W. Va., six shares.
J. S. Morgan, Charleston, W. Va., six 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 March, 1889.

John Morgan, [Seal]
H. S. Robins,
By J. E. Robins, [Seal]
His Attorney in fact.
O. P. Fox,
By J. E. Robins, [Seal]
His Attorney in fact.
W. A. Brown, [Seal]
J. E. Robins, M. D. [Seal]
E. L. Morgan, [Seal]
E. P. Morgan,
By John Morgan, [Seal]
His Attorney in fact.
Jas. L. Morgan,
By John Morgan, [Seal]
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
March, 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 state,
[G. S.] at the city of Charleston, this twenty-fifth day of March,
eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE BULL CREEK BOOM COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
 companied 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 Bull Creek Booming Company," for the purpose of con­
 structing and maintaining booms and such piers, dams, etc., as may
be necessary to the construction and maintenance of said boom or
booms, at any point between the mouth of Bull Creek, in Wood and
Pleasants counties and one half of a mile a bove the mouth of said
Bull Creek, near Waverly, Wood county; of conducting the
business of booming therein and thereat as set forth in chapter 121 of the Acts of 1877 and any amendment thereto; of buying, holding and using, as well as conveying, all such real estate and other property as may be necessary for the construction and use of its booms and the stations and other accommodations to accomplish the objects aforesaid; and of performing upon said creek any and all the functions and privileges authorized to boom and dam companies by the laws of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Waverly, Wood county, and is to commence on the 25th day of March, 1889, expire on the 25th day of March, 1910. 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 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

A. H. McTaggart, of Williamstown, Wood county, West Virginia, twenty-six share.
C. P. Ross, of Waverly, Wood county, West Virginia, one share.
Rufus Corbitt, of Waverly, Wood county, West Virginia, one share.
R. N. Corbitt, of Waverly, Wood county, West Virginia, one share.
R. I. Corbitt, of Waverly, Wood county, 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 25th day of March, 1889,
A. H. McTaggart,
C. P. Ross,
Rufus Corbitt,
R. N. Corbitt,
R. J. Corbitt.

Wherefore, the corporators named in 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 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 state,
[G. S.] at the city of Charleston, this twenty-sixth day of March, eighteen hundred and eighty-nine.

Henry S. Walker.
Secretary of State.
Corporations.

Bluefield and Hinton 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:

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 "Bluefield and Hinton Railroad Company."

Second—The railroad which this corporation proposes to build will commence at or near Bluefield, in the county of Mercer, and run thence by the most practical route to a point at or near Hinton, in the county of Summers.

Third—The principal office of this corporation will be at Bluefield, in the county of Mercer, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be five 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 for by each are as follows:

Joseph S. Clark, 139 South Fourth street, Philadelphia, Pennsylvania, one share.
A. W. Reynolds, Princeton, West Virginia, one share.
N. L. Reynolds, Bluefield, West Virginia, one share.
John Cooper, Cooper's, West Virginia, one share.
C. H. Duhing, Jr., Bramwell, West Virginia, one share.
I. A. Welch, Bramwell, West Virginia, one share.

Witness the following signatures this the 9th day of March, 1889.


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 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-sixth day of March, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
THE RIVER AND RAIL ELECTRIC COMPANY, OF CONNECTICUT.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 River and Rail Electric Company of Connecticut, for the purpose of buying, owning, using, 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 lightening, or supplying motive power, by electricity; and for the purpose of buying, leasing, owning, manufacturing and dealing in any and all appliances, and devices, and machinery designed for employment in the development and use of electricity; and for the purpose of acquiring, possessing and dealing in any and all patents, rights, franchises and licenses relating thereto or to patents relating to any subject whatever.

Which corporation shall keep its principal office or place of business at New Haven, in the county of New Haven and state of Connecticut, and is to expire on the eleventh day of March, 1939. 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

Franklin H. Smith, 189 Broadway, N. Y. City, ten shares.
Chas. E. Welles, 52 Broadway, N. Y. City, ten shares.
Noah C. Rogers, 111 Broadway, N. Y. City, five shares.
Martin Welles, 55 Liberty st, N. Y. City, ten shares.
Chas. Howden Smith, 32 Liberty st, N. Y. City, ten shares.
Nathl R. Bronson, Waterbury Conn., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this eleventy day of March, eighteen hundred and eighty-nine.

FRANKLIN H. SMITH.
CHAS. E. WELLES.
NOAH C. ROGERS.
MARTIN WELLES.
CHAS. HOWDEN SMITH.
NATH'L R. BRONSON.

Wherefore, the corporators named in 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 March, 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 state, at [G. S.] the city of Charleston, this twenty-seventh day of March, nineteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PITTSBURGH RAMIE MANUFACTURING COMPANY.— INCREASE OF CAPITAL STOCK.

FOREIGN.

1. Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the following certificate and resolution were this day presented to me in my said office:

To the Honorable Henry S. Walker, Secretary of State of West Virginia:

I hereby certify that at a meeting of the stockholders of the "Pittsburgh Ramie Manufacturing Company," held on the 18th day of March, A. D., 1889, at the office of said company, No. 417 Smithfield street, city of Pittsburgh, county of Allegheny, state of Pennsylvania, due notice having been given by advertisement published four successive weeks in a newspaper of general circulation in the state of West Virginia, of the intention to offer at said meeting a resolution to increase the capital stock of said company to five hundred thousand dollars ($500,000), as provided for by the charter of said company, being represented by the holders thereof, and said holders being present in person or by proxy and voting for such increase, it was unanimously

"Resolved, That the capital of said company be increased to five hundred thousand dollars ($500,000) consisting of ten thousand shares of the par value of fifty dollars ($50.00)."

In witness whereof I hereunto set my hand this 19th day of March, A. D., 1889.

[Seal.]

PAUL H. HACKE,
President Pittsburgh Ramie Manufacturing Company.

GEORGE R. SHIBLE,
Secretary.

Wherefore, I do declare the increase of capital stock as set forth in said resolution, authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city Charleston, this twenty-eighth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary State.
THE CANTON ARMORY COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledge 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 Canton Armory Company, for the purpose of purchasing a suitable building in the town of Fairmont, Marion county, West Virginia, to be used as an Armory and to rent or let the same to theatrical and dramatic companies and to literary and benevolent societies, &c.

Which corporation shall keep its principal office or place of business in the town of Fairmont, in the county of Marion, and state of West Virginia, and is to expire on the first day of April, 1919.

And for the purpose of forming the said corporation, we have subscribed and paid in the sum of eleven hundred 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:

- E. A. Billingslea, one share.
- L. L. Carr, one share.
- M. D. Christie, one share.
- L. P. Carr, one share.
- Oliver J. Fleming, one share.
- Charles F. Fleming, one share.
- S. C. Morris, one share.
- Wm. L. Nuzum, one share.
- Charles E. Pride, one share.
- Lee Reinheimer, one share.
- Clarence L. Smith, one share.

All of Fairmont, West Virginia.

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 February, 1889.

C. E. Pride,
L. P. Carr,
M. D. Christie,
W. L. Nuzum,
C. F. Fleming,
E. A. Billingslea,
L. L. Carr,
S. C. Morris,
O. J. Fleming,
Lee Reinheimer.
MORAG'S GROVE AGRICULTURAL ASSOCIATION.

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 Morgan's Grove Agricultural Association, for the purpose of holding an annual agricultural exhibition with such features as are common to county fairs, and to own or lease such real estate as may be necessary to conduct same.

Which corporation shall keep its principal office or place of business at Shepherdstown, in the county of Jefferson, and is to expire on the first day of January, 1910, A.D. 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 five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

A. S. Reynolds, W. N. Lemen, J. S. Bragonier, A. S. Dandridge, Jr., and E. I. Lee, all of Shepherdstown, West Virginia, five shares each.

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 March, 1889.

A. S. Dandridge,
E. I. Lee,
J. S. Bragonier,
W. H. Lemen,
A. S. 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 first day of January,
Corporations.

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 state, [G. S.] at the city of Charleston, this thirtieth day of March, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

McGavock Price Contracting 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 McGavock Price Contracting Company, for the purpose of contracting for the construction of public works, railroads or any other works, and for the purpose of carrying on the business of merchandising or any other business incident to such contracting aforesaid; to buy and sell personal property of all kinds, and to do all things, which contracting corporation may do; such contracting and business to be carried on in the United States and foreign countries.

Which corporation shall keep its principal office or place of business at Topeka, county of Shawnee and state of Kansas, and is to expire on March 1st, 1909. And for the purpose of forming said corporation, we have subscribed the sum of ten thousand dollars ($10,000.00) to the capital thereof, and have paid in on said subscription the sum of ten thousand dollars ($10,000.00) and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one hundred thousand dollars ($100,000.00) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By

R. R. Price, of Hutchinson, Kansas, twenty (20) shares.
H. Whiteside, of Hutchinson, Kansas, twenty (20) shares.
J. R. Price, Jr., of Hutchinson, Kansas, twenty (20) shares.
H. W. Gleason, of Hutchinson, Kansas, twenty (20) shares.
S. F. Hutton, of Hutchinson, Kansas, twenty (20) shares.

And the capital to be hereafter sold to be divided into shares of the like amount.

Given under our hands, this 14th day of March, 1889.

R. R. Price,
H. Whiteside,
J. R. Price, Jr.,
H. W. Gleason,
S. F. Hutton,
Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this first day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

AMENDED ARTICLES OF INCORPORATION OF THE RIO DAS MORTES GOLD FIELDS COMPANY OF WEST VIRGINIA, U. S. A.

1, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that James L. Stewart, president of Rio Das Mortes Gold Fields 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 corporation held in pursuance of law, on the 28th day of February, 1889, at which meeting all the stockholders of said company were present, the following resolution was unanimously adopted:

Resolved, that whereas, We, the undersigned, did associate ourselves on the second of February, 1889, for the formation of a corporation under the name and style of the Rio das Mortes Goldfields of West Virginia, the agreement of incorporation of which company was in due form of law filed in said state as attested by the certificate of the secretary of state of the state of West Virginia, dated the 6th day of February, 1889; and, desiring now for the more perfect execution of the objects of such company, to amend the said agreement of incorporation as provided in the statutes of said state, we, composing all of the stockholders of said company, do now make this present resolution and waive the notice required by statute therefor; and do hereby set forth:

I. The name and style of said corporation shall continue to be the Rio das Mortes Gold Fields Company.

II. The business of said company is to be conducted at the city of New York, in state of New York, in the United States of America, and in the district of Rio das Mortes, in the province of Minas Geraes, in the empire of Brazil; and also at such other places or localities in the United States of America, or in the empire of Brazil,
III. The objects for which company is formed are as follows:

To acquire, assume, operate and become ipso facto subrogated in all the mining and other rights, concessions, privileges, licenses and permissions, together with the obligations thereto attached, which were granted by the government of the empire of Brazil to the American citizens, John Watson and Charles Paul MacKie, either separately or jointly, by a certain decree signed by his Imperial Majesty Dom Pedro Segundo, numbered 7,379, and dated July 12, 1879, issued to the said John Watson; also by a certain other such decree, numbered 8,059, and dated March 24, 1881, issued to the said John Watson; also by a certain other such decree numbered 8,449, and dated March 11, 1882, issued to the said John Watson and Charles Paul MacKie jointly; and also by a certain other such decree numbered 9,747, and dated April 22, 1887, issued to the said John Watson and Charles Paul MacKie, jointly.

And to purchase, take or lease, or otherwise acquire, any gold or other mines, mining rights and metalliferous or other lands in the province of Minas Geraes, in the empire of Brazil, or elsewhere, and any interest therein; and to explore, survey, work, develope, exercise and turn to account the same.

And to carry on the business of mining metallurgy and in particular to search for, win, mine, quarry, wash, crush, smelt, dress, refine, prepare for market; buy, sell, and deal in ores, minerals and metallic substances, and compounds of all kinds.

And to acquire, construct, maintain, improve, manage, work, and direct any roads, bridges, tramways, watercourses, reservoirs, mills, furnaces, crushing works, machinery, factories, warehouses, and other edifices, works, means and conveniences, which may seem directly or indirectly conductive to any of the company, and to contribute to or otherwise take part in any such operations.

And to acquire by purchase, lease, or otherwise, and operate, or cause to be operated, any rights, privileges, concessions, licenses, grants, powers, and contracts, issued by or proceeding from any governmental or legislative authority, or otherwise, for mining or for any of the other purposes of the company.

And to sell, mortgage, lease, or otherwise dispose of any or all of the possessions, rights or undertakings of the company for such considerations as the company may think fit.

And to promote any other company for the purpose of acquiring any part, or all of the property of this company, or of advancing the objects or interests thereof, and to subscribe for, acquire, and hold shares, debentures, bonds, or other securities in any such other company, or otherwise contribute towards and facilitate such other enterprise.

And generally to do and perform all or any of the matters aforesaid, and all other acts or things which in the judgment of this company may be requisite for its purposes or incidental thereto, either
alone, or in conjunction with any other corporation, or person, and that by amalgamation or otherwise.

IV. The said company shall maintain in the empire of Brazil, an agent, empowered to represent it before the general and local authorities, tribunals and courts of that country, and with such other special powers as are required by the laws of that empire.

V. The total amount of the capital stock of the said company shall be five hundred thousand dollars, which shall be divided into five thousand shares of one hundred dollars each, and which shall be issued at such times and in such amounts as the stockholders of the company may determine; and such stock, or any portion thereof, may be lawfully issued as full paid for cash, or to the amount of the value of the property, rights, or interests, and shall be non-assessable.

And the said total amount of five hundred thousand dollars of capital stock may by proper deliberation of the stockholders, be increased to such lawful sum as the operation of the company may in the future demand.

VI. The said company shall from time to time, establish such by-laws for the government and administration of the same as it may deem necessary or advisable, and, the directors of the said company, to be chosen pursuant to such by-laws, shall be vested with sole, exclusive and absolute management and control of the company, its property, business and affairs, except as otherwise provided by law, and said directors shall have full power and authority to do any and all the acts and things specified or contemplated in this instrument of the association.

VII. The duration of the said company shall be, as provided, in the original certificate of incorporation thereof, until the second day of February, one thousand eight hundred and thirty-nine.

In witness whereof, we have hereunto set our hands this twenty-eighth day of February, in the year of our Lord, one thousand eight hundred and eighty-nine.

James Steuart Mackie.
Charles Knap.
Frank P. Rawls.
Walter L. McCorkle.
James L. Steuart.

Wherefore, I declare said amendments to be the charter of the Rio das Mortes Gold Fields Company, 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 second day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
Corporations.

Nicaragua Trading 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 "Nicaragua Trading Company," for the purpose of conducting and operating a general store or stores and a hotel or hotels, including the manufacture and purchase of supplies therefor, the erection and operation of electric lighting apparatus, apparatus for the manufacture of ice and refrigerating store-houses, and the performance of all other acts and things required to be done in and about the same.

Which corporation shall keep its principal office at the city of New York, in the county and state of New York, and is to expire on the first day of April, which will be in the year one thousand nine hundred and thirty-nine. 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 three hundred 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:

Matthew M. Looman, New York, N. Y., ten shares.
Samuel Webber Parker, Mamaroneck, N. Y., ten shares.
Peter B. Vermilya, New York, N. Y., ten shares.
Benjamin E. Orr, New York, 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 1st day of April, 1889.

Matthew M. Looman,
Samuel Webber Parker,
Peter B. Vermilya,
Benj. E. Orr,
Robert G. Frazer,

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this third day of April, eighteen hundred and eighty-nine:

Henry S. Walker,
Secretary of State.

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 Washington Gasified Petroleum Steam Fuel Company,” for the purpose of building, equipping, selling, renting and using, or licensing to be used, furnaces, for the purpose of heating boilers and making steam with crude petroleum and other hydrocarbon oils, and manufacturing the other appliances for such furnaces, covered by letters patent No—to A. F. Fletcher.

Which corporation shall keep its principal office and place of business at Washington City, in the District of Columbia, and is to expire on the 20th day of March, 1909. And for the purpose of forming the said corporation, we have subscribed the sum of $300,000 to the capital thereof, and have paid in on said subscriptions the sum of $30,000, and desire the privilege of enlarging the said capital, by the sale of additional shares from time to time, to $1,000,000 in all.

The capital so subscribed is divided into shares of $10.00 each, which are held by the undersigned respectively as follows:

Archibald F. Fletcher, of New York, eight thousand eight hundred and seventy-one shares.
Valentine Gleason, of New York, ten thousand shares.
John V. Carraher, of Washington, D. C., eight thousand nine hundred shares.
Frank T. Chamberlin, of Washington, D. C., one thousand four hundred and twenty-nine shares.
Mills Dean, of Washington, D. C., two hundred shares.

The capital stock to be hereafter sold and is to be divided into shares of like amount

Given under our hands, this 20th day of March, 1889.

Archibald F. Fletcher,
John V. Carraher,
Frank T. Chamberlin,
William H. Crosby,
Mills Dean,
Valentine Gleason.

Wherefore, the corporators named in 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 March, nineteen hundred and nine, a corporation by the name and for the purposes set forth in said agreement.
THE CONSOLIDATED 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 Consolidated Manufacturing Company, for the purpose of purchasing, owning and selling rights and interests under letters patent of the United States, in devices and inventions for all appliances pertaining to hardware specialties, more especially to boilers, engines or locomotives of all kinds, also oil-cups, steam gauges, flue-cleaners, seal locks; also to lease, purchase and hold real estate or buildings, as may be necessary for carrying on the business of said company, and to sell the same; to establish and carry on manufactories for the manufacture of such devices and inventions of all kinds; for their sale whenever deemed necessary; also to establish factories within any of the United States or its territories, or foreign countries; also of purchasing, owning and selling of rights and interests in letters patent granted by the government of foreign countries, for any of said inventions or improvements thereon, and to engage in the manufacture and sale of such inventions and devices 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 1st day of January, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of two 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 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

Thomas A. Green, Washington, D. C., ten shares.
D. J. Logan, Washington, D. C., ten shares.
D. W. Magrath, Washington, D. C., ten shares.
O. M. Irvine, Duncastle, Pa., ten shares.
Chas. F. Goodell, Washington, D. C., ten shares.
S. M. Stockslager, Washington, D. C., ten shares.
S. D. Luckett, Washington, D. C., ten shares.
John E. Luckett, Washington, D. C., ten shares.
Williard S. Campbell, Washington, D. C., ten shares.
S. W. E. Pegues, Washington, D. C., ten shares.
J. F. Kirby, Washington, D. C., ten shares.
Geo. G. Schroeder, Washington, D. C., thirty 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 March, 1889.

THOMAS A. GREEN,
DANIEL J. LOGAN,
S. A. JONAS,
A. B. FINNEY,
GEO. B. WELCH,
GEORGE W. BONNELL,
D. W. MAGRATH,
H. LOYD IRVINE,
O. M. IRVINE,
CHAS. F. GOODELL,
S. M. STOCKSLAGER,
S. D. LUCKETT,
JOHN E. LUCKETT,
H. H. NICHOLS,
WILLARD S. CAMPBELL,
S. W. E. PEGUES,
J. F. KIRBY,
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-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 state,

[G. S.] at the city of Charleston, this fourth day of April, eighteen hundred and eighty-nine.

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 Pneumatic Railway Company, for the purpose of constructing railways and operating the same under the system patented by George L. DuLaney, of New York City, and such other patents and improvements as may hereafter be secured,

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 third day of April, A.D., 1939. 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 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

Silas O. Hemenway, New York City, one share.
Geo. L. DuLaney, New York City, one share.
Lee R. Shryock, New York City, one share.
Geo. S. Ellinger, Jr., Yew York City, one share.
James S. Leeds, 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 third day of April, 1889.

SILAS O. HEMENWAY,
GEO. L. DULANEY,
LEE R. SHRYOCK,
GEO. S. ELINGER,
JAMES S. LEEDS.

Wherefore, the corporators named in 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 April, 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 fifth day of April eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

MONONGAHELA RIVER RAILROAD COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Monongahela River Railroad Company has this day filed in my said office a map and profile of its said road from Fairmont, in Marion county, to Booth creek in said county in the state of West Virginia.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fifth day of April, eighteen hundred and eighty nine.

HENRY S. WALKER,
Secretary of State.

THE MONONGAHELA RIVER RAILROAD COMPANY.

INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. N. Camden, president of the Monongahela River Railroad Company, a corporation created, formed and organized 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 of the company, held in pursuance of law at Parkersburg, W. Va., on the 2nd day of April, 1889, at which meeting all 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 capital stock of the Monongahela River Railroad Company be increased from its present capital stock to thirteen hundred thousand dollars as the capital of the said corporation.

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 sixth day of April, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

THE NEW YORK LABOR SAVING MACHINE 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 York Labor Saving Machine Company, for the purpose of purchasing, manufacturing, leasing and selling labor saving machines, and all appliances of every and any nature, kind and description in any way connected with the manufacture of the said machines in the United States or foreign countries. 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 to inventions relating to the production of labor saving machines in the United States or foreign countries. To sell, vend and dispose of state, county, city and town rights for the use of any and all inventions, patents, licenses, concessions and grants for the production of labor saving machines in the United States or foreign countries. For buying, manufacturing, importing, using selling and leasing all necessary machinery, appliances and materials necessary for the production and distribution of labor saving machines in the United States or foreign countries. For the erection, construction and leasing of all work houses or buildings necessary for the purpose of the company in the United States or foreign countries. For the acquiring of real and personal property in the United States or foreign countries. For the making and carrying into effect contracts and agreements with any other company, corporation or persons, in the United States or foreign countries. For the buying and selling of the stocks of this or of any other company connected with the manufacture and sale of labor saving machines in the United States or foreign countries. And more especially for the purpose of the manufacture, licensing and sale of labor saving machines in the United States and Canada. Doing all or any of the matters as aforesaid alone, or in conjunction with, or as agents for other companies or persons.

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 March, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred 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 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
Corporations.

H. M. Munsell, New York City, three shares.
A. H. Watkins, Boston, Mass., three shares.
M. C. Munsell, New York City, three shares.
L. M. Merrill, Boston, Mass., three shares.
M. F. Munsell, New York City, three shares.
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, 1889.
H. M. Munsell. [L. S.]
A. H. Watkins. [L. S.]
M. C. Munsell. [L. S.]
L. M. Merrill. [L. S.]
M. F. Munsell. [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 twenty-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 state, at the city of Charleston, this sixth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

Continuous Rail Frog 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 “Continuous Rail Frog Company,” for the purpose of manufacturing, leasing and selling apparatus containing, or constructed in accordance with, the invention of Charles W. Van Vleck, relating to railway frogs, or purchasing and owning and utilizing said inventions and rights and privileges under such letters patent as may be granted therefor, and for other inventions of similar nature, and all other acts and things required to be done in and about the development and utilization of said invention or inventions.

Which corporation shall keep its principal office in 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 three hundred 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

Samuel Webber Parker, Mormoneck, N. Y., ten shares.
Bernard Doran Killian, Tottenville, N. Y., ten shares.
Peter B. Vermilya, New York, N. Y., ten shares.
George W. Meyer, New York, 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 April, 1889.

S. Webber Parker,
B. Doran Killian
Wm. H. Shelp,
Peter B. Vermilya,
Geo. W. Meyer.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this sixth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

SOUTHWESTERN COAL 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 Southwestern Coal and Improvement Company, for the purpose of developing, working and operating mines of coal, iron and other metals and minerals and selling the products thereof; the manufacturing and selling of pig iron; the manufacturing, refining and selling of iron and other metals and minerals, and the manufacture and sale of lumber; said mining and manufacturing operations to be carried on in the states of West Virginia, Virginia, Kentucky, Tennessee, North and South Carolina, Georgia, Alabama, Mississippi,
Louisiana, Arkansas, Missouri, Kansas, Texas and Colorado, the Indian territory and the territory of New Mexico and elsewhere; and for the further purpose of contracting for the construction and equipment of railroads in the said states of West Virginia, Virginia, Kentucky, Tennessee, North and South Carolina, Georgia, Alabama, Mississippi, Louisiana, Arkansas, Missouri, Kansas, Texas and Colorado, the Indian territory and the territory of New Mexico and elsewhere; and under such contracts to construct and equip such railroads in the states of West Virginia, Virginia, Kentucky, Tennessee, North and South Carolina, Georgia, Alabama, Mississippi, Louisiana, Arkansas, Missouri, Kansas, Texas and Colorado, the Indian territory and the territory of New Mexico, and the neighboring states and territories and elsewhere.

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 31st day of March, 1939. And for the purpose of forming the said corporation, we have subscribed, the sum of one thousand ($1,000.00) dollars to the capital thereof, and have paid in on said subscription, 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 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

Colgate Hoyt, Yonkers, New York, two shares.
Charles W. Wetmore, New York city, New York, two shares.
Charles L. Colby, Milwaukee, Wisconsin, 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 first day of April, 1889.

Colgate Hoyt, [Seal.]
Charles W. Wetmore, [Seal.]
Charles L. Colby, [Seal.]
William Bond, [Seal.]
Henry K. Enos. [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 March, 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 eighth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
BANK OF CHARLESTOWN—EXTENSION OF CHARTER.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that Isaac H. Strider, president of the bank of Charlestown, 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 general meeting of the stockholders of said bank held in pursuance of law, at Charlestown, West Virginia, on the first day of April, 1889, 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 corporation of the bank of Charlestown be extended to and until the first day of March, (1941) one thousand nine hundred and forty-one, under the terms and conditions prescribed in the certificate of incorporation issued to the said bank, or its corporators, on the twentieth day of February, 1871, to expire on the first day of March, 1891.

Wherefore, I do declare said extension of charter of the bank of Charlestown as set forth in the foregoing resolution, to be authorized by law, and that the charter of the said bank of Charlestown, shall continue and be in force until the first day of March, one thousand nine hundred and forty-one.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this ninth day of April, eighteen hundred eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE VERMONT MANGANESE 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 Vermont Manganese Company, for the purpose of mining manganese, iron, and other ores, and for manufacturing the same into metal, and for buying and selling said ores and metals; and for such purposes to lease, and buy, mortgage, and sell such mineral and other lands, furnaces, and tenements of any kind as said corporation may lawfully acquire; also to contract, purchase, lease, and operate, mortgage and sell furnaces, mills, and machinery for said business; and generally to mine said ores, and to manufacture them
CORPORATIONS.

into metals, and to purchase and sell said ores and metals, and to do whatever may be lawfully done for the successful prosecution of said 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 the first day of April, 1919. 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 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 an amount not exceeding five hundred thousand dollars in all—($500,000).

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. F. Flanagan, New York, fifty shares.
James G. Watkins, New York, one share.
D. D. Mallory, Jr., Brooklyn, one share.
John H. Carr, Brooklyn, one share.
Total, one hundred shares.

The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals this 31st day of March, 1889.

\[\text{\underline{\text{FLANAGAN}},} \underline{\text{JAMES G. WATKINS}}, \underline{\text{C. H. HARMAN}}, \underline{\text{D. D. MALLODY, JR.}}, \underline{\text{JOH H. CARR}}.\]

Wherefore, the corporators named in 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 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 \[\text{\textbf{[G. S.]}\text{\textit{state}}, at the city of Charleston, this tenth day of April, eighteen hundred and eighty-nine.}\]

\[\text{\underline{\text{HENRY S. WALKER}},} \underline{\text{Secretary of State}}.\]

WASHINGTON RED SLATE 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
"Washington Red Slate Company," for the purpose of purchasing, leasing and operating quarries of slate, mining, manufacturing and selling and otherwise disposing of things as may be incident to or conducive of the best interests of the corporation in carrying on the business above named, not inconsistent with the laws of the state.

Which corporation shall keep its principal office or place of business at Charlestown, county of Jefferson, state of West Virginia, with branch offices in Washington, District of Columbia, Middle Granville, county of Washington, state of New York, and such other places as said corporation may deem advantageous, and is to expire the first day of April, anno domini, one thousand nine hundred and thirty-nine. 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 one thousand dollars, and desire the privilege of increasing 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 fifty dollars ($50) each, which are held by the undersigned respectively as follows. that is say: By

James W. Chadsey, Rushville, Ill., forty shares.
George M. Lockwood, Hunter, N. Y., forty shares.
Truman N. Burrill, Geneva, N. Y., twenty shares.
John Tweedale, Philadelphia, Pa., twenty 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 the twenty-eight day of March, 1889.

Jas. M. Chadsey, [Seal]
Geo. M. Lockwood, [Seal]
Truman N. Burrill, [Seal]
William W. Dudley, [Seal]
John Tweedale, [Seal]
W. W. Fleming. [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 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 state, [G. S.] at the city of Charleston, this tenth day of April, eighteen hundred and eighty nine.

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 Safety Electric Light 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 office in the city of Providence, county of Providence, state of Rhode Island, and is to expire on the first day of February, one thousand nine hundred and thirty-nine. And for the purpose of forming said corporation we have subscribed the sum of one thousand dollars to the capital thereof, and have fully paid for the stock so subscribed for, and desire the privilege of increasing the said capital stock by the sale of additional shares from time to time, to two hundred and fifty thousand dollars.

The capital so subscribed is divided into shares of twenty-five ($25) dollars each, and are held by the undersigned respectively as follows, that is to say:

James Forest Burns, Hartford, Connecticut, thirty-two shares.
John B. Clapp, Hartford, Connecticut, two shares.
S. L. G. Crane, Hartford, Connecticut, two shares.
Charles H. Lawrence, Hartford, Connecticut, two shares.
Lewis M. Thompson, New York, 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 30th day of February, 1889.

James Forrest Burns,
John B. Clapp,
S. L. G. Crane,
Charles H. Lawrence,
Lewis M. 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 first day of February, 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 state, at the city of Charleston, this eleventh day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE CHARLESTOWN WATER AND 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 The Charlestown Water and Manufacturing Company, for the purpose of supplying the town of Charlestown with water, and doing a general manufacturing and milling business.

Which corporation shall keep its principal office or place of business at Charlestown, in the county of Jefferson, and state of West Virginia, and is to expire on the 18th day of March, nineteen hundred and thirty-nine. 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

B. C. Washington, Charlestown, Jefferson county, W. Va., one share.
R. P. Chew, Charlestown, Jefferson county, W. Va., one share.
W. F. Lippett, Charlestown, Jefferson county, W. Va., one share.
F. W. Brown, Charlestown, Jefferson county, W. Va., one share.
T. P. Lippett, Charlestown, Jefferson 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 18th day of March, 1889.

B. C. Washington,
R. P. Chew,
W. F. Lippett,
Forrest W. Brown,
T. P. Lippett.

Wherefore, the corporators named in 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 March, 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 state, [G. S.] at the city of Charleston, this eleventh day of April, eighteen hundred and eight-nine.

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 Buckhannon Building and Loan Association, No. 2, for the purpose of raising money to be distributed among the members of such corporation, and by such members used in buying lands or houses, or paying and liquidating liens on houses or other real estate.

Which corporation shall keep its principal office at Buckhannon, in the county of Upshur, state of West Virginia, and is to expire on the first day of January, 1918. 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 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:

John A. Hess, one share.
J. H. Jones, one share.
C. C. Higginbotham, one share.
John W. Queen, one share.
U. G. Young, one share.

All of Buckhannon, Upshur county, W. Va.

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 March, 1889.

John A. Hess,
J. H. Jones,
C. C. Higginbotham,
John W. Queen,
U. G. 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 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 state,

[G. S.] at the city of Charleston, this eleventh day of April, eighteen hundred and eight-nine.

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 "Essex Typewriter Company," for the purpose of manufacturing, purchasing, owning, exploiting, working, renting and selling typewriters, patented or otherwise; and of purchasing, owning and selling inventions or letters patent or improvements thereon, for such typewriters; and of buying, owning, using and selling, all kinds of inventions, whether patented or not, in any manner relating to typewriters; and of granting rights or licenses under such letters patent, inventions, or improvements; and of buying and leasing real estate and erecting buildings and machinery thereon for the purposes above stated; and also for the purposes hereinbefore mentioned to issue bonds secured by mortgage or mortgages upon property and franchises of the said company and to sell the same; 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 in the city of Newark, in the county of Essex, and state of New Jersey, and is to expire on the twelfth day of April, 1939. And for the purpose of forming said corporation, we have subscribed the sum of fifty dollars ($50) 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 two hundred and fifty thousand dollars ($250,000) in all.

The capital so authorized is divided into shares of five dollars each, which are held by the undersigned respectively as follows, that is say:

- Jacob W. Schuckers, Newark, New Jersey, two shares.
- Thomas Ewing, Yonkers, New York, two shares.
- Henry J. Winsor, Newark, New Jersey, two shares.
- Guy J. Edwords, Newark New Jersey, two shares.
- Silas C. Halsey, New Jersey, two shares.

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 April, eight hundred and eighty-nine.

Jacob W. Schuckers,
Thomas Ewing,
Henry J. Winsor,
Guy J. Edwords,
Silas C. Halsey.

Wherefore, the corporators named in 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 April 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 seventeenth day of April, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ELECTRIC MINING MACHINE 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 Electric Mining Machine Company, for the purpose of manufacturing, buying, selling, leasing and dealing in mining machinery for mining and other uses; of mining, shipping, selling, using, purchasing and reselling coal, ores, iron and other minerals; of buying, owning, working, leasing and letting to lease upon rents or royalties, coal and other mineral lands, and of constructing and operating tracks and tramways as part of the development of such lands; and of conducting a general mining and manufacturing business.

Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, in the state of Pennsylvania, and is to expire on the 18th day of February, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and twenty-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of twelve thousand 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

Samuel S. Brown, of the city of Pittsburgh, Pennsylvania, five hundred shares.
William Lechner, of the city of Pittsburgh, Pennsylvania, one hundred shares.
F. M. Lechner, of Columbus, Ohio, five hundred shares.
F. S. Glaser, of the city of Pittsburgh, Pennsylvania, fifty shares.
Eugene Ingold, of Pittsburgh, Pennsylvania, one hundred shares.
And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 9th day of April, 1889.

SAML S. BROWN,
F. M. LECHNER,
WM. LECHNER,
FRANK S. GLASER,
EUGENE INGOLD.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this seventeenth day of April, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

STANDING STONE 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 articles of incorporation for that purpose.

First—The name of the corporation shall be the Standing Stone Railway Company.

Second—The railroad which this corporation proposes to build will commence at or near the mouth of Standing Stone creek, in the county of Wirt, and run thence up said creek by the most practicable route to a point at or near the headwaters of said Standing Stone creek in the county of Wirt.

Third—The principal business office of this corporation will be at Elizabeth, in the county of Wirt, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this corporation shall be fifty thousand dollars ($50,000.00), 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:
Corporations.

E. L. Tufts, Wirt county, West Virginia, twenty-one shares.
B. F. Tufts, Wirt county, West Virginia, one share.
S. B. Rathbone, Jr., Wirt county, West Virginia, one share.
E. H. Riddle, Wirt county, West Virginia, one share.
M. R. Lowther, Wirt county, West Virginia, one share.

Given under our hands this, fifteenth day of April, 1889.

E. E. Riddle.
M. R. Lowther.
E. L. Tufts.
S. B. Rathbone, Jr.
B. F. Tufts.

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, [G. S.] at the seat of government thereof, this eighteenth day of April, eighteen hundred and eighty nine.

Henry S. Walker,
Secretary of State.

Automatig Telegraph Railway Signal 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 "Automatic Telegraph Railway Signal Company," for the purpose of the manufacturing and selling of railway signals, track instruments and devices in connection therewith, also the manufacturing and selling of railway supplies and machinery.

Which corporation shall keep its principal office or place of business at New York City, in the state of New York and is to expire on the 31st day of December, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand dollars ($2,000) to the capital thereof, and have paid in on said subscription the sum of two hundred dollars ($200), and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three million dollars ($3,000,000) in all.

The capital so subscribed is divided into twenty (20) shares of one hundred dollars ($100) each, which are held by the undersigned respectively as follows, that is to say:

Thomas B. Musgrave, 535, 5th., Avenue, New York City, three shares.
Octavius D. Baldwin, 33 W., 38th St., New York City, three shares.
Edward B. Harper, Hotel Vendome, New York City, three shares.
Henry J. Reinmund, New York City, three shares.
Ernest L. Jones, 535, 5th Ave., New York City, eight shares.

And the capital to be hereafter sold is to be divided into shares the like amount.

Given under our hands, this sixteenth day of April, in the year of one thousand eight hundred and eighty-nine.

O. D. BALDWIN,
E. B. HARPER,
HENRY J. REINMUND,
THOS. B. MUSGRAVE,
ERNEST L. 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 thirty-first day of December, 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 state, [G. S.] at the city of Charleston, this eighteenth day of April, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE OHIO AND WEST VIRGINIA SOUTHERN 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 articles of incorporation for that purpose:

First—The name of the corporation shall be "The Ohio and West Virginia Southern Railway Company."

Second—The railroad which this corporation proposes to build, will commence at or near Williamstown, West Virginia, opposite the city of Marietta, in the state of Ohio, and run thence by the most practicable route to the town of Huntersville, in the county of Pocahontas, in the state of West Virginia, and thence by the most practicable route to the line of the state of Virginia.
Third—The principal business office of this corporation will be at Williamstown, in the county of Wood, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this corporation shall be one hundred thousand dollars ($100,000) the said capital stock shall be 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: By

R. R. Dawes, Marietta, Ohio, one share.
T. W. Moore, Harmar, Ohio, one share.
William M. Morse, Harmar, Ohio, one share.
John H. Riley, Marietta, Ohio, one share.
W. H. Gurley, Harmar, Ohio, one share.
Thomas E. Davis, Harrisville, W. Va., one share.
Charles S. Martin, Harrisville, W. Va., one share.
S. B. McWnorter, Auburn, W. Va., one share.
Job Musgrave, Ritchie C. H., W Va., one share.
W. S. Hamilton, Ritchie C. H., 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 April, 1889.

T. W. Moore,
William M. Morse.
John H. Riley,
R. R. Dawes,
W. H. Gurley,
Thomas E. Davis,
Charles S. Martin,
S. B. McWhorter,
Job Musgrave,
W. S. Hamilton.

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 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 twentieth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. F. Hadley, president of the House Automatic Gate Company, has certified to me under his hand and the corporate seal of said company, attested by the signature of L. E. Baird, its secretary, that at a meeting of the stockholders thereof held on the 28th day of March, 1889, in Kansas City, Mo., the following resolutions were unanimously adopted, all the stock of said company being present in person and voting therefor:

"Resolved That the capital stock of the House Automatic Gate Company be and the same is hereby increased to five hundred thousand dollars."

"Resolved, That the par value of each of the shares of the stock of the House Automatic Gate Company be and is hereby increased to ten dollars per share."

Wherefore, I do declare said increase of capital stock and said increase in the par value of the shares of stock as set forth in said resolutions to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this nineteenth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

COAL RUN LAND COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the "Coal Run Land Company," a corporation created, formed and organized under the laws of the state of Virginia, has this day filed in my said office a duly certified copy of its articles of incorporation, together with a copy of the statute under which said corporation was created.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-second day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
RUSH CREEK LAND COMPANY.

FOREIGN

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Rush Creek Land Company, a corporation created, formed and organized under the laws of the state of Virginia has this day filed in my said office a duly certified copy of its articles of incorporation, together with a copy of the statute under which said corporation was created.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-second day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

VIRGINIA AND OHIO RAILROAD COMPANY—DISSOLUTION.

DOMESTIC

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that Jos. J. Doran, president of the Virginia and Ohio Railroad 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 general meeting of the stockholders thereof held in pursuance of law on the 22nd day of April, 1889, and at which meeting the whole of the capital stock of the said company was represented and voted, it was unanimously

Resolved, That this company do forthwith discontinue business, and that it be hereby dissolved, that the property and assets of the company that may remain after paying all debts and liabilities be divided and distributed by the treasurer among the stockholders thereof, but before such distribution takes place, and immediately, public notice shall be given by advertisement in some newspaper of general circulation published near the principal office or place of business of the corporation once a week for six weeks before any dividend of the capital and assets be made.

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 twenty-fourth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
WEST VIRGINIA AND OHIO RAILROAD COMPANY.—
DISSOLUTION.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Jos. I. Doran, president of the West Virginia and Ohio Railroad 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 general meeting of the stockholders thereof, held in pursuance of law on the 22nd day of April, 1889, and at which meeting a majority of the capital stock of the said company was represented and voted, it was unanimously

"Resolved, That this company do forthwith discontinue business, and that it be hereby dissolved; that the property and assets of the company that may remain after paying all debts and liabilities be divided and distributed by the treasurer among the stockholders of the company, but before such distribution takes place, and immediately, public notice shall be given by advertisement in some newspaper of general circulation published near the principal office or place of business of the corporation once a week for six weeks before any dividend of the capital and asset be made."

Wherefore, I do declare said corporation dissolved accordingly.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-fourth day of April, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE ELK RIVER IMPROVEMENT 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 Elk River Improvement Company," to contract with any person, firm or corporation that exists or that may hereafter exist to build, construct or manage any works, either public or private; to supply or furnish all needful materials, labor, implements, instruments and fixtures of any and every kind whatever; to purchase and sell investments in bonds and securities of other corporations to pledge and mortgage the same; to make advances of money and credit to other companies, contractors and manufacturers and to receive and hold on deposits or as collateral or otherwise, on any estate or property, real or personal, maturing notes, bonds or other
evidences of debt; to endorse and guarantee the payment of bonds of other corporations, firms and individuals; to execute leases and to purchase, use and maintain any works of improvements; to purchase the stock or bonds of other companies or corporations, and control the same and generally to do and perform any and all acts incident to the objects and purposes above stated, not inconsistent with the laws of the state.

Which corporation shall keep its principal 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 March, 1939. 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 such 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, 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

Benjamin F. Sherman, of New York City, two shares.
Robert Hall, of New York City, two shares.
J. B. Weir, of New York City, two shares.
H. Brockerhoff, of Bellefonte, Pa., two shares.
A. Brockerhoff, of Bellefonte, Pa., two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 11th day of March, 1889.

Benjamin F. Sherman,
Robert Hall,
J. B. Weir,
H. Brockerhoff,
A. Brockerhoff.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-fourth day of April, eighteen hundred and eighty-nine.

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 Elk River Construction Company," to contract with any person, firm or corporation that exists or that may hereafter exist to build, construct or manage any works, either public or private; to supply or furnish all needful materials, labor, implements, instruments and fixtures of any and every kind whatsoever; to purchase and sell investments in bonds and securities of other corporations and to pledge and mortgage the same; to make advances of money and credits to other companies, contractors and manufacturers and to receive and hold on deposit or as collateral or otherwise, on any estate or property, real or personal, maturing notes, bonds, or other evidences of debt; to endorse and guarantee the payment of the bonds of other corporations, firms and individuals; to execute, lease and to purchase, use and maintain any works of improvement; to purchase the stock or bonds of other companies or corporations, and control the same, and generally to do and perform any and all acts incident to the objects and purposes above stated, not inconsistent with the laws of the state.

Which corporation shall keep its principal 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 March, 1939. 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 such subscription 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 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:

Benjamin F. Sherman, of New York City, two shares.
Robert Hall, of New York City, two shares.
J. B. Weir, of New York City, two shares.
H. Brockerhoff, of Bellefonte, Pennsylvania, two shares.
A. Brockerhoff, of Bellefonte, Pennsylvania, two 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 March, 1889.

Benjamin F. Sherman,
Robert Hall,
J. B. Weir,
H. Brockerhoff,
A. Brockerhoff.
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 March, 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 twenty-fourth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE WORLDS 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 World Telephone Company, for the purpose of manufacturing and erecting and operating and dealing in, by selling or leasing an electrical mechanical device patented under the name of telegraphone and for the purpose of disposing of rights or privileges of manufacturing or erecting and operating said device to other persons, companies or corporations, and further for the purpose of purchasing or leasing and holding lands for the necessary uses, and to do and perform all other acts and things necessary and proper for carrying on the business of manufacturing, erecting and operating, and dealing in, and prosecuting the business as aforesaid.

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 January, 1939.

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 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:

G. T. Chase, Washington, D. C., two shares.
C. R. Monroe, Washington, D. C., one share.
Geo. I. Hill, Washington, D. C., one share.
Henry M. Baker, Washington, D. C., one share.
E. R. Haight, 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 March, 1889.

G. T. Chase. [Seal]
C. R. Monroe. [Seal]
Geo. I. Hill. [Seal]
Henry M. Baker. [Seal]
E. R. Haight. [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-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 state, [G. S.] at the city of Charleston, this twenty-fifth day of April, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE NORTHWOOD GLASS COMPANY.—DISSOLUTION.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Henry Helling, president of The Northwood Glass Company, a corporation created under the laws of this 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 in pursuance of law on the 23rd day of April, 1889, the following resolution was unanimously adopted, all the stock of said company being present in person or by proxy and voting therefor:

"Resolved, That The Northwood Glass Company does this day voluntarily dissolve and cease to be a corporation, and its affairs be at once settled up."

Wherefore, I do declare said corporation dissolved.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twenty-seventh day of April, eighteen hundred and eighty-nine.

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 'St. Louis Adamant Plaster Company," for the purpose of buying, selling and otherwise dealing in and manufacturing adamant wall plaster and the materials composing the same, cement, mortar and other materials appertaining to, or used in, masonry.

Which corporation shall keep its principal office or place of business at the city of St. Louis, state of Missouri, and is to expire on the first day of May, A. D. 1939. 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

R. Hilton Chase, New York city, New York, one share.
Henry Rhorer, St. Louis, Missouri, one share.
Henry T. Lilliendahl, Jersey city, New Jersey, one share.
A. Moore Berry, St. Louis, Missouri, one share.
David W. Coons, St. Louis, Missouri, 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, A. D. 1889.

R. HILTON CHASE,
HENRY RHORER,
HENRY T. LILLIENDAHL,
A. MOORE BERRY,
D. W. COONS.

Wherefore, the corporators named in 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-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 first day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
SAFETY ELECTRIC CONSTRUCTION COMPANY. DIS-SOLUTION.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John Murray Mitchell, President of the Safety Construction Company, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said company that at a general meeting of the stockholders thereof held in pursuance of law on the 27th day of April, 1889, and at which meeting all of the stock of said company being represented and voting therefor, the following resolution was unanimously adopted:

"Resolved, That the business of the Safety Electric Construction Company be discontinued and said corporation dissolved as provided for in section 56 of chapter 53 of the code of West Virginia."

Wherefore, I do declare said corporation dissolved accordingly.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this first day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ANDREWS 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 Andrews Manufacturing Company, for the purpose of manufacturing, purchasing and selling furniture and articles used in the furnishing and equipment of banks, theatres, churches, schools, residences and other public and private buildings.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the first day of April, in the year 1939. And for the purpose of forming said corporation, we have subscribed the sum of sixty thousand dollars ($60,000) 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 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:  By
Eugene H. Lewis, 120 Broadway, New York, one share.
Melbert B. Cary, 120 Broadway, New York, five hundred shares.
William Bryce, Junior, 40 West 54th st., New York, eighty shares.
John W. Cary, Junior, 103 Waverly Place, New York, ten shares.
Charles H. Ropes, 120 Broadway, New York, one share.
William R. Adams, Yonkers, N. Y., seven shares.
George H. Smith, 120 Broadway, 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 seventeenth day of April, 1889.

EUGENE H. LEWIS,
MELBERT B. CARY,
WILLIAM PRICE, JR.
JOHN W. CARY, JR.
CHARLES H. ROPES.
WILLIAM R. ADAMS.
GEORGE H. SMITH.

Wherefore, The incorporators named in 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-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 state, [G. S.] at the city of Charleston, this second day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE ALLEGHENY BITUMINOUS ROCK PAVEMENT AND IMPROVEMENT 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 Allegheny Bituminous Rock Pavement and Improvement Company, for the purpose of furnishing material and labor in the construction of streets, walks, floors, roofs, &c. with bituminous rock, and for the sale of bituminous rock or its components for any other purpose for which there may be commercial demand.

Which corporation shall keep its principal office or place of business in the city of Pittsburgh, Pennsylvania, and is to expire on the
first day of April, A. D., 1939. And for the purpose of forming the said corporation, we have subscribed the sum of twenty thousand dollars ($20,000.00) to the capital thereof, and have paid in on said subscriptions the sum of three thousand dollars ($3,000.00) and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars ($50,000.00) 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. J. Brooks, Pittsburgh, Pa., forty shares.
Edward Gwinner, Pittsburgh, Pa., forty shares.
C. C. Cooper, Steubenville, Ohio, forty shares.
Fred L. Fast, Pittsburgh, Pa., forty shares.
F. Gwinner, Jr., Pittsburgh, Pa., forty shares.

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 April, A. D. 1889.

J. J. BROOKS,
EDWARD GWINNER,
C. C. COOPER,
FRED L. FAST,
F. GWINNER, 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 April, nineteen hundred and thirty-nine, a corporation by the name and for the purposes set fourth 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-nine.

HENRY S. WALKER,
Secretary of State.

LAUREL COAL AND IRON 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 Laurel Coal and Iron Company for the purpose of mining coal and iron, burning coke, sinking wells for oil and gas and for the sale of said products and to do any and all things that a firm or individual may do.

Which corporation shall keep its principal office or place of busi-
COrPorations.

ness at Wheeling, in the county of Ohio, West Virginia, and is to expire on the third day of April, nineteen hundred and thirty-nine (1939.) 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 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. Scott, Wheeling, West Virginia, one share.
Joseph Speidel, of Wheeling, West Virginia, one share.
John M. Brown, of Wheeling, West Virginia, one share.
E. Buckman, of Wheeling, West Virginia, one share.
Spaulding K. Wallace, of Wheeling, 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 third day of April, 1889.
N. B. Scott,
Jos. Speidel,
J. M. Brown,
E. Buckman,
Spaulding K. Wallace.

Wherefore, the corporators named in 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 April, 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 state at the city of Charleston, this third day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

MEtropolisTlan Slate 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 "Metropolitan Slate Company," for the purpose of mining, quarry-
ing, producing, buying, selling and shipping slate, and owning, leasing working lands and generally doing all things necessary, proper and legal to the successful mining, quarrying, buying, selling, shipping and manufacturing slate.

Which corporation shall keep its principal office or place of business at the city of Wheeling, Ohio county, in the state of West Virginia, and is to expire on the 25th day of April, 1939. 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 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:

A. L. Rice, one share.
S. M. Rice, one share.
E. Buckman, one share.
Charles Kraus, one share.
L. Baer, one share.
W. H. Frank, 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 the like amount.

Given under our hands, this 25th day of April, 1889.

CHARLES KRAUS,
SAM'L W. RICE,
E. BUCKMAN,
A. L. RICE,
W. H. FRANK,
LEOPOLD BAER.

Wherefore, the corporators named in 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 April, 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 state, [G. S.] at the city of Charleston, this fourth day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE FLORENCIA MINING AND MILLING COMPANY.

FOREIGN.

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 the Florencia Mining and Milling Company, for the purpose of mining, concentrating, milling, reducing, smelting and treating of ores containing the precious metals.

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 thirty-first day of December 1938. And for the purpose of forming the said corporation, we have subscribed the sum of twenty thousand three hundred dollars ($20,300) to the capital thereof, and have paid in on said subscriptions the sum of two thousand and thirty dollars ($2,030), 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 one hundred dollars ($100) each, which are held by the undersigned respectively as follows, that is to say: By

Daniel D. Conover, New York City, fifty shares,
Frank Ross, Quebec, Canada, fifty shares,
Robert Mackay, Montreal, Canada, fifty shares,
Thomas Clark, North Stonington, Conn., one share,
J. Gregory Smith, St. Albans, Vt., fifty shares.
Robert G. Ingersoll, New York City, one share,
R. H. Griffin, New York City, 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 twenty-fifth day of April, 1889.

Daniel D. Conover.
Frank Ross.
Robert Mackay.
J. Gregory Smith.
Thomas Clark.
Robert G. Ingersoll.
R. H. Griffin.

Wherefore, the corporators named in 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 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 fourth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE MEXICAN TRUST AND INVESTMENT 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 Mexican Trust and Investment Company, for the purpose of undertaking and executing any trust or agencies in the United States or foreign countries; to enter into arrangements with any governments or authorities, municipal, local, or otherwise, and obtain from such government or authorities, rights, privileges, grants and concessions and to carry out and exercise and comply with any such concessions, rights, privileges, grants and contracts; to purchase, lease or otherwise acquire, hold, maintain and improve, sell, lease, mortgage, or otherwise dispose of concessions, grants, or other properties, and to promote the construction, furnishing, and equipment of railways, or of other lines of transportation and storage, and such other public works and private enterprises in the United States and foreign countries as may seem desirable to the company; to promote, assist, and subsidise companies, syndicates and partnerships for the carrying on of any business capable of being conducted, directly or indirectly, to enhance the value of or render profitable any of the company's properties or rights; to lend or borrow money and to give any guarantee or evidence of indebtedness for the payment of money, or the performance of any obligation, undertaking or contract, as the directors may determine; provided, however, that the aggregate liabilities thus created shall not be in excess of the amount of the authorized capital stock of the company; to issue and deal in bonds, debentures, and other negotiable instruments or securities required, or which will add to the efficient conduct of the business of the company.

Which corporation shall keep its principal office and 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 25th day of April, 1938. 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 subscriptions the sum of twenty-five hundred dollars, and desire the privilege of increasing 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 ten dollars each, which are held by the undersigned respectively as follows, that is to say:

E. Green, San Francisco, fifty shares.
James S. Negley, New York city, fifty shares.
H. M. Munsell, New York city, fifty shares.
E. Lucien Ritchie, 18 Wall street, fifty shares.
Corporations.

Jas. M. Carmichael, M. D., New York, fifty shares.
The capital to be hereafter sold is to be divided into shares of a like amount.
Given under our hands, this twenty-fifth day of April, 1889.

E. Green,
JAMES S. NEGLEY,
H. M. MUNSELL,
E. LUCIEN RITCHIE,
JAMES A. CARMICHAEL, M. D.

Wherefore, the corporators named in 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 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 sixth day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PICKAWAY CREAMERY 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 Pickaway Creamery Company, for the purpose of manufacturing butter and other products of milk.

Which corporation shall keep its principal office or place of business at Pickaway, in the county of Monroe, West Virginia, and is to expire on the first day of April, 1909. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred and twenty dollars to the capital stock thereof, and have paid in on said subscriptions the sum of fifty-two 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:

B. F. Iron, ten shares.
J. P. Crist, ten shares.
Eli H. Rodgers, ten shares.
M. J. Kester, ten shares.
Corporations.

Geo. G. Young, five shares.
John C. Young, ten shares.
T. F. Nickell, five shares.

All residents of Monroe 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 23d day of February, 1889.

B. F. IRON,
J. P. CRIST,
E. H. RODGERS,
M. J. KESTEK,
GEO. G. YOUNG,
J. C. YOUNG,
T. F. NICKELL.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this sixth day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

Wheeling 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 the Wheeling Bridge Company, for the purpose of constructing and maintaining a bridge across each branch of the Ohio river at Wheeling Island.

Which corporation shall keep its principal office or place of business at Wheeling, in county of Ohio, and state of West Virginia, and is to expire on the 20th. day of April, 1939. 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 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 hun-
dred dollars ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By

J. Ellwood Hughes, residing at Wheeling, West Virginia, one share.

John McClure, residing at Wheeling, West Virginia, one share.

N. B. Scott, residing at Wheeling, West Virginia, one share.

Henry Schmubach, residing at Wheeling, West Virginia, one share.

W. P. Hubbard, residing at Wheeling, West Virginia, one share.


John M. Sweeney, residing at Wheeling, West Virginia, 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 April, 1889.

N. B. Scott,
John McClure,
J. Ellwood Hughes,
Henry Schmubach,
W. D. Uptegraff,
W. P. Hubbard,
John M. 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 twentieth day of April, 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 state, [G. S.] at the city of Charleston, this sixth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE STANDARD PAINT 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 of the name of "The Standard Paint Company," for the purpose of carrying on the business of manufacturing paints and paint compounds, paper and roofing of all descriptions, and any or all chemicals or other com-
CORPORATIONS.

pounds of any and all kinds, and the acquiring of letters patent, and licenses therefor, and the doing of any and all acts, and the transaction of any and all business that shall or may be or become incident to or arise out of or be connected with such manufacturing business, or any part thereof, to the full extent that the same shall be or become allowable or authorized under any statute applicable thereto, now or hereafter to be in force.

Which corporation shall keep its principal 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 April, one thousand nine hundred and thirty-nine. And for the purpose of forming said corporation, we have subscribed the sum of one thousand ($1,000) dollars to the capital thereof, and have fully paid for the stock so subscribed for, and desire the privilege of increasing the said capital stock, by the sale of additional shares from time to time, to two hundred and fifty thousand dollars.

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:

Ralph L. Shainwald, New York city, eight shares.
Max Drey, New York city, eight shares.
Leopold Peck, New York city, eight shares.
Felix Jellenik, New York city, eight shares.
Joseph S. Hart, New York city, eight 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 April, 1889.

RALPH L. SHAINWALD,
MAX DREY,
LEOPOLD PECK,
JOSEPH S. HART,
FELIX JELLENIK.

Wherefore, the corporators named in 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-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 state, at [G. S.] the city of Charleston, this eighth day of May, eighteen hundred and eighty nine.

HENRY S. WALKER,
Secretary of State.

THE P. & B. CONDUIT AND CONSTRUCTION COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir-
Virginia, hereby certify that an agreement duly acknowledge 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 P. & B. Conduit and Construction Company," for the purpose of carrying on the business of manufacturing conduits and subways, and to prepare and treat all kinds of lumber and timber with the article or compound known as "P. & B." and all chemicals or other compounds of any and all kinds, and the acquiring of letters patent and licenses therefor, and the doing of any and all acts, and the transaction of any and all business that shall or may be or become incident to or arise out of or be connected with such manufacturing business, or any part thereof, to the full extent that the same shall be or become allowable or authorized under any statute applicable thereto, now or hereafter to be in force.

Which corporation shall keep its principal 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 April, one thousand, nine hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars ($1,000) to the capital thereof, and have fully paid for the stock so subscribed for, and desire the privilege of increasing the said capital stock, by the sale of additional shares from time to time, to one hundred thousand dollars ($100,000).

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

- Ralph L. Shainwald, New York city, eight shares.
- Max Drey, New York city, eight shares.
- Leopold Peck, New York city, eight shares.
- Felix Jellenik, New York city, eight shares.
- Joseph S. Hart, New York city, eight 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 April, one thousand eight hundred and eighty-nine.

Ralph L. Shainwald.
Max Drey.
Leopold Peck.
Joseph S. Hart.
Felix Jellenik.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this eighth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

EDGECWOOD 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 Edgewood 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 building and working factories, saw mills, car shops, and iron and salt furnaces, for manufacturing shipping and selling iron, coal, lumber, brick, salt, gas, oil, furniture and all other products or goods produced or 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, groceries, &c., and to do general mining and manufacturing business, to build houses or do any other business incident to the above named purposes.

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 sixth day of May, nineteen hundred and thirty-nine. 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

P. F. Duffy, Charleston, West Virginia, one share.
Jno. F. Hubbard, Charleston, West Virginia, one share.
J. C. Roy, Charleston, West Virginia, one share.
Henry S. Walker, Charleston, West Virginia, one share.
L. Carr, Charleston, 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 6th day of May, 1889

P. F. Duffy,
John F. Hubbard,
J. C. Roy,
Henry S. Walker,
L. Carr.

Wherefore, the corporators named in 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 May,
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 state,
[G. S] at the city of Charleston, this ninth day of May,
eighteen hundred and thirty-nine.

HENRY S. WALKER,
Secretary of State.

THE TAYLOR COUNTY FIRE CLAY COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Taylor County Fire Clay Company," for the purpose of min­
ing fire clay and manufacturing the same into fire bricks, tiling and
such other articles as may be made from fire clay, and shipping and
selling such fire clay or the products thereof, and for acquiring and
holding the necessary real estate for the purposes aforesaid.
Which corporation shall keep its principal office or place of busi­
ness at Thornton, in the county of Taylor, 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 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
one hundred thousand dollars in all.
The capital so subscribed is divided into shares of of hundred
dollars each, which are held by the undersigned respectively as fol­
 lows, that is to say: By
John C. Painter, of Thornton, Taylor county, West Virginia, one
share.
William J. Painter, of Thornton, Taylor county, West Virginia, one
share.
John W. Mason, of Grafton, Taylor county, West Virginia, one
share.
Charles F. Teter, of Philippi, Barbour county, West Virginia, one
share.
R. W. Kennedy,' of Grafton, Taylor county, West Virginia, one
share.
And the capital to be hereafter sold is to be divided into shares of
the like amount.
CORPORATIONS.

Given under our hands, this 26th day of March, 1889.

JOHN C. PAINTER, [Seal.]
WILL J. PAINTER, [Seal.]
JOHN W. MASON, [Seal.]
CHARLES F. TETER, [Seal.]
R. W. KENNEDY. [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 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 state, [G. S.] at the city Charleston, this tenth day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary State.

SHEPHERD TURNPIKE 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 "Shepherd Turnpike Company," for the purpose of constructing and maintaining a macadamized turnpike road, and collecting tolls, on the county road, or such part thereof as may be desired, leading from the corporate limits of Shepherdstown northward to the home farm of Henry Shepherd, a distance of four miles, more or less in the county of Jefferson, state of West Virginia, with the power of acquiring such additional lands as may be necessary therefor, and of making lateral branches not exceeding 200 yards in length on the county roads leading therein, with the right of proper grading, drainage and gutters thereon.

Which corporation shall keep its principal office or place of business at Shepherdstown, in the said county of Jefferson, and is to expire on the first day of May, nineteen hundred and thirty-nine. 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 thirty 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 SHEPHERD, one share.
John Reynolds, one share.
Henry Shepherd, Jr., one share.
Wm. H. Billmyer, one share.
Geo. M. Beltzhoover, one share.
All residents of said county of Jefferson.
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 May, 1889.

HENRY SHEPHERD,
JNO. REYNOLDS,
HENRY SHEPHERD, JR.,
W. H. BILLMYER,
GEO. M. BELTZHOOVER.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this eleventh day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PEOPLE’S COACH 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 People’s Coach Company, for the purpose of owning and operating in the city of Wheeling, in the state of West Virginia, and elsewhere, a line or lines of coaches or carriages, drawn by horses or mules, for the transportation of passengers and packages for hire, and of acquiring by lease or purchase, all property real and personal, necessary in the conduct of such business and for doing such other things as are incident, proper and necessary to the successful operation of the business aforesaid.

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 fourth day of May, A. D. 1919. 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 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: By

George Wise residing in the city of Wheeling, in the county of Ohio, and state of West Virginia, twenty shares.

John G. Hoffman, Sr., residing in the same city, county and state, twenty shares.

Alfred Caldwell, residing in the same city, county and state, twenty shares.

J. Nelson Vance, residing in the same city, county and state, twenty shares.

Alfred C. Egerter, residing in the same city, county and state, twenty shares.

James B. Taney, residing in the same city, county and state, twenty shares.

George B. Caldwell, residing in the same city, county and state, twenty shares.

Louis C. Stifel, of the same city, county and state, a resident, twenty shares.

William A. Wilson, residing in the same city, county and state, twenty shares.

John G. Hoffman, Jr., residing in the same city, county and state, twenty 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 May, A. D., 1889.

GEORGE WISE
JOHN G. HOFFMAN, SR.
ALFRED CALDWELL,
J. N. VANCE,
A. C. EGERTER,
JAS. B. TANEY,
GEO. B. CALDWELL,
LOUIS C. STIFEL,
W. A. WILSON,
J. G. HOFFMAN, 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 fourth day of May, 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 state, [G. S.] at the city of Charleston, this thirteenth day of May, eighteen hundred and eighty-nine.

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 Prall Tramway Motor Company, for the purpose of building, manufacturing, owning, furnishing, letting, selling and maintaining within and throughout the territory of the United States and any and all other countries, means for furnishing motive power for, and heat and light to, street cars and other conveyances provided with motive power and heat and light producing apparatus, the process employed for supplying power, heat and light being one in which water, steam and naptha, or their equivalents, are used as power, heat and light producing mediums; and for the purpose of building, owning and maintaining within and throughout the United States and any and all other countries, or any part thereof, the necessary plant or plants for the manufacture of the means, apparatus or articles above referred to, and such other buildings or plants as may be necessary in carrying into effect the said method or process for furnishing motive power for and heat and light supplying apparatus to street cars or other conveyances; and for the purpose of owning and controlling patents relating to and covering the method of, and means for, supplying power, heat and light for street cars or other conveyances in the manner and by the process herein referred to; and using and employing such method and apparatus in the building and operating of street cars or other conveyances; and for the purpose of granting to others the right or license under such patents to do any and all of the acts herein referred to, relating to the building of street cars provided with power and heat and light producing apparatus, or of power, heat and light producing apparatus for street cars or other conveyances according to the method referred to; and the building, owning and maintaining of such plant or plants, building or buildings, as may be necessary to carry into effect said method or process within and throughout the United States, or any part thereof, and within and throughout any and all other countries.

Which corporation shall keep its principal office or place of business at Washington, District of Columbia, and is to expire on the eleventh day of May, 1939. 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 into shares of fifty dollars
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each, which are held by the undersigned respectively as follows, that
is to say: By
W. E. Prall, Washington, D. C., one share.
George H. Lawrence, Washington, D. C., one share.
Samuel M. Bryan, Washington, D. C., one share.
Charles G. Beebe, Washington, D. C., one share.
E. D. Mallam, Washington, D. C., one share.
And the capital to be hereafter sold is to be divided into share of
the like amount.
Given under our hands, this 11th day of May, 1889.

W. E. PRALL,
GEORGE H. LAWRENCE,
SAMUEL M. BRYAN,
CHARLES G. BEEBE,
E. D. MALLAM.

Wherefore, the corporators named in 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 May,
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 state,
G. S. at the city of Charleston, this thirteenth day of May, eight
hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE BRITISH AND CONTINENTAL LEAD AND PATENTS 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 British and Continental Lead and Patents Company, for the
purpose of selling, leasing or disposing of, in countries other than
the United States, patent rights for manufacturing of white lead;
for manufacturing white lead in said countries; for leasing or pur­
chasing real estate for the purpose of such manufacture and for all
other purposes appertaining or incident 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 May, 1939.
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 ($1,000,000) 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

Henry S. Ward, Englewood, N. J., one share.
Edwin C. Moffat, New York city, one share.
J. A. Radcliffe, Brooklyn, N. Y., one share.
H. T. McCoun, Jnr., New York city, one share.
B. W. How, Ridgewood, Queens county, 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 13th day of May, 1889.

Henry S. Ward.
Edwin C. Moffat.
J. A. Radcliffe.
H. T. McCoun, Jnr.
B. W. How.

Wherefore, the corporators named in 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-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 state.

Henry S. Walker, Secretary of State.

BLACK COLT 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 "Black Colt Mining Company," for the purpose of mining, milling, smelting and dealing in metals, ores and minerals, and doing a general mining business and all things incident thereto for profit.

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 May, in the year nineteen hundred and thirty nine. And for the purpose of forming the said cor-
Corporations.

We, the undersigned, being inhabitants of the state of Maryland, and being desirous of forming a corporation under the laws of the state of Maryland, have subscribed the sum of five hundred dollars to the capital thereof, and have paid in on said subscriptions the entire 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 four hundred thousand dollars in all.

The capital so subscribed is divided into shares of two dollars each, which are held by the undersigned respectively as follows:

John C. Dickinson, of Brooklyn, five shares.
John Q. Preble, of New York city, two hundred and thirty shares.
George W. Strieder, of Pamrapo, New Jersey, five shares.
Alfred J. Newberry, of New York city, five shares.
Ludwig A. Lightfoot, of West Field, New Jersey, five shares.

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 May, eighteen hundred and eighty-nine.

John C. Dickinson,
John Q. Preble,
George W. Strieder,
Alfred J. Newberry,
Ludwig A. Lightfoot.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this seventeenth day of May, eighteen hundred and eighty-nine.

Henry S. Walker.
Secretary of State.

Supreme Lodge of the Shield of Honor of the United States = Charter Filed.

Foreign.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Supreme Lodge of the Shield of Honor of the United States, a corporation created under the laws of the state of Maryland, has this day filed in my said office a duly certified copy of its charter of the laws of the state of Maryland under which said corporation was formed.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this eighteenth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
THE WEBER RAILWAY JOINT 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 Weber Railway Joint Manufacturing Company, for the purpose of manufacturing and selling railway appliances, and acquiring patents relating thereto, and licensing others thereunder.

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 third day of May, 1939. 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 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:

Geo A. Weber, New York City, N. Y., one share.
Aron Peck, New York City, N. Y., one share.
John H. Weber, New York City, N. Y., one share.
Charles O. Morris, Elizabeth, N. J., one share.
James R. Browne, 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 third day of May, 1889.

Geo. A. Weber,
Aron Peck,
John H. Weber,
Charles O. Morris,
James R. Browne.

Wherefore, the corporators named in 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 May, 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 state, [G. S.] at the city of Charleston, this tenth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
MERICAN CHAMPAGNE COMPANY, LIMITED.

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 Champagne Company, Limited, for the purpose of manufacturing and producing champagne wines and other effervescent liquors, and to buy, sell and dispose of all kinds of wines and liquors in all markets both domestic and foreign, to purchase, acquire, sell and dispose of any and all patent rights and improved methods, processes and machinery, plant and property necessary or proper for the transaction and carrying on of said business in all its branches, which corporation shall keep its principal office in the city, county and state of New York, and a place of business at Wheeling, county of Ohio, state of West Virginia, and at the city of San Francisco, California, and is to expire on the first day of May, nineteen hundred and thirty-nine. 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 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

Charles E. Laidlaw, who resides in the city and state of New York, ten shares.
Gustav H. Schwab, who resides in the city and state of New York, ten shares.
Hermann C. Schwab, who resides in the city and state of New York, ten shares.
George W. Sessions, who resides in the city of San Francisco, state of California, ten shares.
Edward R. Grant, who resides at Bergen, Essex county, New Jersey, ten shares.

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, 1889.

C. E. Laidlaw,
Gustav H. Schwab,
Hermann C. Schwab,
George W. Sessions,
Edward R. Grant.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are
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hereby declared to be from this date until the first day of May, 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 state, [G. S.] at the city of Charleston, this eighteenth day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE MEXICAN GUADALUPE DEVELOPING 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 Mexican Guadalupe Developing Company, for the purpose of mining, boring, digging for, or otherwise obtaining from the earth, silver, gold, and all other metallic ores and minerals, including coal: and also petroleum, rock or carbon oils, and natural gas, and of manufacturing, buying, selling and transporting the same in the crude and refined or manufactured states, in the republics of Mexico and the United States of America; of acquiring title, right or ownership in and to have and to hold, by purchase, lease, occupancy, grand claim, discovery, or denouncement or otherwise, all land such corporation may lawfully hold, and of exploring and developing such lands; of smelting, reducing, treating or dealing in such gold, silver, metallic ores and other minerals, petroleum, rock or carbon oils and natural gas; of improving lands lawfully acquired and held, by drainage or cultivation of the soil; of acquiring, improving and disposing of water rights, of constructing water ways and artesian wells for irrigating such lands as may be necessary in such mining, boring and obtaining from the earth: of building, constructing and operating all railroads (for the use of said corporation only) and other roads on said lands, and all buildings incidental and necessary in operating said corporation for the purpose aforesaid, with power to sell for cash or exchange, except for shares of the capital stock of other corporations, any real or personal property legally owned or acquired by the said corporation hereby agreed upon; of breeding, raising, buying and selling horses, cattle and other live stock in either of said republics or elsewhere; of buying and selling goods, wares and merchandise, at wholesale or retail, or both; and generally for doing all things necessary, proper or incidental to the successful operation and carrying on of all business proper for effectuating the purposes aforesaid for which the Mexican Guadalupe Developing Company is desired to be chartered.
Which corporation shall keep its principal office or place of business at the city of Philadelphia, in the county of Philadelphia, in the state of Pennsylvania, and is to expire on the 16th day of May, A. D. 1939. 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 five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to four million dollars ($4,000,000) in all.

The capital so subscribed is divided into shares of one dollar ($1.00) each, which are held by the undersigned respectively as follows, that is to say:

William M. Clayton, whose residence is No. 2025 Mt. Vernon street, in the city of Philadelphia, in the state of Pennsylvania, one hundred shares.

William Keinath, whose residence is No. 812 Arch street, in the city of Philadelphia, in the state of Pennsylvania, one hundred shares.

Casper S. Butcher, a resident of Villadama, Nuevo Leon, Mexico, one hundred shares.

William D. Bennage, whose residence is No. 1900 Fairmount avenue, in the city of Philadelphia, in the state of Pennsylvania, one hundred shares.

Joseph H. Livezey, whose residence is No. 1024 Green street, in the city of Philadelphia, in the state of Pennsylvania, 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 May, A. D. 1889.

W. M. CLAYTON,
WILLIAM KEINATH,
CASPER S. BUTCHER,
W. M. D. BENNAGE,
JOSEPH H. LIVEZEY.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twentieth day of May, eighteen hundred and eighty-nine.

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 Alex Laughlin Company, for the purpose of carrying on the business of civil and mechanical engineering, and doing the work of general engineers and contractors, of contracting for and constructing regenerating gas furnaces and artificial gas producers; of doing all work pertaining to blast furnaces, steel and rolling mill plants, and other manufacturing establishments, and of doing and carrying on such other work of every kind as pertains to engineering and contracting of any and every nature, and for the purpose of buying and selling patents and patent rights pertaining to the said business, and dealing in the same everywhere, and for the purpose of doing any other business which may be incident, necessary or advantageous to the business hereinbefore mentioned and intended.

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 fifteenth day of May, A. D., nineteen hundred and thirty nine, (1939.) 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

Alexander Laughlin, of Wheeling, West Virginia, one share.
George A. Laughlin, of Cleveland, Ohio, one share.
Gordon M. Mather, of Cleveland, Ohio, one share.
Joseph Reuleaux, of Cleveland, Ohio, one share.
Edwin L. Thurston of Cleveland, 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 fifteenth day of May A. D., 1889.

Alexander Laughlin,
George A. Laughlin,
Gordon M. Mather,
Joseph Reuleaux,
Edwin L. Thurston.

Wherefore, the corporators named in 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 May,
Corporations.

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 twenty-second day of May eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

DEVEREUX 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 the Devereux Lumber Company, for the purpose of constructing, owning, buying, leasing, operating, and manufacturing saw mills, planing mills, lath mills, shingle mills, and of manufacturing and dealing in all kinds of lumber, lath, shingles and all the products of said mills, of buying and selling the same, of buying and selling stumpage, and of manufacturing, buying, selling, cutting and driving saw logs, masts, spars, ties, staves and all grades of logs, timber and lumber of every sort and kind, and of purchasing, holding and leasing such real estate as may be necessary for the successful operation of the aforesaid 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 May, 1938. 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 hundred ($100.00) 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

W. F. Nuzum, Charleston, W. Va., four shares.
W. F. Calbreath, Charleston, W. Va., three shares.
H. D. Church, Charleston, W. Va., one share.
A. S. Eastwood, Charleston, W. Va., one share.
Geo. W. Latton, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this 22nd day of May, 1889

W. F. Nuzum,
W. F. Calbreath.
H. D. Church.
A. S. Eastwood.
Geo. W. Patton.

Wherefore, the corporators named in 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-second day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

HURRICANE OIL 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 "Hurricane Oil Company," for the purpose of boring for, mining and producing petroleum oil, refining, manufacturing and preparing the same for market, and transporting the same and its products by pipe lines or otherwise, buying and selling the same, and doing and transacting all business necessary and proper for the purpose aforesaid.

Which corporation shall keep its principal office or place of business at Winfield, in the county of Patnam, and state of West Virginia, and is to expire on the fifteenth day of May, in the year nineteen hundred and thirty-nine. 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 the said subscription 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 million dollars in all.

The capital so subscribed is divided into five hundred shares of one hundred dollars each, which are held by the undersigned respectively that is to say:

Frederick P. Hays, of Philadelphia, Pennsylvania, one hundred and twenty-five shares.
John S. Davis, of Philadelphia, Pennsylvania, one hundred and twenty-five shares.

Michael Murphy, of Chester county, Pennsylvania, one hundred and twenty-five shares.

George H. Torrey, of Oil City, Pennsylvania, sixty-three shares.

Frank H. Taylor, of Oil City, Pennsylvania, sixty-two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this second day of May, A. D., 1889.

FREDERICK P. HAYS,
JOHN S. DAVIS,
MICHAEL MURPHY,
GEORGE H. TORREY,
FRANK H. TAYLOR.

Wherefore, the corporators named in 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 May, 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 state, [G. S.] at the city of Charleston, this twenty-third day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE SPRING MANUFACTURING COMPANY OF MARTINSBURG, WEST VIRGINIA.

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:

I, the undersigned agree to become a corporation by the name of The Spring Manufacturing Company of Martinsburg, W. Va., for the purpose of manufacturing wagons and all kinds of agricultural implements, and holding such real estate as may be necessary for the use and conduct of such business.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, and is to expire on the first day of June, 1919. And for the purpose of forming the said corporation, we have subscribed the sum of $150.00 to the capital thereof, and have paid in on said subscriptions the sum of $15.00, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $100,000.00 in all.

The capital so subscribed is divided into shares of $25.00 each,
which are held by the undersigned respectively as follows, that is to say: By

E. Boyd Faulkner, Martinsburg, W. Va., one share.
Blackburn Hughes, Martinsburg, W. Va., one share
D. W. Shaffer, Martinsburg, W. Va., one share
Lee M. Bender, Martinsburg, W. Va., one share
Harvey T. Cushna, Martinsburg, W. Va., one share
Henry J. Seibert, Berkeley 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 22d day of May, 1889.

E. BOYD FAULKNER,
BLACKBURN HUGHES,
D. W. SHAFFER,
LEE M. BENDER,
H. T. CUSHNA,
HENRY J. SEIBERT.

Wherefore, the corporators named in 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 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 state,

[H. S. WALKER]
at the city of Charleston, this twenty-fifth day of May, eighteen hundred and eighty nine.

HENRY S. WALKER,
Secretary of State.

THE PETROLEUM FUEL 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 Petroleum Fuel Company, for the purpose of making, using and vending, and licensing others to make use and vend, devices for using petroleum and other substances for fuel, and of buying and selling patents in the matter of the same.

Which corporation shall keep its principal office and place of business at Washington City, in the county of Washington and District of Columbia, and is to expire on the 22d day of May, 1909. 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 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

Walker S. Cox, Washington, D. C., four shares.
Nathaniel Wilson, Washington, D. C., four shares.
Millard F. Halleck, Washington, D. C., four shares.
George T. Howard, Washington, D. C., 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 22nd day of May, 1889.

Walker S. Cox,
Nathaniel Wilson,
William F. Mattingly,
Millard F. Halleck,
George T. 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-second day of May, 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 state, [G. S.] at the city of Charleston, this twenty-fifth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

RAYMOND 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 hereon 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 Raymond Railway Company.

Second—The railroad which this corporation proposes to build will commence on the bank of the Great Kanawha River a short distance below the mouth of Pocatalico River in the county of Put-
CORPORATIONS.

nam, and run thence up said Pocatalico River by the most prac­
ticable route to the town of Spencer in the county of Roane.
Third—The principal business office of this corporation will be at
the city of Cincinnati, Hamilton county, Ohio.
Fourth—This corporation shall continue perpetually.
Fifth—The capital stock of this corporation shall be eighty-eight
thousand eight hundred dollars, divided into shares of one hundred
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:
Otto Marmet, Cincinnati, Ohio, eight hundred and thirty-eight
shares.
A. M. Smith Cincinnati, Ohio, twenty shares.
W. H. Gould, Cincinnati, Ohio, twenty shares.
H. Immenhort, Cincinnati, Ohio, six shares.
R. Fischer, Cincinnati, Ohio, two shares.
E. Schonebaum, Cincinnati, Ohio, two shares.
In witness whereof we have hereunto subscribed our names and
affixed our seals this the 18th day of May, 1889.

Otto Marmet, [Seal.]
A. M. Smith, [Seal.]
W. H. Gould, [Seal.]
H. Immenhort, [Seal.]
E. Schonebaum, [Seal.]
R. Fischer, [Seal.]

Wherefore, the corporators named in the said articles of incorpora­
tion 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,
[W. S.] at the seat of government thereof, this twenty-seventh day
of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

SAFETY SPIKE AND RAIL-JOINT COMPANY. — INCREASE
CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir·
ginia, do hereby certify that a paper writing in the words and fig­
ures following was this day presented to me in my office:
CORPORATIONS.

"SAFETY SPIKE AND RAIL-JOINT COMPANY,"
WASHINGTON, D. C., May 22, 1889.

HON. HENRY S. WALKER,
Secretary of State, Charleston, W. Va.:

SIR:—As required by the code of West Virginia, chapter 54, section 22, as amended by act of 1887, chapter 97, I hereby certify that at a meeting of the stockholders of the Safety Spike and Rail-Joint Company, at Harper's Ferry, West Virginia, on the 19th day of April, 1889, a motion to increase the capital stock of the company to ten thousand (10,000) shares, or one million ($1,000,000) dollars was unanimously adopted.

[Seal.]

RALPH WALSH,
President.

Wherefore, I do declare the increase of capital stock as set forth in said writing to be authorized by law.

Given under my hand and the great seal of the said state, at the city of Charleston, this twenty fifth day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

NICARAGUA TRANSPORTATION 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 "Nicaragua Transporting Company," for the purpose of conducting and carrying on a general navigation and transportation business upon the river "San Juan," "Lake Granada," and other interior waters of the Republic of Nicaragua, as set forth in, provided by and pursuant to a certain grant or concession to Francisco Alfredo Pelles and his assigns by the Republic of Nicaragua, on or about March first, 1877, and all amendments thereto or extensions thereof.

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 14th day of May, 1939, And for the purpose of forming the said corporation, we have subscribed the sum of five hundred thousand ($500,000) dollars as the capital thereof, and have paid in on said subscriptions the sum of fifty thousand ($50,000) dollars.
The capital so subscribed is divided into five thousand shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Orson Adams, of the city of New York, six hundred and twenty-five shares.

Thornton N. Motley, of the city of New York, one thousand two hundred and fifty shares.

James M. Motley, of the city of New York, one thousand two hundred and fifty shares.

Daniel Macauley, of the city of New York, one thousand two hundred and fifty shares.

Charles H. Harman, of the city of New York, six hundred and twenty-five shares.

Total, five thousand shares.

Given under our hands, this 14th day of May, A. D., 1889.

Orson Adams,
Thornton M. Motley,
James M. Motley,
Daniel Macauley,
Chas. H. Harman.

Wherefore, the corporators named in 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 May, 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 thereof, this twenty-fifth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

SAFETY ELECTRIC 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 Safety Electric Construction Company, for the purpose of building, furnishing, equipping, and constructing railroads, canals, 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 steam and water traps and pumps, and manufacturing, purchasing, owning, leasing, selling, otherwise disposing of all necessary machinery, fixtures, rolling stock
and all apparatus necessary to fully build, furnish, equip, construct
and operate the same and purchasing, owning, leasing, selling or
otherwise acquiring or disposing of inventions, patented machinery
or articles, patents therefor or licenses or privileges thereunder or
interests therein and carrying on a general manufacturing business,
and generally transacting all the business connected with said pur-
poses.

Which corporation shall keep its principal office or place of
business at New York, in the county of New York, in the state of
New York, and its office within the state of West Virginia, in
Charleston, in the county of Kanawha, state of West Virginia, and
is to expire on the twenty-seventh day of April, 1939. 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 stock, 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 dol-
lars each, which are held by the undersigned respectively as follows,
that is to say:

John Murray Mitchell, 60 West 9th street, New York city, six
shares.

Emil A. July, 310 East 21st street, New York city, one share.

William M. Berrien, 249 West 126 street, New York city, one
share.

Alford G. Coale, 62 West 10th street, New York city, one share.

Harold P. Brown, 201 West 34th street, 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 27th day of April, 1889.

John Murray Mitchell,
Emil A. July,
William M. Berrien,
Alford G. Coale,
Harold P. Brown.

Wherefore, the corporators named in the said agreement, and who
have signed the same, and their successors and assigns, are hereby de-
clared to be from this date until the twenty-seventh day of April,
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 twenty-fifth day of
May, eighteen hundred and eighty-nine.

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 Blickensderfer Manufacturing Company, for the purpose of manufacturing and dealing in machinery of all kinds, type-writers, registering machines and other similar articles; of manufacturing and dealing in any or all articles, substances and compounds used in the construction of the same; of renting, purchasing, holding, selling, leasing, granting, pledging and mortgaging, either directly or through agents or trustees, such real or personal estate, stocks, bonds, patent-rights, licenses, easements, interests, franchises and other property or rights, as are necessary or proper for the purposes and prosecution of said business, and permissible under the laws of West Virginia.

Said corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the second day of May, 1939. And for the purpose of forming the said corporation, we, the undersigned, have subscribed the sum of five thousand ($5,000) dollars to the capital thereof, and have paid in on said subscriptions the whole amount thereof, to wit: 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 the sum of 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

John Le Boutillier, New York city, ten shares.
George C. Blickensderfer, Stamford, Conn., ten shares.
Hervey M. Munsell, New York city, ten shares.
Clarence L. Reid, Stamford, Conn., ten shares.
Charles W. Sanders, Jr., 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 2nd day of May, 1889.

John Le Boutillier,
George C. Blickensderfer,
H. M. Munsell,
Clarence L. Reid,
Charles W. Sanders, 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 second day of May,
nineteen hundred and thirty-nine a corporation by the name and for
the purposes set forth in said agreement.

Given und er my hand and the great seal of the said state,
[G. S.] at the city of Charleston, this twenty-fifth day of May,
eighteen hundred and eight-nine.

HENRY S. WALKER,
Secretary of State.

THE MASSANETTA MINERAL SPRINGS COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
 companied 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 Massanetta Mineral Springs Company, for the purpose of buy­
ing and selling mineral waters, also leasing and purchasing mineral
springs property in the District of Columbia and elsewhere.

Which corporation shall keep its principal office or place of busi­
ness at Washington, in the District of Columbia, and is to expire
on the 15th day of May, 1939. And for the purpose of forming
the said corporation, we have subscribed the sum of five hundred dol­
ars 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 one hundred
dollars each, which are held by the undersigned respectively as fol­
 lows, that is to say: By

Casper B. Shafer, Washington, D. C., one share.
Marcus S. Neville, Washington, D. C., one share.
Andrew J. Myers, Washington, D. C., one share.
Joseph G. Hester, Washington D. C., one share.
James P. Lewis, 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 25th day of May, 1889.

CASPER B. SHAFER,
ANDREW J. MYERS,
JOSEPH G. HESTER,
JAMES P. LEWIS,
MARCUS S. NEVILLE.

Witness: JAMES A. 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 May, 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 state, [G. S.] at the city of Charleston, this twenty-seventh day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

POWHATAN 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 "Powhatan Coal and Coke Company," for the purpose of mining coal, the manufacturing of coke and for the further purpose of conducting a general merchandise business.

Which corporation shall keep its principal office or place of business at Elkhorn, in the county of McDowell, West Virginia, and is to expire on the seventh day of May, 1939. 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 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:

J. J. Tierney, Elkhorn, W. Va., one hundred and twenty-four shares.
A. D. Wolff, Philadelphia, Pa., one hundred and twenty-four shares.
F. L. Paddock, Bramwell, W. Va., one hundred and twenty-four shares.
R. C. Luther, Pottsville, Pa., one hundred and twenty-four shares.
F. G. Guengling, Pottsville, Pa., four shares.

The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 7th day of May, 1889.

J. J. TIERNEY,
A. D. WOLFF,
F. L. PADDOCK,
R. C. LUTHER,
F. G. GUENGLING.
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 seventh day of May, 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 state, [G. S.] at the city of Charleston, this twenty-seventh day of May, eighteen hundred and eighty nine.

Henry S. Walker,
Secretary of State.

THE WESTON MINING AND INVESTMENT 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 Mining and Investment Company, for the purpose of acquiring by purchase or lease, real and personal property in any part of the United States, viz: in any state, territory or the District of Columbia; and of prospecting, discovering and acquiring mines of gold, valuable clays, coal, silver, copper, tin, iron and all minerals, salt and natural gas; also to acquire mining claims, property and land by lease, conveyance, mortgage, release, or otherwise; to buy and lease coal lands and all mining properties pertaining to valuable mines: also to locate, construct, purchase, own, operate and sell mill sites, water rights, race-ways, ditches and flumes and water-power to run engines, water-wheels, mills, and for use in placer-mining, irrigation or other purposes; to locate, construct, purchase, sell and own, operate, lease and manage for concentrating, crushing, smelting, reducing and refining all such manufactories as may be necessary for the successful carrying on of mining in all its branches; also for building houses, the construction and operation of saw-mills, and the owning of timber lands for mining and other purposes: to lay out town sites, to pilot and sub-divide the same, and to sell, lease and convey lots, blocks, or sub divisions or otherwise; to develop and operate mines of any kind, oil wells and gas wells; to buy and lease lands for prospecting, mining and other purposes, and to do and perform all acts which may be necessary and legitimate to carry out the object above stated; also to acquire, purchase, lease and operate mines, machinery, manufactories and town sites of any kind and description, with power to lease the same: also to build, operate, maintain, telegraph lines and telephone lines in connection with the mines, manufactories, oil wells, gas wells, and other works which they may purchase, build, maintain or op-
erate; also right to lease to other corporations or individuals, any or all of the above.

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 1st day of January, nineteen hundred and thirty-nine. 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 two million dollars in all. All stock issued to be fully paid up and non-assessible.

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 C. Hawk, Kansas City, Missouri, five shares.
C. W. S. Turner, Elkton, Virginia, two shares.
William W. Moffett, Washington, District of Columbia, one share.
A. N. Breckinridge, Mountsville, Virginia, one share.
Joseph A. Settle, Centreville, 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 24th day of May, 1889.

James C. Hawk, 
Charles W. S. Turner, 
William W. Moffett, 
A. N. Breckinridge, 
Joseph A. Settle.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-seventh day of May, eighteen hundred and eighty-nine.

Henry S. Walker, 
Secretary of State

TUTTI FRUTTI AUTOMATIC VENDING 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 Tutti Frutti Automatic Vending Company, for the purpose:

First—Of purchasing from time to time, letters patent of the United States, or the right and license to use for certain purposes the inventions, embodied in certain letters patent of the United States, heretofore granted, 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.

Second—For the purpose of manufacturing, procuring, causing or licensing to be manufactured, automatic selling boxes or machines embodying such inventions, or a part thereof, to be used in such manner, and for such purposes, as the corporation hereby created and formed, shall have the legal right and authority to use or license the same to be used, under the letters patent of the United States purchased or licenses acquired by it as aforesaid.

Third—To sell, lease or license to be used or manufactured such automatic selling machines or boxes, for the automatic sale and delivery by means thereof of such articles of merchandise, as the corporation hereby formed and created shall have the legal right and authority to use or license the same to be used, under the letters patent of the United States or licenses to be acquired by it as aforesaid.

Which corporation shall keep its principal office at Moundsville, in the county of Marshall, state of West Virginia, and is to expire on the thirty-first day of December, in the year one thousand nine hundred and thirty-eight. And for the purpose of forming said corporation we have subscribed the sum of two thousand five hundred dollars ($2,500) to the capital thereof, and have paid in on said subscription the sum of two hundred and fifty dollars ($250), and desire the privilege of increasing said capital stock, by the sale of additional shares 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, and are held by the undersigned respectively as follows, that is to say: By

Thomas Adams, Sr., of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.

Thomas Adams, Jr., of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.

Horatio M. Adams, of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.

John D. Adams, of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.

Garry B. Adams, of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Corporations.

Given under our hands, this twenty-fourth day of May, A. D., 1889.

In Presence of

CHAS. F. SOUTHWARD,
FRANK N. HUBBARD.

THOMAS ADAMS, SR.,
THOMAS ADAMS, JR.,
HARATIO M. ADAMS,
JOHN D. ADAMS,
GARRY B. ADAMS.

Wherefore, the corporators named in 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-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 May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA STOCK AND LOAN 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 West Virginia Stock and Loan Company, for the purpose of rendering financial aid and relief to its members.

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 27th day of May, 1939. 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 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: By

Thomas W. Cook, Charleston, W. Va., one share.
J. W. Vickers, Charleston, W. Va., one share.
Fred Gardner, Charleston, W. Va., one share.
John F. Grayum, Charleston, W. Va., one share.
J. P. Tyler, Charleston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Corporations.

Given under our hands, this 27th day of May, 1889.

THOS. W. COOK,
J. W. VICKERS,
FRED. GARDNER,
JOHN F. GRAYUM,
J. P. TYLER.

Wherefore, the corporators named in 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-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 twenty-eight day of May, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE FIRE EXTINGUISHING COMPANY 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:

I. The undersigned agree to become a corporation by the name of "The Fire Extinguisher Company of America."

II. The purposes for which the said company is organized is the manufacturing, selling and dealing in or of purchasing and selling the latest, best approved and most efficient "Chemical Fire Extinguisher Apparatus," hook and ladder trucks, hose carriages, and all such other necessary articles as may be required by, or pertain to, the thorough and complete equipment of fire departments, and the protection of public and private property from destruction or damage by fires within the United States.

III. The said corporation shall keep its principal office or place of business in the city and county of Philadelphia, and state of Pennsylvania, at a place to be designated after the said company shall have been organized and authorized to commence business.

IV. The said corporation is organized to continue for the period of fifty years, and is to expire on the 24th day of May, A. D., 1939.

V. For the purpose of forming the 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 capital of said company, by the sale of additional shares of the stock thereof, from time to time, to two hundred and fifty thousand dollars, and
ultimately, when the business of said corporation shall require or justify it, to one million dollars.

VI. The capital so subscribed by the undersigned is divided into shares of fifty dollars each, and are held by us respectively as follows, to-wit: By

John W. Pechin, Philadelphia, Pa., ten shares.
Lewis E. Roberts, Philadelphia, Pa., ten shares.
James Stewart, Jr., Philadelphia, Pa., ten shares.
Thomas E. Pechin, Philadelphia, Pa., ten shares.
Charles M. Martin, Washington, D. C., ten shares.

And the capital stock of said corporation to be hereafter sold is to be divided into shares of the like amount.

VII. There shall be no individual liability for any of the debts of said corporation, by any of the stockholders thereof, after stock subscribed and issued has been fully paid for, at such rates and upon such conditions therefor, as shall be determined by the board of directors.

Given under our hands this 24th day of May, A. D. 1889.

John W. Pechin,
Lewis E. Roberts,
James Stewart, Jr.,
T. Edward Pechin,
Chas. M. Martin.

Wherefore, the corporators named in 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-fourth day of May, 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 twenty-eighth day of May, eighteen hundred and eighty nine.

Henry S. Walker,
Secretary of State.

THE JOSEPHINE MINING AND TUNNEL 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 Josephine Mining and Tunnel Company, for the purpose of carrying on the business of mining for precious metals and producing, shipping and smelting ore, and for doing everything that is nec-
necessary for the prosecution of the enterprise of mining in the earth for metals and minerals substances.

Which corporation shall keep its principal office or place of business at the city of Denver, in the county of Arapahoe, and state of Colorado, and is to expire on the first day of April, 1929. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred thousand dollars to the capital thereof, and have paid in on said subscription, 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 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

Wm. M. McCarty, New York City, ten thousand shares.
Theo. Kemper, Cincinnati, Ohio, ten thousand shares.
George M. Bowen, Alpine, Colorado, ten thousand shares.
Robert J. Caskie, Alpine, Colorado, ten thousand shares.
Thomas Caskie, Alpine, Colorado, ten thousand 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 May, 1889.

Wm. M. McCarty,
Theo. Kemper,
George M. Bowen,
Robert J. Caskie,
Thomas Caskie.

Wherefore, the corporators named in 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 twenty-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 state, [G. S.] at the city of Charleston, this twenty-ninth day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

COLUMBIA COKE AND COAL COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia,
Corporations.

hereby certify that an agreement duly acknowledged 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 Coke and Coal Company," for the purpose of mining and selling coal and manufacturing and selling coke.

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 twenty-first day of May, 1939. 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, 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

Henry F. Blount, of Washington City, District of Columbia, two (2) shares.
Myron M. Parker, of Washington City, District of Columbia, two (2) shares.
Charles G. Simons, of Washington City, District of Columbia, two (2) shares.
Louis Beyer, Jr., of Washington City, District of Columbia, two (2) shares.
Joseph T. Farland, of Clarksburg, West Virginia, two (2) shares.

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, 1889.

Henry F. Blount,
Myron M. Parker,
Charles G. Simons,
Louis Beyer, Jr.,
Joseph T. Farland.

Wherefore, the corporators named in 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-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 thirty-first day of May, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
WESTON AND ELK RIVER R. R. CO.—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John Brannon, President of the Weston and Elk River Railroad 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 in Weston, West Virginia, at the office of the National Exchange Bank, of Weston, on the first day of May, 1889, the following preambles and resolutions were unanimously adopted:

WHEREAS, The capital stock of this corporation is insufficient for the purposes for which it was incorporated, and all of the stock of the company being represented at this the first meeting of the stockholders of the said company, and all the stockholders assenting thereto in writing; and,

WHEREAS, The stockholders desiring that the said capital stock should be increased to sixty-five thousand dollars as the necessary amount for the purposes of this corporation; therefore,

Resolved, That the capital stock of the Weston and Elk River Railroad Company be increased from its present capital stock to sixty-five thousand dollars as the capital stock of the said corporation, which preambles and resolutions were unanimously adopted and agreed to by all the stockholders; and it is further,

Resolved, And ordered, that a copy of the foregoing preambles and resolution for the increase of the capital stock of this company be certified to the secretary of state, signed by the President and attested by the secretary, with the corporate seal of the company affixed thereto.

Wherefore, I do declarat 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 fourth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE KANAWHA OIL 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 Oil Company,” for the purpose of purchasing, leasing and operating real estate for gas, oil and other minerals, the developing of said real estate for the same purposes, the boring, drilling, mining, selling, and carrying same away to necessary places of market, for the consumption of the same.

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 27th day of May, A.D. 1900. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand ($10,000) 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 two million five 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 respectively as follows, that is to say:

Augustus J. Stephenson, Pittsburgh, Pennsylvania, fourteen shares.
Peter Grace, Jamestown, New York, fifteen shares.
John Galloway, Jamestown, New York, fifteen shares.
Philip W. Roth, Bradford, Pennsylvania, fourteen shares.
John G. MacConnell, Pittsburgh, Pennsylvania, fourteen shares.

Given under our hands, this 27th day of May, A.D. 1889.

PETER GRACE,
A. J. STEPHENSON,
E. H. DYER,
E. H. JENNINGS,
P. W. ROTH,
JOHN GALLOWAY,
JOHN G. MACCONNELL.

Wherefore, the corporators named in 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 a 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 June, eighteen hundred and eighty-nine.

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 “Gatling Ordnance Company,” for the purpose of casting, finishing, manufacturing and selling guns, made of cast steel or other metals, suitable for army, naval and other purposes, and for general manufacturing.

The company is to have the control of, and is to own, the patents of Dr. R. J. Gatling, for improvements in apparatus for casting, recently obtained in the United States, numbered 355,756 and serial number 245,085, also the patents for which application has been made in foreign countries, and all other patents heretofore obtained, or hereafter to be obtained, by said Gatling in the United States, or foreign countries, for improvements made in the process of manufacture of cast guns. It shall also have authority to acquire by purchase or otherwise, any other patents which it may deem necessary to properly carry on the business of manufacturing cast guns, to purchase or acquire lands (to the extent allowed by law) or other property for the establishment of manufactories, apparatus and machinery for casting, finishing and manufacturing guns, to grant licenses and privileges, or to sell rights to other persons and companies to manufacture and sell said articles, and may receive in exchange and payment therefor the stock, bonds and securities of any such other company. It shall have power and authority to perform all acts necessary and incidental to the business of manufacturing and selling guns or products and apparatus incidental thereto; to buy and sell patents or merchandise or material of any kind required by it in the conduct and management of its business; and it shall also have the right, authority and power to engage in mining in any county in the state of West Virginia for the purpose of obtaining the metals to be used in the manufacture of said guns.

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 thirty-first 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 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

Myre H. Frank, New York City, one share.
Carroll Sprigg, New York City, one share.
Corporations.

William H. Browne, Brooklyn, N. Y., one share.
Nathaniel Haven, New York City, one share.
Jno. S. Wise, 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 first day of June, 1889.

Myre H. Frank,
Carroll Sprigg,
William H. Browne,
Nathaniel Haven,
Jno. S. Wise.

Wherefore, the corporators named in 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-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 June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

Bluefield Loan, Building and Investment 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 Bluefield Loan, Building and Investment Association, for the purpose of raising money to be distributed among the members of such corporation, for use in buying lands and houses, or in building or repairing houses, or in paying, or in liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Bluefield, Mercer county, and state of West Virginia, and is to expire on the twelth day of May, 1939. And for the purpose of forming 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 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 say:
W. A. Gardner, Tazewell, Virginia, one share.
Jas. T. Carey, Tazewell, Virginia, one share.
C. McBrown, Bluefield, West Virginia, one share.
E. H. Sudduth, Falls Mills, Virginia, one share.
L. C. Pilse, Bluefield, West Virginia, one share.
And the capital to be hereafter said is to be divided into shares of
the like amount.
Given under our hands, this 22nd day of May, 1889.
W. A. Gardner,
Jas. T. Carey,
C. McBrown,
E. H. Sudduth,
L. C. Pilse.

Wherefore, the corporators named in the said agreement, and who
have signed the same, and their successor, and assigns, are hereby
declarer1 to he from this date until the twelfth day of May, nine­
teen 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 state,
[G. S.] at the city of Charleston, this sixth day of May, eighteen
hundred and eight-nine.

HENRY S. WALKER,
Secretary of State.

THE BOARD OF TRADE OF THE CITY OF MARTINSBURG.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Board of Trade of the City of Martinsburg, for the purpose of
furthering and promoting the general business interests of the city
of Martinsburg, of imposing, extending and placing upon a safe and
more permanent foundation the general business and manufacturing
interests of said city, and holding such real estate as may be neces­
sary for its purpose.
Which corporation shall keep its principal office or place of busi­ness at Martinsburg, in the county of Berkeley, and is to expire on
the first day of June, A. D. 1919. And for the purpose of forming
the said corporation, we have subscribed the sum of one hundred
and sixty 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 the sale of 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 respectively as follows, that is to say: By

E. Boyd Faulkner, Martinsburg, W. Va., one share.
Frank S. Emmett, Martinsburg, W. Va., one share.
James F. Thompson, Martinsburg, W. Va., one share.
H. C. Berry, Martinsburg, W. Va., one share.
H. T. Cushna, Martinsburg, W. Va., one share.
G. W. Myers, Martinsburg, W. Va., one share.
G. W. Buxton, Martinsburg, W. Va., one share.
C. P. Mills, Martinsburg, W. Va., one share.
C. P. Herring, Martinsburg, W. Va., one share.
D. W. Shaffer, Martinsburg, W. Va., one share.
A. D. Gilmore, Martinsburg, W. Va., one share.
W. O. Nicklas, Martinsburg, W. Va., one share.
Stuart W. Walker, Martinsburg, W. Va., one share.
T. M. Baker, Martinsburg, W. Va., one share.
Lee M. Bender, Martinsburg, W. Va., one share.
J. N. Thatcher, 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 1st day of June, 1889.

E. Boyd Faulkner,
Frank S. Emmett,
James T. Thompson,
H. C. Berry,
H. T. Cushna,
G. W. Myers,
G. W. Buxton,
C. P. Mills,
C. P. Herring,
D. W. Shaffer,
A. D. Gilmore,
W. O. Nicklas,
Stuart W. Walker,
T. M. Baker,
Lee M. Bender,
J. N. Thatcher.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this sixth day of June, eighteen hundred and eighty-nine.

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 Manhattan Construction Company, for the purpose of building, equipping, operating railroads and bridges and telegraph lines, and performing all acts necessary and proper for said purpose.

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 first day of May, 1939. 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 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 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:

Maurice F. Sullivan, of New York City, one share.
Herman Engelhard, of New York City, one share.
Fredk. E. Fishel, of Brooklyn, New York, one share.
Domingo M. Monjo, New York City, New York, one hundred and ninety-six shares.
James Heron Crosman, of New York City, 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 5th day of June, 1889.

[Signatures]

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this seventh day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
WYATT CHROMATIC PRINTING 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 Wyatt Chromatic Printing Company, for the purpose of carrying on the business of chromatic or other printing; of constructing, leasing and selling machines and improvements in machines relating thereto; of acquiring inventions and patent rights relating to the said business; of dealing in the same, and of granting rights thereunder; and generally of transacting any business pertaining to chromatic or other printing.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the first day of May in the year 1939. 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 fifteen hundred dollars ($1,500), 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:

John McGinnis, Jr, 84 Broadway, New York, forty shares.
Frederic Taylor, 84 Broadway, New York, forty shares.
J. G. Case, 105 East 73d street, forty shares.
Harry F. Wyatt, 50 West Houston street, New York, twenty-nine shares.
Sherburne B. Eaton, 120 Broadway, New York, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount, viz: one hundred dollars ($100) each.

Given under our hands, this 3d day of June, 1889.

John McGinnis, Jr,
Frederic Taylor,
J. G. Case,
Harry F. Wyatt,
Sherburne B. Eaton.

Wherefore, the corporators named in 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-nine, 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 state, [G. S.] at the city of Charleston, this eighth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE BRAMWELL-POCAHONTAS ELECTRIC LIGHT 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 Bramwell-Electric Light Company, for the purpose of erecting and putting into operation an electric light plant to supply and furnish electric lights in the towns of Bramwell and Coopers, Mercer county, West Virginia, and at all intermediate points; and at such other places in Mercer county or McDowell county, West Virginia, or in Tazewell county, Virginia, as the board of directors to be hereafter elected or appointed may deem expedient or proper.

Which corporation shall keep its principal office or place of business at Bramwell, in the county of Mercer, W. Va., and is to expire on the 20th day of May, 1939. 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 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

James Booth, Freemans, W. Va., twelve shares.
J. P. Bowen, Freemans, W. Va., ten shares.
Jenkins Jones, Freemans, W. Va., ten shares.
John Freeman, Freemans, W. Va., eleven shares.
J. H. A Bruce, Bramwell, W. Va., ten shares.
T. L. Henritz, Bramwell, W. Va., ten shares.
F. P. Cummings, Pocahontas, Va., six shares.
John Jzzard, Pocahontas, Va., six shares.
John Cooper, Coopers, W. Va., eleven shares.
C. D. Bray, Coopers, W. Va., two shares.
W. W. French, Pocahontas, Va., twelve shares.
Adolph Goodman, Pocahontas, Va., five shares.
W. S. Atchison, Bramwell, W. Va., ten shares.
H. V. McNeer, Bramwell, W. Va., five shares.
A. M. McGuffin, Bramwell, W. Va., five shares.
I. T. Mann, Bramwell, W. Va., five shares.
Wm. D. Muller, Trenton, N. J., fifteen shares.
H. M. Smythe, Pocahontas, Va., five shares.

And the capital to be hereafter subscribed is to be divided into shares of a like amount.

Given under our hands, this 28th day of May, 1889.

James Booth,
J. P. Bowen,
Jenkins Jones,
John Freeman,
J. H. A. Bruce,
T. L. Henritz,
F. P. Cummins,
John Izard,
John Cooper,
C. D. Bray,
W. W. French,
Adolph Goodman,
W. S. Atchison,
H. V. McNeer,
R. M. McGuffin,
Isaac T. Mann,
Wm. D. Muller,
Harry M. Smythe.

Wherefore, the corporators named in 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 May, 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 state, at [G. S.] the city of Charleston, this tenth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE WHEELING DEVELOPMENT 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 to become a corporation by the name of the Wheeling Development Company, for the purpose of boring and exploring for natural gas, oil or other substances of like nature, and for the purpose of refining, manufacturing and marketing the same, and to that end, owning and laying pipe lines and other structures nec-
C'JRPORATIONS.

necessary and proper for such business, also for the purpose of mining for clay, coal, stone or other minerals, and manufacturing the same into marketable products and making sale thereof.

Which corporation shall keep its principal office 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 June, in the year nineteen hundred and thirty-nine. And for the purpose of forming the 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 twelve fifty-one hundredths 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 twenty-five dollars each, which are held respectively as follows:

N. B. Scott, Wheeling, West Virginia, one share.
Chas. F. Brandfass, of Wheeling, West Virginia, one share.
James McGinley, Wheeling West Virginia, one share.
J. C. Brady, Wheeling, West Virginia, one share.
P. B. Dobbins, Wheeling, West Virginia, one share.

The capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this sixth day of June, 1889.

N. B. Scott,
C. F. Brandfass,
James McGinley,
J. C. Brady,
P. B. Dobbins.

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 June, 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 state, [G. S.] at the city of Charleston, this tenth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE KENDALE GOLD 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:

The undersigned agree to become a corporation by the name of
The Kendale Gold Mining Company, for the purpose of mining, milling and otherwise reducing gold, silver and other ores, as well as for the purpose of taking gold from gravel beds, or places by hydraulics or other process, and for the purpose of purchasing, leasing and owning in the states of North Carolina and West Virginia, and within the limit as to quantity fixed by the laws of said states respectively, mineral lands and mineral rights sufficient and proper for such mining operations.

Which corporation shall keep its principal office or place of business at Lewisburg, Greenbrier county, state of West Virginia, and is to expire on the first day of June, one thousand nine hundred and thirty-nine. 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 ($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:

By Homer A. Holt, of Lewisburg, West Virginia, one share.
A. C. Snyder, of Lewisburg, West Virginia, one share.
A. F. Mathews, of Lewisburg, West Virginia, one share.
John H. Holt, of Lewisburg, West Virginia, one share.
S. A. M. Syme, of Lewisburg, 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 30th day of May, 1889.

H. A. Holt,
A. C. Snyder,
Alex. F. Mathews,
John H. Holt,
S. A. M. Syme.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this tenth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
WHEELING STORAGE AND ICE 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 Wheeling Ice and Storage Company, for the purpose of manufacturing, buying and selling ice, and doing a coal and general storage business.

Which corporation shall keep its principal office or place of business at the city of Wheeling, county of Ohio, in the state of West Virginia, and is to expire on the (10th) tenth day of June (A. D., 1939), nineteen hundred and thirty-nine. 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 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:

R. K. Friend, who resides at Wheeling, W. Va., one share.
F. P. Jepson, who resides at Wheeling, W. Va., one share.
C. P. Brown, who resides at Wheeling, W. Va., one share.
C. W. Conner, who resides at Wheeling, W. Va., one share.
J. A. Miller, who resides at Wheeling, W. Va., one share.
Julius Pollock, who resides at Wheeling, W. Va., one share.
Geo. E. Boyd, who resides at Wheeling, W. Va., one share.
Lewis Steenrod, who resides at Wheeling, W. Va., one share.
L. D. Wilson, who resides at Wheeling, W. Va., one share.
Harry W. McLure, who resides at Wheeling, W. Va., one share.

Given under our hands, this tenth day of June, 1889.

Chas. W. Conner,
J. A. Miller,
J. Pollock,
Lewis Steenrod,
R. K. Friend,
F. P. Jepson,
C. P. Brown,
H. W. McLure,
L. D. Wilson,
Geo. E. Boyd.

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 tenth day of June, nine-
GUASTAVINO FIRE PROOF 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 under the name of "The Guastavino Fire Proof Construction Company," for the purpose of manufacturing fire proof building materials, constructing and superintending the construction of fire proof arches, and doing and superintending the construction of fire proof arches, and doing and superintending all other work, in the construction of buildings in which iron fire proof tiles, and other fire proof materials and ornamentation of a permanent nature are employed, together with the making and procuring of estimates of construction of buildings and other structure for architects and others, and doing a general building construction business and all things incident thereto.

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 June, in the year nineteen hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand dollars to the capital thereof, and have paid in on said subscription the entire sum of two thousand dollars, and desire the privilege of increasing 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 twenty-five dollars each, which are held by the undersigned respectively, that is to say:

Lindley M. Hoffman, of New York City, N. Y., seventy-six shares.
Ralph Guastavino, of New York City, N. Y., one share.
Wuffredo Uffreduzi, of New York City, N. Y., one share.
Martin Hoffman, of New York City, N. Y., one share.
Albert Buchman, of New York City, N. Y.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Corporations.

Given under our hands, and seals this eighth day of June, in the year one thousand eight hundred and eighty-nine.

LINDLEY M. HOFFMAN. [Seal.]
RALPH GUASTAVINO, [Seal.]
WUFFREDOUFFREDUZI, [Seal.]
MARTIN HOFFMAN, [Seal.]
ALBERT BUCHMAN. [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 June, 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 state, [G. S.] at the city of Charleston, this twelfth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE YELLOWSTONE LAKE BOAT 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 Yellowstone Lake Boat Company, for the purpose of building for their own use, equipping, fitting, purchasing, chartering, or owning steam, sail, or other boats, vessels or property, to be used in lawful business, commerce, trade, or navigation upon the Yellowstone Lake in the Yellowstone Park, Wyoming territory, and all water courses connecting therewith, and upon such other lakes and rivers as said corporation may acquire the right and privilege and for the carriage, transportation and storing of lading, freights, mails, property or passengers on said Yellowstone Lake and on such other lakes and rivers, and the building of docks, landings, boat-houses and warehouses necessary for its use and purposes.

Which corporation shall keep its principal office in the city, county and state of New York, and a place of business at Wheeling, in the county of Ohio and state of West Virginia, and at the Yellowstone Lake, Yellowstone Park, Wyoming territory, and is to expire on the 31st day of December, nineteen 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,
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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:

John J. Armory, New York City, N. Y., two hundred and forty-six shares.
Mary S. Armory, New York City, N. Y., one share.
William J. Parslow, Yonkers, N. Y., one share.
Clement Gould, New York City, N. Y., one share.
Clarence M. Foster, Bridgeport, Conn., 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 May, A. D. 1889.

John J. Armory,
Mary S. Armory,
Wm. J. Parslow,
Clement Gould,
Clarence M. 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 until the thirty-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 state, [G. S] at the city of Charleston, this twelfth day of June, eighteen hundred and eighty-nine.

Henry S. Walker.
Secretary of State

ADVERTISER PUBLISHING 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 Advertiser Publishing Company, for the purpose of publishing a daily and weekly newspaper, printing and publishing books and doing a general printing and publishing business at Huntington, West Virginia.

Which corporation shall keep its principal office and place of business at Huntington in the county of Cabell and is to expire on the first day of June, 1939. And for the purpose of forming said cor-
Corporations.

poration, we have subscribed the sum of forty five hundred dollars for the capital thereof, and have paid in on said subscription the sum of four hundred and fifty 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:

- C. L. Thompson, Huntington, W. Va., seventeen shares.
- Thos. E. Hodges, Huntington, W. Va., seventeen shares.
- F. B. Enslow, Huntington, W. Va., two shares.
- Joseph Gallick, Huntington, W. Va., one share.
- I. F. Stewart, Huntington, W. Va., one share.
- C. W. Campbell, Huntington, W. Va., one share.
- J. A. Emmons, Huntington, W. Va., one share.
- W. H. Banks, Huntington, W. Va., one share.
- Thos. S. Michie, Huntington, W. Va., one share.
- Jos. R. Shelton, Huntington, W. Va., one share.
- C. R. Enslow, Huntington, W. Va., one share.
- Geo. W. McKendree, 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 first day of June, 1839.

C. L. Thompson,
Thos. E. Hodges,
F. B. Enslow,
Joseph Gallick.
I. F. Stewart.
C. W. Campbell.
J. A. Emmons.
W. H. Banks.
Thos. S. Michie.
Jos. R. Shelton.
C. R. Enslow.
Geo. McKendree

Wherefore, the corporators named in 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-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 thirteenth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
DELEWARE OIL 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 Delaware Oil Company, for the purpose of carrying on the business of mining, boring and excavating for, refining, manufacturing, buying and selling petroleum, oil, and other volatile substances, and such other products, ores and mineral substances as may be found in connection therewith, and for the transporting and marketing the same.

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 twelfth day of June, one thousand nine hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and fifty thousand ($150,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of seventy-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 ($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: By

L. B. Chesebro, Lima, Ohio, three hundred shares.
Robert Lecky, Knapps creek, New York, three hundred shares.
Edward H. Danforth, Brooklyn, New York, three hundred shares.
W. R. Lyon, Morristown, New Jersey, three hundred shares.

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 June, 1889.

D. E. Furness,
L. B. Chesebro,
Robert Lecky,
Edward H. Danforth,
W. R. Lyon.

Wherefore, the corporators named in 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 June, nineteen hundred and thirty-nine, a corporation by the name and for the purposes set forth in said agreement.
THE LOCHABAR COMPANY.

DISSOLUTION.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that George L. Sanderson, President of the Lochabar 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 corporation, that at a meeting of the stockholders thereof, held in pursuance of law at Williamsport, Pa., on the 8th day of June, 1889, 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, That the business of this corporation, the Lochabar Company, be discontinued, and that the corporation, be and hereby is dissolved."

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, [G. S.] at the city of Charleston, this fourteenth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

MT. VERON AND MARSHALL HALL STEAMBOAT COMPANY--INCREASE OF CAPITAL STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Jos. McKibbin, president of the Mount Vernon and Marshall Hall Steamboat 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 Washington, D. C., on the 12th day of June, 1889, 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, That the capital stock of this company be increased to three hundred thousand dollars ($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 fourteenth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CARVER COAL COMPANY.—INCREASE CAPITAL STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John Carver, president of the Carver Coal 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 Coal Valley, W. Va., on the 20th day of April, 1889, 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 capital stock of this company be increased to $50,000, divided into 500 shares at a par value of $100 each. And that the president of this company is hereby authorized to prepare and forward to the secretary of the state of West Virginia, a duly attested copy of this order."

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 [G. S.] at the city of Charleston, this fifteenth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PROVIDENT CHEMICAL WORKS.

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 "Provident Chemical Works," for the purpose of making, buying and selling acid phosphate, acid phosphate preparation, chemicals and chemical preparations, and the doing of all things proper or necessary in the prosecution of such business in all its branches.

Which corporation shall keep its principal office or place of business at the city of St. Louis, in the state of Missouri, and is to expire on the first day of June, 1939. 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 capital, by the sale of additional shares from time to time, to four 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

George Rhorer, Pomona, California, one share.
Henry Rhorer, St. Louis, Missouri, one share.
Freeman E. Udell, St. Louis, Missouri, one share.
David W. Coons, St. Louis, Missouri, one share.
A. Moore Berry, St. Louis, Missouri, 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 June, 1889.

GEORGE RHORER,
HENRY RHORER,
FREEMAN E. UDELL,
DAVID W. COONS,
A. MOORE BERRY.

Wherefore, the corporators named in 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-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 state at the city of Charleston, this fifteenth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

TURKEY GAP COAL AND COKE COMPANY.—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that W. H. McQuail, President of the Tur-
key Gap Coal and Coke 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 at Ennis, McDowell county, W. Va., in pursuance of law, on the 13th day of June, 1889, at which meeting a majority of the stock of said company being represented by the holders thereof in person, the following resolution was unanimously adopted:

Resolved, That the number of shares of the capital stock of the Turkey Gap Coal and Coke Company be increased to one thousand six hundred, and that the par value of each share be increased to one hundred dollar.

Wherefore, I do declare said proposed increase of the capital stock and proposed increase of the par value of the shares of the capital stock of said Turkey Gap Coal and Coke Company, as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this seventeenth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

KANAWHA PUBLISHING 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 Publishing Company, for the purpose of publishing a daily and weekly newspaper and doing a general printing, publishing and binding business, acquiring such real or personal property as may be deemed necessary for the use of said corporation and doing all things incidental to said 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 18th day of June, 1939. 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 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

H. C. McWhorter, Charleston, West Virginia, ten shares.
Jas. S. Atkinson, Charleston, West Virginia, ten shares.
A. H. Mahone, Charleston, West Virginia, ten shares.
J. S. McDonald, Charleston, West Virginia, ten shares.
S. C. Burdett, Charleston, West Virginia, ten shares.
E. R. Hoffman, Charleston, West Virginia, ten 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, 1889.

H. C. McWorter,
Jas. S. Atkinson,
A. H. Mahone,
J. S. McDonald,
S. C. Burdett,
E. R. Hoffman.


Wherefore, the corporators named in 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 June, 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 state, [G. S.] at the city of Charleston, this eighteenth day of June, eighteen and hundred eighty-nine.

Henry S. Walker,
Secretary of State.

OHIO VALLEY BUILDING AND LOAN ASSOCIATION—INCREASE CAPITAL STOCK.

DOMESTIC.

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, 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 Huntington, West Virginia, on the 28th day of May, 1889, 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 this association be increased from four thousand (4,000) shares of one hundred and thirty dollars each, to ten thousand (10,000) shares of the same value 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 state, [G. S.] at the city of Charleston, this nineteenth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
THE PORTABLE ELECTRIC LIGHT AND POWER 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 Portable Electric Light and Power Company, for the purpose of buying, owning, leasing and selling letters patent, granted by the United States of America and other countries, and for the manufacturing, owning, buying, leasing and selling all machinery and devices of whatever character covered by inventions secured by letters patent now existing, or which may hereafter exist, and may be owned by or in which this said company may ever be in any wise interested, and for building, operating, selling or leasing tramways, roads, railroads, ships, war and other vessels, by electrical motors, and for using electricity in any form or by any method allowed and permitted under letters patent, which said company may at any time own or have an interest in.

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 June, A. D. 1939. 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 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
E. G. Waters, Washington, D. C., one share.
Hugh Waters, Washington, D. C., one share.
Alex W. Harris, Washington, D. C., one share.
William A. Fry, Washington, D. C., one share.
H. H. Blackburn, 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 18th day of June, A. D. 1889.

E. G. Waters,
Hugh Waters,
Alex W. Harris,
William A. Fry,
H. H. Blackburn.

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 June, 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 state, [G. S.] at the city of Charleston, this nineteenth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE UNITED STATES SURGICAL SUPPLY 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 States Surgical Supply Company, for the purpose of the manufacture, sale and use of surgical instruments and chemical appliances, as well as the printing, publishing, and selling of books, pamphlets and periodicals.

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 18th day of June, A.D. 1939. 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 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

Alphonse J. Jacob, Grand Hotel, New York City, ten shares.
William B. Wiltbank, West Brighton, Staten Island, ten shares.
John Cooper, 57 Hamilton Grange, New York City, ten shares.
Edward C. Harwood, 44 West 49th street, New York City, ten shares.
Milton Josiah Roberts, 105 Madison Avenue, New York City, ten shares.

The capital to be hereafter sold is to be divided into shares of a the like amount.

Given under our hands, this 18th day of June, 1889.

ALPHONSE J. JACOB,
WM. B. WILTHANK,
JOHN COOPER,
EDWARD C. HARWOOD,
MILTON JOSIAH ROBERTS,
Wherefore, the corporators named in 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 June, 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 twentieth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CONSOLIDATED CAR HEATING 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 Consolidated Car Heating Company, for the purpose of manufacturing, selling and leasing steam heating machinery and appliances under various letters patent of the United States and other countries, and otherwise, and for the purpose of acquiring the ownership and control of such letters patent, and of selling and leasing territory, rights and machinery under such letters patent, and to do general steam heating business, and the business of manufacturing steam heating apparatus and appliances, also similarly for lighting and ventilating railroad cars and steam boats, and the operation of brakes upon railroad trains, by the use of electricity; to buy and acquire, and sell and dispose of, letters patent, rights, licenses and privileges for the aforesaid purposes, and to pledge, mortgage or otherwise dispose of their property, real and personal, as may be necessary or convenient for the prosecution of any or all of the above enumerated objects.

Which corporation shall keep its principal office or place of business at the city of Albany, in the county of Albany, and state of New York, and is to expire on the first day of June, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of twelve hundred dollars ($1,200.00) to the capital thereof, and have paid in on said subscriptions the sum of twelve hundred dollars ($1,200.00), 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 ($2,500,000.00) in all.

The capital so subscribed is divided into twelve (12) shares of one hundred dollars ($100.00) each, held by the undersigned respectively as follows, that is to say: By

Robert C. Pruyne, Albany, New York, two shares.

Alfrederick S. Hatch, New York City, New York, two shares.
CORPORATIONS.

Daniel D. Sewall, Augusta, Maine, two shares.
Anthony N. Brady, Albany, New York, two shares.
James F. McElroy, Albany, New York, two shares.
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 June, 1889.

ROBERT C. PRUYNE,
ALFREDERICK S. HATCH,
DANIEL D. SEWALL,
JAMES F. McELROY,
WILLIAM G. RICE,
ANTHONY N. BRADY.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-fourth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE ST. GEORGE AND PARSONS TELEPHONE 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 St. George and Parsons Telephone Company," for the purpose of constructing, operating and maintaining a line of telephonic from the town of St. George to the town of Parsons, in the county of Tucker, state of West Virginia.

Which corporation shall keep its principal office or place of business at the town of St. George, in said Tucker county, and is to expire on the 1st day of July, 1918. And for the purpose of forming the said corporation, we have subscribed the sum of $230.00 to the capital thereof, and have paid in on said subscriptions the sum of $23.00, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $2,000.00 in all.

The capital so subscribed is divided into shares of $5.00 each, which are held by the undersigned respectively as follows, that is to say:
W. B. Maxwell, St. George, W. Va., twenty shares.
O. C. Miller, St. George, W. Va., five shares.
D. S. Minear, St. George, W. Va., five shares.
A. Jay Valentine, St. George, W. Va., one share.
C. W. Minear, St. George, W. Va., five shares.
John J. Adams, St. George, W. Va., five shares.
A. H. Bonnifield, St. George, 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 19th day of June, 1889.

W. B. Maxwell,
C. W. Minear,
A. Jay Valentine,
A. H. Bonnifield,
O. C. Miller,
Jno. J. Adams,
D. S. Minear.

Wherefore, the corporators named in 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 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,
[G. S.] at the city of Charleston, this twenty fourth day of June,
eighteen hundred and eighty-nine. 

H. S. Walker,
Secretary of State.

PARKERSBURG BREWING 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 "Parkersburg Brewing Company," for the purpose of manufacturing and selling malt liquors, beer and like products.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, in the state of West Virginia, and is to expire on the 15th day June, 1914. And for the purpose of forming the said corporation, we have subscribed the sum of forty-eight thousand dollars ($48,000.00), to the capital thereof, and have paid in on said subscriptions the sum of forty eight 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

Louis Hebrank, of Parkersburg, one hundred shares.
Marcus Rapp, of Parkersburg, one hundred shares.
Gottlieb Wildermuth, Pomeroy, Ohio, one hundred shares.
John Busch, of Parkersburg, one hundred shares.
W. Daniel Schafer, of Parkersburg, fifty shares.
Conrad Goetz, of Parkersburg, thirty 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, 1889.

LOUIS HEBRANK.
MARCUS RAPP,
GOTTLIEB WILDERMUTH,
JOHN BUSCH,
W. DANIEL SCHAFER,
CONRAD GOETZ.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifteen day of June, nineteen hundred and fourteen, a 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-fourth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ELK GARDEN CO-OPERATIVE STORE.

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 "Elk Garden Co-operative Store," for the purpose of carrying on a general mercantile business.

Which corporation shall keep its principal office or place of business at Elk Garden, in the county of Mineral, and state of West Virginia, and is to expire on the first day of July, 1909. And for the purpose of forming the said corporation, we have subscribed the sum of sixteen hundred dollars to the capital stock thereof, and have paid in on said subscriptions the sum of sixteen hundred dollars in full, 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By
H. C. Dawson, one share.
Patrick Malloy, one share.
John L. Hilroy, one share.
William Wilson, one share.
Samuel Green, one share.
Thos. Kilroy, Jr., one share.
Pat Reynolds, one share.
Mont Pennington, one share.
Robert McKean, one share.
J. H. Heckert, one share.
James Chapman, one share.
William Campbell, one share.
Lewis P. White, two shares.
Joseph, T. White, two shares.
All residents of Elk Garden, Mineral 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 20th day of June, 1889.

H. C. Dawson,
Patrick Malloy,
John W. Kilroy,
William Wilson,
Samuel Green,
Thomas Kilroy,
Pat Reynolds,
Mont Pennington,
Rohit. McKean,
J. H. Heckert,
Jas. Chapman,
William Campbell,
Lewis P. White,
Jos. T. 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 first day of July, 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 state, at the city of Charleston, this twenty-fourth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE BARBOURSVILLE 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:

State of West Virginia, Cabell County, to wit:

The undersigned agree to become a corporation by the name of "The Barboursville 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 building or repairing houses, or paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at the town of Barboursville, Cabell county, West Virginia, and is to expire on the first day of June, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of twenty six hundred ($2,600) dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and sixty ($260) 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 and thirty ($130) dollars each, which are held by the undersigned respectively as follows, that is to say:

Moss S. Thornburg, one share.
V. R. Moses, one share.
C. H. Millory, one share.
W. H. Stowasser, one share.
Geo. J. McComas, one share.
Geo. E. Thornburg, one share.
F. M. Farrell, one share.
J. W. Holstein, one share.
W. Eggers, one share.
H. E. Blume, one share.
A. G. Shelton, one share.
J. W. Miller, one share.
Val. Leirt, one share.
Thomas Thornburg, one share.
Jas. A. Poteet, one share.
G. M. F. Hampton, one share.
W. P. Donahoe, one share.
J. E. Cyrus, one share.
T. B. Thornburg, one share.
Geo. R. Blume, one share.
All of Barboursville, Cabell 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 fifteenth day of June, 1889.

V. R. Moss,
C. H. Millory,
W. H. Stowasser,
Geo. J. McComas,
Geo. E. Thornburg,
F. M. Farrell,
J. W. Holstein,
W. Eggers,
H. E. Blume,
A. G. Shelton,
J. W. Miller,
Val Leirt,
Thomas Thornburg,
Jas. A. Poteet,
G. M. F. Hampton,
W. P. Donahoe,
J. E. Cyrus,
T. B. Thornburg,
Moses S. Thornburg,
Geo. R. Blume.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-fifth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE KANAWHA FIRE AND MARINE INSURANCE 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 Fire and Marine Insurance Company, for the purpose of making and writing all kinds of insurance upon all kinds of houses, dwellings, stores, buildings and other improvements.
CORPORATIONS.

Second—For the making and writing of all kinds of insurance on any and all goods and merchandise of every description in store, in process of manufacture or transit, as may be agreed upon; and,

Third—For making and writing all kinds of insurance upon any steamboat, steamship or any vessel, in port or in any water, and to make and write any insurance on the cargoes thereof in the state of West Virginia, and elsewhere in the United States and in foreign countries.

Which corporation shall keep its principal office or place of business at Grafton, in the county of Taylor, and state of West Virginia, and is to expire on the 20th day of June, 1939. 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 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 so subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively as follows, that is to say:

Albert D. Feidt, Martinsburg, W. Va. two thousand shares.
Henry W. Field, Grafton, W. Va., two thousand shares.
M. A. Roberts, Grafton, W. Va., two thousand shares.
George T. Parker, Grafton, W. Va., two thousand shares.
Amos L. Morris, Jr., Grafton, W. Va., two thousand 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, 1889.

ALBERT D. FEIDT,
HENRY W. FIELD,
M. A. ROBERTS,
GEORGE T. PARKER,
AMOS L. MORRIS, 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 twentieth day of June, 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 state, [G. S.] at the city of Charleston, this twenty-sixth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER.
Secretary of State.

J. C. ROY & CO.
DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir-
CORPORATIONS.

Corporations.

In the name of J. C. Roy & Co., for the purpose of owning and operating saw and planing mills, manufacturing furniture and other products of wood, owning timber land, engaging in logging operations and doing all business pertaining to these enterprises.

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 12th day of June, 1939. 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 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:

J. C. Roy, Charleston, W. Va., one share.
Frank Woodman, Charleston, W. Va., one share.
Geo. Minsker, Charleston, W. Va., one share.
Sol. Minsker, Charleston, W. Va., one share.
A. F. Hatcher, 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 12th day of June, 1889.

J. C. Roy,
S. MINSKER,
GEORGE MINSKER,
FRANK WOODMAN,
A. F. HATCHER.

Wherefore, the corporators named in 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 June, 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 state, [G. S.] at the city of Charleston, this twenty-seventh day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

KANAWHA WOOLEN MILLS AND MACHINE SHOPS.

I, Henry S. Walker, secretary of state of the state of West Vir-
virginia, hereby certify that an agreement duly acknowledged 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 Woolen Mills and Machine Shops, for the purpose of manufacturing products of wool and iron, acquiring or leasing real estate and doing all business naturally connected with a woolen mill or machine shop.

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 1939. 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

J. C. Roy, Charleston, W. Va., two shares,
Sol Minski, Charleston, W. Va., one share,
Geo. Minski, Charleston, W. Va., one share,
Frank Woodman, Charleston, W. Va., fifteen shares,
A. F. Hatcher, 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 first day of June, eighteen hundred and eighty-nine.

J. C. Roy.
Sol Minski.
George Minski.
Frank Woodman.
A. F. Hatcher.

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this twenty-seventh day of June, eighteen hundred and eighty-nine.

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 New York and West India Trading Company," for the purpose of purchasing and selling commodities of various kinds and transporting same to and from different parts in the United States of America and the Bahama and West India Islands, and those countries in North America lying south of the United States, and to and from the countries of South America, of purchasing and leasing vessels for such transportation; of purchasing and leasing wharves, docks and warehouses necessary for the business of discharging, housing, storing and loading said commodities, of purchasing and leasing real estate necessary for the business aforesaid, and for all other purposes appertaining or incident to said 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 the first day of May, 1939. 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 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 fifty ($50) dollars each, which are held by the undersigned, respectively, as follows, that is to say: By

- Walter G. Murphy, New York City, one share.
- Thomas W. Kean, New York City, one share.
- Joseph G. Frazza, Long Island City, N. Y., one share.
- Richard H. Gibb, New York City, one share.
- Chas W. Ridgway, 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 26th day of June, 18__.

Walter G. Murphy,
Thomas W. Kean,
Joseph G. Frazza,
Richard H. Gibb,
Chas W. Ridgway.

Wherefore, the corporators named in 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-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 state [G. S.] at the city of Charleston, this twenty-eighth day of June, eighteen hundred and eighty nine.

HENRY S. WALKER,
Secretary of State.

J. H. MILLENDER 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 the "J. H. Millender Lumber Company," for the purpose of manufacturing, buying and selling all kinds of lumber, laths and shingles, and doing a general log, lumber and store business.

Which corporation shall keep its principal office or place of business at Ceredo, in the county of Wayne and state of West Virginia, and is to expire on the first day of June, 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 subscription the sum of one hundred 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

J. H. Millender, Ceredo, West Virginia, forty-eight shares.
H. Jacob Zouck, Ceredo, West Virginia, twenty-five shares.
C. F. Millender, Huntington, West Virginia, one share.
Frederick Greimann, York City, Pa., one share.
H. W. Groethe, York, Pennsylvania, twenty-five shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 13th day of May, 1889.

J. H. MILLENDER,
H. JACOB ZOUCK,
FREDERICK GREIMANN,
C. F. MILLENDER,
H. W. GROETH.

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 June 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, [G. S.] at the city of Charleston, this twenty-eight day of June eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

GEORGE S. HART AND 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 George S. Hart and Company, for the purpose of manufacturing, buying and selling at wholesale or retail, butter, cheese and other merchandise.

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 twenty-seventh day of June, 1939. 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 the 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 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

Anna E. Grant, 26 West 56th street, New York City, seventy shares.
Anna D. Hart, 26 West 56th street, New York City, one hundred and fifty shares.
Charles J. Hart, 59 East 79th street, New York City, ten (10) shares.
Edward P. Post, Brooklyn, New York, ten (10) shares.
Noah C. Rogers, 173 Fifth avenue, New York City, 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 20th day of June, 1889.

ANNA E. GRANT, [Seal.]
ANNA D. HART, [Seal.]
CHAS. J. HART, [Seal.]
EDWARD P. POST, [Seal.]
NOAH C. ROGERS, [Seal.]
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-seventh day of June, 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 state, [G. S.] at the city of Charleston, this twenty-eighth day of June, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE SPANISH-AMERICAN 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:

Articles of Incorporation of The Spanish-American Iron Company.

We, the undersigned, agree to become a corporation by the name of "The Spanish-American Iron Company," for the purpose of mining iron ore and other ores of metals, and of reducing and refining, selling and dealing in the same, and for the purpose, also, of owning, operating, controlling and managing iron, gold, silver and coal mines, and mining properties of all kinds, both in the United States and in foreign countries. For the purpose, also, of manufacturing coke, iron and steel and all products thereof, and the products of all ores of metals and all articles made therefrom, with power to deal in and sell the same, and with the right to construct, build, operate, manufacture and maintain docks and all necessary appliances for and for loading and unloading of vessels and cars, with the right, also, to own vessels, cars and engines for the transportation of ore supplies and other articles used or needed in its business, and with the right to do all other things necessary, incident and convenient to the power and purposes above specifically expressed.

Which corporation shall keep its principal office or place of business in the city of Boston, county of Suffolk, in the state of Massachusetts, and is to expire on the 1st day of June, A. D. 1939. And for the purpose of forming said corporation, we have subscribed the sum of two hundred and twenty-five dollars, ($225,000) to the capital stock thereof, and have paid in on said subscription the sum of twenty-five ($25,000) dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to five million ($5,000,000,000) dollars in all.

The capital stock so subscribed is divided into shares of fifty ($50)
dollars each, which are held by the undersigned respectively as follows: By
James H. Hoyt, of Cleveland, Ohio, one share.
C. A. Neff, of Cleveland, Ohio, one share.
A. C. Dustin, of Cleveland, Ohio, one share.
A. St. J. Newberry, of Cleveland, Ohio, one share.
J. M. Shallenberger, of Cleveland, Ohio, one share.
The capital to be hereafter sold is to be divided into shares of a like amount.
Given under our hands, this 22d day of June, A. D. 1889.

James H. Hoyt,
C. A. Neff,
A. C. Dustin,
A. St. J. Newberry,
J. M. Shallenberger.

Wherefore, the corporators named in 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-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 twenty-ninth day of June, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

PEEL SPLINT 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 "Peel Splint Coal Company," for the purpose of leasing or buying and owning coal lands and coke plants; mining shipping and selling coal, manufacturing, shipping and selling coke; buying and selling general merchandise; owning, chartering and operating steamboats, barges, flat-boats and other water crafts for the purpose of transporting the goods and products of said corporation and others; and acquiring and holding such property, real and personal, and doing such acts as said corporation may lawfully as incidental or necessary to the transaction of the business aforesaid hold and do.

Which corporation shall keep its principal office or place of business at Lewiston, in the county of Kanawha, and state of West Virginia, and is to expire on the first day of June, 1939. And for the
The undersigned agree to become a corporation under the laws of the state of West Virginia by the name of McCormick Brewery Company, and the following are our articles of agreement:

First—The purposes of said corporation are to carry on the business of brewing malt liquors and dealing in the same; also to man-
CORPORATIONS.

ufacture and deal in the articles used in brewing processes, and all
the products thereof; to own, lease, manage and dispose of any real
or personal property essential or convenient for such business; and
generally to do all things necessary or incident thereto.

Second—The said corporation shall keep its office and principal
place of business at Boston, in the county of Suffolk, and state of
Massachusetts, and is to expire on the 1st day of June, in the year
nineteen hundred and thirty-nine, (A. D. 1939.)

Third—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 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:

James McCormick, Boston, Mass., one share.
Michael J. Ward, Boston, Mass., one share.
Charles F. Donnelly, Boston, Mass., one share.
E. D. Whitcomb, Boston, Mass., one share.
Frank B. Dole, Boston, Mass., one share.
Charles B. McCormick, Boston, Mass., 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 June, A. D. 1889.
CHAS. F. DONELLY,
E. D. WHITCOMB,
FRANK B. DOLE,
JAMES McCORMICK,
MICHAEL J. WARD,
CHARLES B. McCORMICK.

Wherefore, the corporators named in 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-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 state,
[G. S.] at the city of Charleston, this first day of July, eighteen
hundred and eight-nine.
HENRY S. WALKER,
Secretary of State.

INDICATOR CONSTRUCTION COMPANY.

DOMESTIC.

I. Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
companied 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 "Indicator Construction Company," for the purpose of making and constructing street and station indicators and all other mercantile devices for use in, upon or about all or any cars or any or all cable, horse, street, or other railroads, together with all appliances or apparatus, for announcing on any or all cars the streets or stations on the line of street, or other railroads over, across, or beyond which such cars shall pass.

Which corporation shall keep its principal office or place of business at the city of St. Louis, in the State of Missouri, and is to expire on the first day of June, 1939. And for the purpose of forming said corporation, we have subscribed the sum of eight hundred dollars to the capital thereof, and have paid in on said subscription the sum of eight hundred dollars, and desire the privilege of increasing the 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: By

George Rhorer, Pomona, California, two shares.
Henry Rhorer, St. Louis, Missouri, two shares.
Arthur T. Nation, San Francisco, California, two shares.
David W. Coons, St. Louis, Missouri, one share.
A. Moore Berry, St. Louis, Missouri, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this eighteenth day of June, 1889.

George Rhorer,
Henry Rhorer,
Arthur T. Nation,
D. W. Coons,
A. Moore Berry.

Wherefore, the corporators named in 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-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 first day of July, eighteen hundred and eighty-nine.

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 Automatic Street and Station Indicator Company, for the purpose of buying and otherwise acquiring, owning, leasing, renting, selling or otherwise disposing of patents or patent rights; making, renting, leasing and selling indicators, and disposing of the right to make and use the same, under patents and patent rights or otherwise; and buying, selling, leasing, mortgaging or otherwise acquiring, disposing of, and dealing in real estate for the purposes of its business.

Which corporation shall keep its principal office or place of business at the city of St. Louis, in the state of Missouri, and is to expire on the first day of June, 1939. 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 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

George Rhorer, Pomona, California, one share
Henry Rhorer, St. Louis, Missouri, one share,
Arthur T. Nation, San Francisco, California, one share,
David W. Coons, St. Louis, Missouri, one share,
A. Moore Berry, St. Louis, Missouri, one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this eighteenth day of June, 1889.

George Rhorer.
Henry Rhorer.
Arthur T. Nation.
David W. Coons.
A. Moore Berry.

Wherefore, the corporators named in 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-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 state,

[G. S.] at the city of Charleston, this first day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

FAIRFIELD CHEMICAL WORKS.

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 the Fairfield Chemical Works, for the purpose of the manufacture of acids, salts and other chemical products from the crude materials, selling the same, and purchasing and owning the real and personal property necessary for those purposes.

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 thirty-first day of December, 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 ($10,000) to the capital thereof, and have paid in on said subscription 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 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:

Alexander Guiterman, New York City, twenty shares.
Solomon Hexter, New York City, twenty shares.
Louis S. Wolf, New York City, twenty shares.
Joseph D. Billard, Jr., New York City, twenty shares.
Richard W. Robinson, New York City, twenty 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 29th day of June, 1889.

Sol. Hexter, [Seal]
Alex. Guiterman, [Seal]
Lou. S. Wolf, [Seal]
Joseph D. Billard, Jr. [Seal]
Richard W. Robinson, [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 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 second day of July, eighteen hundred and eighty-nine.

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 Woodruff Patent Mid-Ship Floating Screw Flange Propeller Company," for the purpose of procuring letters patent for the construction of propellers, and of all appliances connected therewith, and the construction of vessels and appliances under such letters patent.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, in the state of Pennsylvania, and is to expire on the 26th day of June, A. D. 1939.

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 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:

Theodore T. Woodruff, Philadelphia, in the state of Pennsylvania, four shares.
Adam Warthman, Philadelphia, in the state of Pennsylvania, four shares.
E. M. Hewish, Philadelphia, in the state of Pennsylvania, four shares.
Forest E. Gordon, Philadelphia, in the state of Pennsylvania, four shares.
Isaac I. Gerson, Philadelphia, in the state of Pennsylvania, four 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 June, 1889.

THEODORE T. WOODRUFF,
ADAM WARTHMAN,
E. M. HEWISH,
ISAAC I. GERSON,
FORREST E. GORDON.

Wherefore, the corporators named in 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-sixth day of June, nineteen hundred and thirty-nine, 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 state, [G. S.] at the city of Charleston, this third day of July, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

UTILITY 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 Utility Manufacturing Company, for the purpose of manufacturing and disposing of machinery or other articles of utility of buying, selling or leasing patents, of selling or leasing state or county rights thereof, or of contracting the same on royalty.

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 24th day of June, 1939. 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 two 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

Charles Nicholson, New York City, New York, one share.
Robert M. Thompson, New York City, New York, one share.
John E. Bryant, New York City, New York, one share.
William A. Wilson, New York City, New York, one share.
Lee R. Shryock, New York City, 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 24th day of June, 1889.

CHARLES NICHOLSON, [Seal]
ROBERT M. THOMPSON, [Seal]
JOHN E. BRYANT, [Seal]
WILLIAM A. WILSON, [Seal]
LEE R. SHRYOCK. [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-fourth day of
June, 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 state,
[G. S.] at the city of Charleston, this third day of July, eighteen
hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE STEAM BOILER FIDELITY AND CASUALTY INSUR-
ANCE COMPANY OF THE DISTRICT OF COLUMBIA.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
compained by the proper affi lavits, 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 Steam Boiler Fidelity and Casualty Insurance Company of the
District of Columbia, for the purpose of insuring steam boilers
against loss or damage by explosion; for insuring persons against
loss caused by personal injury, by reason of an accident; for insuring
against loss or damage by casualties of any kind to persons or prop-
erty, including insurance against loss or damage to persons, or cor-
porations by reason of the defalcations, or unfaithfulness of officers,
clerks or other employers; and casualties by mail or express.

Which corporation shall keep its principal office or place business
at Washington, District of Columbia, but its habitat or legal residence
shall be in the city of Charleston, state of West Virginia, and is to
expire on the 26th day of June, 1939. And for the purpose of form-
ing the said corporation, we have subscribed the sum of five thou-
sand ($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 ($10.00)
dollars each, which are held by the undersigned respectively as fol-
lows, that is to say: By

Charles C. Duncanson, Washington, D. C., fifty shares.
Smith Pettit, Washington, D. C., fifty shares.
George E. Eldridge, Washington, D. C., fifty shares.
Horatio Browning, Washington, D. C., fifty shares.
Thomas P. Morgan, Jr., Washington, D. C., fifty shares.
Ira Godfrey, 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 26th day of June, 1889.

Williamb Gurley, [Seal]
Charles C. Duncanson, [Seal]
John B. Lancer, [Seal]
Walter J. Willard, [Seal]
Smith Pettit, [Seal]
Brainard H. Warner, [Seal]
George D. Eldridge, [Seal]
Thomas P. Morgan, Jr., [Seal]
Ira Godfrey, [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-sixth day of June, 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 fifth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE WEST VIRGINIA AND KANAWHA 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:

I, 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 "West Virginia and Kanawha Railway Company."

Second—The railroad which this corporation proposes to build will commence on the bank of the Great Kanawha River, at or near the town of St. Albans, in the county of Kanawha, and run thence up Coal river, by the most practicable route, to a point at or near the "Forks of Coal," which is the confluence of Big and Little Coal rivers—thence up said Big Coal river to the head-waters thereof, or up said Little Coal river to the head-waters thereof, and from the head-waters of either Big or Little Coal river by the most feasible
route, to the state line of West Virginia, in Mercer or McDowell county, or to a point where this corporation may make connection with some railroad that is now built, or that may hereafter be built in the southern part of the State of West Virginia.

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 hundred thousand dollars ($200,000), divided into shares of one hundred dollars ($100) each.

Sixth—The names and places of residence of the persons forming this corporation, and the number of shares of stock by each subscribed, are as follows, that is to say: By James C. Beach, of Bloomfield, New Jersey, ten shares. G. Lee Stout, of Bloomfield, New Jersey, ten shares. Hiram L. Tracy, of New York City, ten shares. Chas. A. Draper, of Sing Sing, New York, ten shares. Wm. H. Schofield, of New York City, thirty-seven shares. A. B. Schofield, of New York City, thirty shares. Thos. L. Broun, of Charleston, West Virginia, one share. Charles W. Henley, of St. Albans, West Virginia, one share. Stephen T. Teays, of St. Albans, West Virginia, one share. Witness the following signatures, this 29th day of June, 1889.

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 fifth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

FEDERAL BALLOT BOX COMPANY.

FOREIGN.

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 the "Federal Ballot Box Company," for the purpose of holding, purchasing, selling or otherwise disposing of patents and patent rights, of manufacturing ballot boxes and disposing of the same by sale or otherwise, of holding, purchasing or leasing such real estate, not exceeding the amount prescribed by law, and such personal property as may be necessary or convenient for carrying on said business.

Which corporation shall keep its principal office or place of business at Boston, in the county of Suffolk, and commonwealth of Massachusetts, and is to expire on the first day of January, A. D. 1935. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and five dollars, to the capital thereof, and have paid in on said subscriptions the sum of one hundred and five dollars and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to seven hundred and 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

Benjamin Poole, Topsfield, Mass., three shares.
Thos. W. Peirce, Boston, Mass., three shares.
Horatio G. Parker, Cambridge, Mass., six shares.
William T. Damon, Danvers, Mass., three shares.
Gustavus F. Sargent, Boston, Mass., three shares.
Andrew L. Peirce, Topsfield, Mass., 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 June, 1889.

Benjamin Poole,
Thos. W. Peirce,
Horatio G. Parker,
Gustavus F. Sargent,
Andrew L. Peirce,
Wm. F. Damon,

Wherefore, the corporators named in 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-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, [G. S.] at the city of Charleston, this sixth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
WASHING FAIRY LIGHT COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Geo. A. Coolidge, president of the Washington Fairy Light Company, a corporation created 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 thereof duly called in pursuance of law, and held at Harper's Ferry, West Virginia, on the 15th day of June, 1889, 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 capital stock of the Washington Fairy Light Company, be increased fifty thousand dollars ($50,000) making a total capitalization of one hundred thousand dollars ($100,000), and that the president of the company be instructed to prepare and forward to the secretary of state of West Virginia, such documents and papers as may be required, and to do all things necessary to the accomplishment of the object of this resolution.

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 sixth day of July, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

STANDARD OIL FUEL BURNER 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 Standard Oil Fuel Burner Company," for the purpose of manufacturing and vending hydro-carbon oil fuel burner.

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 first day of July, 1939. 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 subscription the sum of twenty-five hundred ($2,500) 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 ten ($10) dollars each, which are held by the undersigned respectively as follows: By

Archibald B. Tripler, of Brooklyn, N. Y., five hundred shares.
Warren T. Diedendorf, of Brooklyn, N. Y., five hundred shares.
Byron H. Elwood, of Fort Plain, N. Y., five hundred shares.
James Gerrie, of Brooklyn, N. Y., five hundred shares.
John W. Diedendorf, of Brooklyn, N. Y., five hundred shares.

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 July, 1889.

Archibald B. Tripler, [Seal]
Warren T. Diedendorf, [Seal]
Byron H. Elwood, [Seal]
James Gerrie, [Seal]
John W. Diedendorf, [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 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 state, [G. S.] at the city of Charleston, this eighth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State

THE VAN GESTEL ELECTRIC STREET CAR 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 Van Gestel Electric Street Car Company, for the purpose of undertaking the manufacture and sale of electrical accumulators, secondary batteries, primary batteries, electric lights, dynamos, motors and other similar apparatus and machines for the purpose of lighting and propelling cars and vehicles, or other system of transportation, to obtain by purchase or otherwise hold, maintain, improve, sell, license, lease, mortgage and dispose of every and any nature, kind or description of electric and mechanical apparatus, electric lamps, machines or appliances secured by letter, patents
or otherwise, which shall be used in or relates in any manner to the production, transmission and distribution of electricity for lighting, power or for other economic and useful purposes. To enter into business arrangement with any government, or authorities, municipal local, corporation or otherwise, and obtain from such governments authorities, corporations or individuals, rights, privileges, grants and concession, and to carry out and exercise and comply with any such rights, privileges, grants or concessions, for the purpose of manufacturing, licensing, selling or otherwise disposing of electric or mechanical appliances or apparatus for the transmission of power, or for the purpose of illumination or otherwise. Also to promote, assist and subsidize companies, syndicates and partnerships to aid with the construction and operation of electric and mechanical apparatus of every kind and description deemed necessary to properly conduct the business of the company. To enhance the value of, or render profitable any of the company's properties, inventions or rights. To assign or exchange capital stock, lend or borrow money, and to give and guarantee any evidence of indebtedness for the payment of money or the performance of any obligation, undertaking or contract as the directors may determine, provided however, that the aggregate liabilities thus created shall not be in excess of the amount of the authorized capital stock of the company.

Which corporation shall keep its principal office and place of business at New York City, and is to expire on the 26th day of June, 1938, 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 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 five million of dollars in all.

The capital so described is divided into shares of ten dollars each, which are held by the undersigned respectively. By,

Jean Theodor von Gestel, New York City, fifty shares.
H. M. Munsell, New York City, fifty shares,
James S. Negley, New York City, fifty shares,
Bernard Lande, New York City, fifty shares.
James A. Browne, New York City, fifty 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 June, 1889.

Jean Theodor von Gestel. [Seal]
Harvey M. Munsell. [Seal]
James S. Negley. [Seal]
Bernard Lande. [Seal]
James W. Browne. [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-sixth 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 ninth day of July, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

DE CASTRO ELECTOR GENERATOR 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 "De Castro Electric Generator Company," for the purpose of acquiring and developing certain improvements in electric generators and other inventions, the obtaining of letters patent of the United States and foreign countries, covering the aforesaid inventions, and any other inventions which may hereafter be acquired by the company. The manufacturing of the apparatus embodying the aforesaid inventions and of other machines, devices and appliances. The selling of said machines, apparatus and devices or the leasing thereof on royalties or otherwise. The granting of licenses to individuals or corporations, for the manufacture or use of said inventions, apparatus and devices. The selling of territorial rights to the said inventions, apparatus and devices. The transacting of all business consistent with the above purposes, and for the faithful and diligent development of the said purposes.

Which corporation shall keep its principal office or place of business at New York City, in the county of New York, state of New York, and is to expire on the 31st day of December, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of $1,000 to the capital thereof, and have paid in on said subscription the sum of $100, 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 $100 each, which are held by the undersigned respectively as follows, that is to say:

By

Angel de Castro, New York City, two shares.
James W. Patterson, New York City, two shares.
L. Tellenne Boutoux, New York City, two shares.
Chas. S. Patterson, New York City, two shares.
Adolphe W. Magerhaus, New York City, two shares.
CORPORATIONS.

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 June, A. D., 1889.

ANGEL DE CASTRO, [Seal]
JAMES W. PATTERTON, [Seal]
L. TELLENNE BOUTOUX, [Seal]
CHAS. S. PATTERTON, [Seal]
ADOLPHE W. MAGEKAUS, [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 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 tenth day of July, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE OLD DOMINION PICKLE 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 Old Dominion Pickle Company," for the purpose of pickling and preserving all kinds of fruit and vegetables, and for manufacturing the materials used in such business, and for owning patents, inventions, recipes and trade-marks connected therewith; the business of said corporation to be such manufacture and the sale of the products thereof.

Which corporation shall keep its principal office or place of business at Baltimore, in the county of Baltimore, and state of Maryland, and is to expire on the first day of June, A. D. 1939. 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 stock 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:

Ormond Hammand, Baltimore, Maryland, one share.
P. R. Smith, New York City, one share.
Herbert Parsons, New York City, one share.
William C. L. n., New York City, one share.
Thomas Sturgis, New York City, one share.

And the capital hereafter sold is to be divided into shares of the
like amount.

Given under our hands, this 27th day of June, 1889

Thomas Sturgis, [Seal]
Herbert Parsons, [Seal]
Ormond Hammond, [Seal]
P. R. Smith, [Seal]
William C. Lane, [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 June,
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 fifteenth day of July,
eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE UNITED COFFEE HOUSE ASSOCIATION OF
AMERICA

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Coffee House Association of America, for the purpose of
introducing, erecting, providing, maintaining, operating, leasing, pur
chasing, acquiring, holding, enjoying and disposing by sale, lease or
otherwise in any town, city or borough in the United states, coffee
houses, restaurants, inns, eating houses, taverns, or places of entertain­
ment and refreshment, with power to contract with towns, cities or
borough, or any municipal corporation or other corporation or body
politic, or any person or persons, and to make and execute any and
all agreements for the rental or price of such coffee houses, res­
taurants, inns, eating houses, taverns or places of entertainment and
refreshment in said United State, for the construction, owning,
purchasing, maintaining, operating, selling, leasing, or the dispos­
ing of any such property, and may have power to purchase and hold
in fee simple or otherwise such real estate as may be necessary for
carrying on the business of the said corporation, and for the full and complete enjoyment of said corporation, the said company is hereby authorized to issue from time to time bonds with or without coupons at a rate of interest not exceeding that allowed by the laws of West Virginia, secured in such manner as the board of directors may authorize and for such amounts and upon such conditions as the board of directors of said company shall prescribe, and that said corporation may contract and agree with the individuals and authorities aforesaid for the guaranteeing or securing the payment of said bonds, principal and interest or either or both. The object and purpose of said corporation is to provide and maintain coffee houses, restaurants, inns, eating houses, taverns or places of entertainment and refreshment where the sale, use or possession of alcoholic, vinous, spirituous or malt liquors as a beverage shall be prohibited.

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 first day of May, 1939. 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 such 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 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

W. A. Dimmick, Honesdale, Wayne county, Pa., one share.
Edward Barnes, New York City, one share.
J. H. Dimmick, Port Jervis, N. Y., one share.
John H. Norman, 128 East 63rd St. N. Y., one share.
David J. Welch, No. 833 Broadway, 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 May, 1889.

In the Presence of

RICH C. GREEN.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this fifteenth day of July, eighteen hundred and eighty-nine.

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 "Wellsburg Foundry Company," for the purpose of conducting and carrying on a general foundry and machine shop business, and engaging in the manufacture of all kinds of iron castings and machinery, and the buying iron, either manufactured or unmanufactured, and selling the same; and of purchasing and holding such real estate as may be necessary to carry on or accommodate said business.

Which corporation shall keep its principal office and place of business at Wellsburg, in the county of Brooke, state of West Virginia, and is to expire on the first day of August, one thousand nine hundred and nine. 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 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

Charles E. Beam, of Fostoria, Ohio, one share.
Charles E. Blue, of Wellsburg, W. Va., one share.
Louis V. Blue, of Wellsburg, W. Va., one share.
H. C. Hervey, of Wellsburg, W. Va., one share.
Wm. M. Hervey, 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 9th day of July, 1889.

Charles E. Beam,
Charles E. Blue,
L. V. Blue,
H. C. Hervey,
William M. Hervey.

Wherefore, the corporators named in 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 nine, 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 sixteenth day of July, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

WYANT 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 Wyant Coal and Coke Company, for the purpose of mining, shipping and selling coal, manufacturing, shipping and selling coke, buying, 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 purposes herein specified.

Which corporation shall keep its principal office or place of business at Eagle, in the county of Fayette, and state of West Virginia, and is to expire on the sixteenth day of July, 1838. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capitol 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

Mary C. Wyant, Eagle, West Virginia, nine shares.
E. J. Wyant, Eagle, West Virginia, ten shares.
Thomas Wharton, Eagle, West Virginia, nine shares.
Annie B. Wharton, Eagle, West Virginia, ten shares.
Wm. Wyant, Eagle, West Virginia, ten shares.
L. C. Schaum, Eagle, West Virginia, one share.
Lizzie Schaum, McKeesport, Pennsylvania, 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 July, 1889.

MARY C. WYANT,
E. J. WYANT,
THOS. WHARTON,
ANNIE B. WHARTON,
WM. WYANT,
LIZZIE SCHAUM,
LOUIS C. SCHAUM.
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 sixteenth 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 July, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE FITZGERALD PATENT PREPARED PLASTER 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 Fitzgerald Patent Prepared Plaster Company," for the purpose of manufacturing and vending, or of granting or transferring for a consideration, the right, privilege or license to other persons to manufacture and vend patent plastering, or similar compounds, for any and all purposes, as the board of directors may elect, to manufacture and vend, or acquire the right by purchase or otherwise to grant to others the right, privilege or license to manufacture and vend, and as auxiliary to and promotive of the above objects.

The said corporation will keep its principal office or place of business in the city of Huntington, in the county of Cabell, state of West Virginia, and is to expire December first, in the year nineteen hundred and five. For the purpose of forming said corporation, we have subscribed the sum of thirty thousand dollars to the capital stock thereof, and have paid in on said subscription the sum of thirty thousand dollars and desire the privilege of increasing the said capital stock, by sales of additional shares from time to time, or at one 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

Delos W. Emmons, Huntington, W. Va., ninety-nine shares.
Carlton D. Emmons, Huntington, W. Va., ninety-nine shares.
Willis E. Parsons, Huntington, W. Va., ninety-nine shares.
Ely Ensign, Huntington, W. Va., one share.
John W. Parrish, Malden, W. Va., two shares.

And the capital hereafter to be sold is to be divided into shares of like amount.
CORPORATIONS.

In witness whereof we have hereunto set our hands and seals this 13th day of July, in the year eighteen hundred and eighty-nine.

Delos W. Emmons, [Seal]
Charles D. Emmons, [Seal]
Willis E. Parsons, [Seal]
Ely Ensign, [Seal]
John W. Parrish. [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, 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 eighteenth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE ALEXANDER BOOM 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:

First—We, the undersigned, agree to become a corporation by the name of "The Alexander Boom and Lumber Company."

Second—The proposed corporation is to be organized for the purpose of constructing, building, operating and maintaining a boom or booms, with or without piers or dams, across the Buckhannon river, at or near the confluence of the lefthand and righthand forks of the said Buckhannon River, in the county of Upshur, in the state of West Virginia; and for the purpose of stopping and securing boats, rafts, logs, masts, spars, lumber and other timber; and for the purpose of manufacturing and selling lumber of all kinds; and for the purpose of acquiring by purchase, lease, or condemnation, all timber, timber-rights and lands necessary for the successful operation of said booms; and for the purpose of conducting a general boom and lumber business as contemplated by the laws of the state of West Virginia, authorizing the incorporation of such boom companies.

Third—The proposed corporation will establish and maintain its principal office or place of business at the town of Buckhannon, in said county of Upshur, in the state of West Virginia.

Fourth—The time of commencement of said corporation shall be the twenty-third day of July, in the year one thousand eight hundred and eighty-nine, and the period of its continuance shall be thirty years.
Fifth—The amount of capital stock of said proposed corporation is five hundred dollars, divided into shares of one hundred dollars each, with the privilege of increasing the said capital stock to the sum of one hundred thousand dollars by the issuance and sale of additional shares of capital stock of like par value.

Sixth—the names and residences of the several persons forming this association for incorporation and the number of shares subscribed by each, and hereby subscribed, are as follows, to-wit:

John Alexander, of Cumberland, Maryland, one share.
Dwight J. Alexander, of Cumberland, Maryland, one share.
William C. Clayton, of Keyser, West Virginia, one share.
John T. McGraw, of Grafton, West Virginia, one share.
Charles R. Durbin, of Grafton, West Virginia, one share.

And of the said capital stock ten percentum, to-wit: the sum of fifty dollars, has been paid in by the shareholders, pro rata, according to the amount of capital stock held by the said shareholders, as above shown to be held by them.

Given under our hands and seals this twenty-third day of July, in the year one thousand eight hundred and eighty-nine.

John Alexander, [L. S.]
Dwight J. Alexander, [L. S.]
William C. Clayton, [L. S.]
John T. McGraw, [L. S.]
Charles R. Durbin, [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 twenty-third day of July, nineteen hundred and nineteen, a corporation by the name

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty fourth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State

CHARLESTON ELECTRIC HEAT, LIGHT AND POWER 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 Electric Heat, Light and Power Company, for the purpose of owning and operating one or more stations with apparatus neces-
sary to furnish the citizens of Charleston and vicinity, electric power for motors, light or heat, erecting lighting towers and constructing and maintaining lines for the transmission of electricity for heat, light or power, and generally doing all business pertaining to an electric heat, light and power company.

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, 1939. 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 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

F. P. Jepson, Wheeling, W. Va., one share.
Allen Broch, Wheeling, W. Va., one share.
Jas. P. Adams, Wheeling, W. Va., one share.
F. P. McNell, Wheeling, W. Va., one share.
C. P. Snyder, Charleston, W. Va., six shares.

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 July, 1889.

F. P. Jepson,
Allen Broch,
Jas. P. Adams,
F. P. McNell,
C. P. 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 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 twenty fourth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

FAIRFIELD OIL AND GAS COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
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 acompañed 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 Fairfield Oil and Gas Company, for the purpose of boring and mining for, or otherwise obtaining and acquiring minerals, oils and gases and other mineral products, and of owning, leasing, buying and selling such lands and other property as may be necessary or proper for the prosecution of said 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 1st day of July, A. D., 1939. 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:

B. W. Peterson, of New York City, N. Y., one share.
W. F. Peterson, of Wheeling, W. Va., one share.
B. F. Caldwell, of Wheeling, W. Va., one share.
Henry M. Russell, of Wheeling, W. Va., one share.
H. E. Adams, of Wheeling, 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, 1889.

B. W. Peterson,
W. F. Peterson,
B. F. Caldwell,
Henry M. Russell,
H. E. Adams.

Wherefore, the corporators named in 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-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 state, at [G. S.] the city of Charleston, this twenty-sixth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

HOUSTON COAL AND COKE COMPANY.—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that R. J. Houston, president of "The Houston Coal and Coke 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 an annual meeting of the stockholders thereof, held in pursuance of law, at Roanoke, Virginia, on the first day of May, 1889, 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 capital stock of our company be increased to one hundred thousand ($100,000) dollars. That twenty thousand ($20,000) dollars thereof be raised as rapidly as needed by the sale of that amount of additional capital stock; first from present stockholders in proportion to their holdings, and if not all thus taken to non-stockholders.

That stock representing each five thousand ($5,000) dollars, borrowed from S. A. Crozer, Esq., and to be repaid $5,000, annually, be issued as each $5,000, is paid, to the then holders in proportion to their holdings, and after the full payment of said twenty thousand dollars to said S. A. Crozer, the remaining ten thousand dollars representing the profits of the operation, reinvested in the plant be issued to the then stockholders in proportion to their holdings."

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 state, [G. S.] at the city of Charleston, this twenty-sixth day of July, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CENTRAL NAIL 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 Central Nail Company, for the purpose of manufacturing, buying and selling nails and other products of iron and steel, and of
owning and holding such real estate and personal property as may be necessary for its use in carrying out the other purposes above set forth.

Which corporation shall keep its principal office or place of business at the city of Wheeling, county of Ohio, in the state of West Virginia, and is to expire on the twenty-third day of July, 1909. 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 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

Joseph Bell, of Wheeling, West Virginia, one share.
A. W. Campbell, of Wheeling, West Virginia, one share.
Spaulding K. Wallace, of Wheeling, West Virginia, one share.
W. L. Glessner, of Wheeling, West Virginia, one share.
j. N. Vance, of Wheeling, West Virginia, one share.

The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 23d day of July, 1889.

Joseph Bell,
A. W. Campbell,
Spaulding K. Wallace,
W. L. Glessner,
j. N. 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 twenty-third day of July, 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 state, at the city of Charleston, this twenty-sixth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

The CENTRAL ARTIFICIAL COLD 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 Central Artificial Cold Supply Company, for the purpose of manufacturing refrigerating apparatus and supplying artificial refrigeration.

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 25th day of July, 1939. 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 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 five hundred 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 B. Ford, 137, Elm street, New York City, one share.
Herbert Richmond, 52 Broadway, New York, one share.
Clarence W. Tippett, 33 Church street, New York, one share.
James H. Richmond, 52 Broadway, New York, one share.
Henry C. Willis, 33 Church street, 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 25th day of July, 1889.

Henry B. Ford,
Herbert Richmond,
Clarence W. Tippett,
James H. Richmond,
Henry C. Willis.

Wherefore, the corporators named in 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 July, 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 state, [G. S.] at the city of Charleston, this twenty-ninth day of July, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE WHEELING 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
The Wheeling Brick Company, for the purpose of buying, leasing and mining fire clay, and manufacturing and dealing in fire, paving and building brick, sewer pipe, tile and any and all other useful articles that may be made in whole or in part from clay, contracting for and laying brick pavements, and buying, owning and operating steamers and barges in connection with such business, and generally to do all things proper and necessary in conducting such 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 first day of January, A. D., 1939. And for the purpose of forming the said corporation, we have subscribed the sum of three thousand seven hundred and fifty dollars to the capital thereof, and have paid in on said subscription the sum of three thousand seven 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.

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 Scott, of Bridgeport, Ohio, fifteen shares.
- J. C. Dent, Bridgeport, Ohio, fifteen shares.
- W. W. Scott, Bridgeport, Ohio, fifteen shares.
- John G. Habberfield, Wheeling, West Virginia, fifteen shares.
- D. A. Henry, Wheeling, West Virginia, fifteen 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 July, 1889.

John T. Scott,
J. C. Dent,
W. W. Scott,
John G. Habberfield,
David A. Henry.

Wherefore, the corporators named in 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-nine, a corporation by the name and for the purposes set fourth 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-nine.

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 this day been recorded in my office, which articles of incorporation are in the words and figures as follows:

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 Gauley and Eastern Railway Company.

Second—The railroad which this corporation proposes to build, will commence at or near the mouth of Gauley River, in Fayette county, West Virginia, and run thence up said river and its tributaries by the most practicable route to a point at or near Huntersville, in the county of Pocahontas, in the state of West Virginia.

Third—The principal business office of this corporation will be at Charleston, in the county of Kanawha, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be two 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:


L. D. Kelley, city of New York, state of New York, one share.

E. W. Knight, city of Charleston, state of West Virginia, one share.

H. B. Smith, city of Charleston, state of West Virginia, one share.

Geo. S. Couch, city of Charleston, state of West Virginia, one share.

Given under our hands, this 31st day of July, 1889.

Robert W. Kelley,
Harry B. Smith,
E. W. Knight,
L. D. Kelly,
Geo. S. Couch.

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.
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Given under my hand and the great seal of the said state, [G. S.] at the seat of government thereof, this first day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

TOLEDO TIE AND LUMBER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Toledo Tie and Lumber 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 articles of incorporation, together with a copy of the laws of the state of Ohio under which it was incorporated.

Given under my hand and the great seal of the said state, [G. S.] at the city Charleston, this first day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary State.

SUPPELEE HARDWARE 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 Supplee Hardware Company," for the purpose of carrying on a general hardware business, including the purchase and sale of all kinds of hardware, at wholesale and retail, and the leasing, buying, holding and selling of all such property, real or personal, as may be necessary to the prosecution of the said business.

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 thirty-first day of December, A. D. 1914. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and forty-two thousand dollars, and have paid in on said subscription 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 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 say:
- William W. Supplee, Philadelphia, one thousand shares.
- Frank W. Huff, Philadelphia, five shares.
- J. Cook Brown, Philadelphia, sixty shares.
- Walter S. Cook, Philadelphia, fifty shares.
- Newton F. Cressman, Philadelphia, fifty shares.
- William D. Supplee, Philadelphia, one hundred shares.
- John F. Broun, Philadelphia, ten shares.
- E. S. Rowand, Jr., Philadelphia, ninety-five shares.
- Matthews Brooks, Philadelphia, one thousand four 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 26th day of July, A. D. 1889.

Wherefore, the corporators named in 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 fourteen, a 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 second day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CHAMPLAIN STEEL AND IRON 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 “Champlain Steel and Iron Company,” for the purpose of purchasing certain mining properties situated in Essex county, state of
New York, and elsewhere, and operating said mines, and reducing
and selling the products thereof, and making steel and iron, and
carrying on such other business as necessarily pertain to the business
of mining.

Which corporation shall keep its principal office or place of busi­
ness at New York, the county of New York, and state of New York,
and is to expire on the first day of May, 1939. And for the pur­
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 ($100) 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 fol­
lows, that is to say:

Oliver W. Barnes, 57 Broadway, New York, four shares.
Horace B. Fry, No. 1 East 39th st., New York, one share.
Thomas H. Loomis, 57 Broadway, New York, one share.
Frederick W. Gillard, 57 Broadway, New York, one share.
Richard V. D. Wood, 2 Wall street, New York, one share.
David E. Austin, 280 Broadway, New York, one share.
Willie A. Barnes, 57 Broadway, 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 thirteenth day of July, 1889.

OLIVER A. BARNES,
HORACE B. FRY,
THOMAS H. LOOMIS,
FREDERICK W. GILLARD,
RICHARD V. D. WOOD,
DAVID E. AUSTIN,
WILLIE A. BARNES.

Wherefore, the corporators named in 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, nine­
teen 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 state,
[G. S.] at the city of Charleston, this third day of August, eighteen
hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
THE PRINCETON BANKING 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 Princeton Banking Company," for the purpose of carrying on the business of banking, by discounting promissory notes, negotiating drafts, bills of exchange and other evidences of indebtedness, by receiving deposits, buying and selling exchange, bank notes, bullion or coin, by loaning money on personal or other security and for all the usual financial business transacted by banks other than those of issue.

Which corporation shall keep its principal office or place of business at Princeton, in the county of Mercer, and state of West Virginia, and is to expire on the thirtieth day of July, nineteen hundred and nine. 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 two thousand 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

C. D. Straley, Princeton, W. Va., sixty-two shares.
David E. Johnston, Princeton, W. Va., sixty-three shares.
C. W. Straley, Princeton, W. Va., sixty shares.
H. W. Straley, Jr., Princeton, W. Va., one share.
S. E. Johnston, Princeton, W. Va., one share.
Kate Straley, Princeton, 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 July, 1889.

H. W. STRALEY,
C. D. STRALEY,
DAVID E. JOHNSTON,
C. W. STRALEY,
H. W. STRALEY, JR.,
S. E. JOHNSTON,
KATE STRALEY.

Wherefore, the corporators named in 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 July, nineteen
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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 state, [G. S.] at the city of Charleston, this second day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State

Tygarts Valley 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 Tygarts Valley Telephone Company, for the purpose of erecting, maintaining and operating a telephone line over, along and near the turnpike road from the town of Belington, in Barbour county, to the Mingo Flats in Randolph county, by the way of Elkins, Beverly and Huttonsville, in said county and also a branch line of said telephone to Winchester and the Club House on Shaver Fork of Cheat River in said county; and, also, branch lines to other points in said county of Randolph or adjoining counties; and to operate said line or lines and transmit messages thereon for hire, and do all things, necessary to the conduct of said business.

Which corporation shall keep its principal office or place of business at Beverly, in the county of Randolph, and state of West Virginia, and is to expire on the 1st day of August, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and twenty dollars to the capital thereof, and have paid in on said subscription the sum of twelve 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 twenty dollars each, which are held by the undersigned respectively as follows, that is to say: By

B. L. Butcher, Beverly, Randolph county, W. Va., one share,
J. L. Wamsley, Beverly, Randolph county, W. Va., one share.
S. A. Rowan, Beverly, Randolph county, W. Va., one share.
C. H. Scott, Beverly, Randolph county, W. Va., one share.
Omar Conrad, Beverly, Randolph county, W. Va., one share.
Geo. W Leonard, Beverly, Randolph county, W. Va., one share.
Corporations.

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 August, 1889.

B. L. Butcher,
J. L. Wamsley,
S. A. Rowan,
C. H. Scott,
Omar Conrad,

Wherefore, the corporators named in 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-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 state, G. S. at the city of Charleston, this fifth day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

Paint Creek Boom 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 Paint Creek Boom Company, for the purpose of constructing, operating and maintaining chain, pier or pocket boom or booms, with or without piers or dams on Paint Creek and its tributaries, in the counties of Kanawha, Fayette and Raleigh, of the state of West Virginia, for the purpose of stopping and securing boats, rafts, saw logs, staves, spars, ties and other lumber of value; and for the purpose of buying, holding, leasing and selling timber lands, lands for tram-ways, and such other lands as are necessary for the accomplishment of the objects of said corporation; to buy, sell and drive lumber, saw logs, masts, spars, ties, staves, and all kind of logs and lumber of any and every description. 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 mouth of said Paint Creek, at or within two miles of Ash Branch on said Paint Creek, and, or at, or within, two miles of Ten-mile Fork on said Paint Creek, in Kanawha county, and, or at, or within, two miles of the mouth of Fifteen-mile Fork on said Paint Creek; and, or at, or within, two miles of Rattlestake Draft on said Paint Creek, in Fayette county.
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, 1939. 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 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

- A. W. Watrous, Charleston, W. Va., four shares.
- W. F. Calbreath, Charleston, W. Va., three shares.
- H. D. Church, Charleston, W. Va., one share.
- S. H. Brown, Charleston, W. Va., one share.
- Geo. W. Patton, 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 7th day of June, 1889.

A. W. WATROUS,
W. F. CALBREATH,
H. D. CHURCH,
S. H. BROWN,
GEO. W. PATTON.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this fifth day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE LA ALLEMA BUILDING, LOAN AND SAVING'S 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 La Allema Building and Saving's Association, of Wheeling, W. Va., for the purpose of raising money to be loaned among the mem-
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bers thereof, for use in buying lots or houses, or building or repairing houses.

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 August, 1839. 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 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: By

M. Roth, Wheeling, W. Va., one share.
George W. Graebe, Wheeling, W. Va., one share.
H. Schodder, Wheeling, W. Va., one share.
William Knoke, Wheeling, W. Va., one share.
J. Zulauf, Wheeling, W. Va., one share.
Wm. F. Graebe, Wheeling, W. Va. one share.
J. A. Arkle, 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 August 1889.

M. Roth,
H. Schodder,
William F. Graebe,
Geo. W. Graebe,
Jacob Zulauf,
William Knoke,
J. A. Arkle.

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this third day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

American Opera Glass Company.

Foreign.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
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companied 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 Opera Glass Company, for the purpose of acquiring the rights to certain invention for the automatic renting of opera glasses owned by the Opera Glass Supply Company, of New Jersey, and the Missouri Opera Glass Company, of Missouri. The purchasing, renting and leasing of opera glasses, and of apparatus, services and appliances embodying the aforesaid invention. The granting of licenses to individuals or corporations for the use of said appliances. The selling or disposing of territorial rights to the said inventions. The transacting of all business consistent with the above purposes and necessary for the development of the aforesaid invention.

Which corporation shall keep its principal office or place of business at New York City, in the county of New York, state of New York, and is to expire on the 31st day of December, 1938. And for the purpose of forming the said corporation, we have subscribed the sum of $1,000 to the capital thereof, and have paid in on said subscriptions the sum of $100 hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $1,000,000 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

- L. T. Bontaux, of New York, two shares.
- J. W. Patterson, of New York, two shares.
- C. S. Patterson, of New York, two shares.
- A. de Castro, of New York, two shares.
- Henry Lorst, of New York, 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 11th day of July, A. D., 1889:

In the presence of

James P. J. Morris.

J. W. Patterson,
Charles S. Patterson,
L. Teilenne Bontaux,
A. de Castro,
Henry Lorst.

Wherefore, the corporators named in 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-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 fifth day of August, eighteen hundred and eight-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

BANK OF LEWISBURG—EXTENSION OF CHARTER.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that A. C. Snyder, President of the Bank of Lewisburg, a corporation created under the laws of this state, has certified to me under his signature and the corporate seal of said corporation, that a meeting of the stockholders thereof held in pursuance of law at Lewisburg, W. Va., on the 6th day of July, 1889, at which meeting a majority of the capital stock of company was represented by the holders thereof in person or by proxy, the following resolution was adopted:

Resolved, That the Bank of Lewisburg be continued in force as a corporation for the term of fifty years from this date.

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 sixth day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE BUXTON AND LANDSTREET 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 Buxton and Landstreet Company, for the purpose of conducting a general merchandizing business.

Which corporation shall keep its principal office or place of business at Thomas, in the county of Tucker, and state of West Virginia, and is to expire on the 12th day of July, 1939. And for the purpose of forming said corporation, we have subscribed the sum of thirteen hundred ($1,300.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and thirty ($130.00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to twenty-five thousand ($25,000.00) 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

H. G. Buxton, Piedmont, W. Va., five (5) shares.
F. S. Landstreet, Davis, W. Va., five (5) shares.
R. G. Bopst, Piedmont, W. Va., one (1) share.
A. F. Gerstell, Keyser, W. Va., one (1) share.
H. F. Harrison, Piedmont, W. Va., 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 12th day of July, 1889

H. G. Buxton,
F. S. Landstreet,
R. F. Bobst,
A. F. Gerstell,
H. F. 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 twelfth day of July, 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 seventh day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

PENNSYLVANIA MINING MILLING 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 Pennsylvania Mining and Milling Company, for the purpose of acquiring by purchase, lease or otherwise, mines, mining rights, and other mining property in the state of Colorado including all suitable machinery, mills, plants water powers and other appurtenances necessary or convenient for mining, milling and reduction of ores, the management, use and operation of such property and its disposition at the pleasure of the company; the transportation of ores and their products to market and the marketing thereof, and in general the doing of all such things as may tend to promote or be useful in the conduct of the business of mining ores in the said state of Colorado, the milling and reduction thereof and the marketing of the same.

Which corporation shall keep its principal office or place of business at the city of Charleston, in the state West Virginia, and is to expire on the first day of January, A. D., one thousand, nine hundred and thirty-nine. And for the purpose of forming the said
Corporations.

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 thereof 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:

Hugh J. Jewett, of Glenville, Maryland, three hundred and thirty-two shares.

Elisha P. Wilbur, of South Bethelhem, Pa., three hundred and thirty-two shares.

Franklin H. Story, of Boston, Mass., three hundred and thirty-two shares.

Marion Story, of Westchester, New York, two shares.

Charles L. Atterbury, of 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 first day of June, A. D., 1889.

MARION STORY,
C. L. ATTERBURY,
FRANKLIN H. STORY,
H. J. JEWETT,
E. P. WILBUR.

Wherefore, the corporators named in 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-nine, a corporation by the name and for the purposes set fourth in said agreement.

Given under my hand and the great seal of the said state, at the city of Charleston, this seventh day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE BERKELEY SPRINGS IMPROVEMENT AND 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 "The Berkeley Springs Improvement and Manufacturing Company," for the purpose of erecting a plant therefor and manufacturing, gen-
Corporations.

Erating and supplying electric lights, and electricity for all purposes for which the same can or may be used, for erecting, maintaining and operating a merchant grist mill, a manufactory of brick, and also water works for supplying the town of Berkeley Springs and citizens of the county of Morgan with water, and the sale of the products of such manufactories and other improvements useful to the public and not prohibited by law, and for acquiring and holding such real estate as may be proper and necessary.

Which corporation shall keep its principal office or place of business at Berkeley Springs, in the county of Morgan, and is to expire on the third day of August, 1909. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred and twenty-five dollars to the capital thereof, and have paid in on said subscription the sum of thirty-two 50-100 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 twenty-five dollars each, which are held by the undersigned, respectively, as follows, that is to say: By

D. Pratt Wright, Berkeley Springs, one share.
Eugene Van Rensselaer, Berkeley Springs, one share.
Wm. P. Dale, Berkeley Springs, one share.
Sam W. Miller Peters, Berkeley Springs, one share.
D. Cornelius, Berkeley Springs, W. Va., one share.
Thomas H. Hodgson, Berkeley Springs, W. Va., one share.
C. E. Casler, Berkeley Springs, W. Va., one share.
H. W. Disler, Berkeley Springs, W. Va., one share.
Geo. W. Hovermale, Berkeley Springs, W. Va., one share.
Jno. K. Hunter, Berkeley Springs, W. Va., one share.
Charles P. Jack, Berkeley Springs, W. Va., one share.
Jno. T. Trego, Berkeley Springs, W. Va., one share.
T. H. B. Dawson, Berkeley Springs, 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 3rd day of August, 1889.

D. Pratt Wright,
Eugene Van Rensselaer,
Wm. P. Dale,
Sam W. Miller Peters,
D. Cornelius,
Thomas H. Hodgson,
C. E. Casler,
Geo. W. Hovermale,
H. W. Disler,
Jno. K. Hunter,
Charles P. Jack,
T. H. B. Dawson,
Jno. T. Trego.

Wherefore, the corporators named in 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 August, 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 seventh day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

UNITED 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 United Transportation Company, for the purpose of mining coal and other minerals and purchasing and leasing coal and mineral lands for such purpose; purchasing coal, coke and all other merchandise, and shipping and transporting the same to markets, on the Ohio and Mississippi rivers, and their tributaries, and towing boats, barges and other water craft, and owning, leasing and controlling steam boats, barges and other water craft and elevators, wharves and landings; for the carrying on of a general freight and transportation business; and to transact any further and all other business necessarily connected with the purposes of their corporation or calculated to facilitate the same.

Which corporation shall keep its principal office or place of business in the city of Wheeling, state of West Virginia, and is to expire on the fifth day of August, A. D., 1939. 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 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:

Benjamin F. Wilson, Pittsburgh, Allegheny county, Pennsylvania, ten shares.
Charles Jutte, Pittsburgh, Allegheny county, Pennsylvania, ten shares.
Cyrus M. Robinson, Pittsburgh, Allegheny county, Pennsylvania, ten 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 August, 1889.

Benjamin F. Wilson,
Charles Jutte,
Cyrus M. Robinson,
Wm. B. Rodgers,
Joseph W. Gould.

Wherefore, the corporators named in 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 August, 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 state, [G. S.] at the city of Charleston, this eighth day of August, eighteen hundred and eighty nine.

Henry S. Walker,
Secretary of State.

NATIONAL DEMOCRATIC PUBLISHING 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 Democratic Publishing Company, for the purpose of publishing a weekly newspaper, to be called the National Democrat; to publish a daily newspaper, and to publish books, pamphlets, &c., in the city of Washington, District of Columbia.

Which corporation shall keep its principal office or place of business at Washington, in the District of Columbia, and is to expire on the second day of August, 1939. 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 one 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 five hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By

Edmund Hudson, Washington, D. C., two shares.
Clarence Wilson, Hyattsville, Md., two shares.
U. H. Ridenour, Jr., Washington, D. C., 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 August, 1889.

EDMUND HUDSON,
J. EDMUND JEULEN,
CLARENCE WILSON,
U. L. YORK,
U. H. RIDENOUR, 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 second day of August,
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 state,
[G. S.] at the city of Charleston, this ninth day of August, eigh­
ten hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

KANAWHA VALLEY BUILDING ASSOCIATION.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Valley Building Association, for the purpose of raising
money to be distributed among its members, and by such members
used in buying lands and houses, or in building or repairing, or pay­
ing or liquidating liens on houses and other real estate.

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 9th day of August, 1939. 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 ten 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
CORPORATIONS.

Benj. Baer, Charleston, W. Va., one share.
S. R. Hirsch, Charleston, W. Va., one share.
I. Schwabe, Charleston, W. Va., one share.
J. C. Roy, Charleston, W. Va., one share.
W. A. McCorkle, 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 9th day of August, 1889.

W. A. McCorkle,
Ben Baer,
J. C. Roy,
I. Schwabe,
S. R. Hirsch.

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this tenth day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

GRAFTON GAS AND ELECTRICITY 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 undersigned agree to become a corporation by the name of Grafton Gas and Electric Light Company, for the purpose of purchasing, building, constructing and establishing gas works and electric light works, in the town of Grafton, Taylor county, West Virginia; and for the purpose of boring for, procuring and transporting natural gas, and for manufacturing, supplying and selling gas, or either or both; and for the purpose of lighting and illuminating all the streets, squares, houses, grounds and alleys, public and private, in said town of Grafton, and also in the town of West Grafton, and adjoining town in the county of Taylor, with gas, natural or manufactured, and with electricity, and for heating, manufacturing purposes, and for all purposes for which gas, natural or manufactured, and electricity may be utilized; and for the purpose of manufacturing and vending coal; and for the purpose of dealing in, using and manufacturing electrical machines, lamps and apparatus, carb-
meters gas generators, gas pipe and fixtures; and for the purpose of manufacturing, generating, storing and collecting electricity, and for transmitting, furnishing, selling, renting, distributing and disposing of the same for lighting, heating and power; and for the purpose of purchasing patents pertaining thereto; and for the purpose of acquiring the right or privilege to use and occupy the streets, roads, ways and alleys, and public and private grounds of the said town and county, to erect polls, wires, lines, both underground and overhead, and to erect such other appliances as may be useful or necessary for the purpose of supplying electricity and gas, natural or manufactured, for lighting, heating, and motive power; and for the purpose of manufacturing, using, selling and leasing, any electrical apparatus, or hiring to others the privilege of using the same; and for the purpose of constructing tanks and reservoirs; and for the purpose of laying leads, mains and pipes, and for the purpose of acquiring the right of way for said leads, mains and pipes through the streets and alleys, roads and ways of the said town and of the said county, and through the property of individuals; and for the purpose of constructing, building, renting and maintaining suitable buildings and machinery; and for the purpose of acquiring such real estate as may be necessary for such business.

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 fifth day of August, in the year of our Lord, one thousand nine hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred dollars to the capital stock 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 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

George Brinkman, of Grafton, W. Va., one share.
John T. McGraw, of Grafton, W. Va., one share.
Leonard Mallonee, of Grafton, W. Va., one share.
Henry Miller, of West Grafton, W. Va., one share.
J. W. Hamilton, of West Grafton, W. Va., one share.
J. F. Legge, of West 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 and seals, this 5th day of August, one thousand eight hundred and eighty-nine.

GEO. BRINKMAN, [L. S.]
John T. McGraw, [L. S.]
Leonard Mallonee, [L. S.]
Henry Miller, [L. S.]
J. W. Hamilton, [L. S.]
J. F. Legge. [L. S.]
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 fifth day of August, 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 ninth day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

The Rigby Safety Car Wheel 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 Rigby Safety Car Wheel Company, for the purpose of manufacturing car wheels of steel and iron under patents issued and secured to James Rigby, of Minneapolis, Minnesota, to use and sell the same.

Which corporation shall keep its principal office or place of business at the city of New York, and is to expire on the first day of August, one thousand nine hundred and thirty-nine. And for the purpose of forming said corporation, we have subscribed the sum of one million dollars to the capital therof, and have paid in on said subscription the sum of one million 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

Calvin S. Brice, who resides at Lima, Allen county, Ohio, one share.

Charles N. Lannison, who resides at Lima, Allen county, Ohio, one share.

W. W. H. Lawrence, who resides at Fort Worth, Texas, one share.

Benjamin F. Masten, who resides at Lafayette, Indiana, one share.

James Rigby, who resides at Minneapolis, Minnesota, nine thousand nine hundred and ninety-six shares.
Corporations.

Given under our hands, this twenty-fourth day of July, one thousand eight hundred and eighty-nine.

CALEVIN S. BRYCE, [Seal]

CHARLES N. LANNISON, [Seal]

WARREN W. H. LAWRENCE, [Seal]

BENJAMIN F. MASTEN, [Seal]

JAMES RIGBY, [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 August, 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 state, [G. S.] at the city of Charleston, this twelfth day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

McCORMICK BREWING COMPANY—INCREASE OF CAPITAL STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that James McCormick, President of the McCormick Brewery 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 Boston, Mass., on the 10th day of August, 1889, 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 number of shares in the capital stock of this company be increased by four thousand nine hundred and ninety-four (4,994); making the total number five thousand (5,000); all of the par value of one hundred dollars ($100) each."

Therefor, 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 August, eighteen hundred and eighty-nine.

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 under the laws of the state of West Virginia by the name of P. J. Willis & Bro., for the purpose of a general merchandise business, and a general commission business, that is, to buy and sell dry goods, groceries, boots and shoes, hats, notions and other merchandise, and to receive for sale and to sell on commission cotton, wool, hides and any produce consigned for sale, and to make advances on such consignments, and to charge for such sales and advances. Which corporation shall keep its place of business in the city and county of Galveston, state of Texas. Stockholders' meetings for the election of directors shall be held in the city of Charleston, county of Kanawha, state of West Virginia. This corporation is to expire on the first day of July, A.D. 1935. It shall have a common seal, it may sue and be sued, plead and be impleaded, contract and be contracted with, purchase, hold, use and sell, and grant estate, real and personal, for the purposes for which it is incorporated, appoint officers and agents, prescribe their power, duties and liabilities, and make ordinances, by-laws and regulations for the government of its board, officers and agents, and the management and regulation of its property and business.

And for the purpose of forming the said corporation, we have subscribed the sum of one million dollars to the capital thereon, and have paid in on said subscriptions the sum of one hundred thousand dollars.

The capital so subscribed is divided into ten thousand shares, one hundred each, which are held by the undersigned as follows, that is to say:

R. S. Willis, city and county of Galveston, state of Texas, three thousand nine hundred and ninety-eight shares.

S. A. Willis, city and county of Galveston, state of Texas, one thousand shares.

P. J. Willis, city and county of Galveston, state of Texas, one thousand shares.

Ella W. Goldthwaite, joined by J. G. Goldthwaite, her husband, city and county of Galveston, state of Texas, one thousand shares.

Magnolia W. Sealy, joined by Geo. W. Sealy, her husband, city and county of Galveston, state of Texas, one thousand shares.

Carlina W. Ladd, joined by Wm. F. Ladd, her husband, city and county of Galveston, state of Texas, one thousand shares.

Geo. Sealy, administrator of estate of Wm. H. Willis, deceased, city and county of Galveston, state of Texas, one thousand shares.
Wm. M. Peyton, city of Charleston, county of Kanawha, state of West Virginia, one share.
S. S. Green, city of Charleston, county of Kanawha, state of West Virginia, one share.

Given under our hands, this sixth (6th) day of July, A. D., 1889.
R. S. Willis,
S. A. Willis,
P. J. Willis,
GEO Sealy,
Adm'r estate W. H. Willis,
J. G. Goldthwaite,
ELLA W. Goldthwaite,
MAGNOLIA W. Sealy,
WM. M. Peyton,
GEO. Sealy,
CARLINA W. Ladd,
WM. F. Ladd,
S. S. Green.

Wherefore, the corporators named in 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-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,
[GS] at the city of Charleston, this thirteenth day of August, eighteen hundred and eighty-nine.
HENRY S. WALKER,
Secretary of State.

BUCKHANNON RIVER 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:

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 Buckhannon River Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the town of Buckhannon, in the county of Upshur, and run thence by the most practicable route to a point
at or near the three forks of the Buckhannon River, in the county of Upshur.

Third—The principal business office of this corporation will be at Buckhannon, in the county of Upshur, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be five thousand ($5,000) dollars, divided into shares of one hundred ($100) 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:

G. A. Newton, Buckhannon, W. Va., one share.
Levi Leonard, Buckhannon, W. Va., one share.
A. H. Knust, Weston, W. Va., one share.
M. W. Harrison, Weston, W. Va., one share.
J. N. Camden, Parkersburg, W. Va., one share.

The capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 20th day of July, 1889.

G. A. Newton,
Levi Leonard,
A. H. Knust,
M. W. Harrison;
J. N. Camden

Wherefore, the corporators named in said articles of incorporation 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 thirteenth day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE WASHINGTON LOAN AND TRUST 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 Washington Loan and Trust Company, for the purpose of buying, selling, loaning upon, and negotiating bonds, stocks, promissory notes and other property not including the buying and selling
Corporations.

of real estate, and for the purpose of guaranteeing, certifying, registering, endorsing and supervising the issuance of lands, stocks and other securities, also the issuance of its own debentures or obligations to investors and the endorsement of promissory notes.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, and state of West Virginia, with the privilege of having an office and doing business in the District of Columbia, and is to expire on the third day of August, 1939. 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 five dollars each, which are held by the undersigned respectively as follows, that is to say: By

John B. Lamer, Washington, D. C., forty shares.
S. W. Woodward, Washington, D. C., twenty shares.
John E. Kenna, Charleston, W. Va., twenty shares.
Joseph S. Miller, Huntington, 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 third day of August, 1889.

John E. Kenna,
Jos. S. Miller,
John Jay Edson,
Brainard H. Warner,
William B. Gurley,
John B. Lamer,
S. W. Woodward,
Louis D. Wine,
J. S. Swormstedt.

Wherefore, the corporators named in 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 August, 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 state, [G. S.] at the city of Charleston, this fifteenth day of August, eighteen hundred and eighty nine.

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 McLeod Car Heating and Ventilating Company, for the purpose of buying, controlling, manufacturing and introducing the McLeod pneumatic system of heating, ventilating and cooling railway cars, steamboats, etc., throughout the United States and territories of America, with the privilege of establishing sub-companies to co-operate and carry said purpose into effect; also to buy, sell, own and deal in any and all real or personal property necessary or convenient for the prosecution of said business, and generally to do all things necessary or incidental to the carrying on of said business and to the proper management thereof.

Which corporation shall keep its principal office or place of business at Boston, in the county of Suffolk, and state of Massachusetts, and is to expire on the sixteenth day of July, A. D., 1939. 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 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

Henry Hartley, Boston, Mass., fourteen shares.
John S. McLeod, Boston, Mass., four shares.
Thomas Meehan, New York, N. Y., four shares.
John R. Sharp, New York, eight shares.
Wm. Joseph Symons, Boston, Mass., ten 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 July, 1889.

Thomas Meehan,
John S. McLeod,
Thos. R. Sharp,
Wm. Joseph Symons,
Henry Hartley.

Wherefore, the corporators named in 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 July, 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 state, at the city of Charleston, this sixteenth day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE KEARNEY SHOE MANUFACTURING COMPANY.

FOREIGN.

The undersigned agree to become a corporation by the name of The Kearney Shoe Manufacturing Company, for the purpose of owning and selling rights and interests under letters patent of the United States in devices and inventions for the manufacture of shoes, sewing and stitching, and for the purpose of building buildings, manufactories, equipping and manufacturing such devices as pertain to the manufacture of shoes, boots, or other appliances manufactured from leather; also for the purpose of buying, selling, and dealing in such real and personal property as may be necessary for the prosecution of the said business, and more especially of dealing in the manufacture of machines for sewing boots, shoes, &c.

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, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand ($2,000) dollars to the capital thereof, and have paid in on said subscription the sum of two hundred ($200) dollars, and desire the privilege of increasing 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 dollars each, which are held by the undersigned respectively as follows, that is to say:

By

S. A. Jonas, Washington, D. C., one share.
J. W. McMillan, Washington, D. C., one share.
S. C. Slade, Washington, D. C., one share.
P. Daly, Washington, D. C., one share.
H. P. Underhill, Baltimore, Md., one share.
Wm. R. Davis, Washington, D. C., one share.
W. F. Kearney, Washington, D. C., one share.
M. J. Clagett, Washington, D. C., one share.
Geo. G. Schroeder, 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 seventh day of August, eighteen hundred and eighty-nine.

S. A. Jonas,
J. W. McMillan,
S. C. Slade,
P. Daly,
H. P. Underhill,
Wm. R. Davis,
Henry A. Phillips,
W. F. Kearney,
M. J. Clagett,
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-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 state, [G. S.] at the city of Charleston, this nineteenth day of August, eighteen and hundred eighty-nine.

Henry S. Walker,
Secretary of State.

THE PIEL ABSORPTION ICE MACHINE 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 Piel Absorption Ice Machine Company, for the purpose of manufacturing, selling and furnishing refrigerating machinery or ice making machinery and plants, or parts of plants relating to the same; and acquiring, owning and controlling patents relating to such machinery or appurtenances, or to processes for refrigeration and obtaining and granting licenses under such patents.

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 eighth day of August, 1939. 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 three 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

Josiah H. Macy, Harrison, N. Y., one share.
Gottfried Piel, Brooklyn, N. Y., one share.
Michael Piel, Brooklyn, N. Y., one share.
William H. Hodgim, Jr., Brooklyn, N. Y., one share.
John Twit, 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 August, 1889.

Josiah H. Macy,
Gottfried Piel,
Michael Piel,
William H. Hodgim, Jr.,
John Twit,

Wherefore, the corporators named in 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 August, 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 state, at the city of Charleston, this twenty-first day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State

THE INSULATING FIBRE SUB-WAY 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 Insulating Fibre Sub-Way Company, for the purpose of the manufacturing, maintaining, constructing and operating of electrical lines and electrical and other sub-ways, and the manufacture, purchase and sale thereof, and of materials therefor, and of patent rights relating thereto.

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 1st day of August, in the year 1939. 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 subscription the sum of seventy dollars, and desire the
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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:

Chas. H. Sewell, Mount Vernon, New York, one share.
Horace J. Medbery, Mechanicsville, New York, one share.
David Young, Newark, New Jersey, one share.
Henry C. Andrews, New York City, New York, one share.
Lyman S. Stone, New York City, New York, one share.
D. Noble Rowan, Irvington, New York, one share.
Malcolm W. Niven, Hoboken, 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 6th day of August, A. D., 1889.

C. H. SEWELL,
H. J. MEDBERY,
DAVID YOUNG,
HENRY C. ANDREWS,
LYMAN S. STONE,
D. NOBLE ROWAN,
MALCOLM W. NEVIN.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-second day of August, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

WASHINGTON ABBATTOIR 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 Washington Abattoir Company of West Virginia, for the purpose of carrying on the business of slaughtering all kinds of cattle and animals, manufacturing and disposing of the offal of the same, used for the purpose of food, and establishment and erection of cold storage, and refrigerators, stables, pens and buildings, necessary to conduct the slaughtering business, and to do whatever else may be
necessary and useful for the business of slaughtering cattle and animals intended for food, and in manufacturing and disposing of the offal of the same.

Which corporation shall have its principal office or place of business at Bennings, in the District of Columbia, and is to expire on the tenth day of August, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of seven thousand dollars to the capital thereof, and have paid in on said subscriptions seven 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:

Wm. E. Clark, Washington, D. C., ten shares.
Andrew Loeffler, Washington, D. C., ten shares.
Santus Auth, Washington, D. C., ten shares.
Samuel S. Hoover, Washington, D. C., ten shares.
Alvin N. Bastable, 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, and seal, this tenth day of August, eighteen hundred and eighty-nine.

Wm. E. Clark, [Seal]
Thos. T. Keane, [Seal]
Andrew Loeffler, [Seal]
Santus Auth, [Seal]
Sam'l S. Hoover, [Seal]
Joseph J. Martin, [Seal]
by A. N. Bastable, attorney in fact.
Alvin N. Bastable. [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 August, 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 state [G. S.] at the city of Charleston, this twenty-sixth day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

BANK OF PIEDMONT.

CERTIFICATE OF DISSOLUTION.

I, Henry S. Walker, secretary of state of the state of West Vir-
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ginia, do hereby certify that H. G. Davis, President of the Bank of Piedmont, a corporation created under the laws of this state, has certified to me under his hand and the corporate seal of said Bank that at a meeting of the stockholders of said company held at the Banking house thereof, on the 10th day of August, 1889, after notice published as required by section 56 of chapter 53 of the code of West Virginia, the following resolution was unanimously adopted, a majority of all the stock of said Bank being represented in person or by proxy and voting therefor.

Resolved, This Bank go into voluntary liquidation, wind up its affairs and settle with its depositors and stockholders.

Wherefore, I do declare said Bank of Piedmont dissolved accordingly.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-seventh day of August eighteen hundred and eight-nine.

HENRY S. WALKER,
Secretary of State.

FITZGERALD PATENT AMERICAN COMPOUND 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:

The undersigned agree to become a corporation by the name of Fitzgerald Patent American Compound Company, for the purpose of manufacturing and vending or of granting, or of transferring for a consideration the right, privilege of license to other persons to manufacture and vend patent plastering or similar compounds, for any and all purposes as the board of directors may elect, to manufacture and vend, or acquire, the right by purchase or otherwise, to grant to others the right, privilege or license to manufacture and vend, and as auxiliary to and promotive of the above objects.

Which corporation shall keep its principal office or place of business at the city of Huntington, in the county of Cabell, and state of West Virginia, and is to expire on the first day of December, 1905. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand ($50,000.00) dollars to the capital thereof, and have paid in on said subscriptions 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 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
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John H. Fitzgerald, Frankfort, W. Va., two hundred and forty-nine shares.
Willis E. Parsons, Huntington, W. Va., two hundred and forty-eight shares.
William H. Fitzgerald, Newport, Ky., one share.
George F. Miller, Jr., Huntington, W. Va., one share.
Liberty C. Winslow, 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 27th day of August, 1889.

JOHN H. FITZGERALD,
WILLIS E. PARSONS,
WILLIAM H. FITZGERALD,
GEO. F. MILLER, JR.,
LIBERTY C. WINSLOW.

Wherefore, the corporators named in 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 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,

HENRY S. WALKER,
Secretary of State.

THE ARVON MINING, MANUFACTURING AND BUILDING 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 Arvon Mining, Manufacturing and Building Company, for the purpose of mining for coal and other minerals, to manufacture from wood for house building and other purposes, to make brick and to build houses.

Which corporation shall keep its principal office and place of business at Arvon, in the county of Webster, and state of West Virginia, and is to expire on the first day of January, nineteen hundred and thirty-five (1935). 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
corporations.

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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 ten ($10) dollars each, which are held by the undersigned respectively as follows, that is to say: By

Rev. D. S. Thomas, Shenandoah, Pa., ten shares.
J. W. Thomas, Sr., Florence W. Va., ten shares.
W. R. Thomas, Florence, W. Va., ten shares.
D. G. Thomas, Florence, 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 7th day of August, 1889.

D. S. Thomas,
J. W. Thomas, Sr.,
W. R. Thomas,
D. G. Thomas,
S. R. 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 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, [G. S.] at the city of Charleston, this twenty-eight day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

CEDAR CLIFF CEMENT 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 Cedar Cliff Cement Company, for the purpose of mining and taking out cement rock, and manufacturing and selling hydraulic cement and other products of magnesian lime stone, including Portland cement.

Which corporation shall keep its principal office or place of business at Cedar Cliff, in the county of Mineral, and state of West Virginia, and is to expire on the twenty-seventh day of August, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars, to the capital stock
CORPORATIONS.

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:

John C. Brady, Cedar Cliff, W. Va., five shares.
Thos. S. Kean, Cumberland, Md., five shares.
John Keating, Cumberland, Md., 4 shares.
L. M. Shepherd, Cumberland, Md., two shares.
J. W. Thomas, Cumberland, Md., four 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 August, 1889.

John C. Brady,
Thos. L. Kean,
John Keating,
L. M. Shepherd,
J. W. 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 twenty-seventh day of August, 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 state, [G. S.] at the city of Charleston, this twenty-ninth day of August, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE CLOVERDALE LITHIA WATER 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 Cloverdale Lithia Water Company, for the purpose of acquiring and owning mineral springs, selling the water therefrom, and maintaining health resorts thereat.

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 first day of September, A. D. 1939. And for the purpose of forming the said corporation, we have sub-
scribed the sum of 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 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. A. Middleton, Harrisburg, Pa., one share.
Francis Lear, Harrisburg, Pa., one share.
S. W. Fleming, Harrisburg, Pa., one share.
James R. Piper, Harrisburg, Pa., one share.
William H. Middleton, 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 4th day of September, 1889.

WILLIAM A. MIDDLETON.
FRANCIS LEW.
S. W. FLEMING.
JAMES R. PIPER.
WILLIAM H. MIDDLETON.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-eighth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE AMERICAN NATURAL LACQUER 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, have agreed and by these presents do agree to become a body corporate, under and by virtue of the laws of the state of West Virginia, by the name of The American Lacquer Company. The objects and purposes of said corporation to be as follows, to-wit: To purchase or lease lands containing natural mineral or other lacquers, mine, extract, refine and chemically treat the same. To manufacture therefrom paints, varnish, Japan, insulating materials or compounds, or any other valuable product of
whatsoever kind or character, useful in the commercial world. To chemically and scientifically treat woods, metals or other substances with said lacquer or the products thereof. To establish, erect and operate all necessary plants, machinery and devices for conducting, carrying on and dealing in the productions of said business, and to do and perform any and all things necessary and requisite to be done in utilizing said products and rendering said business successful, and in conformity with the laws of the United States and West Virginia.

The said 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 20th day of September, A. D., 1939.

For the purpose of forming said corporation, we have subscribed the sum of twelve hundred and fifty thousand dollars to the capital thereof, and have fully paid in the same.

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

Daniel Dull, residence New York City, eight thousand three hundred and thirty-four shares.
Warren W. H. Lawrence, residence New York City, four thousand and one hundred and sixty-three shares.
E. B. Clark, residence Washington, D. C., one share.
Chas N. Lamison, residence Lima, Ohio, one share.
Frederick Salathe, residence Greenville, N. J., one share.
Total number of shares twelve thousand five hundred.

In testimony whereof, we have hereunto set our hands and seals this 20th day of September, A. D., 1889, at the city of New York.

DANIEL DULL,
WARREN W. H. LAWRENCE,
E. B. CLARK,
FREDERICK SALATHE,
CHARLES N. LAMISON.

Wherefore, the corporators named in 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 September, 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 state,

HENRY S. WALKER,
Secretary of State.

INDEPENDENT BUNG COMPANY.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir-
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Virginia, hereby certify that an agreement duly acknowledged 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 Independent 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, planing mill and bung factory, and for the owning of barges necessary for the 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 of performing any and all operations which may be necessary or lawful thereto.

Which corporation shall keep its principal office in the City of New York, in the state of New York, and is to expire on the first day of September, in the year 1939. And for the purpose of forming this corporation, we have subscribed the sum of six hundred and twenty-five ($625) 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 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 twenty-five ($25) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Peter Doelger, Jr., of the city of New York, in the state of New York, five shares.
J. Chris G. Hupfel, of the city of New York, in the state of New York, five shares.
John G. Gillig, of the city of New York, in the state of New York, five shares.
Henry B. Wheatcroft, of the city of New York, in the state of New York, five shares.
Warren G. Abbott, of the city of Brooklyn, in the state of 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 7th day of September, 1889.

Peter Doelger,
J. Chris G. Hupfel,
John G. Gillig,
Henry B. Wheatcroft,
Warren G. Abbott.

Wherefore, the corporators named in 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,
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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 twenty-eighth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ELECTRIC SECRET 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 Electric Secret Service Company, for the following purposes, to wit: To make, manufacture and construct, to contract for the manufacture and construction of and to acquire, operate, maintain, buy, use, hold, sell, lease, rent or mortgage all electrical, mechanical, chemical or other apparatus, machinery, implements and all appurtenances relating or incident to or connected with electrical, mechanical or chemical apparatus, implements and machinery, or any and all of them; to acquire by purchase, assignment or otherwise, letters patent of the United States and 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 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 and hereditaments and real property of every description and tenure necessary and proper for the use of said company, and to dispose of any and all thereof when no longer required or needed for such purposes.

To develop its lands and property in such a manner as the directors of the company deem necessary or proper for the use of said company, and to utilize said lands and property by erecting houses, factories and other buildings, and by draining and constructing water-works, reservoirs, wells, aqueducts, embankments, roads and other works and conveniences necessary and proper for the use of said company, and, upon complying with the provisions of existing law, to buy, sell, subscribe for or otherwise deal in and hold stocks, bonds or other securities of any corporation formed for the purpose of manufacturing or producing any of the articles, machinery, im-
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plements, appliances or materials used in the business of this com-
pany, or dealing in any articles, machinery, implements, appliances
or materials manufactured or produced by this company, and to
carry on any trade or 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 necessary and proper
for the uses of said company, and to do any and all acts and things
incident thereto or connected therewith.

Which corporation shall keep its principal office or place of busi-
ness at the city of New York, in the county of New York, and state
of New York, and at such other places as the law requires, and is to
expire on the 1st day of August, 1939. 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 priv-
ilege 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 respectively as
follows, that is to say:

Alfred W. Jones, Kansas City, one share.
Geo. E. Simpson, New York City, one share.
Jas. G. Janeway, New York City, one share.
Thomas Sturgis, New York City, one share.
William C. Lane, 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 15th day of August, 1889.

[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 August,
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 twenty-sixth day of
September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
WASHINGTON LOAN AND TRUST COMPANY.—AMENDMENT OF CHARTER.

1, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Brainard H. Warner, President of the Washington Loan and Trust Company, has certified to me under his signature and the corporate seal of said corporation, that at a meeting of the stockholders thereof, which was duly called and held according to law, at the office of said company in Martinsburg, West Virginia, on the 9th day of September, 1889, the following amendment to the charter of the Washington Loan and Trust Company, duly signed and acknowledged by a majority of the stockholders holding a majority of the stock of said company, was adopted; be it

Resolved, by the stockholders of the Washington Loan and Trust Company, in general meeting assembled, in the city of Martinsburg, state of West Virginia, on this, 9th day of September, 1889, pursuant to a regular notice, that the agreement for the formation of the Washington Loan and Trust Company, filed in the office of the secretary of state of West Virginia on the 15th day of August, 1889, be amended in accordance with the provisions of section 10, chapter 54 of the code of said state, so that the same will read in lieu of said agreement, filed as aforesaid, as follows:

The undersigned agree to become a corporation by the name of the Washington Loan and Trust Company, for the purpose of selling, loaning upon and negotiating bonds, stocks, promissory notes and all other property, not including the buying and selling of real estate for profit; also for the purpose of guaranteeing, certifying, registering, endorsing and supervising the issuing of bonds, stocks and other securities; also for the issuing of its own debentures or obligations of every nature to investors and the endorsement of promissory notes; also to receive and take of and manage property of every description, including the receipt, investment and re-investment of money and other securities, but not including the safe deposit business; and for the purpose of acting as surety for any person or persons, trustee, officer, firm or corporation, and to furnish additional surety or sureties where more than one is required.

Which corporation shall keep its principal office or place of business at Martinsburg, county of Berkeley, state of West Virginia with the privilege of having an office and doing business at any other place in or out of said state as said corporation may desire.

Witness our hands and seals this 10th day of September, 1889.

Brainard H. Warner. [Seal]
William B. Gurley. [Seal]
John B. Larner. [Seal]
Louis D. Wine. [Seal]
J. S. Svormstedt. [Seal]
Jno. Jay Edson. [Seal]
Wherefore, I do declare said amendment to the charter of the said Washington Loan and Trust Company, as set forth in said resolution and agreement to be 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-nine.

HENRY S. WALKER,
Secretary of State.

THE COMMERCIAL FOLDING BOX AND TRUNK 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 Commercial Folding Box and Trunk Company," for the purpose, manufacturing, buying, selling and otherwise disposing of folding packing boxes and trunks, as the stockholders and board of directors may direct in the District of Columbia, and the several states and territories within the United States, duly covered by letters patent, issued by the United States Patent Office as follows viz: Patent No. 261,929, dated August 1st, 1882. Patent No. 284,211, dated September 4th, 1883, and patent No. 405,709, dated June 25th, 1889, all issued to Henry Johnson, of Washington, D. C., and by said Henry Johnson duly sold and properly assigned to Bendiza J. Behrend, of Washington, D. C., under date of December 11th, 1888, and by the said Bendiza J. Behrend duly sold and properly assigned to the company named above in this agreement under date of June 25th, 1889. And further with the privilege of buying, selling and holding such real estate, buildings, machinery, etc., as may be necessary for the proper conduct of the business of said company.

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 first day of January, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred 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 ($10.00) dollars each, which are held by the undersigned respectively as follows, that is to say: By
Bendiza J. Behrend, Washington, D. C., forty-nine thousand shares.
Wm. F. Hortskamp, Washington, D. C., one hundred shares.
John Hortskamp, Washington, D. C., one hundred shares.
A. M. Lathrop, Washington, D. C., one hundred shares.
Mont Strickland, Washington, D. C., one hundred shares.
William C. Vierbuchen, Washington, D. C., one hundred shares.
Edward P. Mertz, Washington, D. C., one hundred shares.
J. W. Ruppert, Washington, D. C., one hundred shares.
Geo. A. Myers, Washington, D. C., one hundred shares.
A. R. Williams, 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 second day of September, 1889.

Bendiza J. Behrend,
Wm. N. Hortskamp,
John Hortskamp,
A. M. Lathrop,
Mont Strickland,
William C. Vierbuchen,
Edward P. Mertz,
J. W. Ruppert,
Geo. A. Myers,
A. R. Williams,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, and 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 state, [G. S.] at the city of Charleston, this twenty-first day of September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

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UNION LOAN AND TRUST COMPANY, OF CLEVELAND, 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 agree to become a corporation by the name of Union Loan and Trust Company of Cleveland, Ohio, 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 or 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 drafts, 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 Cleveland, in the county of Cuyahoga, and state of Ohio, 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 thousand one hundred ($5,100) dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred and ten ($510) 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

O. W. Raper, New York, N. Y., twenty shares.
Luman Smith, Irvington, N. J., three shares.
J. R. Baker, Jersey City, N. J., five shares.
John Taaffe, 76 Koscinsko street, Brooklyn, N. Y., five shares.
William Rimpo, Brooklyn, N. Y., three shares.
Walter L. Thompson, New Rochelle, N. Y., five shares.
Alfred H. Lecce, Cleveland, 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 third day of September, 1889

O. W. Raper,
Luman Smith,
J. R. Baker,
John Taaffe,
William Rimpo,
Walter L. Thompson,
Alfred H. Lecce.

Wherefore, the corporators named in 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-fifth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,  
Secretary of State.

UNION RAILWAY AND STEAMSHIP ADVERTISING 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, Samuel Carpenter, Charles P. Craig, Henry B. Jagoe, John E. Wyman, Milton C. Roach and James Buckley, do hereby agree to become a corporation by the name of the Union Railway and Steamship Advertising Company, for the purpose of manufacturing folder cases or racks, for railway and steamship time tables and other circulars, erecting, maintaining and supplying the same at hotels and other places, and carrying on a general railway and steamship advertising business.

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, in the year one thousand nine hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of four thousand five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of four hundred and fifty 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

Samuel Carpenter, residing at 108 East Twenty-second street, in the city, county and state of New York, thirty shares.

Charles P. Craig, residing at the Hotel Vendome, in the city, county and state of New York, thirty shares.

Henry B. Jagoe, residing at 338 West Fifty-seventh street, in the city, county and state of New York, thirty shares.

John E. Wyman, residing at 108 South Ninth street, in the city of Brooklyn, New York, thirty shares.

Milton C. Roach, residing at Yonkers, in the state of New York, thirty shares.

James Buckley, residing at the Aberdeen, Broadway and Twenty-first street, in the city, county and state of New York, thirty shares.
Corporations.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals, this 13th day of September, in the year one thousand eight hundred and eighty-nine.

SAMUEL CARPENTER, [Seal]
CHARLES P. CRAIG, [Seal]
H. B. JAGOE, [Seal]
JOHN E. WYMAN, [Seal]
MILTON C. ROACH, [Seal]
J. BUCKLEY, [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-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 twenty-first day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE NATIONAL ASPHALT PAVEMENT 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 National Asphalt Pavement Company," for the purpose of manufacturing and laying concrete or asphalt pavement in blocks or broadcast, and for the sale of said pavement blocks or broadcast process under any patent this corporation may purchase, and for selling and disposing of territory thereunder.

Which corporation shall keep its principal office or place of business in Washington City, in the District of Columbia, and is to expire on the 14th day of September, A. D. 1939. And for the purpose of forming the said corporation, we have subscribed the sum of seventeen hundred and fifty dollars to the capital thereof, and have paid in on said subscription the 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 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
A. Van Camp, of Washington, D. C., five shares.
T. H. Williams, of Washington, D. C., five shares.
J. D. Free, of Washington, D. C., five shares.
Fred'k R. Barton, Washington, D. C., five shares.
Robert Carter, Washington, D. C., five shares.
S. F. Ware, Washington, D. C., five shares.
Isaac Sharp, Washington, D. C., five shares.
The capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands, this 14th day of September, 1889.

A. Van Camp,
T. H. Williams,
J D. Free,
Fred'k R. Barton,
Robert Carter,
S. F. Ware,
Isaac Sharp.

Wherefore, the corporators named in 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 September, 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 state, [G. S.] at the city of Charleston, this nineteenth day of September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

NEW ENGLAND RAILWAY AND STEAMSHIP ADVERTISING 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, Samuel Carpenter, Charles P. Craig, Henry B. Jagoe, John E. Wyman, Milton C. Roach and James Buckley, do hereby agree to become a corporation by the name of the New England Railway and Steamship Advertising Company, for the purpose of manufacturing folder cases, or racks for railway and steamship time tables and other circulars, erecting, maintaining and supplying the same at hotels and other places and carrying on a general railway and steamship advertising business.

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, in the year one thousand nine hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of four thousand five hundred dollars to the capital thereof, and have paid in on said subscription the sum of four hundred and fifty 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

Samuel Carpenter, residing at 108 east 22d st., in the city, county and state of New York, thirty shares.

Charles P. Craig, residing at the Hotel Vendome, in the city, county and state of New York, thirty shares.

Henry B. Jagoe, residing at 338 west 57th street, in the city, county and state of New York, thirty shares.

John E. Wyman, residing at 108 south 9th street, in the city of Brooklyn, New York, thirty shares.

Milton C. Roach, residing at Yonkers, in the state of New York, thirty shares.

James Buckley, residing at the Aberdeen, Broadway and 21st street, in the city, county and state of New York, thirty 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 13th day of September, in the year one thousand eight hundred and eighty-nine:

CHARLES P. CRAIG, [Seal]

SAM'IL. CARPENTER, [Seal]

H. B. JAGOE, [Seal]

JOHN E. WYMAN, [Seal]

Milton C. ROACH, [Seal]

J. BUCKLEY, [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-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 state [G. S.] at the city of Charleston, this twenty-first day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
CoRPUkATIONS.

THE WILLOW CREEK GOLD AND SILVER 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 delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of The Willow Creek Gold and Silver Mining and Milling Company, for the purpose of mining, crushing, reducing, concentrating and washing ore, for the purpose of separating or extracting silver and gold from same by any process now known or that may be hereafter ascertained; for erecting stamp mills, crushers, rollers, or any other class of machinery, necessary in and about mining works; for building dams for storage of water, building and constructing flumes and sluices for conveying said water for use in and about said works; for building tram-ways and operating same by rail, wires, chains, or any other suitable means for hoisting and conveying ore from mines to mills or crushers, or to do any other act or thing necessary in or about a well regulated mining and milling plant, and for the purpose of acquiring by purchase or otherwise mining property in the vicinity of said works, situate on the mining belt in the Rebel Creek mining district of Humboldt county, state of Nevada, about sixty miles north of Winnemucca.

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 11th day of September, A. D., 1939. And for the purpose of forming the said corporation, we have subscribed the sum of three thousand dollars to the capital thereof, and paid in on said subscription the sum of three hundred dollars, and desire the privilege of increasing the said capital by 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

Louis Paul Brennan, Philadelphia, Pa., two hundred and sixty shares.
James H. Weaver, New York City, ten shares.
John A. Hilton, New Jersey, (Jersey City), ten shares.
Robert E. Pulver, 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 13th day of September, 1889.

Louis Paul Brennan, [Seal]
David N. Brown, [Seal]
James H. Weaver, [Seal]
John A. Hilton, [Seal]
Robert E. Pulver, [Seal]
Corporations.

Therefore, the corporators named in 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 September, 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 state, [G. S.] at the city of Charleston, this twentieth day of September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

The Chrome Mining and Chemical 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 Columbia Chrome Mining and Chemical Company, for the purpose of acquiring, owning, holding and operating, leasing and letting, chrome iron ore mines, properties and deposits, proper for the object of its incorporation, or mines, properties and deposits of iron ore or other substances containing chrome in any proportions, and the mining of chrome iron ore, or iron ore, or other substances containing chrome in any proportion, and the reduction and conversion of such ore and substances into bichromate of potash, and other compounds, combinations, mixtures, solutions and chemicals of chrome, or into which chrome may in any manner enter, and the extraction of chrome or any of its compounds, mixtures, solutions, combinations and chemicals from such ore and substances, and the extraction of any other valuable or useful ingredients from such ore or substances, and the manufacture and sale of such bichromate of potash and any compounds, mixtures, solutions, combinations and chemicals of chrome and other ingredients of such ore and substances, and for the purchase and sale of such ore and substances, and the maintenance of such means, factories, buildings, machinery, furnaces and appliances, and the use thereof, as shall be necessary, desirable, convenient or proper to carry out the purposes of said company.

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 26th day of August, A. D., 1939. 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 subscription the sum of fifty dollars, and
Corporations.

desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one million dollars in all.

And 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

George Hearst, Washington, D. C., four shares.
Howard S. Wyman, New York, N. Y., four shares.
Lynden H. Stevens, New York, N. Y., four shares.
George McCarty, New York, N. Y., four shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 26th day of August, 1889.

GEORGE HEARST,
[Seal]
EDWARD S. MAUNDER,
[Seal]
HOWARD S. WYMAN,
[Seal]
LYNDON H. STEVENS,
[Seal]
GEORGE McCARTY.
[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-sixth day of August, 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 state, [G. S.] at the city of Charleston, this sixteenth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

MESEROLE ELECTRIC STORAGE BATTERY 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:

Meserole Electric Storage Battery Company, Incorporated under the Laws of the State of West Virginia.

We, the undersigned, agree to become a corporation by the name of the "Meserole Electric Storage Battery Company," for the purpose of manufacturing and operating electric storage batteries, motors and other electric appliances for lighting buildings and public conveyances, for propelling cars and vehicles by electric power by means of storage batteries, for the purchase and sale of electric
CORPORATIONS.

patents and appliances, and especially of patents for the storage of electricity, and the manufacture, sale and dealing in goods and articles coming under such patents as the company may own or acquire.

Which corporation shall keep its principal office or place of business at the city of New York, county and state of New York with such offices in the state of West Virginia and elsewhere as the board of directors may appoint, and is to expire on the first day of June, one thousand nine hundred and thirty-nine. 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 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, 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 respectively as follows, that is to say: By

Henry A. Wilson, of Ridgefield, Bergen county, state of New Jersey, two shares.
William E. Allen, of the city, county and state of New York, two shares.
Charles A. Garthwaite, of Ridgefield, Bergen county, state of New Jersey, two shares.
Waldorf H. Philips, of the city, county and state of New York, two shares.
Charles B. Wilson, of Ridgefield, Bergen county, state of New Jersey, two 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 June, in the year one thousand eight hundred and eighty-nine.

HENRY A. WILSON,
WILLIAM E. ALLEN,
CHAS A. GARTHWAITE,
WALDORF H. PHILIPS,
CHARLES B. WILSON.

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 June, 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 eighteenth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
HYDRO-CARBON OIL 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:

An agreement to incorporate under the laws of West Virginia.

The undersigned hereby agree to become a corporation by the name of the Hydro Carbon Oil Company, for the purpose of carrying a business in the purchase of oil lands, and the development of the same, in sinking of oil and gas wells, pumping, tubing and otherwise procuring oil, gas or water, laying pipe lines for the transportation thereof; for analyzing and refining oils, petroleum, bitumen, gas, or any materials, substances or products requiring a chemical or other scientific treatment and manipulation; for the establishment of works for making, mixing, combining, compounding and producing oils, varnishes, Japan and paints for chemically treating wood, metals and other substances, and for dealing in various products thereof, and to do any and all things necessary to be done, consistent with the laws of West Virginia and of the United States, in order to successfully carry out the objects and purposes above set forth.

Which said 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 September, A.D., 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one million five hundred thousand dollars to the capital thereof, and have paid in the same.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively as follows: By

Dr. Frederick Salathe, fourteen thousand nine hundred and ninety-six shares.
Daniel Dull, one share.
Ambrose C. Burdick, one share.
Warren W. H. Lawrence, one share.
Nellie M. Dull, one share.

The residence of said subscribers are as follows:

Dr. Frederick Salathe, Greenville, Hudson county, N. J.
Daniel Dull, New York City, N. Y.
Nellie M. Dull, New York City, N. Y.
W. W. H. Lawrence, New York City, N. Y.
Ambrose C. Burdick, Chicago, Cook county, Illinois.
CORPORATIONS.

Given under our hands, this fifth day of September, A. D., 1889, at the city of New York.

DR. FREDERICK SALATHE, [Seal]
DANIEL DULL, [Seal]
A. C. BURDICK. [Seal]
WARREN W. H. LAWRENCE, [Seal]
NEELLE M. DULL, [Seal]

Wherefore, the corporators named in the said agreement, and who 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-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 state, [G. S.] at the city Charleston, this thirteenth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary State.

UNITED STATES SURGICAL SUPPLY COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that Alphonse J. Jacob, President of The United States Surgical Supply Company, has certified to me as follows:

STATE OF NEW YORK, ss:
CITY AND COUNTY OF NEW YORK, ss:

I, Alphonse J. Jacob, President of The United States Surgical Supply Company, do hereby certify, that at a meeting of the stockholders of the said company, held in the city and county of New York, on the 15th day of July, 1889, the following resolution was unanimously adopted, every stockholder present, and every share of stock in the company represented by proxy voting in the affirmative thereof, to wit:

"Resolved, That the capital stock of the United States Surgical Supply Company, be and the same hereby is increased from the sum of five hundred dollars, to the sum of one hundred thousand dollars."

In Witness Whereof, I have hereunto singed my name, and affixed the seal of the company this 15th day of July, one thousand eight hundred and eighty-nine.

ALPHONSE J. JACOB,
[Seal] President of the United States Surgical Supply Company.
Signed and sealed in the presence of,

EADES LENZ.

Wherefore, I do declare 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 ninth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

MINNESOTA STEAMSHIP 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:

Articles of incorporation of The Minnesota Steamship Company:

We, the undersigned, agree to become a corporation by the name of "The Minnesota Steamship Company," for the purpose of owning and controlling and acquiring, by lease, purchase, construction or otherwise, steamships, barges and vessels of all kinds, or interests therein, and of operating the same, either on the great lakes of the United States, and all navigable rivers and waters connected therewith, or on the high seas, and all navigable rivers and waters connected therewith, or both, for the transportation for hire of all kinds and passengers, and for the purpose of doing a general transportation business, with power, also, to purchase, build, construct, repair, lease, sell, convey and operate vessels of all kinds and all machinery, appliances and appurtenances incident, necessary or convenient thereto, or in any way therewith connected; with power, also, to do a towing business, and for the purpose, also, of purchasing, owning, leasing, constructing, controlling and operating docks, ware-houses, dry docks and dock machinery, appliances and appurtenances of all kinds, and with the power to do and for the purpose of doing a general ship-building, stevedore, dockage, ware-house and commission business; with power, for any or all of the above purposes, to borrow money, and to issue, from time to time, to any extent necessary or convenient in the judgment of the board of directors of said company, the negotiable, coupon, registered or other bonds, or obligations of the company, and to secure the payment of the principal and interest of the same by mortgaging or pledging all or any part of the property, rights, franchises and privileges then owned or which may be hereafter owned or acquired by said company; for the purpose of doing, also, and with full power to do all things proper, necessary, convenient or incident to the powers and purposes above expressed.

Which corporation shall keep its principal office or place of business in the town of Harbor, county of Ashtabula, in the state of Ohio, and is to expire on the first day of September, A. D., 1939.
For the purpose of forming said corporation, we have subscribed the sum of five hundred ($500.00) dollars to the capital stock thereof, and have paid in on said subscription the sum of five hundred ($500.00) 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 stock 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

- James H. Hoyt, of Cleveland, Ohio, one share.
- C. A. Neff, of Cleveland, Ohio, one share.
- Henry S. Sherman, of Cleveland, Ohio, one share.
- A. C. Dustin, of Cleveland, Ohio, one share.
- J. M. Shallenberger, of Cleveland, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this third day of September, A. D., 1889:

- James H. Hoyt,
- C. A. Neff,
- Henry S. Sherman,
- A. C. Dustin,
- J. M. Shallenberger.

Wherefore, the corporators named in 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-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 ninth day of September, eighteen hundred and eighty-nine.

- Henry S. Walker,
  Secretary of State.

UNITED FOREIGN EXPRESS 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 United Foreign Express Company, under and by virtue of the laws of the state of West Virginia, for the purpose of forwarding parcels, packages and merchandise and goods of all descriptions between cities, towns and places in various parts of the world, to engage in and prosecute a general agency, commission and banking
exchange business, and to buy, hold and sell all such real and personal property as may be necessary for conducting said business.

Which corporation shall keep its principal office or place of business at Philadelphia, 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 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 stock, 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:

Henry H. Yard, Belmar, New Jersey, seven hundred and forty shares.
Jacob Stutts, Beverly, New Jersey, one hundred shares.
Samuel L. Gillin, Belmar, New Jersey, 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 the thirtieth day of August, in the year of our Lord, one thousand eight hundred and eighty-nine.

HENRY H. YARD,
THOS. D. RICHARDSON,
A. J. HEMPHILL,
JACOB STUTTS,
SAM. L. GILLAN.

Wherefore, the corporators named in 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 fifth day of September eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

HATCHITA MINING COMPANY.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
companied 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
"Hatchita Mining Company," for the purpose of mining, milling,
and smelting ores, for the purchase and sale of mining property,
machinery and all necessary appliances for the prosecution of the
mining business.

Which corporation shall keep its principal office or place of busi-
ness at New York, in the county of New York, and state of New
York, and is to expire on the first day of July, A. D., 1939. 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 five 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

Wm. S. Morrow, Chambersburg, Pa., forty-four thousand nine
hundred shares.

Robt. P. Wakeman, Southport, Conn., ten thousand shares.

Wm K Smith, Hatchita, N. Mexico, by Wm. S. Morrow, his
attorney in fact, forty-four thousand nine hundred shares

J. W. Snedeker, Bloomfield, N. J., one hundred shares.

Robt. F. Brooke, Brooklyn, N. Y., one hundred shares.

And the capital to be hereafter sold is to be divided into shares
of like amount.

Given under our hands this fourth day of September, 1889.

Wm. S. Morrow,

Wm. K. Smith,

Per W. S. Morrow,

his att'y in fact.

Robt. P. Wakeman,

J. W. Snedeker,

Robt. F. Brooke.

Wherefore, the corporators named in 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-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 state,
G. S.] at the city of Charleston, this sixth day of September eigh-

teen hundred and eighty nine.

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:

Know all men by these presents, that

The undersigned agree to become a incorporation by the name of the Century Press Company, for the purpose of furnishing correspondence, illustrations and literary matter, and stereotype plates and material, for the use of newspapers, periodicals, &c., and in connection therewith for the purchase and sale of machinery and mechanical processes for the production of such stereotype plates.

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 fifty (50) years from the date hereof. And for the purpose of forming the said corporation, we have subscribed the sum of forty-seven hundred dollars, ($4700.00), and have paid on said subscription the sum of forty-seven hundred dollars ($4700.00) and we desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand dollars ($50,000.00) in all.

The capital so subscribed is divided into shares of fifty dollars, ($50.00) each, which are held by the undersigned respectively as follows, that is to say: By

William A. Croffut, of New York City, N. Y., twenty-seven shares,
Gilbert H. Benedict, of Ellenville, N. Y., thirty shares,
Julius A. Truesdell, of Washington, D. C., twenty-nine shares,
Ross P. Andrews, of Washington, D. C., three shares,
Fred Decker, of Ellenville, N. Y., two shares,
Julius A. Truesdell, (in trust for Gaylord S. Truesdell, of Paris, France,) three 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 August, A. D. 1889.

William A. Croffut.
Gilbert H. Benedict.
Julius A. Truesdell.
Ross P. Andrews.
Fred Decker.
Julius A. Truesdell, (in trust for G. S. Truesdell.

Wherefore the corporators named in 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 August,
Corporations.

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 fourth day of September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

The Hygienic Chemical 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 Hygienic Chemical Company," for the purpose of carrying on the business of manufacturing acid phosphates and other chemicals, compounds of any and all kinds, and the acquiring of letters patent and licenses therefor, and the doing of any and all acts, and the transaction of any and all business that shall or may be or become incident to or arise out of or be connected with such manufacturing business, or any part thereof, to the full extent that the same shall be or become allowable or authorized under any statute applicable thereto, now or hereafter to be in force.

Which corporation shall keep its principal 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 August, one thousand nine hundred and thirty-nine. And for the purpose of forming said corporation, we have subscribed the sum of one thousand ($1,000) dollars to the capital thereof, and have fully paid for the stock so subscribed for, and desire the privilege of increasing the said capital stock, by the sale of additional shares from time to time, to two hundred and fifty thousand ($250,000) dollars.

The capital so subscribed is divided into twenty-five hundred (2,500) shares of one hundred ($100) dollars each, which are held by the undersigned respectively as follows, that is to say:

James E. Heller, New York City, N. Y., two shares.
Adolph Hirsh, New York City, N. Y., two shares.
Henry H. Wood, New York City, New York, two shares.
Leo Stein, New York City, New York, two shares.
Felix Jellenik, New York City, New York, two shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this 29th day of August, one thousand eight hundred and eighty-nine.

James E. Heller,
Adolph Hirsh,
Henry H. Wood,
Leo Stein,
Felix Jellenik.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this fourth day of September, eighteen hundred and eighty-nine

Henry S. Walker,
Secretary of State.

NATIONAL AUTOMATIC TRANSFER 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 National Automatic Transfer Company, for the purpose of the purchase, manufacture, using, selling, leasing, and the licensing of others to make, use, sell, and lease inventions of apparatus and mechanical contrivances for the transfer of cash, messages and packages in stores and other buildings, and in and across streets and highways, between buildings, near and remote, and the manufacture, buying, letting and selling of books, stationery and supplies, and any and all materials and apparatus of a protective, convenient and labor saving character in business and the acquiring, developing and improving of inventions, devices and apparatus, and the doing and carrying on of any business necessary and incidental thereto; and for general manufacturing purposes.

Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, and the state of New York, and is to expire on the 28th day of August, 1939. 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 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:

Jas. C. Shoup, New York City, N. Y., one share.
Leroy W. Baldwin, New York City, N. Y., one share.
J. H. Shoup, New York City, N. Y., one share.
L. O. Robertson, New York City, N. Y., sixteen shares.
John F. Clark, New York City, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 28th day of August, 1889.

JAS. C. SHOUP,
LEROY W. BALDWIN,
L. O. ROBERTSON,
J. H. SHOUP,
JOHN F. CLARK.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this third day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE VENEZUELA OIL AND IMPROVEMENT 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, Juan B. Ramirez, of Long Island City, New York, Alejandro S. Rivas, of Brooklyn, New York, James Johnson, of Brooklyn, John A. Hilton, of Jersey City, New Jersey, and Ernest H. Pilsbury, of Brooklyn, New York, do hereby agree to become a corporation by the name of the Venezuela Oil and Improvement Company, for the purpose of boring and mining for mineral oils and deposits, the refining, treatment and utilization of the same, and the products thereof, and making all improvements and doing all things necessary, incidental or appropriate thereto.

Which corporation shall keep its principal office or place of busi-
CORPORATIONS.

ness at New York City, in the county of New York, and state of New York, and is to expire on the 1st day of August, 1939. 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 subscription 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 three 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
Juan B. Ramirez, Long Island City, New York, twenty-four hundred and ninety-six shares.
Alejandro S. Rivas, of Brooklyn, New York, one share.
James Johnston, of Brooklyn, New York, one share.
John A. Hilton, of Jersey City, New Jersey, one share.
Ernest H. Pilsbury, of Brooklyn, 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 29th day of August, 1889.
J. B. RAMIREZ,
ALEJ. S. RIVAS,
JAMES JOHNSTON,
JOHN A. HILTON,
ERNST H. PILSBURY.

Wherefore, the corporators named in 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-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 state, at [G. S.] the city of Charleston, this second day of September, eighteen hundred and eighty-nine.
HENRY S. WALKER,
Secretary of State.

SOUTHERN BUILDING AND LOAN ASSOCIATION.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Southern Building and Loan Association, a corporation created under the laws of the state of Alabama, 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 Alabama under which it was incorporated.
CORPORATIONS.

Given under my hand and the great seal of the said state, at the city of Charleston, this twenty-seventh day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

BANK OF BERKELEY SPRINGS.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by proper affidavitts, 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 Berkeley Springs," for the purpose of carrying on the business of banking, 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 on personal or other security, and all such other business as it is lawful for a bank of discount and deposit to do.

Which corporation shall keep its principal office or place of business at Berkeley Springs, in the county of Morgan, and state of West Virginia, and is to expire on the first day of July, nineteen hundred and nine. And for the purpose of forming 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 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 fifty dollars each, which are held by the undersigned respectively as follows, that is to say:

D. Pratt Wright, Berkeley Springs, W. Va., forty shares.
Daniel T. Cross, Berkeley Springs, W. Va., thirty shares.
H. H. Boyd, Martinsburg, W. Va., forty shares.
J. W. Johnson, Berkeley Springs, W. Va., thirty shares.
Charles P. Jack, Berkeley Springs, W. Va., twelve shares.
James W. Hovermale, Berkeley Springs, W. Va., five shares.
John T. Trego, Berkeley Springs, W. Va., five shares.
C. W. Johnson, Berkeley Springs, W. Va., five shares.
M. T. Ingles, Martinsburg, W. Va., twenty shares.
William P. Dole, Berkeley Springs, W. Va., five shares.
E. G. Dole, Berkeley Springs, W. Va., five shares.
William Eppinger, Berkeley Springs, W. Va., ten shares.
C. H. Hovermale, Berkeley Springs, W. Va., four shares.
Edmund Pendleton, Berkeley Springs, W. Va., one share.
Boone & Hunter, Berkeley Springs, W. Va., four shares.
Lizzie Hunter, Berkeley Springs, W. Va., two shares.
H. C. V. Campbell, Berkeley Springs, W. Va., two shares.
U. Mendenhall, Sir Johns Run, W. Va., forty shares.
Allen M. Mendenhall, Berkeley Springs, W. Va., ten shares.
E. F. Degrange, Berkeley Springs, W. Va., two shares.
N. C. Degrange, Berkeley Springs, W. Va., four shares.
A. R. Unger, Unger's Store, W. Va., twenty shares.
E. B. Faulkner, Martinsburg, W. Va., ten shares.
R. T. Dawson, Martinsburg, W. Va., two shares.
Isaiah Speelman, Martinsburg, W. Va., two shares.
N. E. Funkhouser, Cherry Run, W. Va., two shares.
Jacob C. Hovermale, Berkeley Springs, W. Va., ten shares.
G. W. Buxton, Martinsburg, W. Va., ten shares.
D. B. Munson, Sleepy Creek Bridge, W. Va., two shares.
Antoinette K. Crichton, Berkeley Springs, W. Va., five shares.
G. M. Besant, Frederick, Md., ten shares.
Samuel Davison, Unger's Store, W. Va., five shares.
Charles W. Henderson, Hancock, Md., ten shares.
John J. Koontz, Hancock, Md., ten shares.
B. F. Deford, Baltimore, Md., ten shares.
J. F. Fields, Hancock, Md., ten shares.
Apollos Spring, Great Cocapon, W. Va., ten shares.
John A. Robinson, Paw Paw, W. Va., two shares.
Robert Bridges, Hancock, Md., twenty shares.
Theodore Thumel, Berkeley Springs, 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 20th day of August, 1889.

John T. Siler,
T. H. B. Dawson,
D. Pratt Wright,
Daniel T. Cross,
H. H. Boyd,
J. W. Johnson,
Charles P. Jack,
James W. Hovermale,
H. W. Disher,
John T. Trego,
C. W. Johnson,
M. T. Ingles,
William P. Dole,
E. G. Dole,
William Eppinger,
C. H. Hovermale,
Edmund Pendleton,
Boone and Hunter,
Lizzie Hunter,
Wherefore, the corporators named in the said agreement, and who have signed the same, and their successor and assigns, are hereby declared to be from this date until the first day of July, 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 thirtieth day of September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

WINDSOR ROOFING, TILE AND CRESTING 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 Windsor Roofing, Tile and Cresting Company, for the purpose of manufacturing and selling roofing-tile and cresting, tile in all its forms, brick and other clay products.
Patenting tile, brick and other clay products and kilns, dies, presses, and other machinery for manufacturing the same. Mining and selling clay and coal, buying and selling such real estate as may be necessary and useful in carrying on the said business, and to transact any and all business calculated to facilitate the carrying out of the purposes of this corporation.

Which corporation shall keep its principal office or place of business at Short Creek, in the county of Brooke, and the state of West Virginia, and is to expire on the 4th day of September, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of seven thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of six thousand eight hundred and sixty 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

T. J. Hopley, Short Creek, W. Va., thirty-six (36) shares.
R. R. Bane, Short Creek, W. Va., sixteen (16) shares.
C. C. Bane, Short Creek, W. Va., fifteen (15) shares.
John Bane, Short Creek, W. Va., two (2) shares.
T. W. Carmichael, Wellsburg, W. Va., 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 4th day of September, 1889:

T. J. Hopley,
R. R. Bane,
C. C. Bane,
John Bane,
T. W. Carmichael.

Wherefore, the corporators named in 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 September, 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 state, at the city of Charleston, this seventh day of September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

KELLEY'S CREEK COAL AND COKE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir-
Virginia, hereby certify that an agreement duly acknowledged 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 "Kelley's Creek Coal and Coke Company," for the purpose of mining, shipping and selling coal, manufacturing, shipping and selling coke, owning and leasing coal lands and other lands in connection with the business aforesaid; owning, using and navigating with steamboats, barges and other water crafts and transporting passengers, and carrying to market the products of the business aforesaid and others; carrying on a general merchandising business, buying and selling goods, wares and merchandise and doing all other things incident to the business above contemplated and lawful to be done by corporations under the laws of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Cedar Grove, in the county of Kanawha and state of West Virginia, and is to expire on the 1st day of September, 1939. 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 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:

- Joseph Pirrung, Hawk's Nest, Fayette Co., W. Va., one share.
- Jennie Pirrung, Hawk's Nest, Fayette Co., W. Va., one share.
- E. C. Pirrung, Hawk's Nest, Fayette Co., W. Va., one share.
- Jacob Pirrung, Vesuvius, Lawrence Co., Ohio, one share.
- Wm. Pirrung, Vesuvius, Lawrence Co., 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, 1889.

[Signatures]

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this seventh day of September, eighteen hundred and eighty-nine.

[Signatures]
I, Henry S. Walker, secretary 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 contracting and operating a railroad in the state of West Virginia, do hereby adopt these articles of incorporation for that purpose.

The name of the corporation shall be the Buckhannon and Holly River Railroad Company.

The railroad which this corporation proposes to build will commence at or near the town of Phillipi, in the county of Barbour and run thence by the most practicable route to a point at or near the town of Buckhannon in the county of Upshur, thence by the most practicable route to a point at or near Webster Court House, in the county of Webster, and thence by the most practicable route to a point at or near Braxton Court House, in the county of Braxton, and run thence by the most practicable route to a point on the above mentioned line at or near the headwaters of the Holly River.

The principal business office of this corporation will be in the city of Pittsburg, county of Allegheny, state of Pennsylvania.

This corporation shall continue perpetually.

The capital stock of this company shall be twenty thousand dollars ($20,000), divided into shares of ten dollars ($10.00) each.

The names and places of residences of persons forming this corporation and the number of shares of stock subscribed by each, are as follows:

Wm. H. Reed, Pittsburg, Allegheny county, Pa., ten shares.
Richard Dietrich, Pittsburg, Allegheny county, Pa., ten shares.
Wm. E. Watters, Glenfield, Allegheny county, Pa., ten shares.
James W. Miller, Pittsburg, Allegheny county, Pa., ten shares.
B. W. Vandergrift, Pittsburg, Allegheny county, Pa., ten shares.
M. S. Quay, Beaver, Beaver county, Pa., ten shares.
Butler C. Christy, Pittsburg, Allegheny county, Pa., ten shares.
Hugh Ferguson, Pittsburg, Allegheny county, Pa., ten shares.
F. S. Christy, Pittsburg, Allegheny county, Pa., ten shares.
J. Power Ross, Bellview, Allegheny county, Pa., ten shares.
W. J. W. Cowden, Wheeling, West Virginia, ten shares.

Given under our hands, this ninth day of September, A. D., 1889.

WM. H. REED, [Seal]
RICHARD DIETRICH, [Seal]
WM. E. WATTERS, [Seal]
JAMES W. MILLER, [Seal]
B. W. VANDERGRIFT, [Seal]
M. S. QUAY, [Seal]
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 eleventh day of September, eighteen hundred and eighty nine.

HENRY S. WALKER,
Secretary of State.

THE HORSE SHOE LUMBER AND BOOM 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 Horse Shoe Lumber and Boom Company, for the purpose of constructing any booms with or without piers, dam or dams, on Horse Shoe Run, in Tucker county, West Virginia, near the mouth of said Horse Shoe Run, about three miles from the town of St. George, in said county, and for the purpose of stopping and securing boats, rafts and saw logs and other timber of value, charging and collecting boomage or toll according to law, and for doing such other work and acts as may be necessary for carrying out and into effect such purposes in the manner prescribed by law, and further for the purposes enumerated in the laws of West Virginia, in the acts regulating the construction and establishment of booms and dams and boom companies.

Which corporation shall keep its principal office or place of business at Bowlesburg, in the county of Preston, and state of West Virginia, to commence September first eighteen hundred and eighty nine and is to expire on the first day of September, 1929. 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 subscription the sum of three hundred 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: By
S. Hinkle, Weston, West Virginia, twenty shares.
J. A. Hostetter, Rowlesburg, West Virginia, ten shares,
D. N. Shaffer, Rowlesburg, West Virginia, five shares,
J. M. Macomber, Macomber P. O., Preston county, West Virginia, five shares.
S. Eberly, Mechanicsburg, Penn., twenty 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 August, 1889.

S. HINKLE.
D. N. SHAFFER.
S. EBERLY.
J. A. HOSTETTER.
J. M. MACOMBER,

Wherefore, the corporators named in 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 twenty-nine, a corporation by the name and for the purposes set fourth in said agreement.
Given under my hand and the great seal of the said state, at the city of Charleston, this twelfth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE WHEELING AND HARRISBURG RAILWAY COMPANY OF WEST VIRGINIA.—CHANGE OF NAME TO WHEELING BRIDGE AND TERMINAL RAILWAY COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that R. H. Cochran, president of the Wheeling and Harrisburg Railway Company of West Virginia, 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 at Wheeling, West Virginia, on the 10th day of September, 1889, the following resolution was unanimously adopted:

"Resolved, That we, the stockholders of the Wheeling and Harrisburg Railway Company of West Virginia, desire and declare that the name of said corporation be changed to, and that it shall hereafter be known as Wheeling Bridge and Terminal Railway Company."

Wherefore, I do declare said change of name as set forth in the foregoing resolution, to be authorized by law, and that the said
Wheeling and Harrisburg Railway Company of West Virginia, shall hereafter be known by the name of "Wheeling Bridge and Terminal Railway Company."

Given under my hand and the great seal of the said state, G. S.) at the city of Charleston, this twelfth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

RAVENSWOOD, SPENCER AND GLENVILLE RAILWAY COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that William Woodard, President of the Ravenswood, Spencer and Glenville Railway Company, has this day 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 Ravenswood, W. Va., on the 2nd day of September, 1889, at which meeting more than two-thirds of the capital stock of the company was represented by the holders thereof in person or by proxy, the following preamble and resolution was adopted, more than two-thirds of the capital stock voting in favor thereof:

Whereas, the capital stock of the Ravenswood, Spencer and Glenville Railway Company is insufficient for the purpose for which said railway company was incorporated, and notice of the meeting of the stockholders called for the purpose of increasing the capital stock of said company has been duly published for the length of time and in the manner required by law; therefore,

Resolved, That the capital stock of said corporation be increased to the sum of ($200,000) two hundred thousand dollars, which amount the stockholders deem necessary for the purpose of the corporation.

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 fourteenth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CUMBERLAND VALLEY AND MARTINSBURG RAILROAD COMPANY.—MAP OF EXTENTION FILED.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir-
Virginia, do hereby certify that the Cumberland Valley and Martinsburg Railroad Company, has this day filed in my office a map of the extension of its line of railroad from Martinsburg to the county of Berkeley, to the Virginia state line.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this seventeenth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State

MOUNTAIN STATE OIL AND GAS 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 Mountain State Oil and Gas Company, for the purpose of purchasing and leasing lands and mining, boring, excavating and producing petroleum, rock or carbon oil, gas or other volatile or valuable substances, and the right to lay and maintain lines of pipe on or under the surface for transportation of said oil, gas or other substances.

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 31st day of August, 1909. 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 subscription 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

W. S. Price, Clarksburg, W. Va., one share.
Lee H. Vance, Clarksburg, W. Va., one share.
E. Stringer Boggess, Clarksburg, W. Va., one share.
John B. Hart, Clarksburg, W. Va., one share.
J. K. Bartlett, Baltimore, Md., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 31st day of August, 1889.

J. K. BARTLETT,
E. STRINGER BOGGESS,
LEE H. VANCE,
W. S. PRICE,
JNO. B. HART.
Wherefore, the corporators named in 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 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 eighteenth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

BUCKHANNON RIVER RAILROAD COMPANY.—INCREASE OF STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. N. Camden, president of the Buckhannon River 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 thereof, held in pursuance of law on the 17th day of September, 1899, at which meeting all the capital stock was represented by the holders in person, the following resolution was unanimously adopted:

"Resolved, That the capital stock of the Buckhannon River Railroad Company, be increased from its present capital stock to twenty-five thousand dollars, as the capital stock of said corporation."

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 twentieth day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

AGREEMENT FOR INCORPORATION OF WILLIAMS AUTOMATIC MACHINE 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 Williams Automatic Machine Company, for the purposes,

I. Of purchasing from time to time letters patent of the United States, or the right and license to use, for certain purposes, 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, procuring, causing or licensing to be manufactured, automatic selling boxes or machines, embodying such inventions, or a part thereof, to be used in such manner, and for such purposes, as the corporation hereby created and formed, shall have the legal right and authority to use or license the same to be used, under the letters patent of the United States, purchased, or licenses acquired by it, as aforesaid.

III. To sell, lease or license to be used or manufactured such automatic selling machines or boxes, for the automatic sale and delivery by means thereof, of such articles of merchandise, as the corporation hereby created and formed, shall have the legal right and authority to use, or license the same to be used under the letters patent of the United States or licenses to be acquired by it as aforesaid.

Which corporation shall keep its principal office or place of business at Moundsville, in the county of Marshall, and state of West Virginia, and is to expire on the thirty first day of September, 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 two thousand and 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, by the sale of additional shares from time to time, to one hundred and fifty thousand ($150,000) dollars in all.

The capital so subscribed is divided into shares of the like amount.

Thomas Adams, Sr., of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.
Thomas Adams, Jr., of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.
Charles F. Southward, of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.
John D. Adams, of the city of Brooklyn, in the county of Kings, and state of New York, five (5) shares.
John A. Williams, of the city of Brooklyn, in the county of Kings, and state of New York, 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 18th day of September, A. D. 1889.

In presence of

H. W. OSBORN.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this twenty-first day of September, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CHARLESTON DRY DOCK 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 Dry Dock Company, for the purpose of building, repairing, buying and selling and operating steamboats, barges and other water crafts. Of owning and operating dry docks, etc., and of carrying on a general steamboat and barge business. Also of owning real estate and doing a general merchandising, with the right to buy and sell whatever else may be advantageous or incidental to a general steamboat, barge and docking 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 1st day of January, 1920. 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 thousand ($5,000) 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 twenty-five ($25.00) dollars each, which are held by the undersigned respectively as follows, that is to say: By

Addie H. Thayer, Charleston, W. Va., ninety-eight shares.

J. E. Thayer, Charleston, W. Va., one share.
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J. M. Payne, Charleston, W. Va., one share.
R. S. Carr, Charleston, W. Va., fifty shares.
Ed. C. Kirker, Charleston, 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 25th day of September, 1889.
R. S. Carr,
J. E. Thayer,
Ed. C. Kirker,
Addie H. Thayer,
J. M. Payne.

Wherefore, the corporators named in 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 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,
[G. S.] at the city of Charleston, this twenty-fifth day of Septem­
ber, eighteen hundred and eighty-nine.
Henry S. Walker,
Secretary of State

Washington Building Lime Company.

Domestic.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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
Washington Building Lime Company, for the purpose of quarrying,
mining, transporting, buying and selling lime stone and other min­
erals, manufacturing, transporting and selling lime, buying, leasing
and holding such real estate and personal property as may be neces­
sary for such purposes, buying and selling goods, wares, and mer­
chandise at wholesale and retail, and doing all such other acts as
may be necessary or incident to the proper conduct of said business.
Which corporation shall keep its principal office or place of busi­ness
at or near Moler's P. O., in the county of Jefferson, and state
of West Virginia, and is to expire on the first day of September,
nineteen hundred and thirty-nine. 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 such 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 two hundred and fifty thousand dollars in all.
The capital stock 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

Elihu E. Jackson, Salesburg, Md., one share.
William G. Baker, Fredrick county, Md., one share.
George William Smith, Fredrick City, Md., one share.
Joseph D. Baker, Fredrick county, Md., one share.
Daniel Baker, Fredrick county, 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 13th day of September, 1889.

Elihu E. Jackson,
Wm. G. Baker,
Geo. Wm. Smith,
Joseph D. Baker,
Daniel 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 September, 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 state, [G. S.] at the city of Charleston, this twenty-sixth day of September, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

ROY FURNITURE 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 "Roy Furniture Company," for the purpose of manufacturing, buying and selling furniture of every kind and description, dealing in timber, manufacturing, buying and selling lumber; carrying on a general merchandise business, at wholesale or retail, or both, and for acquiring and holding all the real estate, machinery, tools and plant and erecting such fixtures, dwelling houses and other buildings and structures as are necessary or convenient for carrying out any and all of said corporate purposes.

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 October, nineteen hun-
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And for the purpose of forming the said corporation, we have subscribed the sum of twenty-four thousand dollars to the capital stock thereof, and have paid in on said subscriptions the sum of twenty-four 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:

John C. Roy, Charleston, W. Va., eighty shares.
Frank Woodman, Charleston, W. Va., seventy shares.
Nannie C. Woodman, Charleston, W. Va., ten shares.
E. B. Knight, Charleston, W. Va., seventy shares.
H. W. Knight, Charleston, 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 1st day of October, 1889.

John C. Roy,
Frank Woodman,
Nannie C. Woodman,
E. B. Knight,
H. W. Knight.

Therefore, the corporators named in 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-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 first day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

F. W. SCHWAMB 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 the F. W. Schwamb Lumber Company, for the purposes of building, leasing and operating saw mills and of buying and selling the products thereof, and of buying and selling logs, masts, spars, ties, staves, laths, shingles and all kinds and grades of lumber, and of carrying on a general logging and lumber business, and of buying,
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selling and leasing, all such real estate ss may be necessary to the said 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 third day of September, 1939. 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 subscription 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 as follows, that is to say:

F. W. Schwamb, Charleston, Kanawha county, W. Va., four hundred and ninety-six shares,
J. D. Rockey, Charleston, Kanawha county, W. Va., one share.
Geo. Davis, Charleston, Kanawha county, W. Va., one share.
J. N. Carnes, Charleston, Kanawha county, W. Va., one share.
Neil Robinson, Charleston, 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 first day of October, eighteen hundred and eighty-nine.

F. W. Schwamb.
J. D. Rockey.
Geo. Davis.
J. N. Carnes.
Neil Robinson.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this second day of October, eighteen and hundred eighty-nine.

Henry S. Walker,
Secretary of State.

ASPEN CONTACT 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:

*Articles incorporating the Aspen Contact Mining Company.*

We, the undersigned agree to become a corporation by the name of the Aspen Contact Mining Company, for the purpose of acquiring lands and other properties, mining, building and operating mills, concentrating, reduction and smelting works, purchasing and selling ores, or either of these purposes.

Which corporation shall have and keep its principal office or place of business at Colorado Springs, in the county of El Paso, in the state of Colorado, and is to expire on the first day of August, A.D., 1909, at twelve o'clock of said day. And for the purpose of forming the said corporation, we, the undersigned, have each subscribed the sum below set forth to the capital stock thereof, and have paid in on said subscription the sum of one hundred and sixty dollars, and desire the privilege of increasing said capital by sales of additional shares of such capital from time to time, to the extent of one million dollars, that is to say, to the extent of two hundred thousand shares in all, of five dollars per share.

The capital so subscribed is divided respectively as follows, that is to say:

- J. J. Hageman, of Colorado Springs, Colorado, one hundred shares of five dollars each.
- R. J. Bolles, of Aspen, Colorado, one hundred shares of five dollars each.
- G. C. Hewitt, of Greenwood Springs, Colorado, one hundred shares of five dollars each.
- W. E. Newberry, of Aspen, Colorado, ten shares of $5.00 each.
- Louis R. Erich, ten shares of five dollars each, the said Eulich a resident of Colorado Springs, Colorado.

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, A.D., 1889.

J. J. HAGEMAN,
W. E. NEWBERRY,
GEORGE C. HEWITT,
RICHARD J. BOLLES,
LOUIS R. ERICH.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this third day of October, eighteen hundred and eighty-nine.

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 Sulphur Company, for the purpose of mining sulphur, salt, petroleum, gypsum and other minerals, and manufacturing and dealing in them and their products; to buy land and to erect thereon buildings and machinery for the carrying out of the objects of the company; to work mines and manufacture mineral products; to issue bonds secured by a mortgage or mortgages upon the property and franchises of the said company, and to sell the same for the purpose of raising money with which to carry on the business of the company.

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 October, 1939. 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 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

S. Broemlich, 193 Jay street, Brooklyn, one share.
John Williams, The Sidney, 52nd street and Broadway, one share.
Marcus Benjamin, 15 West 121st street New York, one share.
Frank J. Pratt, 2077 Seventh avenue, New York City, one share.
John H. Pyper, 902 Douglass street, Brooklyn, 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 1st day of October, 1889.

John Williams,
Frank J. Pratt,
John H. Pyper,
S. Broemlich,
Marcus Benjamin.

Wherefore, the corporators named in 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 Octo-
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ber, 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 state, [G. S.] at the city of Charleston, this third day of October, eighteen hundred and eighty-nine. 

HENRY S. WALKER, 
Secretary of State.

THE PENN OIL AND GAS INVESTMENT 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 Penn Oil and Gas Investment Company, for the purpose of purchasing, leasing and developing coal, oil and gas producing lands; of acquiring property, both real and personal, necessary for the like purposes of said company; of storing, shipping and selling the product of said property, and of doing a general oil, coal and gas business.

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 October, A.D., 1939. 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 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. W. H. Davis, Philadelphia, five shares.
Samuel H. Wallace, Philadelphia, five shares.
David D. Elder, Philadelphia, five shares.
James W. Bonta, Philadelphia, five shares.
D. R. Patterson, Philadelphia, five shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 27th day of September, 1889.

W. W. H. Davis, 
SAMUEL H. WALLACE,
DAVID D. ELDER,
JAMES W. BONTA,
D. R. PATTERSON.
Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this fourth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

AMERICAN EQUIPMENT, STORAGE AND WAREHOUSE 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 Equipment, Storage and Warehouse Company, for the purpose of storing railroad equipment of all kinds and descriptions, and of all appurtenances to railroads, and of all goods or merchandise relating to railroads or railroad equipment; of doing any and all repairs to the railroad equipment or other articles so left stored with or owned by said corporation, as may be contracted for by the owners of such railroad equipment, or as said corporation may itself see fit to make, or such property as it may itself own or control, of leasing, owning, constructing, maintaining, using and operating such warehouses, sheds or other structures, machinery and appliances, as may be necessary for carrying out the above mentioned operations; of owning or leasing and using such real estate as may be necessary for the above mentioned operations; of purchasing railroad stock and equipment of all kinds and any articles pertaining to railroad equipment, for others on commission or otherwise, or to be held, used or sold, by such corporation as it may see fit; of issuing storage receipts, negotiable or otherwise, for such property stored with such corporation, advancing money or itself or on behalf of others, on any such railroad equipment or merchandise, and issuing bond on the real and personal property owned by it, and selling such bonds for it or for others, and of doing whatever may be necessary to the carrying out of the purpose above mentioned.

Which corporation shall have its principal office or place of business at the city 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 ten thousand...
dollars to the capital thereof, and have paid in on said subscription 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

Joseph D. Mitchell, Brooklyn, N. Y., forty-nine (49) shares.
Oren B. Colton, Brooklyn, N. Y., forty-eight (48) shares.
Samuel L. Mitchell, Brooklyn, N. Y., one (1) share.
Charles S. Maynard, Brooklyn, N. Y., one (1) share.
William Palmer, West Brooklyn, N. Y., one (1) share.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Written under our hands, this 30th day of September, 1889.

Jos. D. Mitchell,
Oren B. Colton,
Samuel L. Mitchell,
Charles S. Maynard,
William 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 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 fourth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE STAUNTON AND WEST AUGUSTA RAILROAD COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Staunton and West Augusta Railroad Company, a corporation created under the laws of the Commonwealth of Virginia, has this day filed in my office a duly certified copy of an act of the Virginia General Assembly, approved February 10th, 1880, incorporating the said railroad company.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this fourth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
THE STAUNTON AND WEST AUGUSTA RAILROAD COMPANY.

FOREIGN.

Acceptance of Law.

The Staunton and West Augusta Railroad Company, a corporation duly organized and existing under and by virtue of the laws of the state of Virginia, desiring to do business as such corporation in the state of West Virginia, hereby accepts the provisions of section thirty of chapter fifty-four of the code of West Virginia, and agree to be governed thereby.

In witness whereof the said Staunton and West Augusta Railroad Company, has caused its corporate seal to be hereto affixed and this instrument of writing to be signed on its behalf by its President, and attested by its Secretary, this 26th day of September, 1889.

Attest: STAUNTON AND WEST AUGUSTA RAILROAD COMPANY.

R. N. POOL; Secretary.

STATE OF WEST VIRGINIA, Secretary of State.

The foregoing writing was this fourth day of October, 1889, presented to me in my said office, and thereupon duly filed therein.

Teste: HENRY S. WALKER,

Secretary of State.

COVINGTON AND NEW RIVER RAILROAD COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, 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 Covington and New River Railroad Company.

Second—The railroad which this corporation proposes to build, will commence at or near the Chesapeake and Ohio Railway at Covington, in the county of Allegheny, and state of Virginia, and run thence by the most practicable route through Allegheny and Craig counties, Virginia, to the Monroe county line, in the state of West Virginia, and run thence from the said Monroe county line in
Potts Valley along the Potts Valley through the said county of Monroe to the Giles county, Virginia, line, thence through said Giles county to the Norfolk and Western railroad at or near the narrows of New River in Virginia.

Third—The principal business office of this corporation will be at Charleston, in the county of Kanawha, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be twenty 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:

John B. Floyd, Charleston, W. Va., five shares.
M. H. Dyer, Charleston, W. Va., one share.
G. O. Chilton, Charleston, W. Va., one share.
J. B. Peyton, Huntington, W. Va., one share.
W. B. Carder, Charleston, W. Va., one share.

Given under our hands this 4th day of October, 1889.

John B. Floyd,
M. H. Dyer,
G. O. Chilton,
J. B. Peyton,
W. B. Carder.

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 fourth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

HENRY SEIBERT AND BROTHER 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 Henry Seibert and Brother Company, for the purpose of carrying on the business of lithographing, engraving and printing, the buying
and selling of paper, stationery, and material necessary or incident thereto, and a general stationery and printing 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 the first day of September, 1939. 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 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 two 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:

Henry Seibert, Brooklyn, N. Y., two shares.
Charles Seibert, Brooklyn, N. Y., two shares.
Jacob Lowenhaupt, Brooklyn, N. Y., two shares.
Robert T. Seibert, Brooklyn, N. Y., two shares.
George E. Tooker, New York City, N. Y., two shares.

And the capital which may be hereafter sold is to be divided into shares of the like amount.

Given under our hands, at the city of New York, this 26th day of September, 1889.

HENRY SEIBERT,
CAS. SEIBERT,
JACOB LOWENHAUPT,
ROBT T. SEIBERT,
GEORGE E. TOOKER.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this seventh day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

KEYSER ELECTRIC LIGHT AND POWER 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 Keyser Electric Light and Power Company, for the purpose of carrying on the business of supplying light, heat and power by means of steam and electricity to the public of the town of Keyser, state of West Virginia, and to such persons, firms and corporations as may desire the same, and for the purpose of manufacturing ice, with right to erect, construct, furnish and maintain necessary machinery, fixtures and appurtenances therefor, to purchase and hold patents pertaining thereto, together with such real estate and personal property as may be necessary to the carrying on of and to do all things properly pertaining to or incidental to the business aforesaid.

Which corporation shall keep its principal office and place of business at Keyser, West Virginia, and is to expire on the 1st day of October (1939) in the year nineteen hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and forty dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-four 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 ten ($10.00) dollars each, which are held by the undersigned respectively as follows:

F. M. Reynolds, Keyser, W. Va., three shares.
P. H. Nefflen, Keyser, W. Va., three shares.
Samuel Kaplan, Keyser, W. Va., three shares.
John W. Keys, Keyser, W. Va., three shares.
James A. Sharpless, Keyser, W. Va., three shares.
J. H. Markwood, Keyser, W. Va., three shares.
D. C. Quinn, Keyser, W. Va., three shares.
T. H. West, Keyser, 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 1st day of October, A. D., 1889.

F. M. REYNOLDS,
P. H. NEFFLEN,
SAMUEL KAPLAN,
J. W. KEYS,
J. A. SHARPLESS,
J. H. MARKWOOD,
D. C. QUINN,
T. H. WEST.

Wherefore, the corporators named in 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-nine, a corporation by the name and for the purposes set forth in said agreement.
THURMOND CAR COUPLING COMPANY.—INCREASE CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Willis E. Ragan, President of the Thurmond Car Coupling 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 2nd day of September, 1889, 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 of the Thurmond Car Coupling Company be increased to the extent of three hundred and fifty thousand dollars, so that the entire capital of the company shall be one million 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 state, [G. S.] at the city of Charleston, this eighth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

LUCKY 8 GOLD 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.

The undersigned, agree to become a corporation by the name of Lucky 8 Gold Mining Company, for the purpose of purchasing, holding and owning, renting and leasing real estate in the states of West Virginia and Georgia, prospecting for and mining gold ore,
silver ore, gold, silver and other metals and reducing the said ore to gold, silver or other metals and selling the same, to carry on a general mercantile business in connection therewith, and to do any and all things necessary to carry on a general mining 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 October, nineteen hundred and nine. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and twelve thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of twelve thousand one hundred and seventy 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:

T. H. B. Haase, Charleston, West Virginia, one hundred and forty shares.
J. J. Lovell, Charleston, West Virginia, one hundred and forty shares.
J. B. Lovell, Covington, Ky., one hundred and forty shares.
C. C. Watts, Charleston, West Virginia, one hundred and forty shares.
Geo. O. Chilton, Charleston, West Virginia, one hundred and forty shares.
C. C. Smith, Charleston, West Virginia, one hundred and forty shares.
John C. Ruby, Charleston, West Virginia, one hundred and forty shares.
W. E. Chilton, Charleston, West Virginia, one 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 3rd day of October, 1889.

T. H. B. Haase,
J. J. Lovell,
J. B. Lovell,
C. C. Watts,
Geo. O. Chilton,
C. H. Smith,
John C. Ruby,
W. E. Chilton.

Wherefore, the corporators named in 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 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 state, at the city of Charleston, this eighth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

SOUTH ELKHORN COAL COMPANY.

[DEPARTMENT]

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that S. W. Cotton, Jr., Vice President of the South Elkhorn 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 26th day of July, 1889, at which meeting all stockholders of the company were represented in person, or by proxy, the following resolution was unanimously adopted:

"Resolved, By the stockholders of the South Elkhorn Coal Company, all the stockholders being present, in person or by written proxy, and unanimously voting in favor thereof, that the business of this company be discontinued, and the president or vice-president and secretary be and they hereby 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, at the city of Charleston, this eighth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

HURRICANE OIL COMPANY—INCREASE OF CAPITAL STOCK.

[DEPARTMENT]

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Frederick P. Hays, president of the "Hurricane Oil 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 at Winfield, West Virginia, in pursuance of law on the 9th day of July, 1889, at which meeting all the capital stock of said
company was represented by the holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That this company increase its capital stock $95,000, or to $1,000,000 in all, and that the proper officers open books of subscriptions to such increased stock."

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, [G. S.] at the city of Charleston, this ninth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

NORTH AMERICAN TRADING 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 North American Trading Company, for the following purposes, to wit:

To carry on a general commercial, trading, and industrial business in the United States, or the territories thereof, or in any countries or upon any water adjacent thereto or elsewhere, as in the judgment of the directors and officers of the company may be most advantageous to the interest of said company and best serve the purposes of its incorporation.

To acquire, receive and hold any grant, concession, licenses, monopoly or other right, which may be granted by any national, state, municipal or other public or private authority, and to dispose thereof, or grant rights or licences thereunder to any person, corporation, firm or partnership.

To acquire and hold by purchase, lease or otherwise, lands, tenements and hereditaments in the United States or the territories of the United States, or in any other place or places, where any part of the business of the company may be carried on for the proper and advantageous use of the said company, to any amount allowed by law, and to use, improve, manage, lease, mortgage or otherwise encumber any or all of said lands, tenements and hereditaments and real property of every description and tenure, and to dispose of any or all thereof, when no longer needed for the purposes of the company, and in the prosecution of its business to develope lands and property in such manner as to the directors of the company may seem proper and advantageous for said company, and to erect warehouses or any other structures thereon, to construct, use and operate water
works, reservoirs, wells, aqueducts, roads, railroads, telegraph lines, mines, boats, vessels, and other work and coveniences necessary or proper for the use of said company.

To buy, sell or otherwise deal in all commodities, materials, live stock, or the products thereof, hides, pelts, furs, and property of every description, and to carry on any trading business or undertaking, the carrying on of which may be deemed by the board of directors conducive to the development of the property or interests, or necessary for the uses of said company, and to do any and all acts and things incident thereto, or connected therewith.

To purchase and acquire machinery, implements, property and articles necessary or adapted to the business of the company, and to become carriers by land or water for the purposes hereof, on its own account or on behalf of others. To borrow and raise money for the purpose of the company's business and to secure the repayment thereof in such manner as in the judgment of the directors may be most advantageous, and to that end, if necessary, to mortgage or otherwise pledge all or any part of the property of the company, including its undertakings, franchise and the franchises to be a corporation, and to issue and deposit any securities which the company has power to issue by way of mortgage or otherwise to secure any sum less than the nominal amount of such securities, and also by way of security for the performance of any contract or obligation of the company.

To receive money on deposit or loan and to issue drafts, notes or letters of credit or other evidences of indebtedness.

To purchase, hold and dispose of the stocks, bonds or securities of any company or corporation, municipal or private, and to accept the same as security for any loan made by the company or in payment of any property, licenses or right, sold or leased by it.

The corporation shall keep its principal office or place of business in the city of New York, county of New York, and state of New York, or at such other places as the law requires, and shall expire on the 20th day of June, 1939. 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 the sale of additional shares from time to time, to two million dollars in all.

The capital so subscribed is divided into ten shares of one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

Logan C. Murray, New York, two shares
E. R. Burpee, Bangor, Maine, two shares.
Thomas Dolan, Philadelphia, Pa., two shares.
Henry M. Alexander, New York, two shares.
Henry Seibert, Brooklyn, N. Y., two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.
Cedar Grove 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 Cedar Grove Loan 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 paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Cedar Grove, in the county of Kanawha and state of West Virginia, and is to expire on the thirtieth day of September, nineteen hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand seven hundred and thirty dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and seventy-three 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, that is to say: By

A. C. Tompkins, Cedar Grove, W. Va., one share.
W. F. Morris, Cedar Grove, W. Va., one share.
John Banister, Cedar Grove, W. Va., one share.
J. G. W. Tompkins, Cedar Grove, W. Va., one share.
A. G. Montague, Hampton, W. Va., one share.
H. P. Norton, Cedar Grove, W. Va., one share.
Clark Hudnell, Cedar Grove, W. Va., one share.
H. P. Tompkins, Cedar Grove, W. Va., one share.
J. S. Miller, Cedar Grove, W. Va., one share.
J. M. McArthur, Dayton, Kentucky, one share.
Joseph Pirkung, Cedar Grove, W. Va., one share.
E. C. Pirkung, Hawks Nest, W. Va., one share.
Wm. Porter, Hawks Nest, W. Va., one share.
Robert A. Sneed, Cedar Grove, W. Va., one share.
David Garden, Sr., Cedar Grove, W. Va., one share.
James Phillips, Cedar Grove, W. Va., one share.
C. J. Hansel, Cedar Grove, W. Va., one share.
John W. McConihay, Hampton, W. Va., one share.
P. S. Banister, Cedar Grove, W. Va., one share.
J. D. Baines, Charleston, W. Va., one share.
W. W. Tompkins, 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 30th day of September, 1889.

A. C. Tompkins,
By J. G. W. Tompkins,
Attorney in fact.

W. F. Morris,
John Banister,
J. G. W. Tompkins,
A. G. Montague,
H. P. Norton.
Clark Hudnell,
H. P. Tompkins,
J. S. Miller,
J. M. McArthur,
By J. G. W. Tompkins.
Attorney in fact.

Joseph Pirkung,
E. C. Pirkung,
By Joseph Pirkung.
Attorney in fact.

Wm. Porter
By Joseph Pirkung,
Attorney in fact.

Rohit. A. Sneed, Sr.
David Gardner,
James Phillips,
C. J. Hansel,
John W. McConihay,
P. S. Banister,
J. D. Baines,
W. W. Tompkins.
Corporations.

Therefore, the corporators named in 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 September, 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 state, [G. S.] at the city of Charleston, this eleventh day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

Gauley MountaIn 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:

Articles of association of the Gauley Mountain Coal Company.

The undersigned agree to become a corporation by the name of "The Gauley Mountain Coal Company," for the purpose of mining, marketing, purchasing and using coal, iron ores, and other minerals, and acquiring by purchase or lease, and owning, developing and working, or letting upon rents or royalties coal and other minerals in the state of West Virginia and elsewhere, and purchasing, constructing and operating works, furnaces, mills, machinery and appliances for the smelting, refining and reducing of metals and minerals, and manufacturing or making the same marketable; and carrying on the business of miners, workers in minerals, and metals of any description, and of miners, workers, manufacturers, dealers, and traders in coals, coke, timber and other substances, and constructing and improving and operating tramways, railways and other roads and ways for access and connections to and from the lands worked and properties of the company, and erecting and purchasing any coking ovens, buildings, inclines, tanks, water works, or apparatus, and acquiring any property, real or personal, necessary or convenient for the purposes of the company; and boring for, refining and manufacturing oils and natural and artificial gases and other valuable substances and fluids, and producing, dealing in, transporting, storing and supplying for light, heat, or other purposes, any of said valuable substances, gases and fluids, and constructing, laying and operating pipe lines for transporting the same, and doing a general mercantile business, and conducting all other such business and trade in relation to any of the aforesaid purposes useful to the public and for which a firm or copartnership may be
CORPORATIONS.

lawfully formed in this state; and disposing of its property from
time to time and borrowing on mortgage or pledge of the property
or assets of the company, such sums as may from time to time be
deemed necessary or expedient for its purposes.

Which corporation shall keep its principal office or place of busi­
ness at Ansted, in the county of Fayette, West Virginia, and is to
expire on the 30th day of September, A. D., nineteen hundred and
thirty-nine. 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 dol­
lars, 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 hun­
dred dollars each, which are held by the undersigned respectively
as follows, that is to say: By

William N. Page, Ansted, Fayette county, W. Va., one share.
Abram S. Hewitt, New York City, one share.
P. Cooper Hewitt, Ringwood, Passaic county, N. J., one share.
George Bliss, New York City, one share.
George Grant, White Sulphur Springs, 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 October, 1839.

WILLIAM N. PAGE,
GEORGE GRANT,
ABRAM S. HEWITT,
GEORGE BLISS,
PETER COOPER HEWITT,

Wherefore, the corporators named in 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 September,
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 state
G. S. at the city of Charleston, this eleventh day of October,
eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ELK VALLEY AND TIDE WATER 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:

We, whose names are hereto subscribed, desiring to become a
Corporations.

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 Elk Valley and Tide Water Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the city of Charleston, in the county of Kanawha, and thence by the most practicable route to a point at or near Braxton C. H., in the county of Braxton, thence to a point on the Virginia and West Virginia state line at or near Frost in the county of Pocahontas.

Third—The principal business office of this corporation will be at Charleston, in the county of Kanawha, and state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company, shall be twenty thousand dollars, divided into shares of one hundred dollars each.

Sixth—The names and places of residence of the persons forming this corporation the number of shares of stock subscribed by each are as follows:

W. A. McCorkle, of Charleston, West Virginia, one share.
P. F. Duffy, of Charleston, West Virginia, one share.
Henry S. Walker, of Charleston, West Virginia, one share.
John B. Floyd, of Charleston, West Virginia, one share.
H. C. McWhorter, of Charleston, West Virginia, one share.
E. L. Boggs, of Charleston, West Virginia, one share.
C. B. Smith, of Charleston, West Virginia, one share.

Witness the following signatures this 26th day of October, 1889.


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, [G. S.] at the seat of government thereof, this twenty-sixth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
WEST VIRGINIA BANK.

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 "West Virginia Bank," for the purpose of carrying on the business of banking, by discounting promissory notes, negotiating drafts, bills of exchange and other evidences of debt, by receiving deposits, buying and selling exchange, bank notes, bullion or coin, by loaning money on personal or other security, and for all the usual financial business transacted by banks other than those of issue.

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 7th day of October, 1909. 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 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 Irwin, Clarksburg, W. Va., forty shares.
W. P. Irwin, Clarksburg, W. Va., thirty-nine shares.
T. W. Harrison, Clarksburg, W. Va., seventy-five shares.
E. A. Peck, Clarksburg, W. Va., thirty shares.
John Chorpenning, Clarksburg, W. Va., ten shares.
J. M. Mines, Clarksburg, W. Va., twenty-four shares.
Wm. M. Late, Bridgeport, W. Va., nineteen shares.
James Clifford, Clarksburg, W. Va., ten shares.
Nathan Goff, Clarksburg, W. Va., twenty-five shares.
Fernando A. Robinson, Clarksburg, W. Va., twenty shares.
Thos. S. Spates, Clarksburg, W. Va., fifteen shares.
James M. Lyon, Clarksburg, W. Va., twenty shares.
William H. Freeman, Clarksburg, W. Va., forty-eight shares.
David Davidson, Clarksburg, W. Va., twenty shares.
William R. Alexander, Clarksburg, W. Va., ten shares.
Joseph L. Carr, Clarksburg, W. Va., ten shares.
R. T. Lowndes, Clarksburg, W. Va., 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 tenth day of October, 1889.

John Irwin,
W. P. Irwin,
W. H. Freeman,
R. T. Lowndes,
Wherefore, the corporators named in 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 October, 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 state, [G. S.] at the city of Charleston, this twelfth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE SOUTHERN BUILDING AND LOAN ASSOCIATION OF TENNESSEE.

Charters and Law Filed.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that The Southern Building and Loan Association, a corporation created under and by virtue of the laws of the state of Tennessee, has this day filed in my said office a duly certified copy of its charter and a copy of the laws of Tennessee, under which it is incorporated, as required by section 30 of chapter 54 of the code of West Virginia, 1887.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twelfth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

BLUESTONE COAL COMPANY.—DISSOLUTION.

FOREIGN.

I, Henry S. Walker, Secretary of state of the state of West Virginia, do hereby certify that C. H. Der.ing, president of the Bluestone 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 the city of Philadelphia, on the 12th day of February, 1889, at which meeting all the stockholders of the company were present in person or by proxy, the following resolution was adopted:

"Resolved By the stockholders of the Bluestone Coal Company, in general meeting assembled, all the stockholders being present in person or by written proxy, and unanimously voting in favor hereof, that the business of this company be discontinued, and the president and secretary be, and they hereby 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 fourteenth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

POTTER COMPTON ELECTRIC COMPANY—NAME CHANGED TO SERSON ELECTRIC COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that George F. Potter, president of the Potter Compton Electric 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 at the office of the company in New York City, on the 23rd day of July, 1889, 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 be changed from Potter Compton Electric Company to Serson Electric Company, and that advertisement be made as required in the proper newspapers and a certified copy of this resolution be sent to the secretary of state of West Virginia.

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 Serson Electric Company.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this fourteenth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CLOVERDALE LITHIA WATER COMPANY.—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that S. W. Fleming, president of the Cloverdale Lithia Water 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 on the 4th day of October, 1889, at which meeting all the capital stock of said company was represented by the holders thereof in person, the following resolution was unanimously adopted:

"Resolved, That the capital stock of the Cloverdale Lithia Water Company, be and is hereby increased from fifty dollars to seventy-five thousand dollars, making an increase of seventy-four thousand nine hundred and fifty dollars, in shares of a par value of ten 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 state, [G. S.] at the city of Charleston, this fourteenth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

SECURITY BUILDING AND LOAN ASSOCIATION, OF MINNEAPOLIS, MINNESOTA.

Copy of Articles of Association Filed.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Security Building and Loan Association, a corporation created under the laws of the state of Minnesota, has this day filed in my said office a duly authenticated copy
of its articles of incorporation, as required by section 30 of chapter 54 of the code of West Virginia, 1887.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this fourteenth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

SECURITY BUILDING AND LOAN ASSOCIATION OF MINEAPOLIS MINN.

Copy of Charter and Law Filed.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Security Building and Loan Association, 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 charter and of the law of the state of Minnesota, under which said corporation was organized, as required by section 30 of chapter 54 of the code of West Virginia, 1887.

Given under my hand, and the great seal of the said state, [G. S.] at the city of Charleston, this fourteenth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ADAMS COKE OVEN 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 "Adams Coke Oven Company," for the purpose of manufacturing coke and coke oven bottoms, and dealing in all articles required in their manufacture.

Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, and state of Pennsylvania, and is to expire on the tenth day of October, A D. one thousand nine hundred and nine. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred thousand dollars ($500,000) to the capital thereof, and have paid in
on said subscriptions the sum of five hundred thousand dollars, and desire the privilege of increasing the said capital, by sales 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 fifty dollars each, which are held by the undersigned respectively as follows, that is to say: By

A. W. Adams, Wilkinsburg, Pa., three thousand five hundred shares.
J. L. Sweaver, 36th Ward, Pittsburgh, Pa., one thousand shares.
H. B. Demmler, Pittsburgh, Pa., one thousand shares.
W. T. Weaver, Pittsburgh, Pa., one thousand shares.
David Evans, Pittsburgh, Pa., three thousand five hundred 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 October, A. D. 1889

A. W. Adams,
J. D. Sweaver,
H. B. Demmler,
W. T. Weaver,
David 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 tenth day of October, 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 sixteenth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE MARION IMPROVEMENT 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 Marion Improvement Company, for the purpose of drilling and boring for oil and gas, excavating and mining for coal, clay, ore or other minerals, manufacturing and dealing in lumber, and also for the purpose of laying and maintaining tubing and piping for the
transportation of said oil and gas, for the public generally as well as said corporation, and to purchase, lease and hold such lands, erect and maintain such buildings and to do and perform all acts and things that may be necessary and proper for the purposes aforesaid, and for conveying to market and selling all such products as may be produced by them in such operations.

Which corporation shall keep its principal office or place business at Pittsburgh, in the county of Allegheny, and state of Pennsylvania, and is to expire on the 9th day of October, A. D 1939. And for the purpose of forming the said corporation, we have subscribed the sum of two 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 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:

T. M. Jenkins, Pittsburgh, Pa., six shares.
C. Kimberland, Pittsburgh, Pa., five shares.
James A. Elphinstone, Allegheny, Pa., two shares.
C. R. Madera, Marion county, W. Va., four shares.
J. M. Hartley, Fairmont, W. Va., one share.
J. W. Radabaugh, Fairmont, W. Va., one share.
Harding Kimberland, Pittsburgh, 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 9th day of October, 1889.
C. Kimberland,
C. R. Madera,
J. M. Hartley,
J. W. Radabaugh,
T. M. Jenkins,
James A. Elphinstone,
Harding Kimberland.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, and hereby declared to be from this date until the ninth day of October, 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 seventeenth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CHELSEA CHINA 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 “Chelsea China Company,” for the purpose of manufacturing and dealing in all kinds of China, crockery and pottery ware of whatsoever name, style or description now known or yet to be discovered, originated or invented; also of mining and dealing in all kinds of clays, coal and minerals used in connection with said business, of buying selling and dealing in all kinds of merchandise; of mining, boring, digging, or otherwise obtaining petroleum, rock or carbon oil and natural gas, and manufacturing, buying, selling and transporting the same in the crude or refined state. or manufacturing therewith; of transporting such oil or gas, or either of them, for the public generally, as well as for the use of said corporation; of transporting such oil or gas, or either of them, by means of lines of tubing, and piping or otherwise, and selling and supplying the same to others; of constructing and maintaining lines of tubing and piping for the transportation of such oils and gas, or either of them, for the public generally, as well as for the use of said corporation; of carrying on a towing and transportation business by means of steamboats, or steamboats and barges; and of doing all other business useful to the public by said corporation deemed advantageous, necessary or proper to be done, and which a partnership might do; of building, running and maintaining a tram road, or tram-roads, for the transportation of minerals, supplies, or other materials; of erecting and running an electrical plant for illumination or manufacturing purposes, or both; of manufacturing and dealing in patent articles, patents and patent rights, pertaining to pottery; of manufacturing artificial gas alone or in connection with other products, for purposes of illuminating their works, or manufacturing ware; and for other uses in the business of said corporation, and for sale; and for conducting and transacting all business properly pertaining to or for effecting the purposes aforesaid for which said corporation is agreed to be organized.

Which corporation shall keep its principal office or place of business at New Cumberland, in the county of Hancock and state of West Virginia, and is to expire on the 14th day of October, A. D., 1939. And for the purpose of forming this 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 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 Porter, residing at New Cumberland, in the county of Hancock and state of West Virginia, two shares.


Robert E. Lindsay, residing at New Cumberland, in the county of Hancock and state of West Virginia, two shares.

Henry H. Van Meter, residing at New Cumberland, in the county of Hancock and state of West Virginia, two 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 October, 1889.

John Porter,
Jos. U. Rose,
William F. Lloyd,
Robert E. Lindsay,
Henry H. Van Meter.

Wherefore, the corporators named in 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 October, 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 seventeenth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

MORTON SAFETY HEATING 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 Morton Safety Heating Company, for the following purposes, to-wit: To make, manufacture and construct, to contract for the manufacture and construction of, and to acquire, operate, maintain, buy, use, hold, sell, lease, rent or mortgage, all heating apparatus and the various parts thereof, and articles belonging to or constructed therewith, and all implements and machinery relating thereto. To acquire by purchase, assignment or otherwise, letters
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patent of the United States, and other countries, and the territorial and other rights and licenses, which may be of value or advantage to 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 or elsewhere, for the proper and necessary use of said company, and to use, improve, construct buildings upon, manage, mortgage or otherwise encumber any or all of said lands, tenements and hereditaments and real property of every description, and to dispose of any and all thereof when no longer required or needed for such purpose. And upon complying with the provisions of existing laws to buy, sell, subscribe for or otherwise deal in and hold the stocks, bonds, or other securities of any corporation formed for the purpose of manufacturing or producing any of the apparatus, articles, machines, implements, appliances or materials used in the business of this company. And to do any and all acts and things incident to or connected with the business of this company.

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 October, 1939. 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 nine 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

Thomas M. Morton, Baltimore, Md., one share
Edward G. Kenley, Baltimore, Md., one share.
Eugene Carrington, Baltimore, Md., one share.
Thaddeus W. Clark, Baltimore, Md., one share.
Thomas W. Tongue, Baltimore, Md., one share.
Nicholas H. Haley, Baltimore, Md., one share.
Ormond Hammond, Jr., Baltimore, Md, one share.
Thos. Sturgis, New York City, one share.
William C. Lane, 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 third day of October, 1889.

Ormond Hammond, Jr.,
Thos. Sturgis,
William C. Lane,
Eugene Carrington,
Edward G. Kenley,
Thos. W. Tongue,
Thaddeus W. Clark,
Thomas M. Morton,
Nicholas H. Haley.
Wherefore, the corporators named in 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-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 state, at the city of Charleston, this eighteenth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CHARLESTON 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 Charleston Street Railway Company, for the purpose of constructing, maintaining and operating a street railway in the city of Charleston, West Virginia, over any or all the streets and ways thereof, for carrying passengers, freight or express matter, and for charging therefor, fares or freightage or expressage. Also for constructing, maintaining and operating a street railway in the county of Kanawha, state of West Virginia, over the roads and ways thereof for carrying passengers, freight or express matter, and charging therefor. Also for owning real estate or leasing or buying or selling same for the purpose of operating, owning buildings and constructing and operating said railway, and also for purpose of buying and owning rights of way, and building said street railway over same. Also for owning street cars and freight cars, with all necessary equipments, dynamcs, storage, batteries and boxes, wires, poles, necessary for running, operating and maintaining said railway. Also for running said street railway with electricity, cables, steam or horse power, and buying and selling and owning same for said purposes. And also for having switches turn-outs, turntables, buildings, and also any other apparatus for the construction, maintaining and operating said street railways, that is convenient and practicable or that is ordinarily used in operating street railways.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, in the state of West Virginia, 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 twenty-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-five
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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 ($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

J. M. Buck, Baltimore, Md., fifty shares.
J. L. Beury, Echo, W. Va., fifty shares.
Geo. Davis, Charleston, W. Va., forty-nine shares.
J. D. Campbell, Claremont, W. Va., fifty shares.
E. W. Bridge, Claremont, W. Va., fifty shares.
E. B. Dyer, Charleston, W. Va., one share.

The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 19th day of August, 1889.

J. M. Buck,
J. D. Campbell, as attorney in fact.
J. L. Beury,
Geo. Davis,
J. D. Campbell,
E. W. Bridge,
E. B. Dyer.

Wherefore, the corporators named in 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 eighteenth day of October, eighteen hundred and eighty-nine.

Henry S. Walker, Secretary of State.

CHARLESTON DEVELOPMENT 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 Development Company," for the purpose of mining coal, iron ore, fire clay, lime stone and other minerals, building and
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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, and for purchasing and holding any and all interests in land which are proper for any of the foregoing purposes and not prohibited by the laws of West Virginia, and for engaging in and carrying on any lawful business which may be necessary proper or incidental to any of the foregoing purposes.

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 18th day of October, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and 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 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, Echo, W. Va., ten shares.
J. M. Buck, Baltimore, Md., ten shares.
Geo. Davis, Charleston, W. Va., ten shares.
John D. Campbell, Claremont, W. Va., ten shares.
E. W. Bridge, Claremont, 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 18th day of October, 1889.

J. L. Beury,
J. M. Buck,
Geo. Davis,
John D. Campbell,
E. W. Bridge.

Wherefore, the corporators named in 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 October, 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 state, [G. S.] at the city of Charleston, this eighteenth day of October, eighteen hundred and eighty-nine.

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 "New England Printing Telegraph Company," for the purpose of constructing, equipping, maintaining, operating, leasing and selling telegraph lines; manufacturing, purchasing, operating, leasing and selling patented and other telegraph instruments, and purchasing, owning and selling inventions or letters patent for such instruments or improvements thereof; also for manufacturing, purchasing, operating, leasing and selling all kinds of inventions whether patented or not, in any manner relating to, or to be used in connection with such telegraph instruments; also for granting rights or licenses under such letters patent, inventions or improvements; also for buying and selling real estate whereon to erect buildings and machinery for the purposes above stated; also for issuing bonds secured by mortgage or mortgages upon property and machinery of the said company, and selling the same for the purposes hereinafter 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 the city of Boston, in the county of Suffolk, and state of Massachusetts, and is to expire on the sixteenth day of October, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars ($500.00), to the capital thereof, and have paid in on said subscription the sum of five hundred dollars ($500.00), 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.

The capital so subscribed is divided into shares of fifty dollars ($50.00) each, which are held by the persons respectively as follows, that is to say: By

Maybin W. Brown, two shares, Hyde Park, Mass.
H. B. Humphrey, two shares, Hyde Park, Mass.
W. R. Stockbridge, Jr., two shares, Boston, Mass.
R. H. Waters, two shares, Newburyport, Mass.

And the capital to be hereafter issued is to be divided into shares of the like amount.
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Given under our hands, this 16th day of October, 1889.

Mayhew W. Brown,
Robert H. Watens,
Arthur L. Bartlett,
Henry B. Humphrey,
Wales R. Stockbridge, 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 sixteenth day of October, 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 state, [G. S.] at the city of Charleston, this twenty-first day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

NEW CUMBERLAND LIGHT, HEAT AND POWER 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:

To the Hon. Secretary of State, Charleston, W Va.:

The undersigned agree to become a corporation by the name of "The New Cumberland Light, Heat and Power Company," for the purpose of "the supply of heat, light and power by electricity or by other means."

Which corporation shall keep its principal office or place of business at New Cumberland, in the county of Hancock, and is to expire on the sixteenth day of October, A. D. 1939. 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 $50,000 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

Albert Haigh, New Cumberland, W. Va., one share.
R. E. Lindsay, New Cumberland, W. Va., one share.
G. W. Stewart, New Cumberland, W. Va., one share.
John Porter, New Cumberland, W. Va., one share.
H. McMahan, New Cumberland, 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 18th day of October, 1889.

ALBERT HAIGH,
R. E. LINDSAY,
G. W. SWABART,
JOHN PORTER,
HUGH McMahan,

Wherefore, the corporators named in 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 October, 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 twenty-first day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE UNION ACCIDENT AND BENEFIT 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 Union Accident and Benefit Association, for the purpose of receiving contributions from and extending relief to its contributors and members in case of sickness or injury, by paying them certain designated sums of money per week, as sick and accident benefit; to receive contributions and in case of death of the contributor to pay the beneficiary certain designated funeral benefits; to hold real estate; to invest its funds in mortgages, bonds or other interest bearing securities; to make by-laws, rules and regulations for the government of its stockholders, members and contributors, and generally to do every other act or thing not inconsistent with the constitution and laws of this state or of the United States, which may be necessary to promote the objects and purposes for which the said company was formed.

Which said corporation shall keep its principal office or place of business at the city of Wheeling, Ohio county, state of West Virginia, and is to expire on the tenth day of October, A. D., nineteen hundred and thirty-nine. 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 subscription the sum of
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five 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 twenty-five dollars each, which are held by:

John Coleman, Wheeling, W. Va., one share $25.00.
J. W. Blatchley, Wheeling, W. Va., one share $25.00.
F. H. Crago, Wheeling, W. Va., one share $25.00.
S. L. Brice, Wheeling, W. Va., one share $25.00.
Thomas Davison, Wheeling, W. Va., one share $25.00.
Henry Schmulbach, Wheeling, W. Va., one share $25.00.
Gustave H. Medick, Wheeling, W. Va., one share $25.00.
Louis Colmar, Jr., Wheeling, W. Va., one share $25.00.
O. G. Scofield, Wheeling, W. Va., one share $25.00.
Charle Horstman, Wheeling, W. Va., one share $25.00.
Frank Walther, Wheeling, W. Va., one share $25.00.
John Walford, Wheeling, W. Va., one share $25.00.
H. W. Schrebe, Wheeling, W. Va., one share $25.00.
A. J. McNash, Wheeling, W. Va., one share $25.00.
B. B. Dovener, Wheeling, W. Va., one share $25.00.
H. F. Nolte, Wheeling, W. Va., one share $25.00.
J. Schwinn, Wheeling, W. Va., one share $25.00.
John C. Medick, Wheeling, W. Va., one share $25.00.
G. W. Atkinson, Wheeling, W. Va., one share $25.00.
John V. Gaven, Wheeling, W. Va., one share $25.00.

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 October, 1889.

John Coleman,
J. W. Blatchley,
F. H. Crago,
S. L. Brice,
Thomas Davison,
Henry Schmulbach,
Gustave H. Medick,
Louis Colmar, Jr.,
O. G. Scofield,
Charles Horstman,
Frank Walther,
John Walford,
A. J. McNash,
H. W. Schrebe,
B. B. Dovener,
H. F. Nolte,
J. Schwinn,
John C. Medick,
John V. Gaven,
G. W. Atkinson,

Wherefore, the corporators named in 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 October, 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 twenty-first day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE HUTCHINSON COAL AND COKE COMPANY.
"NEW AGREEMENT."

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that a resolution and new agreement adopted at a meeting of the stockholders of the Hutchinson Coal and Coke Company, and signed and acknowledged by a majority of the stockholders holding a majority of the stock thereof, has been certified to me by M. L. Hutchinson, president of the said company under the corporate seal thereof, which resolution and new agreement is in the words and figures following:

At a meeting of the stockholders of the Hutchinson Coal and Coke Company, a West Virginia corporation, duly called for the purposes hereinafter named and held at the principal office of said corporation at Beechwood, West Virginia, on the 17th day of October, 1889, and after due notice of the purpose thereof to every stockholder, there were present a majority of all stockholders representing a majority of the capital stock of said corporation; that is to say:

M. L. Hutchinson, president thereof,
C. E. Hutchinson, secretary and treasurer,
L. J. Hutchinson,
and each owning and representing one share of the capital stock of said corporation, three-fifths of said stock being thereby represented.

At which meeting the following resolutions were by unanimous vote of said stockholders agreed to and adopted and entered upon the records of said corporation according to law.

Which resolution is in the words and figures here following, to-wit:

Resolved, 1. "The undersigned agree to and adopt the following new agreement for the purposes herein set forth, that is to say:

"The undersigned agree to become a corporation by the name of "The Hutchinson Coal and Coke Company," for the purpose of holding in fee simple, by lease or otherwise, land, coal, coal privilege and any property necessary to be so held and owned for coal and coke purposes; and for the purpose of dealing in goods, wares and merchandise for the supply of employees and other persons; of own-
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-ing, leasing or otherwise holding land for the purpose of erecting thereon necessary buildings and fixtures for the mining, selling and shipping of coal, and for the manufacture, selling and shipping of coke; of so holding land and all other property, rights or privileges necessary for the erection of buildings for the use of miners and laborers, and for coal and coke purposes, and for dealing in general merchandise at the place or places where such coal and coke are mined and manufactured and shipped for the supply of miners and laborers and other persons.

And for all purposes necessary to carry fully into effect the true intent and purposes of this corporation.

Which purposes are the mining, selling and shipping of coal and the manufacture of coke therefrom and the selling and shipping of the same, and the dealing in goods and general merchandise for supplying miners and laborers and other persons; and for holding and owning in fee, by lease or in any manner necessary for these purposes such and so much land or other property of whatsoever kind as is necessary to effect said purposes.

Which corporation shall keep its principal office or place of business at Beechwood, in the county of Monongalia, and state of West Virginia, on the line of the Morgantown and Pittsburg Railroad, 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 $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 $100,000 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

M. L. Hutchinson, White Day, Monongalia county, W. Va., one share.

C. E. Hutchinson, of Opekiska, Monongalia county, W. Va., one share.

L. J. Hutchinson, of White Day, Monongalia county, W. Va., one share.

E. A. Hutchinson, of White Day, Monongalia 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 the like amount.

Given under our hands, this seventeenth day of October, 1889.

M. L. HUTCHINSON,
C. E. HUTCHISON,
L. J. HUTCHINSON.

Wherefore, the corporators named in the said agreement, and who who have signed the same, and their successors and assigns, are hereby declared to be from this date until the first day of December,
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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-second day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary State.

American Wood Preserving 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 Wood Preserving Company, for the purpose of making, using and vending, and licensing others to make, use and vend apparatus for preserving wood, and of buying and selling patents in the matter of the same.

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 12th day of June, 1939. 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 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, 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

J. Curtis Davis, Kirkwood, Camden county, New Jersey, ten shares.
Edward Z. Collings, Camden, New Jersey, ten shares.

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 June, 1889.

Charles T. Pike, [Seal]
Samuel J. Van Stavoren, [Seal]
W. H. McGrath, [Seal]
Edward Z. Collings, [Seal]
J. Curtis Davis. [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 twelfth day of June 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 state, [G. S.] at the city of Charleston, this twenty-third day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CHESAPEAK COAL COMPANY.—EXTENSION OF CHARTER.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Chas. E. Wortham, president of the Chesapeake Coal 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 12th day of October, 1889, 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 unanimously adopted:

"Resolved, That the time of the continuance of this corporation be extended from the 6th day of November, 1892, the date to which it was limited by the terms of its charter, to the 6th day of November, 1922, pursuant to authority given by the code of West Virginia, chapter fifty-four, section eleven as amended by statute."

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 state, [G. S.] at the city of Charleston, this 24th day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

AUTOMATIC TELEGRAPH RAILWAY SIGNAL COMPANY. INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that O. D. Baldwin, president of the Automatic Telegraph Railway Signal Company, has this day certified to me under his signature and the corporate seal of said corpora-
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... that at a meeting of the stockholders thereof, held in pursuance of law, in the city of New York, on the 9th day of July, 1889, at which meeting a majority of the capital stock of the company being 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 thirty thousand shares, of the par value of one hundred dollars ($100) each, to be issued for cash of the purchase of property."

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-fourth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE WEST VIRGINIA DETECTIVE AGENCY.

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 West Virginia Detective Agency, for the purpose of detecting, arresting, and bringing to justice, persons who are charged with the commission of criminal offences against the laws of any state or of the United States, or any foreign countries, or who are suspected to be guilty of crime.

Which corporation shall keep its principal office or place of business at Henderson, in the county of Mason, and state of West Virginia, and is to expire on the 12th day of October, one thousand nine hundred and thirty-nine (1939). And for the purpose of forming the said corporation we have subscribed the sum of three hundred and fifty dollars ($350) dollars to the capital thereof, and have paid in on said subscription the sum of thirty-five dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to thirty thousand ($30,000) dollars in all.

And 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:

John P. Austin, Redmud, W. Va., one share.
Henry R. Alexander, Fraziers Bottom, W. Va., one share.
Norman Gibson, Henderson, W. Va., one share.
John Calloway, Henderson, W. Va., one share.
John T. Shepard, Henderson, W. Va., one share.
Richard P. Carter, Gallipolis, 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 12th day of October, 1889.

William W. Lee,
John P. Austin,
Norman Gibson,
Henry R. Alexander,
John Calloway,
John T. Shepard,
Richard P. Carter.

Wherefore, the corporators named in the said agreement, and who
have signed the same, and their successor, and assigns, are hereby
declarer to be from this date until the twelfth day of October, nine­
teen hundred and nine, a corporation by the name and for the pur­
poses 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
October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE PRESTON COUNTY MINING, DEVELOPMENT AND
CONSTRUCTION COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
 companied by the proper affidavits, has been this day delivered to
me, which agreement is in the words and figure following:

The undersigned agree to become a corporation by the name of
The Preston County Mining, Development and Construction Com­
pany, for the purpose of (1) purchasing, leasing or otherwise ac­
 quiring mineral or timber lands, or for acquiring by purchase, lease
or otherwise the ores, minerals, fossil substances or timber con­
tained therein, thereunder or thereupon, and for developing said
 lands and disposing of said ores, minerals, fossil substances and
 timber or any thereof; (2) for building, erecting, using and main­
taining furnaces, factories, structures, machinery and all other
 buildings and appliances necessary or convenient for any of the
 purposes aforesaid; (3) for purchasing, leasing or otherwise acquir­
ing and owning lands necessary or convenient for any or all
of said mining, development and manufacturing operations, and (4)
for contracting with other persons, firms or corporations, to build,
construct and equip for them, railroads, bridges and other works of
internal improvement.
Which corporation shall keep its principal office or place of business at the city of New York, in state of New York, and is to expire on the first day of October, in the year one thousand nine hundred and thirty-nine (1939). 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 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

Jno. C. Ten Eyck, residing at Yonkers, N. Y., one share.
C. E. Gallagher, residing at New York, N. Y., one share.
Geo. B. Morris, residing at New York, N. Y., one share.
Beverly Chew, residing at New York, N. Y., one share.
Samuel Marsh, residing at 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 19th day of October, 1889.

Jno. C. Ten Eyck,
C. C. Gallagher,
Geo. B. Morris,
Beverly Chew,
Samuel Marsh.

Wherefore, the corporators named in 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 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 state, G. S. [at the city of Charleston, this twenty-fifth day of October, eighteen hundred and eighty nine.]

Henry S. Walker,
Secretary of State.

ILLUSTRATED AMERICAN PUBLISHING 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 Illustrated American Publishing Company, for the purpose of
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printing, publishing and selling a weekly illustrated newspaper and other publications.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the first day of May, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand three hundred dollars ($50,300) to the capital thereof, and have paid in on said subscription the sum of five thousand 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 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:

William A. Spencer, New York, N. Y., two hundred and fifty shares.
Lorillard Spencer, Newport, R. I., two hundred and fifty shares.
Maurice M. Minton, New York, N. Y., one share.
Andrew H. Mickle, New York, N. Y., one share.
Philip S. Minton, 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 22nd day of October, 1889.

W. M. Augustus Spencer, [Seal]
Lorillard S. Spencer, [Seal]
Maurice M. Minton, [Seal]
A. H. Mickle, [Seal]
Philip S. Minton, [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 May, 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 state, at [G. S.] the city of Charleston, this twenty-sixth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE WASHINGTON RIDING ACADEMY AND HORSE BREEDERS ASSOCIATION.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
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 Riding Academy and Horse Breeders Association, for the purpose of breeding horses, buying and selling horses on commission or otherwise, letting horses for hire, boarding and training horses, and carrying on the business of a riding academy, and to acquire and hold real estate necessary for said business and to improve, mortgage and lease 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 31st day of December, 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, 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

John F. Waggaman, Washington, D. C., six shares,
Charles C. Cole, Washington, D. C., one share.
Robert Neville, Wellbourne, Va., one share.
Robert E. Morris, Washington, D. C., one share.
Samuel Waggaman, 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, 1889.

John F. Waggaman,
Charles C. Cole,
Robert Neville,
Robert E. Morris,
Samuel Waggaman.

Wherefore, the corporators named in 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-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 October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
BUCKHANNON RIVER RAILROAD COMPANY.

Extension of Line.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Buckhannon River Railroad Company has this day filed in my said office a certificate of extension of its road beyond the terminus mentioned in its charter, which certificate is in the words and figures following:

"At a meeting of the stockholders of the Buckhannon River Railroad Company, being the first annual meeting of the stockholders of said company, held in Weston, West Virginia, on the 17th day of September, 1869. Present, all the stockholders.

Thereupon, J. N. Camden presented for the consideration of this meeting the following preamble and resolution;

WHEREAS, By authority of law, any railroad corporation which has been organized under the general laws of the state of West Virginia, 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 under which its line is located; and,

WHEREAS, The Buckhannon River Railroad Company has been incorporated under the general laws of the state of West Virginia, with authority to construct and operate a railroad, to commence at or near the town of Buckhannon, in the county of Upshur, and run thence by the most practicable route to a point at or near the three forks of the Buckhannon river, in the county of Upshur; and,

WHEREAS, The said Buckhannon River Railroad Company has been fully organized, and has located its line, and partially constructed the same; and,

WHEREAS, The entire stock of said company is represented in this annual meeting of the stockholders in this first annual meeting; and,

WHEREAS, It is considered by this meeting of said stockholders that it is expedient to extend the road of said company and its line from the said Three Forks of Buckhannon River, in said county of Upshur, by the most practicable route to a point at or near the mouth of Gauley river, in the county of Fayette, in the State of West Virginia; it is therefore

Resolved. That the line of said railroad of this company be extended from the present terminus, at said Three Forks of Buckhannon river by the most practicable route, to a point at or near the mouth of Gauley river, in the county of Fayette, West Virginia; and the work of making the line of said extension shall be proceeded with without delay.

And the question before this meeting being upon the consent and adoption of the foregoing preambles and resolution, the same were unanimously consented to and unanimously adopted by the said meeting, all the stockholders concurring therein.
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It is further unanimously
Resolved, That the foregoing preambles, resolution and order of adoption be certified to the secretary of state.
I, J. N. Camden, president of the Buckhannon River Railroad Company, do certify that the foregoing preambles and resolutions were unanimously adopted by the stockholders of said company at their general meeting mentioned in the caption hereto, and that all the stockholders of said company were present in said meeting and voted therefor; and that the foregoing preambles and resolutions is a true copy of the same as adopted and entered of record by said company.

In witness whereof, I hereunto set my hand as such president and affix the corporate seal of said company, this 17th day of September, 1889.

[Seal]
J. N. Camden,
President of the Buckhannon River Railroad Company.

Attest:
A. H. Kunst,
Secretary.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-ninth day of October, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE BUILDING EXCHANGE OF WHEELING, W. VA.

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 undersigned agree to become a corporation by the name of The Builders Exchange of Wheeling, West Virginia," for the purpose of the promotion of mechanical and industrial interests among the several building trades in Wheeling and vicinity to establish just and equitable principles of trade, and maintain uniformity and just principles in the letting of contracts for the erection of buildings in the aforesaid city and vicinity, to acquire, preserve and disseminate valuable business information, and also to adjust as far as practicable, controversies and misunderstandings arising between individuals engaged in various industrial pursuits, belonging to the building trades and to provide effective means for the prevention of abuses and impositions on the various trades, to enforce all laws which may be hereafter enacted for the protection of the building industries, and
to secure by lawful means the punishment of any member of the association violating such laws or the rules of the association.

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 twenty-seventh day of September, 1909. And for the purpose of forming the said corporation, we have subscribed the sum of thirty 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 twelve hundred dollars ($1,200) in all.

The capital so subscribed is divided into shares of three dollars each, which are held by the undersigned respectively as follows, that is to say: By

Wm. A. Wilson, Wheeling, W. Va., one share.
M. F. Gieseey, Wheeling, W. Va., one share.
Frank T. Hare, Wheeling, W. Va., one share.
P. J. Gilligan, Wheeling, W. Va., one share.
R. V. Arkle, Wheeling, W. Va., one share.
Alex Kemple, Wheeling, W. Va., one share.
Joseph W. Bier, Wheeling, W. Va., one share.
James McGinley, Wheeling, W. Va., one share.
Wm. Kratz, Wheeling, W. Va., one share.
W. L. Reed, 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 the twenty-seventh day of September, 1889.

W. A. Wilson,
M. F. Gieseey,
Frank T. Hare,
P. J. Gilligan,
R. V. Arkle,
Alex Kemple,
Joseph W. Bier,
James McGinley,
Wm. Kratz,
W. L. Reed.

Wherefore, the corporators named in 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 September, 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 fourth day of November, eighteen hundred and eighty-nine.

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, Francisco J. Cisneros, of New York City, Santiago Perez Triana and Albert M. Fuistes of the same place, Rafael Fideau of Ravenswood, Long Island, New York, Edward E. Britton of Brooklyn, New York and John B. Dougherty of Wilmington, Delaware, do hereby agree to become a corporation by the name of Barrauquilla Tramway Company, for the purpose of building, constructing, owning and operating a short tramway with necessary appurtenances and branches in the city of Barrauquilla in the Departme nt of Bolivar in the Republic of Columbia, South America.

Which corporation shall keep its principal office or place of business at New York City, in the county and state of New York, and which shall operate such tramway at Barrauquilla as aforesaid, and is to expire on the 1st day of January, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of forty thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five 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

Francisco J. Cisneros of New York City, New York, fourteen hundred and ninety-five shares.
Santiago Perez Triana of New York City, New York, one share.
Albert M. Fuentes of New York City, New York, one share.
Rafael Fideau of Ravenswood, Long Island, New York, one share.
Edward E. Britton of Brooklyn, New York, one share.
John B. Dougherty of Wilmington, Delaware, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this 26th day of September, 1889.

Francisco J. Cisneros,
Santiago Perez Triana,
Albert M. Fuentes,
Raphael Trianon,
Edward E. Britton,
John B. 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 first day of September, 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 fourth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CHATTANOOGA CONSTRUCTION COMPANY.

FOREIGN.

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 Chattanooga Construction Company, for the purpose of constructing railroad beds, bridges, tracks and other structures appurtenant to railroads, making contracts in reference thereto, furnishing equipments and supplies to railroads, and transacting any and all business in anywise relating to building, equipping and supplying railroads.

Which corporation shall keep its principal office or place of business at the city or New York, county of New York, and state of New York, and is to expire on the 15th day October, 1939. 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 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:

Joseph L. Robertson, of New York City, one share.
John C. Pemberton, of New York City, one share.
Floyd S. Patterson, of New York City, one share.
Edward Barstow, of New York City, one share.
John W. Weed, of 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 26th day of October, 1889.

JOSEPH L. ROBERTSON,
JOHN C. PEMBERTON,
FLOYD S. PATTERTON,
EDWARD BARSTOW,
JOHN W. WEEDE.
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 fifteenth day of October, 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 state, [G. S.] at the city of Charleston, this sixth day of November, eighteen hundred and eighty nine.

HENRY S. WALKER,
Secretary of State.

OLD POINT COMFORT HOTEL 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 Old Point Comfort Hotel Company," for the purpose of,

First—Constructing and operating a hotel in the state of Virginia.

Second—The hotel which this corporation proposes to construct and operate under this charter will be located and constructed on the United States property in the state of Virginia, known as Fortress Monroe.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and the state of West Virginia, and is to expire on the 21st day of October, A. D. 1939. 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 six 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:

Jno. A. Morris, Westchester, N. Y., one share.
Joseph Clark, San Francisco, Cal., one share.
Jas. Mathews, New York City, N. Y., one share.
Jno. F. Chamberlin, Washington, D. C., one share.
Thos. I. Long, 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 5th day of November, 1889.

JOSEPH CLARK,
JOHN A. MORRIS,
JAMES MATHEWS,
JOHN F. CHAMBERLIN,
THOS. I. LONG.

Wherefore, the corporators named in 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 October, 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 state,
\[G. S.\] at the city of Charleston, this seventh day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

POTT'S VALLEY AND KANAWHA 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:

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 incorporation shall be the Potts Valley and Kanawha Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the city of Charleston, in the county of Kanawha, West Virginia, and run thence by the most practicable route through the counties of Kanawha, Boone, Raleigh, Mercer and Monroe in West Virginia to a point on the Chesapeake and Ohio railroad in the county of Allegheny, state of Virginia, and passing through the counties of Allegheny, Craig and Giles in said state of Virginia.

Third—The principal business office of this corporation will be at Charleston in the county of Kanawha, in the state of West Virginia.

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:
Gideon F. Holmes, Plymouth, Mass., one share.
Charles C. Doten, Plymouth, Mass., one share.
Alpheus Damon, Norwell, Mass., one share.
Stephen C. King, Plymouth, Mass., one share.
Daniel E. Damon, Plymouth, Mass., one share.
Daniel W. Crosby, Boston, Mass., one share.
Geo. S. Couch, Charleston, W. Va., one share.
Henry S. Walker, Charleston, W. Va., one share.
Given under our hands, this 24th day of August, 1889.
G. F. Holmes,
Charles C. Doten,
James C. Bates,
Alpheus Damon,
S. C. King,
Daniel E. Damon,
Daniel W. Crosby,
Henry S. Walker,
Geo. S. Couch.

Wherefore, the corporators named in the said articles of incorporation, 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,
[G. S.] at the seat of government thereof, this eighth day of November, eighteen hundred and eighty-nine.
Henry S. Walker,
Secretary of State.

POTT'S VALLEY IMPROVEMENT 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 Potts Valley Improvement Company, for the purpose of mining coal, iron ore, fire clay, limestone and all other minerals; and for boring natural gas, petroleum and other like substances; for manufacturing salt, brine, 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, groceries, &c., for building
wharves and dock-yards, and to do a general mining and manufac-
turing 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 busi-
ness at Charleston, in the county of Kanawha, and state of West Vir-
ginia, with a branch office at Boston, Massachusetts, and is to expire
on the first day of August, 1939. And for the purpose of forming the
said corporation, we have subscribed the sum of fifty thousand dol-
ars to the capital thereof, and have paid in on said subscription the
sum of five thousand 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 fifty dol-
ars each, which are held by the undersigned respectively as fol-
loows, that is to say: By

Gideon F. Holmes, Plymouth, Massachusetts, fifty shares.
Charles C. Doten, Plymouth, Massachusetts, fifty shares.
James C. Bates, Plymouth, Massachusetts, twenty-five shares.
Alpheus Damon, Norwell, Massachusetts, twenty-five shares.
Steehen C. King, Plymouth, Massachusetts, twenty-five shares.
Daniel E. Damon, Plymouth, Massachusetts, twenty-five shares.
Daniel W. Crosby, Boston, Massachusetts, seven hundred and
eighty shares.
Geo. S. Couch, Charleston, W. Va., ten shares.
Henry S. Walker, Charleston, 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 24th day of August, 1889.

G. F. HOLMES,
CHAS. C. DOTEN,
JAMES C. BATES,
ALPHEUS DAMON,
S. C. KING,
D. E. DAMON,
DANIEL W. CROSBY,
HENRY S. WALKER,
GEO. S. COUCH.

Wherefore, the corporators named in 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-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 state,
[G. S.] at the city of Charleston, this eighth day of November,
eighteen hundred and eighty-nine.

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 Weston Electric Light, Power and Water Company, for the purpose of manufacturing, generating and collecting electricity and for distributing the same and transmitting the same, with power to sell and dispose of the same, and for lighting and illuminating streets, road ways, parks, and fields, and for lighting dwelling houses, stores shops and other buildings, public and private, and for heating purposes and all other purposes for which electricity may be used, and to employ the same to generate power and to apply the same for that purpose, and lay water pipes, to convey water through streets, roads, alleys, to houses, stores, shops and supply such roads, streets, alleys, houses and shops, and to employ its machinery and power for that purpose; and for the purpose of erecting suitable buildings and machinery and for erecting poles, wires and other appliances for the uses aforesaid, and also for the purpose of selling with or without each electricity apparatus, fixtures and machinery that may be necessary to use electricity and light and heat therefrom, with the right to acquire all such real estate, rights of way and easements that may be necessary for the uses and purposes of said corporation.

Which corporation shall keep its principal office or place of business at Weston, in the county of Lewis, and state of West Virginia, and is to expire on the ninth day of November, one thousand and thirty-nine. 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:

J. S. Lewis, Weston, W. Va., one share.
W. G. Bennett, Weston, W. Va., one share.
John S. Mitchell, Weston, W. Va., one share.
E. Ralston, Weston, W. Va., one share.
W. J. Kitson, Weston, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this fourth day of November, 1889.

J. S. Lewis,
W. G. Bennett,
John S. Mitchell,
E. Ralston,
W. J. Kitson,

Wherefore, the corporators named in 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 November, 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 state, G. S.], at the city of Charleston, this ninth day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

PARKERSBURG TRANSFER 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 Parkersburg Transfer Company, for the purpose of transferring persons, baggage, goods, wares, and merchandise of all kinds, to and from all points in the city of Parkersburg, West Virginia, and for the purpose of purchasing or leasing sufficient real estate upon which the said corporation may erect a warehouse for the storage of furniture, household goods, and other personal property, and to transact any and all business necessarily 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 Parkersburg, in the county of Wood, state of West Virginia, and is to expire on the 15th day of October, 1939. 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 the said subscription the sum of six hundred dollars, and desire the privilege of increasing 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 ten dollars each, which are held by the undersigned respectively as follows, that is to say:

J. W. Wolfe, Parkersburg, W. Va., twenty-nine shares.
J. W. Wolfe, Greenville, August county, Va., one share.
CORPORATIONS.

J. P. Reger, Parkersburg, W. Va., thirty shares.
G. M. Cover, Parkersburg, W. Va., ten shares.
Annie K. Cover, Parkersburg, W. Va., twenty shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 18th day of October, 1889.

[Signatures]

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this eleventh day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE NEW YORK MANUFACTURING AND PAVEMENT 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 York Manufacturing and Pavement Company," for the purpose of buying, selling and manufacturing cement and composites thereof, and using the same in the laying of pavements and the construction of work in which the same shall be used.

Which corporation shall keep its principal office or place of business at No. 17 Broad street, in the city, county and state of New York, and which corporation is to expire on the first day of October, in the year one thousand nine hundred and thirty-nine. 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 such subscription 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 two hundred and 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:

Alfred J. Murray, who resides at No. 7 Charles street, New York City, holds ten shares.

Edmund H. Sentenene, who resides at No. 145 West 15th street, New York City, holds ten shares.

Bernard Lande, who resides West 139th street, near the Boulevard, in New York City, holds ten shares.

Harry M. Sutherland, who resides at No. 82 Grove street, New York City, holds ten shares.

Benjamin F. Sullivan, who resides at Bayoune, in the state of New Jersey, holds ten 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 25th day of October, A. D., 1889.

ALFRED J. MURRAY, [Seal]
EDMUND H. SENTENNE, [Seal]
BERNARD LANDE, [Seal]
H. M. SUTHERLAND, [Seal]
BENJAMIN F. SULLIVAN. [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-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 state, [G. S] at the city of Charleston, this eleventh day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State

THE FUEL, GAS AND LIGHT IMPROVEMENT COMPANY 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:

We the undersigned, William H. Gillett of Elizabeth, New Jersey, Ernest H. Pilsbury of Brooklyn, New York, Thomas L. Rollo of Roseville, New Jersey, Louis Jardines of New York City, Frank W. Ely of Williamsbridge, New York, do hereby agree to become a corporation by the name of the Fuel, Gas and Light Improvement Company of America for the purpose of constructing and operating Fuel and
Illuminating Gas Works, and all appurtenances appertaining thereto, and purchasing, rebuilding, improving and operating Gas Works, already constructed, and selling and disposing of rights, privileges and licenses for the development of the above business, 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 October, 1939. And for the purpose of forming said corporation we have subscribed the sum of twenty-five thousand dollars to the capital thereof, and have paid in on said subscription the sum of two thousand five hundred dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time to three million 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

William H. Gillett, one hundred and forty-six shares.
Ernest H. Pilsbury, one share.
Thomas L. Rollo, one share.
Louis Jardines, one share.
Frank W. Ely, one share.

And the capital to be hereafter sold to be divided into shares of the like amount.

Given under our hands this seventh day of November, 1889.

William H. Gillett,
Ernest H. Pilsbury,
Thomas L. Rollo,
Louis Jardines,
Frank W. Ely.

Wherefore, the corporators named in 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 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 state, [G. S.]: at the city of Charleston, this eleventh day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE EDISON ELECTRIC ILLUMINATING COMPANY OF MARTINSBURG, WEST VIRGINIA.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
The undersigned agree to become a corporation by the name of "The Edison Electric Illuminating Company of Martinsburg, West Virginia," for the purpose of obtaining and receiving the franchise and embarking in the business of supplying to the public, within the corporate limits of the city of Martinsburg, West Virginia, electricity for light, heat and power.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, and is to expire on the first day of November, 1935. 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 twenty-five dollars each, which are held by the undersigned respectively as follows:

- Charles J. Faulkner, Martinsburg, four shares.
- Geo. M. Bowers, Martinsburg, four shares.
- Stuart W. Walker, Martinsburg, four shares.
- Chas. G. Smith, Martinsburg, four shares.
- H. C. Berry, Martinsburg, four shares.

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 November, 1889.

Chas. J. Faulkner,
Geo. M. Bowers,
Stuart W. Walker,
Chas. G. Smith,
H. C. Berry.

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this fourteenth day of November, eighteen hundred and eighty-nine

Henry S. Walker,
Secretary of State.

THE JUDSON MOTOR COMPANY OF THE DISTRICT OF COLUMBIA.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia,
Corporations.

hereby certify that an agreement duly acknowledged 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 incorporation by the name of The Judson Motor Company of the District of Columbia, for the purpose of operating in the District of Columbia and the portions of the states of Maryland and Virginia adjacent thereto, and embraced within a radius of twelve miles from the capitol building in the city of Washington, in said District of Columbia, the patents owned and controlled by "The Judson Pneumatic Street Railway Company."

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 January, A. D., 1935. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and ten ($110) dollars to the capital thereof, and have paid in on said subscriptions the full sum of one hundred and ten ($110) 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.

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

William A. Gordon, of the District of Columbia, one share.
Thomas W. Symons, of the District of Columbia, one share.
Abram P. Fardon, of the District of Columbia, one share.
Oceola C. Green, of the District of Columbia, one share.
W. W. Dudley, of the District of Columbia, one share.
Henry D. Cooke, of the District of Columbia, one share.
Pitt Cook, of the District of Columbia, one share.
Beriah Wilkins, of the District of Columbia, one share.
E. Kurtz Johnson, of the District of Columbia, one share.
David R. McKee, of the District of Columbia, one share.
Harry L. Earle, of the city of New York, 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 31st day of October, A. D., 1889.

William A. Gordon,
Thomas W. Symons,
Abram P. Fardon,
Oceola C. Green,
William W. Dudley,
Henry D. Cooke,
Pitt Cooke,
Beriah Wilkins,
E. Kurtz Johnson,
David R. McKee,
Harry L. Earle.

Wherefore, the corporators named in the said agreement, and who
CORPORATIONS.

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-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, [G. S.] at the city Charleston, this fourteenth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

UNITED STATES BRAKE 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 States Brake Company, for the purpose of manufacturing, using, selling, leasing, renting, or constructing for the manufacture, use, sale, lease or rental of car brakes and all mechanical or other apparatus, machinery and implements for applying and operating brakes on cars, and for the purpose of acquiring, purchasing, holding and selling patent rights relating to the same, and of holding, buying, selling, leasing, mortgaging and dealing generally in such real and personal estate as may be necessary and as may legally be done in the prosecution of said business, and of selling rights and granting licenses under any United States letters patents, which may be acquired by the said corporation.

Which said 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 November, in the year nineteen hundred and thirty-nine. 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 subscription the sum of one hundred and twenty-five ($125) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two million dollars ($2,000,000) 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: By

Harvey J. Ubert, whose residence is in New York City, in the county and state of New York, one share.

Alfred R. Boluss, whose residence is in Norwood, in the county of Hamilton, and state of Ohio, one share.
William T. Bothwell, whose residence is in Jersey City, in the county of Hudson, and state of New Jersey, one share.

George W. Waite, whose residence is in Patterson, in the county of Passaic, and state of New Jersey, one share.

Ernest C. Webb, whose residence is in Bayonne, in the county of Hudson, and state of 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 sixth day of November, A. D., 1819.

HARVEY J. UBERT, [Seal]
ALFRED R. BOLUSS, [Seal]
W. T. BOTHWELL, [Seal]
GEO. W. WAITE, [Seal]
ERNEST C. WEBB. [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-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 state, at the city of Charleston, this fourteenth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

ALLIANCE 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 "Alliance Manufacturing Company," for the purpose of purchasing manufacturing and selling various articles of merchandise, and purchasing taking out, and using and selling letters patent of the United States and elsewhere to sell and purchase the same on royalty or division of profits, to manufacture and sell said patented articles, devices and appliances, to license or to issue licenses for the manufacture and sale of the same, and to transact a general merchandise and manufacturing business as agents or otherwise.

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 31st day of October, 1939. 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 dollars each, which are held by the undersigned respectively as follows, that is to say: By

R. P. McCall, 2,111 DeLance St., Philadelphia, Pa., one share.
S. E. Clark, 632 Market St., Philadelphia, Pa., one share.
J. D. Wisnell, Jr., 1610 Sydenham St., Philadelphia, Pa., one share.
Geo. R. Goodman, 2,035 N. 20th St., Philadelphia, Pa., one share.
George H. Flood, 30 N. 7th St., Philadelphia, Pa., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this sixth day of November, 1889.

R. P. McCALL,
JOSEPH D. WISSNELL, JR.,
S. E. CLARK,
GEO. H. FLOOD,
GEO. R. GOODMAN.

Wherefore, the corporators named in 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-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 state [G. S.] at the city of Charleston, this sixteenth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CHARLESTON AND SOUTHSIDE 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 and Southside Bridge Company," for the purpose of constructing and maintaining a toll bridge from the city of Charleston, in Kanawha county, West Virginia, across the Great Kanawha river to Southside, to collect such tolls for passage over the same as may be lawfully charged and do 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., of Pittsburgh, Penna., five hundred and ninety shares.
R. S. Carr, of Charleston, W. Va., one hundred shares.
S. M. Snyder, of Charleston, W. Va., one hundred shares.
W. P. Wood, of Pittsburgh, Penna., two hundred shares.
Wm. O. Daum, of Charleston, 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 18th day of November, 1889.
B. L. Wood, Jr.,
R. S. Carr,
S. M. Snyder,
W. P. Wood,
By B. L. Wood, Jr.,

His attorney in fact.
W. O. Daum.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date perpetually, a 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 eighteenth day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE LITTLE TYCOON CLUB.

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
CORPORATIONS.

"The Little Tycoon Club," for the purpose of instruction of its members in the arts and sciences, and for social entertainment.

Which corporation shall have and keep its principal office or place of business at Wheeling, in the county of Ohio, in the state of West Virginia, and is to expire on the 31st day of October, A.D., 1914.

And for the purpose of forming the said corporation, we have subscribed the sum of one hundred ($100) 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 five 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

P. O. Bosley, Wheeling, W. Va., two shares.
Chas. P. Kurnen, Wheeling, W. Va., two shares.
John W. Klugg, Wheeling, W. Va., two shares.
Jas. W. McDonald, Jr., Wheeling, W. Va., two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 6th day of November, 1889

Jas. W. McDonald, Jr.,
P. O. Bosley,
Chas. P. Kurnen,
John W. Klugg,
John T. Newman.

Wherefore, the corporators named in 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 fourteen, a 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 and hundred eighty-nine.

Henry S. Walker,
Secretary of State.

MASSACHUSETTS PULSION TELEPHONE 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 Massachusetts Pulson Telephone Company, for the purpose of the
prosecution of the general business of buying, selling, leasing, owning, using, operating and developing telephones and telephone lines and instruments; and for the purpose of acquiring, owning or controlling letters patent of the United States and foreign countries for the manufacture or operation of any telephones or telephone lines or in any way appertaining to such apparatus or appliances, or to secure rights under such patents and to sell said patents to others or to license others to manufacture or sell under such patents; and for the purpose of leasing, buying, owning and controlling any real estate necessary or incidental to the prosecution of such business, and generally to do any and all things necessary or incidental to said business or any part thereof and to its proper management.

Which corporation shall keep its principal office or place of business at Boston, in the county of Suffolk, and commonwealth of Massachusetts, 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 two 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 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 five dollars each, which are held by the undersigned respectively as follows, that is to say:

George O. Carpenter, Boston, eighty (80) shares.
H. Stoples Potter, Boston, eighty (80) shares.
John Wales, Boston, eighty (80) shares.
Edward L. Fuller, Boston, eighty (80) shares.
J. H. Goodspeed, Boston, eighty (80) 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 November, A. D., 1889.

George O. Carpenter,
John Wales,
Edward L. Fuller,
N. Stoples Potter,
Joseph H. Goodspeed.

Wherefore, the corporators named in 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,

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE WESTERN AND ATLANTIC PIPE COMPANY.
FOREIGN.

Charter and Law Filed.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Western and Atlantic Pipe Lines, a corporation created under the laws of Pennsylvania, has this day filed in my said office a duly certified copy of its certificate of incorporation, and a copy of the laws of the state of Pennsylvania, under which it is incorporated, as required by section 30 of chapter 54 of the code of West Virginia.

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-nine.

HENRY S. WALKER,
Secretary of State.

KOOKOGEY CHEMICAL LIGHT AND POWER 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:

Agreement for the Incorporation of Kookokey Chemical Light and Power Company:

The undersigned agree to become a corporation by the name of Kookokey Chemical Light and Power Company, for the purpose of manufacturing, leasing, vending and operating electric batteries, and all other appliances, and in the generation of electric currents by chemical action, and the utilization and distribution of electric currents; also for the purpose of acquiring and owning patents for improvements in the generation, utilization and distribution of electric currents; the formation of sub-companies and the licensing of said sub-companies to operate under all or any of the said patents.

Which corporation shall keep its principal office or place of business at New York, in the county of New York, and is to expire on the 31st 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 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 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

Walter S. Logan, residing in the city of New York, state of New York, one share.

Lindley Vinton, residing in the city of New York, state of New York, one share.

Salter S. Clark, residing in the city of Yonkers, state of New York, one share.

Arthur E. Walradt, residing in the town of New Rochelle, state of New York, one share.

Harry M. Requa, Jr., residing in the city of New York, state of 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, 1889.

WALTER S. LOGAN,
LINDLEY VINTON,
SALTER S. CLARK,
ARTHUR E. WALRADT,
HARRY M. REQUA, 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 thirty-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 state, [G. S.] at the city of Charleston, this twentieth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CONSOLIDATED MANUFACTURING COMPANY.—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that S. M. Stockslager, President of the Consolidated Manufacturing Company, a corporation created under the laws of the state of West Virginia, 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 29th day of May, 1889, 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, That for the purposes herein set forth this company,
Corporations.

the Consolidated Manufacturing Company of Washington, D. C., does increase its capital stock from $2,000 to $150,000, and subdivided into 15,000 shares of the par value of ten 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 twentieth day of November, nineteen hundred and eight-nine.

Henry S. Walker,
Secretary of State.

Miller Abstract and Guaranty 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 Miller Abstract and Guaranty Company, for the purpose of transcribing the records of Grayson county, Texas, and making abstracts of titles to real and other property in the state of Texas, and in the cities and towns in said state, and especially in the cities and towns in said Grayson county, and to guarantee all titles made, sold and issued, in such sums, and upon such terms as may be by such corporation agreed upon and charged for abstracts of titles and guaranty thereof, and for the purchase, or erection of suitable buildings for officers and for the preservation of the records of this company.

Which corporation shall keep its principal office or place of business at Denison, in the county of Grayson, and state of Texas, and is to expire on the first day of November, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-two thousand five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-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 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

G. Miller, Denison, Texas, fifty shares.
A. C. D. Miller, Denison, Texas, fifty shares.
S. K. Miller, Denison, Texas, fifty shares.
W. S. Pearson, Denison, Texas, twenty-five shares.
T. W. Stratton, Denison, Texas, ten shares.
T. M. Ringo, Sherman, Texas, thirty shares.
CORPORATIONS.

W. L. Winstead, Sherman, Texas, 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, 1889.
G. MILLER,
A. C. D. MILLER,
W. L. WINSTEAD,
THOMAS M. RINGO,
J. K. MILLER,
W. S. PEARSON,
T. W. STRATTON.

Wherefore, the corporators named in 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 Novem­
ber, 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 state,
[G. S.] at the city of Charleston, this twentieth day of November,
eighteen hundred and eighty-nine.
HENRY S. WALKER,
Secretary of State.

GOULD COUPLER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac·
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 "Gould Coupler Company," for the following purposes, to wit:
To make, contract for the manufacture or purchase of, buy, use,
sell, lease, rent or mortgage, all mechanical or other apparatus,
machinery and implements for coupling cars, or any other article or
articles connected therewith or incident thereto, or any or all of
them, and in general to do a general manufacturing business.
To acquire by purchase, assignment or otherwise, letters patent
of the United States, 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 in fee or under lease
or otherwise, and to use, improve, manage, mortgage or otherwise
incumber lands, tenements, hereditaments and real property of every
description and tenure, necessary for the use of the company, and
to dispose of the same when no longer needed, situated in the states
and territories of the United States, or any or all of them, and to
develope its lands and property in such a manner as the directors of the company may deem necessary and proper for the use of the said company, to do any and all acts and things incident thereto or con­
neet therewith, and to do any and all othere acts connected with or incident to the above objects for which the corporation is formed.

Which corporation shall keep its principal office or place of business at the city of Buffalo in the county of Erie and state of New York, and is to expire on the first day of November, 1939. 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 subscription 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 million ($5,000,000) dollars in all.

The capital so subscribed is divided into five (5) shares of $100 each, which are held by the undersigned respectively as follows, that is to say:

Charles A. Gould, Buffalo, N. Y., one share.
James A. Roberts, Buffalo, N. Y., one share.
Jed O. Gould, Buffalo, N. Y., one share.
Geo. F. Southard, Buffalo, N. Y., one share.
James H. Dunn, Buffalo, N. Y., one share.

And the capital which may be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 9th day of November, 1889.
Charles A. Gould,
James H. Dunn,
Jed O. Gould,
Geo. F. Southard,
James H. Dunn.

Wherefore, the corporators named in 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-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 state,
[G. S.] at the city of Charleston, this twenty-first day of November, eighteen hundred and eighty-nine.
Henry S. Walker.
Secretary of State.

UNIVERSAL FIREPROOFING AND INSURANCE 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:

State of West Virginia, ½ ss.

The undersigned agree to become a corporation by the name of the Universal Fireproofing Company, for the following purposes, to-wit: to manufacture fireproofing compounds and other compounds, paints and solutions, by means of any and all formulas, patents, inventions, devices, known to or owned by it, or which it may invent, patent or acquire by purchase or otherwise, and to carry on a general manufacturing business, to sell and dispose of said patents and inventions, to sell and dispose of territorial rights, privileges or licenses, of its said property, manufactures, patents, inventions, powers or franchise to individuals, sub-companies, or companies in the state of West Virginia or elsewhere, to carry on the business of fireproofing various materials and products, buildings, vessels or property of any kind, do a general fire insurance, or fire and marine insurance, to conduct a general safe deposit business, and to have branch companies or sub-companies elsewhere for the purpose aforesaid, to sell its stock to and subscribe to or purchase stock of any branch company, sub-company or other company, organized for any of the purposes aforesaid, or for selling of the material, products or manufactures, or using rights, privileges, licenses, patents or franchises of this company herein proposed to be incorporated.

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 sixteenth day of October, 1939. 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 not less than $1,000,000 nor more than $5,000,000.

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. W. Foster, Leesburg, Virginia, one share.
M. Burke, Memphis, Tennessee, one share.
J. W. Cochran, Memphis, Tennessee, one share.
Emmett L. Woodson, Memphis, Tennessee, one share.
R. Galloway, Memphis, Tennessee, one share.
E. A. Keeling, Memphis, Tennessee, one share.
John W. Mason, Grafton, W. Va., one share.
C. M. Coen, Washington, D. C., one share.
W. H. Hooker, New York City, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this 16th day of October, 1889.

J. W. Foster,
M. Burke,
J. W. Cochran,
Emmet L. Woodson,
R. Galloway,
E. A. Keeling,
John W. Mason,
C. M. Coen,
W. H. Hooker.

Wherefore, the corporators named in 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 October, 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 twenty-first day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE NATIONAL AMMONIA 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 by these presents:

That the undersigned, to-wit: Edward Mallinckrodt, Thomas H. Larkin, Theodore J. Goldschmid, John C. De La Vergne and A. D. Warner, agree to become a corporation in accordance with the laws of the state of West Virginia by the name of the National Ammonia Company, for the purpose and business of buying, selling, dealing in and manufacturing anhydrous ammonia, aqua ammonia, and other ammoniacal and kindred products, and all materials and appliances to be used in such business.

Which corporation shall keep its principal office or place of business in the city of St. Louis, state of Missouri, and is to expire on the first day of October, 1939. And for the purpose of forming 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 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:

Edward Mallinckrodt, of and residing at St. Louis, Missouri, holding two hundred and sixty-five shares.

Thomas H. Larkin, of and residing at the city of St. Louis, Missouri, holding two hundred and five shares.

Theodore J. Goldschmid, of and residing at the city of Philadelphia, state of Pennsylvania, two hundred and five shares.

John C. De La Vergne, of and residing at the city of New York, state of New York, holding one hundred and seventy-five shares.

A. D. Warner, of and residing at the city of Wilmington, state of Delaware, holding one hundred and fifty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

In witness whereof, we the said parties hereto, have hereto given our hands, this third day of October, 1889.

Edward Mallinckrodt,
Thos. H. Larkin,
John C. De La Vergne,
Theo. J. Goldschmid,
Alfred D. Warner.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-second day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

CAPITOL HILL BRICK 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 Capitol Hill Brick Company, for the purpose of manufacturing and dealing in brick, and to purchase, lease and hold lands necessary, and to do and perform all other acts and things necessary for carrying on the brick making business.

Which corporation shall keep its principal office or place of busi-
CORPORATIONS.

ness at the city of Washington, District of Columbia, and is to expire on the thirty-first day of December, 1899. 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

C. R. Monroe, Washington, D. C., one share.
G. T. Chase, Washington, D. C., one share.
F. J. Acker, Washington, D. C., one share.
H. M. Bennett, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into share of the like amount.

Given under our hands, this 8th day of November, 1889.

G. T. CHASE, [Seal]
F. J. ACKER, [Seal]
AUG. BURGDORF, [Seal]
C. R. MONROE, [Seal]
H. M. BENNETT. [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 December, eighteen hundred and ninety-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 state, [G. S ] at the city of Charleston, this twenty-second day of November, eighteen hundred and eighty-nine

HENRY S. WALKER,
Secretary of State.

GRASS VALLEY RAILWAY AND TUNNEL 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.

Agreement for the incorporation of the Grass Valley Railway and Tunnel Company.

The undersigned, agree to become a corporation by the name
of the Grass Valley Railway and Tunnel Company, for the purpose of mining gold, silver, copper, and other metals; building and operating railways and tunnels for the working and drainage of mines and transportation connected therewith; buying, selling, transporting and reducing ores, bullion and other merchandise; storing the same and loaning or advancing money thereon or on other securities, and of acquiring, using and selling water, or the right to use water for mining, irrigating or other purposes in Nevada county, California, and other places.

Which corporation shall keep its principal office or place of business at the city of New York, and state of New York, and is to expire on the 31st day of December, one thousand nine hundred and thirty-eight. 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 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:

Francis N. Burns, who resides at Grass Valley, Nevada county, California, one share.
Henry A. Blake, who resides at New York City, in the state of New York, one share.
Arthur E. Waldradt, who resides at New Rochelle, New York state, one share.
George A. Treadwell, who resides at the city of Brooklyn, county of Kings, and state of New York, one share.
William Bailey, who resides at St. Louis, in the state of Missouri, 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 November, 1889.

William Bailey,
George E. Treadwell,
F. N. Burns,
Arthur E. Waldradt,
Henry A. Blake.

Wherefore, the corporators named in 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-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-seventh day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

THE NATIONAL FRUIT AND LIQUID PRESERVING 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 Fruit and Liquid Preserving Company, for the purpose of preserving any and all fruit juices, malt and vinous liquors, and milk, and any and all liquids whatsoever kind or nature they may be, and of making, using and vending, and licensing others to make, use and vend apparatus for the preserving of the said enumerated liquids, and of buying and selling patents in the matter of the same.

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 19th day of November, 1939. 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 the sale of additional shares from time to time, to one 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

Chas. D. Fenstermaker, Philadelphia, Pa., ten shares.
Chas. F. Pike, Philadelphia, Pa., ten shares,
Jesse G. Darlington, Philadelphia, Pa., ten shares.
Harry Reisse, Philadelphia, Pa., ten shares.
Louis E. Pike, Philadelphia, Pa., ten 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 November, 1889.

Chas. D. Fenstermaker, [Seal]
Chas. F. Pike, [Seal]
Jesse G. Darlington, [Seal]
Harry Reisse, [Seal]
Louis E. Pike. [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 November, 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 state, [G. S.] at the city of Charleston, this twenty-third day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE UNION CENTRAL INSURANCE 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 Union Central Insurance Company, for the purpose of making and writing all kinds of Insurance upon all kinds of houses, dwellings, stores, buildings and other improvements.

Second—For the making and writing of all kinds of Insurance on any and all goods and merchandise of every description in store, in process of manufacture or in transit as may be agreed upon; and,

Third—For making and writing any and all kinds of Insurance upon any steamboat, steamship, or vessel in any port or water and to make and write any Insurance on the cargoes thereof in the State of West Virginia and elsewhere in the United States and in foreign countries.

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 15th day of August, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred thousand dollars to the capital thereof, and paid in on said subscription 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 twenty-five dollars each, which are held by the undersigned respectively as follows, that is to say: By

Wm. A. Dale, Martinsburg, W. Va., four hundred shares.
H. L. Sullivan, Wheeling, W. Va., three hundred and fifty shares.
Ed. E. Crump, Cameron, W. Va., three hundred and fifty shares.
Jas. A. Boylan, Fairmont, W. Va., one hundred shares.
Harvey O. Simpson, Wheeling, W. Va., eight hundred shares.
E. E. Wilson, Cincinnati, Ohio, one thousand shares.
A. Q. Young, Cincinnati, Ohio, one thousand shares.

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, 1889.

WM. A. DALE,
H. L. SULLIVAN,
ED. E. CRUMP,
JAS. A. BOYLAN,
HARVEY O. SIMPSON,
E. E. WILSON,
A. Q. 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 August, 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 twenty-third day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

IMPERIAL TYPE-WRITER 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:

"Articles of Incorporation of the Imperial Type-writing Company."

The undersigned agree to become a corporation by the name of the Imperial Type-writing Company, for the following purposes: To make, contract for the manufacture or purchase of, buy, use, sell, lease, rent or mortgage all mechanical or other apparatus, machinery, material, or implements for type-writing or machine writing, or printing, or any articles connected thereto, and acquire by purchase, assignment, or otherwise, letters patent of the United States, or other countries, and the territorial, or other rights, grants, licenses or permits which may be necessary, or of value or advantage in the carrying out of the above mentioned objects or any of them, and to dispose of the same by sale, assignment, lease, license or otherwise.

To acquire and hold real estate, lands, tenements and hereditaments in fee, under lease and otherwise, in the United States, and territories thereof and elsewhere, for the proper and necessary use of said company, to an amount not exceeding the amount allowed by law, and to use, improve, manage, mortgage, or otherwise incumber any or all such properties as may be necessary and proper for the
use and management of said company, and to sell or otherwise dispose of the same, or any part thereof when no longer needed for such purposes.

The corporation shall keep its principal office or place of business at New York City, in New York county, in the state of New York, and at such other place or places as by-law required, and is to expire on the first day of May, nineteen hundred and thirty-nine.

For the purpose of forming this 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 ($5) dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to the total amount of $250,000.00.

The capital so paid in is divided into five shares of ten ($10) dollars each, which are held by the undersigned respectively as follows, that is to say:

Wm. Cahoon, Jr., New York City, one share.
P. R. Smith, New York City, one share.
Herbert Parsons, New York City, one share.
Ed. L. Le Fevre, New York City, one share.
Ambrose S. Lynch, New York City, one share.

The capital to be hereafter sold is to be divided into shares of like amount.

In witness whereof we have hereunto set our hands and seals this the eighth day of October, 1889.

Witness,

CHARLES NETTLETON,

Wherefore, the corporators named in 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-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 twenty-third day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE PITTSBURG, CANNONSBURG AND STATE LINE R. R. COMPANY.

FOREIGN.

Charter and Law filed Nov. 25, 1889.

I, Henry S. Walker, secretary of state of the state of West Vir-
CORPORATIONS.

Virginia, do hereby certify that The Pittsburg, Cannonsburg and State Line Railroad Company, a corporation created under the laws of the state of Pennsylvania, has this day filed in my said office a duly certified copy of its articles of association and of the charter issued thereon, together with a copy of the laws of the state of Pennsylvania under which it is incorporated, as required by section 30 of chapter 54 of the code of West Virginia.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-fifth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

NEW ORLEANS 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 The New Orleans Coal Company, for the purpose of mining coal and other minerals, and purchasing and leasing coal and mineral lands for such purposes; purchasing and selling coal, coke and all other merchandise, and especially to transfer the same to markets on the Ohio and Mississippi rivers, and their tributaries, and towing boats and barges and other water craft, and owning, leasing and controlling steamboats, barges, and other water craft, and elevators, wharves and landings; for the carrying on of a general freight and transportation business; and to transact any and all other business necessarily connected with the purposes of this corporation or calculated to facilitate the same.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, in the state of West Virginia, and is to expire on the twelfth day of November, A. D., nineteen hundred and thirty-nine. 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 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

C. L. Snowden, Brownsville, Fayette Co., Pa., twenty shares.
John Moren, Pittsburg, Pa., twenty shares.
W. G. Cotton, Pittsburg, Pa., twenty shares.

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 November, 1889.

JOHN W. AILES,
T. J. WOOD,
C. L. SNOWDEN,
JOHN MOREN,
W. G. COTTON.

Wherefore, the corporators named in 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-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 state,

[H. S. WALKER,]
Secretary of State.

FLEMING 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 Fleming Oil and Gas Company, for the purpose of drilling for oil and gas, and piping the same, and in all other such dealings as is usual for the production of oil and gas, leasing and sub-leasing of land, &c.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and is to expire on the 16th day of November, nineteen hundred and nine. 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:

T. W. Fleming, of Fairmont, W. Va., one share,
G. O. Smith, of Wheeling, W. Va., one share.
N. B. Scott, of Wheeling, W. Va., one share.
John F. Sweeney, of Wheeling, W. Va., one share.
E. G. McClure, of Washington, 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 November, 1889.

THOMAS W. FLEMING,
G. O. SMITH,
N. B. SCOTT,
JNO. F. SWEENEY,
E. G. MCCLURE.

Wherefore, the corporators named in 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 November, 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 state, [G. S.] at the city of Charleston, this twenty-fifth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

“THE HOLLY RIVER BOOM 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 Holly River Boom and Lumber Company,” for the purpose of constructing, maintaining and operating a boom with or without piers, dam or dams, which may be necessary for the purpose of stopping and securing boats, rafts, logs, masts, and spars, lumber and other timber, in Holly river, at or near its mouth, in the county of Braxton, state of West Virginia, to begin on the 16th day of November, 1889, and to continue for thirty years.

And for the purpose of forming the said corporation, we have subscribed the sum of seven hundred dollars to the capital stock thereof, and have paid in on said subscription 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 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
G. W. Curtin, Grafton, Taylor county, two shares.
W. G. Hyer, Braxton C. H., W. Va., one share.
T. M. Berry, Braxton C. H., W. Va., one share.
E. L. Bland, Braxton C. H., W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of the like amount.
That the principal office of said corporation shall be at Braxton C. H., West Va.
Given under our hands, this 16th day of November, 1889.
G. W. Curtin,
C. D. Elliott,
W. G. Hyer,
T. M. Berry,
E. L. Bland.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this twenty-seventh day of November, eighteen hundred and eighty-nine.
Henry S. Walker,
Secretary of State.

KANAWHA CITY 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 Kanawha City Bridge Company, for the purpose of constructing and maintaining a bridge across the Great Kanawha River above the city of Charleston, in the county of Kanawha, West Virginia. To collect tolls thereon for the passage of railroad cars and locomotives, street cars, and all other cars, wagons, and all other vehicles, persons, animals, and all kinds of freight passing thereon.
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 continue perpetually. And for the purpose of forming the said corporation, we have subscribed the sum of five
Corporations.

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 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

W. A. McCorkle, Charleston, W. Va., one share.
Henry S. Walker, Charleston, W. Va., one share.
P. F. Duffy, Charleston, W. Va., one share.
John B. Floyd, Charleston, W. Va., one share.
R. P. Warren, 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 26th day of November, 1889.

W. F. DUFFY,
HENRY S. WALKER,
W. A. McCORKLE,
JOHN B. FLOYD,
R. P. WARREN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date perpetually, a 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 November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

Transfer, Bridge and 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 articles of incorporation for that purpose:

First—The name of the incorporation shall be, the Transfer Bridge and Railway Company.

Second—The railroad which this corporation proposes to build will commence at a point on the Chesapeake and Ohio railway, on or near the Kanawha City manufacturing and mining company's prop-
Corporations.

CoRl'ORATIONS.

erty, in Kanawha county, and run thence by the most practicable route, crossing the Kanawha river, to a point in the city of Charleston, in the said county of Kanawha.

Third—The principal business office of this corporation will be at Charleston, in the county of Kanawha, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be twenty-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:

P. F. Duffy, Charleston, W. Va., one share.
Henry S. Walker, Charleston, W. Va., one share.
W. A. McCorkle, Charleston, W. Va., one share.
John B. Floyd, Charleston, W. Va., one share.
R. P. Warren, Charleston, W. Va., one share.

Given under our hands, this 26th day of November, 1889.

P. F. DUFFY,
HENRY S. WALKER,
JOHN B. FLOYD,
W. A. McCORKLE,
R. P. WARREN.

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, [G. S.] at the seat of government thereof, this twenty-ninth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PAN-HANDLE 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:

We, the undersigned, agree to become a corporation by the name Pan Handle Coal and Iron 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 building and working factories, saw-mills, car shops and iron and salt furnaces;
for manufacturing, shipping and selling iron, coal, lumber, brick, salt, gas, oil, furniture and all other products or goods produced or 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, groceries, &c., 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 or do.

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 27th day of November, nineteen hundred and thirty-nine. 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 one 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: By

Hullihue Quarrier, of Wheeling, West Va., one share.
Alfred Paull, of Wheeling, West Va., one share.
Chas. Burdett Hart, of Wheeling, West Va., one share.
Anton Reyman, of Wheeling, W. Va., one share.
Samuel S. Block, of Wheeling, W. Va., one share.
W. A. Wilson, of Wheeling, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Witness, our hands and seals this 27th day of November, 1889.

HULLIHUE QUARRIER, [Seal]
ALFRED PAULL, [Seal]
CHAS. BURDETT HART, [Seal]
W. A. WILSON, [Seal]
A. REYMAN, [Seal]
SAMUEL S. BLOCK. [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-seventh day of November, 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 state, at the city of Charleston, this twenty-ninth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

RIVER PLATTE AND BRAZILIAN PAVING 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 River Platte and Brazilian Paving Company, for the purpose of manufacturing and mining and engaging in the business of laying street and other pavements, and of doing any and all other business incidental thereto, or connected therewith, which is useful to the public, and for which a firm or co-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 and county of New York, state of New York, 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 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:

Thornton N. Motley, of No. 3 East 45th St., New York City, N. Y., two shares.

James M. Motley, of No. 3 East 45th St., New York City, N. Y., two shares.

William Motley, of No. 21 East 16th St., New York City, N. Y., one share.

J. Aspinwall Hodge, Jr., of No. 57 East 76th St., New York City, one share.

Gotheil Frankel, of No. 19 John St., New York City, N. Y., four 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 November, 1889.

Thornton N. Motley,

James M. Motley,

G. Frankel,

J. Aspinwall Hodge, Jr.,

Wm. M. Motley.

Wherefore, the corporators named in 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.
CORPORATIONS.

Given under my hand and the great seal of the said state at the city of Charleston, this twenty ninth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

SOUTH PENN OIL COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the South Penn Oil Company, a corporation created under and by virtue of the laws of the commonwealth of Pennsylvania, has this day filed in my said office, a duly certified copy of its charter and of the laws of the said commonwealth under which it is incorporated, as required by section 30 of chapter 54 of the code of West Virginia.

Given under my hand, and the great seal of the said state, at the city of Charleston, this twenty-ninth day of October, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

JEFFERSON LUMBER AND 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 Jefferson Lumber and Manufacturing Company, for the purpose of buying and selling coal and lumber, manufacturing building material and converting lumber into material for building houses and other structures, and contracting for and constructing such buildings, and for the purpose of manufacturing lumber into all such other forms as may be required for useful purposes and selling the same.

Which corporation shall keep its principal office or place business at Charlestown, in the county of Jefferson, state of West Virginia, 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 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 subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively as follows, that is to say: By

W. E. Shafer, Jefferson county, W. Va., one share.
John McKnight, Jefferson county, W. Va., one share.
John C. McKnight, Jefferson, county, W. Va., one share.
I. T. McKnight, Jefferson, county, W. Va., one share.
H. S. McKnight, Jefferson 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 27th day of November, 1889.

WILLIAM E. SHAFFER,
JOHN McKNIGHT,
JOHN C. McKNIGHT,
I. T. McKNIGHT,
H. S. McKNIGHT,

Wherefore, the corporators named in 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 thirtieth day of November, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE WHEELING SIGN AND MIRROR 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 Wheeling Sign and Mirror Company,” for the purpose of carrying on a general sign business, manufacturing all kinds of advertising signs and mirrors.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and is to expire on the 25th day of October, in the year nineteen hundred and nine. 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 ($50.00) 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:

- John M. Sweeney, of Wheeling, W. Va., one share $100.
- Christian Siebke, of Wheeling, W. Va., one share $100.
- Charles A. Bigelow, of Wheeling, W. Va., one share $100.
- B. B. Dovener, of Wheeling, W. Va., one share $100.
- Charles H. Copp, of Wheeling, W. Va., one share $100.

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 October, 1889.

John M. Sweeney,
B. B. Dovener,
Christian Siebke,
Charles Bigelow,
Charles H. Copp.

Wherefore, the corporators named in 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 October, 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 state, [G. S.] at the city of Charleston, this thirtieth day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

ADDITION BOOM 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 Addison Boom Company," for the purpose of constructing, maintaining and operating one or more boom or booms, with or without piers, dam or dams, in the Elk River, at or near Addison or at any other place or places in said river or its tributaries, except the back fork of Elk and its tributaries, above the mouth of Holly, in the counties of Braxton and Webster, in the state of West Virginia, for the purpose of stopping and securing boats, rafts, logs, spars, masts, cross ties, staves and any other timber or floatables.

Which corporation shall keep its principal office or place of busi-
ness at Addison, in the county of Webster, and state of West Virginia, and is to commence on the 25th day of November, eighteen hundred and eighty-nine, and is to continue fifty years. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred and fifty dollars to the capital stock thereof, and have paid in on said subscriptions the sum of thirty-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

- Samuel Given, of Welch Glade, W. Va., one share.
- Thomas M. Daily, of Addison, W. Va., one share.
- James Woodzell, of Addison, W. Va., two shares.
- John S. Cogar, of Addison, W. Va., one share.
- Johnathan Bennett, of Addison, 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 25th day of November, 1889.

Samuel Given,
T. M. Daily,
James Woodzell,
John S. Cogar,
Johnathan Bennett.

Wherefore, the corporators named in 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 November, 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 thirtieth day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

WEBSTER COUNTY BOOM 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 Webster County Boom Company," for the purpose of constructing, maintaining and operating one or more boom or booms,
Corporations.

with or without piers, dam or dams, in the Gauley river, at or near the mouth of the Williams river, and at any other places in said river or its tributaries above the mouth of Muddlety creek in the counties of Nicholas and Webster and state of West Virginia, for the purpose of stopping and securing boats, rafts, masts, spars, logs, lumber, staves, crossties or any other timber.

Which corporation shall keep its principal office or place of business at Addison, in the county of Webster, and state of West Virginia, and is to commence on the 25th day of November, eighteen hundred and eighty-nine, and continue fifty years. And for the purpose of forming the said corporation, we have subscribed the sum of four hundred and fifty dollars to the capital stock thereof, and have paid in on said subscriptions the sum of forty-five 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: By

Samuel Given, of Welch Glade, W. Va., three shares.
James Woodzell, of Addison, W. Va., two shares.
John S. Cogar, of Addison, W. Va., one share.
Thomas M. Daily, of Addison, W. Va., one share.
Jonathan Bennett, of Addison, 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 25th day of November, 1889.

Samuel Given,
James Woodzell,
John S. Cogar,
T. M. Daily,
Jonathan Bennett.

Wherefore, the corporators named in 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 November, 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 state, [G. S.] at the city of Charleston, this thirtieth day of November, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

Behring Sea Fur Company.

Foreign.

I, Henry S. Walker, secretary of state of the state of West Vir-
CORPORATIONS.

Alfred Sully, hereby certify that an agreement 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 to become a corporation.

The undersigned agree to become a corporation by the name of the Behring Sea Fur Company, for the purpose of capturing Arctic fur-bearing-animals, and taking, securing, handling and selling the skins of the same; including the right of leasing from the United States government, or from other sovereignties or individuals, any islands frequented by the fur-bearing seal or other fur-bearing animals, including also the right of having the privilege of taking seals or other fur-bearing animals on said islands; and with power to do any and all acts necessary to the successful prosecution of said business.

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 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 the sale of additional shares, from time to time, to four 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:

Alfred Sully, New York City, New York, 1 (one) share.
Spencer Ervin, Philadelphia, Pennsylvania, 1 (one) share.
Frederick Booss, New York City, New York, 1 (one) share.
Augustus Henry Ward, San Francisco, California, 1 (one) share.
Henry B. Haworth, Brooklyn, New York, 996 (nine hundred and ninety-six) 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 November, 1889.

Alfred Sully,
Spencer Ervin,
Henry B. Haworth,
Augustus Henry Ward,
Frederick Booss.

Wherefore, the corporators named in 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 second day of December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CHALOVIN CORDIAL 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:

Articles of incorporation of the Chalovin Cordial Company.

The undersigned agree to become a corporation by the name of Chalovin Cordial Company, for the purpose of manufacturing, compounds, buying, selling and dealing in liquors, cordials and other malt and alcoholic extracts and preparations.

Which corporation shall keep its principal place of business in the state of West Virginia, at the city of Charleston in said state and that its principal office shall be in the city of New York county of New York, state of New York, and is to expire on the 1st day of November, A. D. 1939. 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 ten dollars each, which are held by the undersigned respectively as follows, that is to say:

W. H. Tompkins, No. 126 East 31st st. New York City, twenty shares.
H. A. Chalovin, No. 4, Varick Place, New York City, twenty shares.
S. M. Ayers, 376 Jefferson Ave., Brooklyn, N. Y., twenty shares.
F. L. Brooks, Hollis, N. Y., 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 November, A. D. 1889.

S. M. AYERS,
W. H. TOMPKINS,
H A. CHALOVIN,
GUS HERREN SCHMIDT,
F. L. BROOKS,

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this second day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

FELT ELECTRICAL 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 Felt Electrical Company, for the following purposes:

To acquire and hold any grant, concession, contract, license, letters patent, or other rights, either by purchase, assignment or otherwise, and to dispose of the same, or to grant rights or licenses thereunder, in the states and territories of the United States, or elsewhere, for the producing, furnishing and using of electricity for any purpose, and for the manufacturing of electric batteries and all electrical apparatus of any kind whatever, and for the production, manufacture and depositing of any metal or metals, or any or all of them, or any article or articles connected therewith or incident thereto.

To acquire by purchase, assignment or otherwise, letters patent, now granted or hereafter to be granted by the United States of America, or by the government of any other country, and also any discoveries or inventions which, in the discretion of the board of directors, may be deemed useful or expedient for the carrying on of the business of this corporation, and to dispose of the same by sale, license, assignment or otherwise.

To acquire and hold by purchase, lease or otherwise, lands, tenements and hereditaments, in the states and territories of the United States, or in any other, or places where any part of the business of this corporation may be carried on, said lands to be used for the proper and advantageous use of this corporation to the amount allowed by law, and to use, improve, manage, have, mortgage or otherwise encumber, any or all of said lands, tenements, hereditaments and real property of every description and tenure, and to dispose of any or all thereof, when no longer needed for the use of this corporation in the prosecution of its business, to develop such lands and property in such a manner as the board of directors of the corporation may deem proper and advantageous for said corporation, and to erect warehouses, factories, stores and other buildings thereon, and other works and conveniences necessary and proper for the use of the corporation, to purchase, acquire and manufacture all machinery, implements, property and articles necessary and adapted
to the above purposes, and to dispose of the same, and to do any and all acts connected with or incident to the business for which this corporation is formed.

To buy, sell or otherwise deal in any and all commodities and materials, and to carry on any particular business or undertaking, the carrying on of which may be deemed by the board of directors conducive to the development of such corporation, to borrow and raise money for the purposes of the corporation's business, to secure the repayment thereof in such manner as in the judgement of the board of directors may be most advantageous to the carrying on of the business of this company, and if necessary to mortgage or otherwise pledge all or any part of the property of the company, including its undertakings and franchises to be a corporation, and to issue and deposit any securities which the company has power to issue by way of mortgage or otherwise to secure the same in a less amount than the nominal amount of said securities, and also by way of security for the performance of any contract or obligation of the company.

To purchase, hold and dispose of stocks, bonds or securities of any company or corporation, municipal or private, and to accept the same as security for any laws made by the company, or in payment of security for any property, license or rights sold or leased by it.

The company shall keep its principal office or place of business in the city and county of New York, or in such other place as the law requires, and shall expire on the first day of November, 1939. And for the purpose of forming such company, 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 said capital by the sale of additional shares from time to time, to two million five hundred 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:

H. M. Alexander, New York, one share.
George H. Felt, New York, one share.
E. W. Cady, New York, one share.
H. A. Alexander, New York, one share.
S. J. Boothroyd, New York, one share.

And the capital to be hereafter sold, is to be divided into shares of a like amount.

Given under our hands and seals, this 26th day of November, 1889.

GEO. H. FELT,
H. M. ALEXANDER,
E. W. CADY,
HENRY A. ALEXANDER,
J. T. BOOTHROYD,
Wherefore, the corporators named in 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-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 third day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

JUDSON PNEUMATIC MINING TRAMWAY 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 agreement made this twenty-seventh day of November, in the year eighteen hundred and eighty-nine, between Robert W. Chapin, John H. Moss, William L. Turner and George C. Le Bourgeois of the city, county and state of New York and William L. Saunders of the town of North Plainfield in the state of New Jersey.

This agreement witnesseth, that the undersigned hereby agree to become a corporation by the name of "The Judson Pneumatic Mining Tramway Company," for the purpose of utilizing certain inventions applicable to tramways for mines and of manufacturing under such inventions either directly or by contract with other corporations or individuals and of manufacturing any machinery applicable to or used in mines of any kind or description, or of procuring the manufacture of such machinery by contract with individuals or corporations; and for the better attainment of the general purposes thus indicated there shall be included the power of acquiring and of selling patent rights under patents issued by the United States Government, or by the government of any other country, and of licenses to manufacture and sell under such patents.

Such 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, 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 subscription the sum of fifty dollars, and we 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 ($100) each, which are held by the undersigned respectively as follows, that is to say: By
Robert W. Chapin, residing at 32 West 38th street in the city, county and state of New York, one share.

John H. Moss, residing at No. 36 West 59th street in the same place, one share.

William L. Turner, residing at No. 36 West 59th street, in the same place, one share.

George C. Le Bourgeois, residing at No. 32 West 38th street, in the same place, one share.

William L. Saunders, residing in the town of in the state of New Jersey.

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, 1889.

R. W. CHAPIN,
JNO. H. MOSS,
GEO. C. LE BOURGEOIS
W. L. SAUNDERS,
W. L. TURNER.

Wherefore, the corporators named in 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,

H. S. WALKER,
Secretary of State.

THE HUNTINGTON SAVINGS AND LOAN SOCIETY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Savings and Loan Society, for the purpose of raising money to be distributed among its members, and by such members used in buying lands and 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 Huntington, in the county of Cabell, and state of West Virginia, and is to expire on the first day of November, nineteen hundred and thirty-nine. 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 three millions of 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

D. E. Abbott, one share.
G. H. Myers, one share.
J. W. Burnett, one share.
B. T. Davis, one share.
W. B. Prickett, one share.

All of said parties being residents of Huntington, Cabell 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 2nd day of December, 1889.

D. E. Abbott,
G. H. Myers,
J. W. Burnett,
B. T. Davis,
W. B. Prickett,

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this fourth day of December, eighteen hundred and eight-nine.

Henry S. Walker,
Secretary of State.

ELK AND SUGAR CREEK BOOM 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 "Elk and Sugar Creek Boom Company," for the purpose of constructing, maintaining and operating one or more booms, with or without piers, dam or dams, in and across the Back Fork of Elk river at or near, or within two miles below the mouth of Sugar
Creek, in Webster county, West Virginia, and at such other place or places on said Back Fork of Elk river, and its tributaries, which may be desired for the purpose of stopping and securing or passing all logs, rafts, cross-ties, timber and lumber of all kinds as authorized by the laws of the state of West Virginia, providing for the establishment of booms.

Said corporation shall keep its principal office or place of business at the town of Buckhannon, West Virginia, and is to commence on the first day of December, 1889, and to continue for a period of twenty years. 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 the said capital stock, by the sale of additional shares from time to time, to fifty thousand dollars.

The capital hereby subscribed is divided into shares of one hundred dollars each, which are held by the undersigned as follows, to wit:

G. A. Newlon, of Buckhannon, W. Va., two shares.
J. N. Camden, Jr., of Parkersburg, W. Va., two shares.
C. P. Snyder, of Charleston, W. Va., two shares.
B. D. Spilman, of Parkersburg, W. Va., two shares.
A. S. Evans, of Parkersburg, W. Va., two shares.

And the capital to be hereafter sold is to be divided into like shares of one hundred dollars each.

Given under our hands, this 14th day of November, 1889.

G. A. Newlon,
J. N. Camden, Jr.,
C. P. Snyder,
B. D. Spilman,
A. S. Evans.

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 December, 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 December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

WETZEL COUNTY BANK.

DOMESTIC.

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 the "Wetzel County Bank," for the purpose of receiving deposits, negotiating loans, dealing in exchange and transacting a general banking business, acquiring sufficient real estate to carry on said bank and banking business and for disposing of the same when no longer needed for the purposes and business of said corporation.

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 20th day of November, 1909. 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 subscription the sum of two thousand five 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

S. J. Elliott, Moundsville, W. Va., one hundred shares.
John Stender, New Martinsville, W. Va., seventeen shares.
Joseph Clark, New Martinsville, W. Va., eleven shares.
W. S. Wiley, New Martinsville, W. Va., eleven shares.
J. S. Standiford, New Martinsville, W. Va., ten shares.
J. N. Wyatt, New Martinsville, W. Va., ten shares.
F. P. Lowther, New Martinsville, W. Va., ten shares.
R. C. Standiford, New Martinsville, W. Va., five shares.
Vincent Standiford, New Martinsville, W. Va., five shares.
Justus Eakin, New Martinsville, W. Va., five shares.
Joseph Stender, New Martinsville, W. Va., five shares.
M. A. Brast, New Martinsville, W. Va., five shares.
Jacob Koontz, New Martinsville, W. Va., five shares.
Michael Brast, New Martinsville, W. Va., five shares.
James V. Higgins, Sincerity, W. Va., five shares.
Robert McElDowney, New Martinsville, W. Va., three shares.
S. R. Martin, New Martinsville, W. Va., two shares.
S. I. Robinson, New Martinsville, W. Va., two shares.
Henry Koontz, New Martinsville, W. Va., two shares.
Levi Oblinger, New Martinsville, W. Va., two shares.
R. E. Snodgrass, New Martinsville, W. Va., two shares.
D. U. Mangold, New Martinsville, W. Va., two shares.
D. H. Cox, New Martinsville, W. Va., two shares.
J. W. Lentz, New Martinsville, W. Va., two shares.
James Bishop, New Martinsville, W. Va., one share.
J. S. McCaskey, New Martinsville, W. Va., one share.
A. J. Moore, Proctor, W. Va., one share.
Chas. W. Barrack, New Martinsville, W. Va., one share.
J. W. Blair, New Martinsville, W. Va., one share.
R. L. Richardson, New Martinsville, W. Va., one share.
William Brast, New Martinsville, W. Va., one share.
John F. Martin, New Martinsville, W. Va., one share.
L. J. Williams, New Martinsville, W. Va., one share.
A. Soland, New Martinsville, W. Va., one share.
J. W. Monroe, Proctor, W. Va., one share.
J. T. Rohrbough, Proctor, W. Va., one share.
B. M. Welch, New Martinsville, W. Va., one share.
Levi Tucker, New Martinsville, W. Va., one share.
C. C. Eisanbarth, New Martinsville, W. Va., one share.
J. J. Richardson, New Martinsville, W. Va., one share.
E. S. Duerr, New Martinsville, W. Va., one share.
M. B. Davis, New Martinsville, W. Va., one share.
W. McG. Snodgrass, New Martinsville, W. Va., one share.
E. F. Phillips, New Martinsville, W. Va., one share.
B. C. Bridgeman, New Martinsville, W. Va., one share.
John E. Koontz, New Martinsville, W. Va., one share.

Given under our hands, this 2nd day of December, 1889.

S. J. Elliott,
Josephus Clark,
J. N. Wyatt,
J. S. Standiford,
John Stender,
W. S. Wiley.
Joseph Stender,
R. C. Standiford,
F. P. Lowther,
M. A. Brast,
Justus Eakins,
Jacob Koontz,
Michael Brast,
J. S. McCaskey,
A. J. Moore,
Rohit McEldowney.
Vincent Standiford,
James V. Higgins,
S. I. Robinson,
Henry Koontz,
S. R. Martin,
Chas. W. Barrick,
Jacob W. Blair,
R. T. Richardson,
Wm. Brast,
Jno. F. Martin,
Levi Oblingar,
L. J. Williams,
R. E. L. Snodgrass,
D. U. Mangold,
B. M. Welch,
J. W. Lentz,
Wherefore, the corporators named in 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 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 state, at the city of Charleston, this fifth day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CRystal Lime 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:

The undersigned agree to become a corporation by the name of the Crystal Lime and Mining Company, for the purpose of mining and manufacturing lime, stone and other minerals in Tucker county; West Virginia, to purchase land sufficient to carry on such business, and for the purpose of selling and buying lime and any other articles properly belonging to that line of business.

Which corporation shall keep its principal office or place of business at Davis, Tucker county, West Virginia, and is to expire on the 28th day of November, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of four hundred 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.
Corporations.

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

E. M. Moss, Bretz, W. Va., thirty-nine shares.
H. L. Yoden, Parsons, W. Va., forty shares.
F. S. Landstreet, Davis, W. Va., sixty-nine shares.
J. F. Gillespie, Bretz, W. Va., one share.
A. C. Finley, Davis, 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 28th day of November, 1889.

E. M. Moss,
H. L. Yoden,
F. S. Landstreet,
J. F. Gillespie,
A. C. Finley.

Wherefore, the corporators named in 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-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 sixth day of December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

The River Platte Refrigerating Car 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 follows:

The Application for Certificate of Incorporation of the River Platte Refrigerating Car Company.

The undersigned agree to become a corporation by the name of the River Platte Refrigerating Car Company, for the following purposes: To acquire, receive and hold any grant, concession, licenses, monopoly, letters patent, or other rights, which may be granted by the governments of the Argentine Republic, Uruguay and Paraguay, or any other public or private authority in said countries, and to dispose thereof or grant rights or licenses thereunder, to any person, corporation, firm or partnership, to make, contract for the manu-
facture or purchase of, buy, use, sell, lease, rent or mortgage for mechanical or other purposes, machinery and implements used for ice making, producing artificial cold, or decrease of temperature, 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, discoveries and inventions which may be of value or advantage in the carrying out of the above mentioned business and to dispose of the same by sale, license, assignment or otherwise.

To acquire and hold by purchase, lease or otherwise, lands, timbers and hereditaments in the above named countries, or in any other place or places where any part of the business may be carried on, for the proper and advantageous use of the said company, to any amount allowed by law, and to use, improve, manage, lease, mortgage or otherwise encumber any or all of the said lands, tenements and hereditaments and real property of every description and tenure, and dispose of any or all thereof when no longer needed for the purposes of the company in the prosecution of its business.

To develop its lands and property in such manner as the directors of the company may deem proper and advantageous for said company, and to erect warehouses, factories refrigerating establishments, abattoirs, stores and other buildings and to contract, use and operate water works, reservoirs, wells, aqueducts, roads, railroads, telegraph lines, boats, vessels, and other works and conveniences necessary or proper for the use of said company.

To purchase and acquire all machinery, implements, property and articles necessary or adapted to the above purposes, and to dispose of the same, and to become carriers by land or water on its own account or on behalf of others, and carry on a general business of storage and warehousing on its own account and for the use of others, and do any and all acts connected with, or incident to the business for which this corporation is formed.

To buy, sell, or otherwise deal in any or all commodities, materials, cattle, sheep and live stock, and to deal in meat, or the product of slaughtered animals of all kinds, and vegetable products of all kinds, and 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 company, and to do any and all acts and things incident thereto, or connected therewith.

To borrow, raise money, for the purpose of the company's business; to secure the repayment thereof in such manner as in the judgment of the directors may be most advantageous to the business of this company, and if necessary to mortgage or otherwise pledge all or any part of the property of the company, including its undertakings, franchises to be a corporation, and to issue and deposit any securities which the company has power to issue, by way of mortgage or otherwise, to secure the same in less than the nominal amount of such securities, and also by way of security for the performance of any contract or obligation of the company.

To purchase, hold and dispose of the stocks, bonds or security of
any company or corporation, municipal or private, and to accept
the same as security for any loan made by the company, or in pay­
ment of any property, licenses or rights sold or loaned by it.

The company shall keep its principal office or place of busi­
ness in the city and county of New York, state of New York, or such
other places as the law requires, and shall expire on the first day of
September, nineteen hundred and thirty-nine. And for the pur­
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 one hundred 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
dollars each, which are held by the undersigned respectively as
follows, that is to say: By

Henry A. Alexander, 120 Broadway, New York City, one share.
J. Aspinwall Hodge, Jr., of No. 57 East 67th St., New York
City, N. Y., one share.
Thorton N. Motley, of No. 3 East 45th St., New York City, N.
Y., one share.
James M. Motley, of No. 3 East 45th St., New York City, N. Y.,
one share.
William M. Motley, of No. 21 East 16th St., New York City, N.
Y., one share.

The capital to be hereafter sold is to be divided into shares of like
amount.

Given under our hands and seals this 19th day of November, 1889.
Henry A. Alexander,
J. Aspinwall Hodge, Jr.,
Thornton N. Motley,
James M. Motley,
Wm. M. Motley.

Wherefore, the corporators named in 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-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 state,
[G. S.] at the city of Charleston, this sixth day of December,
eighteen and hundred eighty-nine.

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:

Know all Men by these Presents, That:

The undersigned agree to become a corporation by the name of The Paducah and Mount Vernon Improvement Company, for the purpose of constructing a railroad from Paducah, in the state of Kentucky, or from a point in the state of Illinois, near Paducah, in a north easterly direction to Mount Vernon, in the state of Indiana, and to any points in the states of Indiana and Illinois, which may hereafter be determined upon.

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 12th day of November in the year 1939. And for the purpose of forming such corporation, we have subscribed the sum of one thousand dollars ($1,000) 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, 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:

Hugh R. Garden, New York City, New York, two shares.
J. Heron Crosman, New York City, New York, two shares.
H. D. Garden, Brooklyn, New York, two shares.
George H. Lewars, East Orange, New Jersey, two shares.
Charles W. Stoeker, Brooklyn, New York, two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 13th day of November, one thousand eight hundred and eighty-nine.

Hugh R. Garden,
J. Heron Crosman,
H. D. Garden,
GEO. H. Lewars,
Charles W. Stoeker.

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this seventh day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CONSOLIDATED TUBE AND FIBRE 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 Consolidated Tube and Fibre Company, for the purpose of manufacturing, purchasing and selling articles made of wood or other fibres in combination with other material for hollow ware, pipes for gas, fluids, electrical and other subways, and for building material, roadways, sidewalks, and other useful and ornamental purposes; the acquiring of real estate and other personal property necessary to the business, and the acquiring of licenses, letters patent and processes or rights under the same necessary to the said business, and the licensing to individuals and corporations the right to use such process, or to manufacture and sell merchandise covered by such licenses and letters patent in shops or specific territory upon royalty or otherwise. The capital of such corporation may be issued for cash or for the purchase of licenses, letters patent, or other property necessary to the said business, or for the purchase of the stock, property, bonds or other securities of any corporation formed for the purpose of manufacturing or producing any articles of merchandise or materials used in the business of this corporation or dealing in any article of merchandise or materials manufactured by or purchased by this corporation.

Which corporation shall keep its principal office or place of business at the city of Yonkers, in the county of Westchester, and state of New York, and is to expire on the first day of November, 1939. 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, 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 W. Rowan, Irvington, New York, two shares.
Thomas W. Moore, Plainfield, New Jersey, two shares.
Elric L. Moore, New York, N. Y., two shares.
CORPORATIONS.

D. Noble Rowan, Jr., Irvington, N. Y., two shares.
James W. Purdy, Jr., 44 Broadway, 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 6th day of December, 1889.
Thomas W. Moore,
Elric L. Moore,
D. Noble Rowan,
Jas. W. Purdy, Jr.,
Geo. W. Rowan.

Wherefore, the corporators named in 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-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 state,
G. S.] at the city of Charleston, this ninth day of December, eighteen hundred and eighty nine.
Henry S. Walker,
Secretary of State.

THE JUDSON POWER COMPANY OF NEW YORK.

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 the Judson Power Company of New York, for the purpose of operating in the state of New York, the patents owned and controlled by the Judson Pneumatic Street Railway Company.
Which corporation shall keep its principal office or place of business in the city of New York, in the state of New York, and is to expire on the 1st day of January, A.D. 1935. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500,00), dollars to the capital thereof, and have paid in on said subscriptions the full sum of five hundred ($500,00), 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.
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
Edward Lauterbach, of New York City, one share.
R. W. Chapin, of New York City, one share.
CORPORATIONS.

J. F. Bingham, of New York City, one share.
H. D. Cooke, of Washington, D. C. one share.
H. L. Earle, of New York City, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 6th day of December, A. D. 1889, at New York.

Edward Lauterbach,
R. M. Chapin,
J. F. Bingham,
H. D. Cooke,
H. L. Earle,

Wherefore, the corporators named in 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-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, [G. S.] at the city of Charleston, this tenth day of December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary State.

BLACK COLT MINING COMPANY.

INCREASE CAPITAL STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John C. Dickinson, president of the Black Colt Mining 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, which was duly called and held in pursuance of law in the city of New York on the third day of September, 1889, 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 the capital stock of this company be and it hereby is increased from two hundred and fifty of a par value of two dollars each, to two hundred thousand of a like par value, making the capital stock as so increased four hundred thousand ($400,000) dollars."

Wherefore, I do declare said increase of capital stock, as set forth in the foregoing resolution, to be authorized by law.
Corporations.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this eleventh day of December, eighteen hundred and eighty nine.

Henry S. Walker,
Secretary of State.

THE INVENTORS 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 The Inventors Union, for the purpose of practicing before the U. S. Departments and Courts, filing applications for Letters Patent in U. S. and foreign countries; practicing in States and Territories in connection with all legal work pertaining to patents or inventions; also, for the publishing and owning newspaper franchises, printing presses, type and all necessary matter pertaining to printing newspapers and editing and mailing same; also, for buying and selling such real and personal property as may be necessary to the successful carrying on of the said business.

Which corporation shall keep its principal office or place of business at Washington, in the city of Washington and District of Columbia, 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 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 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

M. Strickland, Washington, D. C., fifty shares.
C. M. Mammet, Washington, D. C., fifty shares.
Henry Wex, Washington, D. C., fifty shares.
Harrison Crook, Washington, D. C., fifty shares.
George J. Bessler, Washington, D. C., fifty shares.
A. C. Jenkins, Washington, D. C., fifty shares.
O. T. Thompson, Washington, D. C., fifty shares.
Wm. H. Crook, Washington, D. C., fifty shares.
Geo. G. Schroeder, Washington, D. C., one hundred and fifty shares.
And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this tenth day of December, 1889.

M. STRICKLAND,
C. M. MAMMET,
HENRY WEY,
HARRISON CROOK,
E. W. ANDERSON,
GEORGE J. BESSLER,
A. C. JENKINS,
GEO. WHITE,
O. T. THOMPSON,
THOS. D. SINGLETON,
WM. H. CROOK,
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-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 twelfth day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE KEARNEY SHOE MANUFACTURING COMPANY—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that George C. Schroeder, president of the Kearney Shoe 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, at Washington, D. C., on the 23rd day of October, 1889, 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 capital stock of the Kearney Shoe Manufacturing Company, be and the same is hereby increased from two thousand dollars, the present amount thereof, to fifty 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 state [G. S.] at the city of Charleston, this thirteenth day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE GRANITE, MARBLE AND BUILDING 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 Granite, Marble and Building Company, for the purpose of quarrying, mining, producing, manufacturing and preparing marble, granite, iron, wood, stone and other materials and articles for building, structural and commercial uses, and for shipping, transporting, using and dealing in the same; and for erecting, building, constructing and completing, in whole or in part, foundations, buildings, bridges, viaduct, monuments, piers, wharves, pavements and other structures.

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 January, 1935. 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 five hundred ($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:

By
Frank B. Stearns, city of New York, one share.
Edwin A. Weed, city of New York, one share.
Michael J. Fenton, city of New York, one share.
John H. Rice, city of New York, one share.
Edward M. Hussey, city of 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, 1889.

FRANK B. STEARNS,
EDWIN A. WEEDE,
MICHAEL J. FENTON,
JOHN H. RICE,
EDW'D M. HUSSEY,
CORPORATIONS.

All of the city, county and state of New York.

Wherefore, the corporators named in 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-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,
[G. S.] at the city of Charleston, this fourteenth day of December,
eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE NEWMAN 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 ac-
companied 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 Newman Manufacturing Company, for the purpose of manu-
facturing and dealing in watches, clocks, letter presses, electrical
apparatus and appliances, stamped, pressed or moulded glass or
metal goods and any other articles the company may desire.

Which corporation shall keep its principal office or place of busi-
ness at Wheeling, in the county of Ohio, and state of West Virginia,
and is to expire on the 11th day of December, 1939. 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 privi-
lege 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 dol-
lars each, which are held by the undersigned respectively as fol-
lows, that is to say: By

R. A. McCabe, Wheeling, W. Va., one share.
J. J. Holloway, Wheeling, W. Va., one share.
M. D. Holloway, Wheeling, W. Va., one share.
A. Newman, Brooklyn, N. Y., one share.
W. T. Graham, Bridgeport, 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 11th day of December, 1889.

R. A. McCabe,
J. J. Holloway,
M. D. Holloway,
W. T. Graham,
A. Newman.
Wherefore, the corporators named in 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 December, 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 sixteenth day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

EQUITY MILLING 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 "Equity Milling Company," for the purpose of holding all real estate proper for the purposes for which it is incorporated, of buying and selling grain, hay, straw, feed, coal and produce of all kinds, of manufacturing and selling flour, meal, feed and other products, of establishing and operating a general store in connection with the business aforesaid, and of doing and carrying on any and every operation and business connected with a general milling business and general store.

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, 1919. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-one thousand and three hundred dollars to the capital thereof, and have paid in on the said subscriptions the sum of twenty-one thousand and three hundred dollars, and desire the privilege of increasing 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By

W. Eastham, Point Pleasant, W. Va., seventy shares.
E. J. Mossman, Point Pleasant, W. Va., seventy shares.
J. S. Spencer, Point Pleasant, W. Va., seventy shares.
S. F. Eastham, Point Pleasant, W. Va., one share.
M. E. Mossman, Point Pleasant, W. Va., one share.
K. L. Spencer, 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 14th day of December, 1889.

W. Easthamm,
E. J. Mossman,
J. S. Spencer,
S. F. Eastham,
M. E. Mossman,
K. L. Spencer.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this sixteenth day of December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

THE STAR GLASS WORKS OF NEW CUMBERLAND.

I, Henry S. Walker, secretary of state of the state of West Virginia hereby certify that an agreement, duly acknowledged 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 Star Glass Works of New Cumberland, West Virginia, for the purpose of manufacturing and dealing in all kinds of glassware, and brass goods of all kinds, and materials used in same, for manufacturing and dealing in all kinds of stamped metal ware, for manufacturing gas, for the use of the works and other purposes.

Which corporation shall keep its principal office or place of business at New Cumberland in the county of Hancock, and state of West Virginia, and is to expire on the 7th day of December, A. D. 1939. 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 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 fifty dollars each, which are held by the undersigned respectively as follows, that is to say: By

M. H. Thayer, New Cumberland, W. Va., two shares.
John Campbell, New Cumberland, W. Va., two shares.
A. M. C. Flanegin, New Cumberland, W. Va., two shares.
CORPORATIONS.

W. H. Bradley, New Cumberland, W. Va., two shares.
O. S. Marshall, New Cumberland, 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 7th day of December, 1889.

M. H. Thayer,
John Campbell,
A. M. C. Flanegin.
W. H. Bradley,
O. S. Marshall,

Wherefore, the corporators named in 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 December, 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 state, [G. S.] at the city of Charleston, this sixteenth day of December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

MATUREY BUILDING AND ANNUITY COMPANY—
Charter Filed.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the "Mutual building and Annuity Company," a corporation created under and by virtue of the laws of the commonwealth of Virginia, has this day filed in my office a duly certified copy of its charter, and a copy of the laws of said commonwealth, under which said corporation is formed, as required by section thirty of chapter fifty-four, of the code of West Virginia.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this seventeenth day of December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.

GUYANDOTTE TIMBER COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
COMPANIES.

The undersigned agree to become a corporation by the name of Gnyandotte Timber Company, for the purpose of buying and selling and dealing in timber and manufacturing timber into lumber. For the purpose of manufacturing furniture and other articles made from lumber and other materials. For the purpose of erecting houses and other buildings for rental and manufacturing purposes. For the purpose of merchandising. For the purpose of running, drifting and rafting timber for themselves, and for such others as they may so desire on the rivers of this state so as not to impede navigation, and for the purpose of operating sheare and side booms as an individual might do for the purpose of catching their own timber, but not to become a boom company in such rivers in West Virginia as they may so elect not impeding navigation.

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 6th day of November, 1939. 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 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 as follows, that is to say: By

George H. Leatherbee, of Boston, Massachusetts, sixty-four shares.
H. Gordon, of Huntington, W. Va., ten shares.
William H. Slade and Edwin Kelton, doing business under the firm name and style of Slade & Kelton, of Columbus, Ohio, twenty shares.
A. W. West, of Parkersburg, W. Va., five shares:
J. W. Vandervort, 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 7th day of November, 1889.

George H. Leatherbee,
A. W. West,
J. W. Vandervort,
William H. Slade,
Edwin Kelton,
of the firm of
Slade & Kelton,
H. Gordon.

Wherefore, the corporators named in 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 nine, a corporation by the name and for the purposes set forth in said agreement.
AMERICAN ELECTRIC SIGNAL 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 Electric Signal Company," for the purposes of manufacturing, operating, selling or hiring electric signal devices and other electrical apparatuses, machines and appliances, and of granting, selling, leasing or hiring licenses, royalties or territorial privileges for the use of the same.

Which corporation shall keep its principal office or place of business at Harpers Ferry, in the county of Jefferson, and state of West Virginia, and is to expire on the 6th day of December, 1939.

And for the purpose of forming the said corporation, we have subscribed the sum of thirty 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 five dollars each, which are held by the undersigned respectively as follows, that is to say: By

George E. Noyes, Washington, D. C., one share.
Malone Wheless, Washington, D. C., one share.
Oceola G. Green, Washington, D. C., one share.
Clement W. Howard, Washington, D. C., one share.
J. A. Haydon, Fredrick, Md., one share.
J. William Foster, Leesburg, 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 December, 1889.

George E. Noyes,
Malone Wheless,
O. C. Green,
C. W. Howard,
J. A. Haydon,
J. W. 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 until the sixth day of December, 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 state, G. S.] at the city of Charleston, this eighteenth day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE JUDSON COMPANY OF MISSOURI.

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 the Judson Company of Missouri, for the purpose of operating in the state of Missouri, the patents owned and controlled by the Judson Pneumatic Street Railway Company.

Which corporation shall keep its principal office or place of business in the city of Kansas City, in the state of Missouri, and is to expire on the first day of January, A. D. 1935. And for the purpose of forming said corporation, we have subscribed the sum of seventy ($70.00) dollars to the capital thereof, and have paid in on said subscription the full sum of seventy ($70.00) 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.

The capital so subscribed is divided into shares of ten ($10.00) dollars each, which are held by the undersigned respectively as follows, that is to say:

George T. Lynn, of Kansas City, Mo., one share.
Frederick W. Schulte, of Kansas City, Mo., one share.
George S. Hoyt, of U. S. army, one share.
George F. Cooke, of U. S. army, one share.
Lewis Walker, of Meadville, Pa., one share.
Harry L. Earle, of New York City, one share.
James F. Williamson, of Minneapolis, Minn., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 27th day of November, A. D. 1889, at Kansas City, Missouri.

GEORGE T. LYNN,
FREDERICK W. SCHULTE,
GEO. S. HOYT,
Wherefore, the corporators named in 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-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,
[G. S.] at the city of Charleston, this eighteenth day of Decem-
ber, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State

JEFFERSON BUILDING ASSOCIATION NO. 10.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
companied 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. 10, 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 pay-
ing and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of busi-
ness at Charlestown, in the county of Jefferson and state of West
Virginia, and is to expire on the first day of January, nineteen hun-
dred and twelve. And for the purpose of forming 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 cap-
cital, by the sale of additional shares from time to time, to five hun-
dred and twenty-three dollars in all.

And the capital so subscribed is divided into shares of one hun-
dred and thirty dollars each, which are held by the undersigned
respectively as follows, that is to say:

Eugene Baker, Leetown, W. Va., one share.
Albert Diehl, Charlestown, W. Va., one share.
Simon Hirschman, Charlestown, W. Va., one share.
Gerard D. Moore, Charlestown, W. Va., one share.
William Neill, 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 eighteenth day of December, 1889.

EUGENE BAKER,
ALBERT DIEHL,
S. HIRSCHMAN,
GERARD D. MOORE,
WM. NEILL.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this twenty-first day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

PARKERSBURG CHAIR AND FURNITURE 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 "Parkersburg Chair and Furniture Company," for the purpose of carrying on the business of manufacturing and selling all kinds of chairs, furniture, woodwork and lumber; for the purpose of buying and selling timber, lumber and other articles of merchandise; and for the purpose of carrying on a general mercantile and manufacturing business.

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 21st day of December, 1939. 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 one hundred and fifty 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: By

R. J. A. Boreman, one share.
T. P. Jeffrey, one share.
W. N. Chancellor, one share.
W. H. Wolfe, one share.
John. S. Camden, one share.
William Bentley, one share.
B. F. Stewart, one share.
A. Hunter Smith, one share.
W. Percy Smith, one share.
Henry Keller, one share.
John H. Daniels, one share.
J. M. McKinney, one share.
J. W. Vandervort, one share.
C. D. Merrick, one share.
J. A. Munsey, one share.
W. B. McGregor, one share.
Simon Bradford, one share.
R. J. McCandlish, one share.
John A. Hutchinson, one share.
Isaac Prager, one share.
J. H. Cole, one share.
W. H. Cooper, one share.
J. L. Buckley, one share.
A. F. Lang, one share.
John Busch, one share.
R. B. Taylor, one share.
T. A. Black, one share.
W. H. Smith, Jr., one share.
O. S. Jones, one share.
All of Parkersburg, West Virginia.
O. Hardman, of Grantsville, 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 21st day of December, 1889.

WILLIAM BENTLEY,
WILLIAM N. CHANCELLOR,
A. F. LANG,
W. H. WOLFE,
T. A. BLACK,
J. A. MUNSEY,
W. H. COOPER,
T. P. JEFFREY,
R. J. A. BOREMAN,
HENRY KELLER,
O. S. JONES,
R. B. TAYLOR,
B. F. STEWART,
JOHN BUSCH,
J. M. MCKINNEY,
J. L. BUCKLEY,
J. W. VANDERVORT,
C. D. MERRICK,
W. B.麥GREGOR,
Wherefore, the corporators named in 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 December, 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 state, [G. S.] at the city of Charleston, this twenty-third day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

CINCINNATI BELLE MINING AND MILLING 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 "Cincinnati Belle Mining and Milling Company," for the purpose of mining, milling and smelting mineral ores, and of purchasing, holding, working and selling mines and mineral ores.

Which corporation shall keep its principal office or place of business at Pomona, Los Angeles county and in the state of California, and is to expire on the 1st day of December, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand dollars, of the capital thereof, and have paid in on said subscription 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 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

E. B. Smith, Pomona, Cala., four shares.
CORPORATIONS.

J. H. Smith, San Bernardino, Cal., four shares.
H. Rhorer, St. Louis, Mo., four shares.
Geo. Rhorer, Pomona, Cala., four shares.
D. C. Lane, Pomona, Cala., four 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 December, 1889.

GEO. RHORER,
D. C. LANE,
HENRY RHORER,
J. H. SMITH,
E. B. 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 December, 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 state,

HENRY S. WALKER,
Secretary of State.

WHEELING TITLE AND TRUST 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 Title and Trust Company, for the purpose of examining, certifying, guaranteeing and insuring titles to real estate; buying, selling and registering stocks, bonds and other securities and of guaranteeing bonds and loans; making insurances for the fidelity of persons holding places of responsibility and trust; receiving upon deposit for safe keeping jewelry, plate, stocks, bonds and other valuable property; acting as agent and broker for the issue, purchase and sale of stocks and bonds, and of managing any sinking fund; acting as agent and broker in the negotiation of loans and in the purchase, sale and managing of real estate for others; receiving and holding on deposit in trust and as security estate, real and personal, including evidences of indebtedness; acting as surety for the faithful performance of any contract, acting as surety upon any bond or obligation required by law, or by the order of any court; acting as trustee or other fiduciary under any circumstances
under which it now is or may hereafter become lawful for a corporeation so to act.

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 10th day of December, A. D., 1929. And for the purpose of forming the said corporation, we have subscribed the sum of eighty-three thousand and one hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of eight thousand three hundred and ten 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

Henry M. Russell, fifty shares.
Louis F. Stifel, fifty shares.
Thos. O'Brien, thirty shares.
J. Ellwood Hughes, fifty shares.
F. Schwertfeger, twenty-five shares.
George E. Stifel, twenty shares.
P. B. Dobbins, ten shares.
J. J. Jones, twenty-five shares.
L. J. Bayha, five shares.
J. F. Pauli, ten shares.
Wm. Erskine, five shares.
B. S. Allison, five shares.
L. S. Jordan, five shares.
S. P. Hildredth, five shares.
D. C. List, ten shares.
Jno. D. Culbertson, five shares.
John A. Hess, ten shares.
W. J. W. Cowden, five shares.
Hullihen Quarrier, five shares.
F. Riester, five share.
John J. Bayha, five shares.
Geo. J. Harman, five shares.
Alex. T. Young, ten shares.
Wm. Ellingham, five shares.
Ch. Hess, thirty shares.
N. Riester, five shares.
J. G. Hoffman, Sr., ten shares.
Wm. F. Stifel, ten shares.
Augustus Pollock, ten shares.
W. H. Rinehart, five shares.
James P. Rodgers, ten shares.
John S. Naylor, five shares.
Joseph Spiedel, twenty-five shares.
Rob't White, five shares.
Guy R. C. Allen, five shares.
J. J. Jacob, five shares,
I. F. Jones, five shares.
H. M. Harper, five shares.
A. C. Egerter, five shares.
F. H. Lange, five shares.
A. F. Stifel, five shares.
Alex. Updegraff, five shares.
C. B. Hart, five shares.
John Frew, ten shares.
D. Gutman, ten shares.
Jas. B. Taney, six shares.
Jno. M. Brown, twenty shares.
C. J. Rawling, five shares.
C. F. Brandfass, five shares.
W. A. Wilson, ten shares.
B. B. Dovener, five shares.
H. F. Behrens, ten shares.
Louis C Stifel, fifteen shares.
A. Reymann, fifty shares.
A. W. Campbell, ten shares.
All of Wheeling, W. Va.
W. P. Hubbard, Ohio county, fifty shares.
James Gilchrist, Ohio county, W. Va., fifty shares.
George R. E. Gilchrist, Ohio county, W. Va., fifty shares.
H. H. Hornbrook, Ohio 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 December, 1889.

W. P. Hubbard,
Henry M. Russell,
James Gilchrist,
George R. E. Gilchrist,
Louis F. Stifel,
Thos. O'Brien,
F. Schwertfeger,
Geo. E. Stifel,
J. Ellwood Hughes,
P. B. Dobbins,
John J. Jones,
L. J. Bayha,
J. F. Parell,
Wm. Erskine,
B. S. Allison,
L. S. Jordan,
S. P. Hildreth,
D. C. List,
Jno. D. Culbertson,
John A. Hess,
W. J. W. Cowden,
Hullihen Quarrier,
Wherefore, the corporators named in 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-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 twenty-fourth day of December, eighteen hundred and eighty-nine.

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 "Prohibition Publishing Company," for the purpose of publishing a newspaper and conducting a general publishing and printing business.

Which corporation shall keep its principal office or place of business in Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the 12th day of December, one thousand nine hundred and thirty-nine. 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 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:

Frank Burt, of Mannington, W. Va., one share.
Thos. R. Carskadon, of Keyser, W. Va., one share.
James W. Bodley of Marshall Co., W. Va., one share.
Noah W. Beck, of Wheeling, W. Va., one share.
Frank T. Cartwright, 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 twelfth day of December, 1889.

Frank Burt,
T. R. Carskadon,
James W. Bodley,
Noah W. Beck,
Frank T. Cartwright.

Wherefore, the corporators named in 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 December, 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 state at the city of Charleston, this twenty-sixth day of December, eighteen hundred and eighty-nine.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

VICTOR OIL 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 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 Victor Oil Company, for the purpose of carrying on the business of buying and leasing, holding and conveying, real estate, for the purpose of boring, mining, excavating for, refining, manufacturing, buying and selling petroleum oil, gas, and other mineral substances and such product or products as may be found in connection therewith; and storing, transporting and marketing the same; and erecting buildings and machinery suitable for such operations and manufacture; and issuing bonds secured by mortgage or mortgages on the property and franchises of said company, and selling and hypothecating the same for the purpose of carrying on the business of the company.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, in the state of West Virginia, and is to expire on the 23rd day of December, in the year one thousand nine hundred and thirty-nine, 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 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

Dawes Eliot Furness, Philadelphia, Pa., one share,
Walter E. Brooks, Elyria, Ohio, one share,
Benjamin F. Warren, Brooklyn, N. Y., one share,
C. W. Burton, Philadelphia, Pa., one share,
John B. Duffey, Washington, 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 23rd day of December, 1889.

Dawes Eliot Furness,
Walter E. Brooks,
Benjamin F. Warren,
C. W. Burton,
John B. Duffey,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assignes,
Corporations.

are hereby declared to be from this date until the twenty-third day of December, 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 twenty-sixth day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

MOORE CAR 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 Moore Car Company, for the purpose of building, purchasing, equipping and selling cars and railway equipments; the acquiring of real estate, personal property, licenses, and letters patent covering improvements and novelties necessary to and connected with said business, and the licensing of individuals and corporations, to manufacture, sell or use such improvements and novelties in shops or specific territory upon royalty or otherwise.

The capital of such corporation may be issued for such cash or for the purchase of real estate and personal property, licenses, letters patent or other property necessary to the said business, or for the purchase of the stock, property, bonds or other securities of any corporation formed for the purpose of manufacturing or producing; any articles of merchandise or materials used in the business of this corporation, or dealing in any article of merchandise or materials manufactured by or produced by this 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 December, 1939. 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 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

Alonzo B. Cornell, New York, N. Y., two shares.
Thomas W. Moore, Plainfield, N. J., two shares.
Elric L. Moore, New York City, N. Y., two shares.
CORPORATIONS.

D. Noble Rowan, Irvington, N. Y., two shares.
Charles E. Cornell, 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 4th day of December, 1889.

THOMAS W. MOORE,
ELRIC L. MOORE,
ALONZO B. CORNELL,
D. NOBLE ROWAN,
CHAS. E. CORNELL,

Wherefore, the corporators named in 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-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 twenty-seventh day of December, eighteen hundred and eighty-nine.

HENRY S. WALKER,
Secretary of State.

THE SUTTON BANK.

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 Sutton Bank," for the purpose of carrying on the business of banking by discounting promissory notes, negotiating drafts, bills of exchange and other evidences of indebtedness, receiving deposits, buying and selling exchange, bank notes, bullion and coin, and by loaning money on personal or other security.

Which said corporation shall keep its principal office or place of business at Sutton, in the county of Braxton, state of West Virginia, and is to continue perpetually. And for the purpose of forming the said corporation, we have subscribed the sum of eight thousand, seven hundred dollars, divided into eighty-seven shares of the par value of one hundred dollars each, and that there has been paid in on said capital stock, the sum of eight hundred and seventy dollars, being at least ten per centum of the par value thereof.

That it is desired to have the privilege of increasing the capital stock of said corporation to one hundred thousand dollars, by the sale of additional shares of stock at par value of each of one hundred dollars,
CORPORATIONS.

That 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:

G. W. Curtin, Grafton, Taylor county, West Virginia, thirty shares.

J. S. Hyer, Sutton, Braxton county, West Virginia, twenty-five shares.

W. F. Morrison, Sutton, Braxton county, West Virginia, ten shares.

A. W. Corley, Sutton, Braxton county, West Virginia, two shares.

J. W. Morrison, Flat Woods, Braxton county, West Virginia, twenty shares.

Given under our hands, this 17th day of December, 1889.

G. W. CURTIN,
J. S. HYER,
W. F. MORRISON,
A. W. CORLEY,
J. W. MORRISON.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date perpetually, a 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 Charleston, this thirtieth day of December, eighteen hundred and eighty-nine.

HENRY S. WALCER,
Secretary of State.

CITY HOSPITAL 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 City Hospital Association, for the purpose of maintaining a hospital in the city of Wheeling, for the care of the sick and the afflicted.

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 1st day of January, in the year nineteen hundred and forty. 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 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 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: By

William A. Wilson, of Wheeling, W. Va., one share.
William A. Stifel, of Wheeling, W. Va., one share.
Morris Horkheimer, of Wheeling, W. Va., one share.
R. Rush Swope, of Wheeling, W. Va., one share.
Henry M. Russell, 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 14th day of December, 1889.

WILLIAM A. WILSON,
MORRIS HORKHEIMER,
WM. F. STIFEL,
HENRY M. RUSSELL,
R. RUSH SWOPE.

Wherefore, the corporators named in 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 forty, a 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 first day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA IMPROVEMENT 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 West Virginia Improvement Company, for the purpose of building and owning coal docks, wharves and barges, and entering into contracts for building railroads and other works of internal improvement, and doing such other business useful to the public for which a partnership might be formed.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, and is to expire on the 1st day of January, 1910. And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars
CORPORATIONS.

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: By

V. B. Archer, Parkersburg, W. Va., one share.
Geo. W. Thompson, Parkersburg, W. Va., one share.
W. M. Trevor, Parkersburg, W. Va., one share.
B. D. Spilman, Parkersburg, W. Va., one share.
A. S. Evans, 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 first day of January, 1890.

V. B. Archer,
Geo. W. Thompson,
W. M. Trevor,
B. D. Spilman,
A. S. 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 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 state [G. S.] at the city of Charleston, this second day of January, eighteend hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE CUMBERLAND 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 Cumberland Building and Loan Association, of New Cumberland, West Virginia, for the purpose of buying land, building and repairing houses and loaning money, and for the purpose of raising money to be distributed among the members of said association, 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 New Cumberland, in the county of Hancock, and state of West Virginia, and is to expire on the first day of October, 1939. 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 two 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:

O. S. Marshall, New Cumberland, W. Va., one share.
R. E. Lindsay, New Cumberland, W. Va., one share.
John Brown, New Cumberland, W. Va., one share.
John S. Swaney, New Cumberland, W. Va., one share.
Frank M. Graham, New Cumberland, 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 October, A. D., 1889.

O. S. MARSHALL,
R. E. LINDSAY,
JOHN BROWN,
JOHN S. SWANEY,
FRANK M. 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 October, 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 state, [G. S.] at the city of Charleston, this second day of January, eighteen hundred and ninety.

HENRY S. WALKER.
Secretary of State.

THE BANK OF PENDLETON.

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 Farmers' Bank of Pendleton, for the purpose of carrying on the business of a bank of issue and circulation, and of discount and
deposit, and exercising under the laws of the state of West Virginia, all such incidental powers as shall be necessary to carry on the said business of banking 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, and by loaning money on personal or other security, and for doing a general banking business.

Which corporation shall keep its principal office or place of business at Franklin, in the county of Pendleton, and state of West Virginia, and is to expire on the first day of January, 1910. 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 subscriptions the sum of four thousand ($4,000) 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 dollars each. No one stockholder shall own or control more than one third of the capital of said bank, which are held by the undersigned respectively as follows, that is to say: By

Johnson Sites, Upper Tract, W. Va., fifty shares.
Morgan G. Trumbo, Brandy Wine, W. Va., twenty shares.
Daniel Kiser, Jr., Oak Flat, W. Va., thirty shares.
David G. McClung, Franklin, W. Va., one hundred and fifty shares.
Isaac P. Boggs, Franklin, W. Va., twenty shares.
William B. Marshall, Franklin, W. Va., one share.
Frank Anderson Franklin, W. Va., twenty shares.
Thomas J. Bowman, Franklin, W. Va., fifty shares.
John McClure, Franklin, W. Va., fifty-seven shares.
Thomas H. Priest, Franklin, W. Va., one share.
William W. McClung, Franklin, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the amount.

Given under our hands, this 28th day of December, 1889.

JOHNSON SITES,
MORGAN G. TRUMBO,
DANIEL KISER, JR.,
DAVID G. MCCCLUNI,
ISAAC P. BOGGS,
WILLIAM B. MARSHALL,
FRANK ANDERSON,
THOMAS J. BOWMAN,
JOHN M. MCCCLURE,
THOMAS H. PRIEST,
WILLIAM W. MCCCLUNG.

Wherefore, the corporators named in 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 second day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

NEW YORK ORE MACHINERY 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 "New York Ore Machinery Company," for the purpose of mining precious and other ores, and the making, using, selling, granting licenses to and otherwise utilizing methods, processes, apparatus and mechanism suitable for mining, pulverizing, concentrating or otherwise reducing such ores; the purchase or lease of mines and other property necessary for the purpose of carrying on said business, and all other acts and things required to be done in the prosecution thereof.

Which corporation shall keep its principal office at the city of New York, in the county and state of New York, and is to expire on the 9th day of December, in the year one thousand nine hundred and thirty-nine. And for the purpose of forming the said corporation, we have subscribed the sum of ninety-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 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:

Charles M. Harris, New York City, five shares.
Edward Swann, New York City, five shares.
Peter B. Vermilya, New York City, five shares.
Allen G. N. Vermilya, 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 9th day of December, A. D., 1889.

CHAS. M. HARRIS,
W. A. OSBORN,
EDWARD SWANN,
PETER B. VERMILYA,
ALLEN G. N. VERMILYA.
C O R P O R A T I O N 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 ninth day of December, eighteen 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 state, [G. S.] at the city of Charleston, this sixth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA HOME 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 West Virginia Home Company, for the purpose of raising money to be used in purchasing homes for its members; of assisting its members in saving money and acquiring homes; of mutually benefiting and assisting its members; and doing such other business as it may lawfully engage in under the laws of West Virginia.

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 January, A. D., 1940. 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By

Frank Gruse, one share.
John F. Miller, one share.
Albert L. Wilkie, one share.
Gustave H. Medick, one share.
A. A. Hadlich, one share.
John J. Bayha, one share.
Christian Viewig, Jr., one share.
Chas. F. Held, one share.
William Kirbach, one share.
Chas. H. Copp, one share.
All of Wheeling, West Virginia.
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, 1889.

FRANK GRUSE,
JOHN S. MILLER,
ALBERT L. WILKIE,
GUSTAVE H. MEDICK,
A. G. HADLICH,
JOHN J. BAYHA,
CHRISTIAN VIEWIG, JR.,
CHAS. F. HELD,
WILLIAM KIRBACH,
CHAS. H. COPP.

Wherefore, the corporators named in 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 forty, a 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 sixth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

"GERMAN-AMERICAN REMEDY 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 "German-American Remedy Company," of New York City, with branch at Wheeling, West Virginia, for the purpose of manufacturing patent medicines and medical preparations of all kinds and descriptions.

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 4th day of January, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand ($10,000.00) 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 sales 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 00) dollars, each, which are held by the undersigned respectively as follows, that is to say: By
Henry Schmulbach, of Wheeling, W. Va., twenty shares.
F. J. Park, of Wheeling, W. Va., twenty shares.
A. C. Egerter, of Wheeling, W. Va., twenty shares.
W. R. Donaldson, of Wheeling, W. Va., twenty shares.
Frank M. White, of Wheeling, W. Va., twenty shares.
And the capital to be hereafter sold is to be divided into share of the like amount.
Given under our hands, this 4th day of January, A. D., 1890.
Henry Schmulbach,
F. J. Park,
A. C. Egerter,
W. R. Donaldson,
Frank M. 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 fourth day of January, nineteen hundred and forty, a 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 January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE ELKHORN COAL AND COKE COMPANY.—INCREASE OF CAPITAL STOCK AND CHANGE OF PRINCIPAL OFFICE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that E. Barlow, President of the Elkhorn Coal and Coke 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 Shamokin, Pa., on the sixth day of July, 1889, 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 resolutions were adopted, a majority of the stock voting in favor thereof:

Resolved, by the stockholders of the Elkhorn Coal and Coke Company in general and annual meeting assembled, that the capital stock of the said corporation be increased in amount from fifty to one hundred thousand dollars.

Resolved, that the principal office or place of business of the said corporation be removed from Shamokin, Pennsylvania, to May Berry, McDowell county, West Virginia.
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Wherefore, I do declare said increase of capital stock and change of principal office, as set forth in the foregoing resolutions to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at Charleston, this eighth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

UNITED STATES ELECTRIC LIGHTING COMPANY.—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Samuel Norment, President of the United States Electric Lighting Company of Washington, D. C., 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 17th day of December, 1889, 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 capital stock of this company be increased from $500,000 to $700,000."

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 state, [G. S.] at the city of Charleston, this eighth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE CENTURY ICE MACHINE 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 Century Ice Machine Company, for the purpose of purchasing letters patent, numbered 410,052, dated 27th August, 1889, granted to Hector von Bayer, of Washington City, District of Columbia, and his inventions in air and vapor pumps and method of manufacturing ice. The further purpose of the corporation is the promotion and development of said inventions, by manufacturing and selling machines embodying said inventions or means for their utilization and licensing others to use, employ or practice the same, also to acquire by purchase or otherwise, any letters patent, device, process or method appertaining to manufacturing ice, refrigeration, aeration or analogous art, and in like manner to promote and develop the same, by manufacture, sale or license thereof, and to transact all such business as it may be lawful for said corporation to transact as the exclusive proprietor of said patents and inventions.

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 January, 1940. For the purpose of forming the said corporation we have subscribed the sum of ten thousand ($10,000.00) 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 one million 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

J. G. Carlisle, Covington, Campbell Co., Kentucky, one hundred shares.

L. L. Carlisle, Wichita, Sedgwick Co., Kansas, one hundred shares.

H. von Bayer, Washington, D. C., two hundred and fifty shares.

Herm H. Gerdes, Washington, D. C., one hundred shares.

F. Grunapefel, Washington, D. C., two hundred and fifty shares.

Lewis Abraham, Washington, D. C., one hundred shares.

John C. Scott, 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 6th day of January 1890.

J. G. CARLISLE,
L. L. CARLISLE,
H. VON BAYES,
HERM H. GERDES,
F. GRUNAPEFEL,
LEWIS ABRAHAM,
JOHN C. SCOTT.

Wherefore, the corporators named in 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,
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nineteen hundred and forty, a 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 January,
eighteen hundred and ninety

HENRY S. WALKER,
Secretary of State.

THE FIFTH AVENUE CONSTRUCTION COMPANY OF
THE CITY OF NEW YORK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
 companied 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 Construction Company of the City of New
York," for the purpose of constructing street railways in the cities
and towns of New York and other states.

Which corporation shall keep its principal office or place of busi­
ness at New York City, in the state of New York, and is to expire on
the 31st day of December, 1939. And for the purpose of forming
the said corporation, we have subscribed the sum of two thousand
four hundred dollars ($2,400) to the capital thereof, and have paid
in on said subscription the sum of two hundred and forty dollars
($240), 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 ($120,000) in all.

The capital so subscribed is divided into twenty-four shares of
one hundred dollars ($100) each, which are held by the undersigned
respectively as follows, that is to say:

A. Wolf, Jr., 40 New street, New York City, four shares.
Frederick H. Lee, 516 Fifth avenue, New York City, four shares.
Chas. E. Schaffner, New York City, four shares.
Lathrop R. Bacon, New York City, four shares.
Richard M. Casey, Brooklyn, New York, four shares.
Chas. E. Cox, New York City, four 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 December, in the year
one thousand eight hundred and eighty-nine.

FREDERICK H. LEE, [Seal]
RICHARD M. CASEY, [Seal]
LATHROP R. BACON, [Seal]
CHAS. E. CON, [Seal]
CHAS. E. SCHAFFNER, [Seal]
A. WOLFF, JR., [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 December, 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 state, at the city of Charleston, this tenth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State

HOPE SALT AND 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 Hope Salt and Coal Company, for the purpose of mining and selling coal, the manufacture and sale of salt, and transporting the same to market, and for carrying on the business of a general store, and the manufacture and sale of brine and other products that can be made from salt, salt water, bittern water and the residuum therefrom.

Which corporation shall keep its principal office or place of business at the town of Mason, in the county of Mason, and state of West Virginia, and is to expire on the first day of January, 1940. 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 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:

Edward Edwards, Mason, W. Va., one share.
D. C. Davis, Pomeroy, Ohio, one share.
John Edwards, Mason, W. Va., one share.
Henry Williams, Mason, W. Va., one share.
D. P. Thomas, Mason, W. Va., one share.
Richard Collins, Mason, 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 9th day of January, 1890.

EDWARD EDWARDS,
D. C. DAVIS,
JNO. EDWARDS,
HENRY WILLIAMS,
DAVID P. THOMAS,
RICHARD COLLINS.

Wherefore, the corporators named in 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 forty, a 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 eleventh day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE WHEELING ELECTRICAL PRINTING 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 The Wheeling Electrical Printing Scale Company, for the purposes of buying, selling, dealing, and operating electrical printing scales and buying, selling, dealing in, manufacturing and operating other patented inventions, and of doing such other business as it may lawfully engage in under the laws of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, in the state of West Virginia, and is to expire on the first day of January, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of thirteen hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of thirteen 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.

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
James McGinley, twenty-three shares.
William McLaughlin, twenty-three shares.
Andrew McGinley, one share.
Frank A. Howard, one share.
John A. Howard, one share.
All of Wheeling, West Virginia.
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 January, 1890.

James McGinley,
William McLaughlin,
Andrew McGinley,
Frank A. Howard,
John A. 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 first day of January, nineteen hundred and forty, a 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 thirteenth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

W. W. BRANCH VENEER 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 The W. W. Branch Veneer and Lumber Company, for the purpose of building, leasing and operating saw mills and planing mills, and of buying and selling the products thereof, of building and leasing manufactories, for manufacturing, buying and selling, veneers, lumber, timber, furniture and any and all specialties in which veneers, logs, timber and lumber, may be used as the whole or a part, of manufacturing or buying and selling any article or thing necessary to produce or complete the manufacture of any of said specialties, of buying and selling logs, lumber, timber and of leasing, purchasing and selling all such real estate as may be necessary for said business.
Which corporation shall keep its principal office or place of business at Glen Elk, in the county of Kanawha, and state of West Viri-
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Virginia, and is to expire on the 1st day of January, in the year nineteen hundred and forty. 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 subscribe! is divided into shares of ten dollars each, which are held by the undersigned respectively as follows, that is to say: By

D. W. Patterson, Jr., Charleston, W. Va., one share.
Jno. A. Peyton, Charleston, W. Va., one share.
N. S. Burlew, Charleston, W. Va., one share.
M. B. Reber, Charleston, W. Va., one share.
W. E. Forsyth, 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 13th day of January, 1890.

D. W. Patterson, Jr.,
Jno. A. Peyton,
N. S. Burlew,
M. B. Reber,
W. E. Forsyth.

Wherefore, the corporators named in 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 forty, a 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 nineteen day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

S. D. COX 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 the S. D. Cox Lumber Company, for the purpose of building and leasing and operating saw mills and planing mills, and of buying and selling the products thereof; and of buying and selling logs, timber, lumber, lath, shingles, masts, spars, staves, ties, doors, sash
and blinds, and of carrying on a general saw mill and planing-mill business, and of buying and selling such real estate as may be necessary to carry on said business.

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 January, nineteen hundred and forty. 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: By

D. W. Patterson, Jr., Charleston, W. Va., one share.
Jno. A. Peyton, Charleston, W. Va., one share.
A. H. Mahone, Charleston, W. Va., one share.
John C. Neale, Charleston, W. Va., one share.
N. S. Burlew, 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 13th day of January, 1890.

D. W. Patterson, Jr.,
Jno. A. Peyton,
A. H. Mahone,
John C. Neale,
N. S. Burlew.

Wherefore, the corporators named in 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 forty, a 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 thirteenth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

GERMAN 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 agree to become a corporation by the name of "The German Salt and Coal Company," for the purpose of mining and selling coal, and the manufacture and sale of salt; also the manufacture of cast or wrought iron in any of their forms, including the transportation to market and the sale thereof, and also the carrying on of a general store.

Which corporation shall keep its principal office or place of business at its salt furnace near the town of Mason, in the county of Mason and state of West Virginia, and is to expire on the 1st day of January, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred dollars to the capital thereof, and 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 fifty-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

- B. M. Skinner, Pomeroy, Ohio, one share.
- August Zahl, Minersville, Ohio, one share.
- M. Schlagel, Pomeroy, Ohio, one share.
- Geo. Reuter, Pomeroy, Ohio, one share.
- Evan Jenkins, Pomeroy, Ohio, one share.
- John Behrs, Pomeroy, 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 11th day of January, 1890.

August Zahl,
Benjamin M. Skinner,
Michael Schlagel,
Evan Jenkins,
George Reuter,
John Behrs.

Wherefore, the corporators named in 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 forty, a 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 fifteenth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

AUGUSTA OIL COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
COMPANIONS 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 Augusta Oil Company, for the purpose of boring, mining, buying
and selling of oil and gas leases, and transportation of said oil and
gas to market, producing and selling oil and gas.

Which corporation shall keep its principal office or place of busi-
ness at the city of Wheeling, in the county of Ohio and state of
West Virginia, with a branch office in the city of Pittsburg, county
of Allegheny, state of Pennsylvania, and is to expire on the 1st day of
January, A.D. 1900. And for the purpose of forming the said cor-
poration, we have subscribed the sum of ten thousand four hundred
dollars to the capital thereof, and have paid in on said subscrip-
tion the sum of one thousand and forty dollars, and desire the privi-
lege 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 hundred
dollars each, which are held by the undersigned respectively as fol-
lows, that is to say: By

Henry W. Hartman, Beaver Falls Borough, Beaver county, Pennsyl-
vania, eighty-eight shares.

Merritt Green, Beaver Falls, Borough, Beaver county, Pennsyl-
vania, one share.

J. A. Thomlinson, Beaver Falls, Borough, Beaver county, Pennsyl-
vania, thirteen shares.

John G. McConnell, City of Pittsburg, Allegheny county, Pennsyl-
vania, one share.

Thomas MacConnell, Jr., City of Pittsburg, Allegheny county,
Pennsylvania, 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 November, A.D. 1889.

H. W. Hartman,
Merritt Green,
J. A. Thomlinson,
No. G. McConnell,
Thomas MacConnell, 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 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 state,

[G. S.] at the city of Charleston, this fifteenth day of January,
eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
CORPORATIONS. 901

BANK OF WHEELING.

DOMESTIC.

I, Henery, S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Wheeling," for the purpose of carrying on the business of banking 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, and by loaning money on personal or other security.

Which corporation shall keep its principal office or place business at the city of Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the thirteenth day of January, A. D. (1940) nineteen hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and ten thousand ($110,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of eleven thousand ($11,000) 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 ($100) dollars each, which are held by the undersigned respectively as follows, that is to say: By

Daniel C. List, of Wheeling, West Virginia, four hundred (400) shares.

Gibson Lamb, of Wheeling, West Virginia, five hundred (500) shares.

Joseph Seybold, of Wheeling, West Virginia, one hundred (100) shares.

D. Carter List, Wheeling, West Virginia, fifty (50) shares.

Charles W. List, Wheeling, West Virginia, fifty (50) shares.

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 January, A. D., 1890.

Daniel C. List,
Gibson Lamb,
Joseph Seybold,
D. Carter List,
Charles W. List.

Wherefore, the corporators named in 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
AMERICAN AUTOMATIC PROTECTOR 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 Automatic Protector Company, for the purpose of manufacturing, selling and renting and authorizing others to manufacture, sell and rent automatic electric protectors.

Which corporation shall keep its principal office or place of business at Washington, D. C., and is to expire on the 13th day of January, 1940. 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 two dollars each, which are held by the undersigned respectively as follows, that is to say: By

Charles G. Berbe, Washington, D. C., ten shares.
Frank W. Moulton, 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 13th day of January, 1890.

Samuel M. Bryan,
Joseph E. Crandall,
Chas. G. Berbe,
Daniel A. Edwards,
Frank 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 thirteenth day of January,
The undersigned agree to become a corporation by the name of "The Atlantic and Pacific Trading Company," for the purpose of purchasing, owning or chartering ships to be known as Merchant Vessels, to be used in the business of trading in general merchandise, including grain, lumber, gold, and silver ore, and any and all minerals, gums, hides, pelts, and skins of all kinds; for the purpose of engaging in such trade, for the purpose of holding real estate, erecting and using buildings, doing any and all things pertaining to the general business of merchandising by land or by sea, mining for iron, gold, silver or other precious metals and ores and milling the same, and doing any and all things necessary or appertaining to the business herein mentioned.

Such corporation shall keep its principal office or place of business at Indianapolis, in the county of Marion, in the state of Indiana, and it is to expire on the first day of July, A. D., 1920. And for the purpose of forming said corporation, we have subscribed the sum of one hundred thousand dollars ($100,000), and have paid in on said subscription the sum of ten thousand dollars ($10,000), and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to two million dollars ($2,000,000) 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: By

Edward G. Cornelius, a resident of Indianapolis, Marion county, in the state of Indiana, two hundred (200) shares.

Addison H. Nordyke, a resident of Indianapolis, Marion county, in the state of Indiana, two hundred (200) shares.

Frederick Fahuley, a resident of Indianapolis, Marion county, in the state of Indiana, two hundred (200) shares.

Alonzo P. Hendrickson, a resident, of Indianapolis, Marion county, in the state of Indiana, two hundred (200) shares.

Charles H. Tenney, a resident of New York City, New York county, in the state of New York, two hundred (200) 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 30th day of December, A. D., 1889.

Edward G. Cornelius,
Addison H. Nordyke,
Frederick Fahuley,
Alonzo P. Hendrickson,
Charles H. Tenney.

Wherefore, the corporators named in 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 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 seventeenth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

WHEELING LIME AND CEMENT 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 Lime and Cement Company, for the purpose of manufacturing lime and cement, and buying and selling same; of mining and dealing in coal; of mining and quarrying building and other stone, iron ore, fire clay and all other minerals; or carrying on in connection with any or all of said purposes, the business of buying and selling goods, wares and merchandise of all descriptions; and of doing all other things proper to carry out the purposes aforesaid.

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 fifteenth day of January, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of eight thousand dollars to the capital stock thereof, and have paid in on said subscriptions the sum of 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
Henry Schmublach, residing in the city of Wheeling, in the county of Ohio, and state of West Virginia, thirty-five shares.
James G. Frazier, residing in the same city, county and state, ten shares.
Henry C. Caldwell, residing in the same city, county and state, twenty-eight shares.
S. Brady Caldwell, residing in the same city, county and state, two shares.
John V. L. Rodgers, residing in Letherwood, in the same county and state, five shares.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands, this fifteenth day of January, A. D., 1890.
HENRY SCHMULIABH,
JAMES G. FRAZIER,
HENRY C. CALDWELL,
S. BRADY CALDWELL,
J. V. L. RODGERS.

Wherefore, the corporators named in 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 forty, a 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 January, eighteen hundred and ninety.
HENRY S. WALKER,
Secretary of State.

WELLSBURG ELECTRIC LIGHT, HEAT 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 "Wellsburg Electric Light, Heat and Power Company," for the purpose of carrying on the business of supplying light, heat and power by means of electricity, to the city of Wellsburg and to the public of said city, and to such persons, partnerships and corporations residing in said city or adjacent thereto, as may desire the same, and also for the purpose of building, operating and maintaining an electric street railway company, through and over such streets in said city, as said company may acquire the right so to do, and also
to build a line of street railway or lines connecting said city with the village of Lazearville, West Virginia, and to operate and maintain the same, and also to erect, construct, furnish and maintain the necessary machinery, fixtures and appurtenances for said purposes; to purchase and hold patents pertaining thereto, together with such real estate as may be necessary to carry on said business; and also to acquire such rights and franchises from said city as may be necessary in the prosecution of its business.

Which corporation shall keep its principal office or place of business at Wellsburg, in the county of Brooke, state of West Virginia, and is to expire January 1st, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of four hundred dollars to the capital thereof, and have paid in on said subscription the sum of forty 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

J. M. Walker, Wellsburg, W. Va., one share.
J. T. Douglas, Wellsburg, W. Va., one share.
Chas. R. Windsor, Wellsburg, W. Va., one share.
S. George, Jr., Wellsburg, W. Va., one share.
Henry W. Paul, Wellsburg, W. Va., one share.
S. R. Caldwell, Wellsburg, W. Va., one share.
W. M. Simpson, Wellsburg, W. Va., one share.
R. H. Cotton, 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 14th day of January, A. D. 1890.
J. M. WALKER,
J. T. DOUGLASS,
CHAS. W. WINDSOR,
S. GEORGE, JR.
HARRY W. PAUL,
S. R. CALDWELL,
W. M. SIMPSON,
R. H. COTTON.

Wherefore, the corporators named in 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 forty, a 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 seventeenth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.
Corporations.

THE SMITH FURNITURE AND HARDWARE 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 Smith Furniture and Hardware Company, for the purpose of dealing and trading in all kinds of furniture and hardware, and of purchasing sufficient real estate to carry on said business.

Which corporation shall keep its principal office or place of business at Davis, in the county of Tucker, and state of West Virginia, and is to expire on the 1st day of January, 1940. 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 four 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:

F. S. Landstreet, Davis, W. Va., thirty five shares.
J. M. Smith, Davis, W. Va., thirty-five shares.
P. G. Smith, Elkins, W. Va., twenty-eight shares.
P. C. Smith, Elkins, W. Va., one share.
J. W. Smith, Elkins, 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 1st day of January, 1890.

F. S. LANDSTREET,
J. M. SMITH,
P. G. SMITH,
P. C. SMITH,
J. W. 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 forty, a 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 ninety.

HENRY S. WALKER,
Secretary of State.
NICARAGUA DREDGING AND IMPROVEMENT 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:

Agreement of Incorporation of the Nicaragua Dredging and Improvement Company.

This is to certify that we, the undersigned, do hereby agree to become a corporation by the name of the Nicaragua Dredging and Improvement Company, to be organized under and by virtue of the provisions of chapter fifty four of the code of the state of West Virginia, relating to the incorporation of joint stock companies without special charter, and to that end we hereby declare as follows:

First—The name by which it is intended the said corporation shall be known is The Nicaragua Dredging and Improvement Company.

Second—The purpose for which said corporation is to be formed and the kind of business intended to be carried on by it, is the dredging to be done in, upon, or about the Nicaragua ship canal, and the bars, harbors and locks approaching thereto or connected therewith and any other work of construction or improvement in, upon or relating to the said canal, bars, harbors, locks and their connections, and the taking, assuming, sub-letting and dealing in contracts for such dredging or work as aforesaid.

Third—The principal office or place of business of said corporation will be at 45 Broadway, in the city of New York.

Fourth—The total amount of the capital stock of said corporation will consist of fifteen thousand shares of the par value of one hundred dollars ($100) each.

Fifth—For the purpose of forming said corporation the undersigned have subscribed the sum of five hundred ($500) 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 the sum of one 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 whose names, residence and the number of shares held by each are respectively as follows:

Chester C. Monroe, Englewood, New Jersey, one share.
Nathaniel S. Bailey, Brooklyn, New York, one share.
John K. Watson, Rutherford, New Jersey, one share.
William M. Kilduff, New Dorp, Staten Island, N. Y., one share.
Peter J. Claassen, Brooklyn, New York, one share.
Sixth—The capital stock hereafter to be sold is to be divided into shares of the par value of one hundred dollars each.

Seventh—The period during which this corporation shall exist shall begin on the day the issue of the certificate of incorporation by the secretary of state for the state of West Virginia, and shall terminate and the said corporation expire on the thirty-first day of December, 1915.

In witness whereof we have hereunto set our hands and seals, this seventh day of January, 1890.

NATHANIEL S. BAILEY, [Seal]
CHESTER MONROE, [Seal]
P. J. CLAASSEN, [Seal]
W. M. KILDUFF, [Seal]
JNO. K. WATSON, [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 December, nineteen hundred and fifteen, a 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. W.] at the city of Charleston this eighteenth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE STEEL RAIL SUPPLY 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:

Agreement of Incorporation:

We the undersigned agree to become a corporation by the name of the Steel Rail Supply Company, for the purpose of buying, selling, leasing and dealing in steel and iron rails, railway fastenings, fish plates, bolts, all other kinds of railway iron and steel, track materials of all kinds, locomotives, cars and rolling stock of all kinds, and for the purpose of transacting any and all business necessarily or incidentally connected with the carrying out of the purposes of its incorporation and calculated to facilitate the same, with power in said company to issue collateral trust bonds or other bonds secured upon any of its property or assets, and to hold the bonds or obligations of other corporations.

Which corporation shall keep its principal office or place of business at the city of New York, in the state of New York, 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 New York, state of New York, or in the city of Philadelphia, state of Pennsylvania, and is to expire on the first day of January, nineteen hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital stock thereof, and have paid in on said subscriptions ten per cent. thereof, or 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 million 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

Montford P. Sayce, residing in the city of New York, state of New York, twenty shares.
W. F. New, residing in the city of New York, state of New York, twenty shares.
J. E. Keese, residing in the city of New York, state of New York, ten shares.
G. H. Humpherys, residing in the city of New York, state of New York, ten shares,

Witness our hands and seals, this 14th day of January, 1890.

E. E. DENNISTON, [Seal]
S. W. COLTON, Jr., [Seal]
M. P. SAYCE, [Seal]
WILLIAM F. NEW, [Seal]
J. E. KEESIE, [Seal]
G. H. HUMPHREYS. [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 forty, a 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 ninety.

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 United States Electric Safety Company, for the purpose of manufacturing, purchasing, selling, leasing and otherwise dealing in and licensing others to manufacture, purchase, sell and otherwise deal in electric devices and appliances of every kind and description.

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 January, 1940. 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 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 one hundred dollars each, which are held by the undersigned respectively as follows; that is to say:

B. W. Cohen, New York City, twenty shares.
A. J. Dam, New York City, twenty shares.
E. E. Zimmerman, New York City, twenty shares.
D. W. Bucklin, New York City, twenty shares.
L. N. Downs, New York City, twenty shares.

And the capital to be hereafter sold, is to be divided into shares of a like amount.

Given under our hands, this 17th day of January, 1890.

B. W. COHEN,
A. J. DAM,
E. E. ZIMMERMAN,
D. W. BUCKLIN,
L. N. DOWNS.

Wherefore, the corporators named in 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 forty, a 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 January, eighteen hundred and ninety.

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 Wheeling Development Company, for the purpose of boring and exploring for natural gas, oil and other substances of like nature, and for the purpose of refining, manufacturing and marketing the same and to that end owning and laying pipe lines and other structures necessary and proper for such business. Also for the purpose of mining for clay, coal, stones, and other minerals and manufacturing the same into marketable products and making sale thereof.

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 June, 1939. 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 fifty one hundredth 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 twenty-five dollars each, which are held by the undersigned respectively as follows, that is to say: By

N. B. Scott, one share.
Chas. F. Brandfass, one share.
James McGinley, one share.
J. C. Brady, one, one share.
P. B. Dobbins, one share.

All of Wheeling, West Virginia.

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 December, 1889.

N. B. SCOTT,
CHAS. F. BRANDFASS,
JAMES MCGINLEY,
J. C. BRADY,
P. B. DOBBINS.

Wherefore, the corporators named in 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 nine, a corporation by the name and for the purposes set forth in said agreement.
THE GERMAN BANK—EXTENSION OF CHARTER.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that C. D. Hubbard, President of the German Bank, 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 Wheeling, West Virginia, on the 16th day of January, 1890, at which meeting a majority of the stockholders of the corporation were present in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the time of the continuance of this corporation, the German Bank of Wheeling, be extended for fifty years beyond the time limited in the agreement for its formation; that is to say, until the 20th day of January, 1940."

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 state, [G. S.] at the city of Charleston, this twentieth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

TITLE INSURANCE AND ABSTRACT 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 Title Insurance and Abstract Company, of Wheeling, for the purpose of insuring owners of real estate and all others interested therein, as lessees, mortgagors, cestui que trust, under deeds of trust of any kind, or in any other manner whatever, from loss by reason of defective titles, liens or incumbrances, and for the further pur-
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pose of examining or searching land titles and furnishing opinions thereon or abstracts thereof.

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 15th day of January, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital stock 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:

Morris Horkheimer, residing in the city of Wheeling, in the county of Ohio and state of West Virginia, five shares.

Charles H. Collier, residing in the same city, county and state, five shares.

William Goring, residing in the same city, county and state, five shares.

William G. Wilkinson, residing in the same city, county and state, five shares.

Frank P. McNell, residing in the same city, county and state, five shares.

Peebles Tatum, residing in the same city, county and state, five shares.

Louis A. Rolf, residing in the same city, county and state, two shares.

David G. Morgan, residing in the same city, county and state, five shares.

William B. Simpson, residing in the same city, county and state, five shares.

Howard Hazlett, residing in the same city, county and state, two shares.

Samuel Hazlett, residing in the same city, county and state, one share.

Robert Hazlett, residing in the same city, county any state, one share.

Harry Goodwin, residing in the same city, county and state, two shares.

George G. McKown, residing in the same city, county and state, five shares.

Platoff Zane, residing in the same county and state, two shares.

Geo. E. Boyd, residing in the same city, county and state, two shares.

Geo. E. Boyd, Jr., residing in the same city, county and state, one share.

William V. Hoge, residing in the same county and state, five shares.
F. L. Hoge, residing in the same city, county and state, one share.

George B. Caldwell, residing in the same city, county and state, twelve shares.

Alfred Caldwell, residing in the same city, county and state, twelve shares.

Alex. Mitchell, residing in the same city, county and state, twelve shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this fifteenth day of January, A. D., 1890.

Morris Horkheimer,
Charles H. Collier,
Wm. Goring,
William G. Wilkinson,
Frank P. McNeill,
Peebles Tatum,
Louis A. Rolf,
David G. Morgan,
W. B. Simpson,
Howard Hazlett,
Sam'l. Hazellett,
Robert Hazellett,
Harry Goodwin,
George G. McKown,
Platoff Zane,
Geo. E. Boyd,
Geo. E. Boyd, Jr.,
William V. Hoge,
F. L. Hoge,
Geo. B. Caldwell,
Alfred Caldwell,
Alex. 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 fifteenth day of January, nineteen hundred and forty, a 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 ninety.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

LEEPER HARDWARE COMPANY, OF DENISON, TEXAS.

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 "Leeper Hardware Company," for the purpose of conducting and transacting a general wholesale and retail shop and heavy hardware store, including implements, machinery, guns, cutlery, metals, roofing, tin and stamped ware, wooden ware and all material and goods that appertain to a general hardware and agricultural implement business.

Which corporation shall keep its principal office or place of business at the city of Denison, in the county of Grayson and state of Texas, and is to expire on the first day of January, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifty-one ($51,000) thousand dollars to the capital thereof and have paid in on said subscriptions the sum of fifty-one thousand ($51,000) 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

E. E. Leeper, Denison, Texas, three hundred shares.
Levi Lingo, Denison, Texas, seventy shares.
Charles T. Daugherty, Denison, Texas, fifty shares.
Paul Waples, Denison, Texas, ten shares.
John B. Leeper, Denison, Texas, eighty 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, 1889.

E. D. LEEPER,
LEVI LINGO,
CHARLES T. DAUGHERTY,
PAUL WAPLES,
JOHN B. LEEPER.

Wherefore, the corporators named in 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 forty, a 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 January, eighteen and hundred ninety.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

CHARLESTOWN ICE AND REFRIGERATING 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 "Charlestown Ice and Refrigerating Company," for the purpose of manufacturing ice by machinery and of shipping and vending the same; of carrying on the business of merchandising in connection with same, and any other business which may be legitimately connected with the manufacture of ice and the storage, transportation and vending of the same, and which the power and machinery in use for this manufacture may enable the parties to undertake; and for the above purposes to purchase, lease and acquire and hold lands that may be necessary to properly conduct said business, and especially for the purpose of storing ice and conducting a storage and ice business.

Which corporation shall keep its principal office or place of business in the city of Charlestown, county of Jefferson, West Virginia, and is to expire on the 20th day of January, nineteen hundred and forty. And for the purpose of forming 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 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:

George T. Light, Charlestown, Jefferson county, West Va., one share.

T. P. Lippett, Charlestown, Jefferson county, West Va., one share.

Edmund R. Taylor, Charlestown, Jefferson county, West Va., one share.

S. D. Hirschman, Charlestown, Jefferson county, West Va., one share.

Joseph Trapnell, Charlestown, Jefferson county, West 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 January, 1890.

GEORGE T. LIGHT,
T. P. LIPPETT,
JOSEPH TRAPNELL,
EDMUND R. TAYLOR,
S. D. HIRSCHMAN.
Wherefore, the corporators named in 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 January nineteen hundred and forty, a 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 ninety.

HENRY S. WALKER,
Secretary of State.

RONCEVERTE, LEWISBURG AND COAL KNOB 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:

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 Ronceverte, Lewisburg and Coal Knob Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near Ronceverte, in the county of Greenbrier, West, Virginia, and run thence by the most practicable route, to a point at or near Grafton in Taylor county and state of West Virginia.

Third—The principal business office of this corporation shall be at Lewisburg, in the county Greenbrier and state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be three hundred thousand ($300,000) 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:

E. T. Haines, New York, seventeen hundred (1700) shares.
L. J. Williams, Lewisburg, W. Va., one (1) share.
H. T. Bell, Lewisburg, W. Va., one (1) share.
J. A. Preston, Lewisburg, W. Va., one (1) share.
John A Handley, Lewisburg, W. Va., one (1) share.
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Given under our hands, this 20th day of January, 1890.

E. T. Haines,
H. T. Bell,
John A. Preston,
John A. Handley,
L. J. Williams.

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, [G. S.] at the seat of government thereof, this twenty second day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

AMERICAN ORE MACHINERY 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 Ore Machinery Company, for the purpose of mining and reducing ores and minerals, acquiring mines, ores and minerals; manufacturing, suing, buying, selling and leasing machinery, apparatus and appliances for mining and reducing ores and minerals and other purposes; using and buying, selling and leasing methods, processes and patents and granting and acquiring rights thereto; selling ores, minerals and other products.

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 18th day of January, A. D., 1940. And for the purpose of forming the said corporation we have subscribed the sum of three thousand five hundred dollars ($3,500) to the capital thereof, and have paid in on said subscriptions the sum of three hundred and fifty ($350) 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

S. Gregor Doran, New York City, five shares.
Thomas S. Holmes, Dobbs Ferry, N. Y., five shares.
Louis W. Young, New York City, five shares.
Henry E. Parson, Brooklyn, N. Y., five shares.
Edward D. Weldon, New York City, five shares.
Albert T. Stoddard, New York City, five shares.
Henry F. Miller, 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 18th day of January, 1890.

S. Gregor Doran,
Thomas S. Holmes,
L. W. Young,
H. E. Parson,
E. D. Weldon,
A. T. Stoddard,
Henry F. 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 eighteenth day of January, nineteen hundred and forty, a 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-second day of January eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

ELK RIVER BOOM 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 Elk River Boom and Lumber Company, for the purpose of constructing and maintaining a boom or booms with or without piers, dam or dams, in and across Elk river and its tributaries, at or near and above the mouth of Holly river, in the county of Braxton, and state of West Virginia, and in connection with said boom so erected for the purpose of stopping and securing boats, rafts, logs, sawlogs, timber, lumber, railroad tics, staves, wood, shingles and all other kinds of timber or lumber, to erect other booms and shear booms allowed by law, and for the purpose of exercising and enjoying all the rights and powers and privileges granted and conferred by law upon corporations formed for the purpose of constructing
booms, &c., and especially in regard to acquiring lands, building
saw mills, piers and wharves, manufacturing and selling lumber of
all kinds, in building and constructing and maintaining tram railways and dams and all other work necessary and proper for such
 corporations as now is authorized by law.

The proposed corporation is to commence on the day and date of
the certificate of incorporation hereof by the secretary of state, and
continue for fifty years, until December 25th, 1939.

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 twenty-fifth day of December,
nineteen hundred and thirty-nine. And for the purpose of forming
said corporation, we have subscribed the sum of five hundred dol­
ors 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, as
allowed by law in such cases.

The capital so subscribed is divided into five shares of one hundred
dollars each, and the par value of said shares is one hundred dol­
ars each, and are held by the undersigned respectively as follows,
that is to say: By

J. W. Turner, Philadelphia, Penn., one share.
Jacob Shapley, Philadelphia, Penn., one share.
H. H. Bellas, Germantown, Penn., one share.
A. A. Benkert, Morton, Del. county, Penn., one share.
Wm. S. Divine, Devon, Penn., one share.

The capital to be hereafter sold is to be divided into shares of like
amount.

Given under our hands, this 23rd day of December, 1889.

JACOB SHAPLEY,
J. W. TURNER,
H. H. BELLAS,
A. A. BENKERT,
WM. S. DIVINE.

Wherefore, the corporators named in 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 December,
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 twenty-third day of
January, eighteen hundred and ninety.

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 "Red Sulphur Springs Water Company," for the purpose of acquiring, managing and developing the Red Sulphur Springs property, in Monroe county, West Virginia, and other springs property in the said state, and using and placing upon the market and disposing of the water and other substances derived therefrom.

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 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 the amount of two hundred and ninety-seven thousand three hundred and three 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

James K. P. Gleeson, of Washington, D. C., four shares, one hundred dollars.

Henry P. C. Johnston, of New York City, New York, four shares, one hundred dollars.

Joseph F. Arnold, of New York City, New York, four shares, one hundred dollars.

John W. Noble, of New York City, New York, four shares, one hundred dollars.

William Noble, of New York City, New York, one hundred and four shares, two thousand six hundred dollars.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Said corporation shall expire on December 17th, 1939.

Given under our hands this 18th day of December, in the year one thousand eight hundred and eighty-nine.

J. K. P. Gleeson,
Henry P. C. Johnston,
Jos. F. Arnold,
John W. Noble,
WM. Noble.

Wherefore, the corporators named in 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,
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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 twenty-fourth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

BUFFALO SCHOOL 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 follows:

Agreement for the Incorporation of the Buffalo School Furniture Company.

The undersigned agree to become a corporation by the name of the Buffalo School Furniture Company, for the purpose of manufacturing, purchasing and selling articles used in the equipment and furnishing of banks, theatres, churches, schools, residences and other public and private buildings.

Which corporation shall keep its principal office or business in the city of Buffalo, county of Erie, state of New York, and is to expire on the first day of January, in the year, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred and fifty thousand ($350,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and twenty-six thousand ($126,000) dollars.

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

Rudolph Hoffeld, Buffalo, N. Y., three thousand four hundred and forty shares.
Melbert B. Cary, Jr., 120 Broadway, New York, ten shares.
John W. Cary, Jr., 76 Fifth Avenue, New York, ten shares.
William R. Adams, 76 Fifth Avenue, New York, ten shares.
Eugene H. Lewis, 120 Broadway, New York, ten shares.
John J. Jordan, 76 Fifth Avenue, New York, ten shares.
Rudolph Brestell, 76 Fifth Avenue, New York, ten shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this 20th day of January, 1890.

R. HOFFELD,
MELBERT B. CARY,
JOHN W. CARY, 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 January, nineteen hundred and forty, a 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 ninety.

HENRY S. WALKER,
Secretary of State.

THOWLESS 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 Thowless Aluminum Company, for the purpose of manufacturing, using, working and vending, sodium, Potassium, Silicon, chlorine, magnesium, aluminum, boron, and mureatic acid, and any or all metals and chemicals, and performing and doing all and any business in connection therewith, and for the purpose of selling or licensing to others any or all rights, or privileges now owned by them, or hereafter owned by them for manufacturing, using and vending any or all metals and chemicals; also for the purpose of manufacturing using and vending and selling or licensing to others any privileges or rights now owned or hereafter owned by them for manufacturing, using and vending any device or devices, machine or machines, for manufacturing, working or producing any or all metals and chemicals.

Which corporation shall keep its office or place of business at New York City, in the county and state of New York, and is to expire the first day of January, 1940. 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 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, to five million dollars in all.

The capital so subscribed is divided into one hundred shares of
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ten dollars each, which are held by the undersigned respectively as follows, that is to say: By
Andrew W. Milligan, residing at Mount Vernon, New York, fifteen shares.
James P. Hayes, residing at Mount Vernon, New York, fifteen shares.
August Schlegel, residing at Brooklyn, New York, fifteen shares.
Eli Trott, residing at Mount Vernon, New York, fifteen shares.
Thomas M. Colwell, residing at Mount Vernon, New York, fifteen shares.
Wilbur S. Littlehale, residing at New York City, New York, fifteen shares.
Frank N. Glover, residing at Mount Vernon, 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 8th day of January, 1890.

Andrew W. Milligan, [Seal]
James P. Hayes, [Seal]
August Schlegel, [Seal]
Eli Trott, [Seal]
Thomas M. Colwell, [Seal]
Wilbur S. Littlehale, [Seal]
Frank N. Glover, [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 forty, a 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 [G. S.] the city of Charleston, this twenty-fifth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE NEW JERSEY CO-OPERATIVE FERTILIZER 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 Jersey Co-operative Fertilizer Company, for the purpose of acquiring, owning and developing deposits of phosphate of lime, and for the manufacture and sale of fertilizer.
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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 31st day of December, A. D., 1939. 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 fifty dollars each, which are held by the undersigned respectively as follows, that is to say:

By Geo. H. Bacon, 302 West 146th street, New York City, two (2) shares.
Edward Walter Dawson, Lakewood, Ocean county, N. J., two (2) shares.
Chas. J. Lord, 774 Putnam avenue, Brooklyn, N. Y., two (2) shares.
Harry Grattan, 93 Berger street, Brooklyn, two (2) shares.
Geo. W. Benton, 74 Carleton avenue, Jersey City, N. J., two (2) 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, 1890.
Geo. H. Bacon,
Edward Walter Dawson,
Chas. J. Lord,
Harry Grattan,
Geo. W. Benton.

Wherefore, the corporators named in 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-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 twenty-seventh day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

JACKSON OIL AND GAS COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
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Companied 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 Jackson Oil and Gas Company," for the purpose of boring for and producing oil and gas, constructing and laying down pipe lines for the conveyance of the same; for the purpose of buying, shipping, vending oil and refining the same, and the manufacture of the products of the same; for the purpose of constructing gas lines, supplying towns, individuals, manufactories and the public generally, as well as said corporation, for the purpose of letting and leasing the territory of the company to other operators, and for leasing the territory of the company to other operators, and for leasing and holding land, for the purposes of said company, in mining and boring for oil and gas, manufacturing and conveying away the same; for the carrying on of the business of general merchandise, at wholesale and retail; for the purpose of building and maintaining telephone and telegraph lines or exchanges; for the purpose of mining and dealing in coal and coal lands, and manufacturing and selling gas produced from coal, and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

Which corporation shall keep its principal office and place of business at Fairmont, in the county of Marion, state of West Virginia, and is to expire January 25th, 1940. 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 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 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

T. M. Jackson, of Clarksburg, W. Va., twelve shares.
C. L. Smith, of Fairmont, W. Va., twelve shares.
I. C. White, of Morgantown, W. Va., twelve shares.
A. L. Prichard, Mannington, W. Va., six shares.
A. W. Prichard, Mannington, W. Va., six shares.

And the capital to be hereafter sold is to be divided into shares of the like amount, to wit, fifty dollars:

Given under our hands, this twenty-fifth day of January, 1890.

T. M. Jackson,
C. L. Smith,
I. C. White,
A. L. Prichard,
A. W. Prichard.

Wherefore, the corporators named in 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
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January, nineteen hundred and forty, a 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 January eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE GUYANDOTTE COAL AND IRON COMPANY, OF WEST VIRGINIA.

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 Guyandotte Coal and Iron Company of West Virginia, for the purpose of acquiring and owning timber and mineral lands, within the states of West Virginia, Kentucky and Virginia, and the mining of coal, iron and other ores, metals and minerals, and for the manufacture and sale of the same, together with the manufacture and sale of coke and all products of coal and iron. For sinking wells and boring for oil, natural gas, and the laying of pipe lines for the purpose of storing the same in tanks, and for the manufacture and refining of oil and its products, and for the distribution of both oil and gas. For the manufacture and sale of lumber, and the manufacture and sale of dyes, extracts or liquids from bark and wood to be used in the tanning of leather and other purposes. And, to this end to build, contract and erect tramways, railways and gravity roads incident and necessary to the successful prosecution and carrying on of said business, with the right and authority to operate and maintain the same during the term of this corporation, in conformity with the statutes of the several states of West Virginia, Kentucky and 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 22nd day of January, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand ($50,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand ($5,000.00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to nine hundred thousand ($900,000.00) dollars in all.

The capital so subscribed is divided into shares of one hundred
CORPORATIONS.

dollars each, which are held by the undersigned respectively as follows, that is to say: By

Chas. L. Hannings, Philadelphia, Pa., two hundred shares.
C. F. Thomas, Wilmington, Del., one hundred shares.
F. L. Chandler, Philadelphia, Pa., one hundred shares.
W. L. G. Thomas, Wilmington, Del., ninety-nine shares.
C. B. Couch, 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 22nd day of January, 1890.

CHAS. L. HANNINGS, [Seal]
C. F. THOMAS, [Seal]
F. L. CHANDLER, [Seal]
W. L. G. THOMAS, [Seal]
C. B. COUCH. [Seal]

Wherefore, the corporators named in the said agreement, and who 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 forty, a 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-eighth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary State.

TYGARD 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 the “Tygard Manufacturing Company,” for the purpose of engaging in a general manufacturing business, and in buying and selling raw materials and in the arts and manufactures, and in buying and selling the finished and partly finished products of manufactures.

Which corporation shall keep its principal office or place of business at South Morgantown, in the county of Monogalia, and state of West Virginia, and is to expire on the first day of January, A. D. 1940. 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 subscription the sum of eighty dollars, and desire the privilege of increasing the said capital, by the sale of ad-
ditional shares from time to time, to fifty ($50,000) thousand dollars in all.

The capital so subscribed is divided into shares of twenty ($20) dollars each, which are held by the undersigned respectively as follows, that is to say:

Perry L. Tygard, Pittsburg, Pa., ten (10) shares.
A. Fairchild, Morgantown, W. Va., five (5) shares.
C. W. Huston, Morgantown, W. Va., ten (10) shares.
E. M. Martin, Morgantown, W. Va., five (5) shares.
George Hall, Morgantown, W. Va., five (5) shares.
J. L. Robe, Morgantown, W. Va., 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 25th day of January, 1890.

PERRY L. TYGARD,
A. FAIRCHILD,
C. W. HUSTON,
E. M. MARTIN,
GEORGE HALL,
J. L. ROBE.

Wherefore, the corporators named in 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 forty, a 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-ninth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State

WILD DEER GOLD AND SILVER 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:

Certificate of Incorporation of Wild Deer Gold and Silver Mining Company.

We, the undersigned, agree to become a corporation by the name of Wild Deer Gold and Silver Mining Company. The objects for which the said company is, are as follows:

To purchase, sell, lease, own, hold and work mines and mining properties in Humboldt county, state of Nevada; to extract from
such properties as gold, silver, lead, copper, iron and other ores as they may contain. To reduce the ores so extracted or to sell the same or the product thereof. To purchase, build and operate mills, smelting furnaces, concentrating and refining works, or such other works as may be deemed necessary; and generally to do and perform all acts or things necessary or proper to be done in the prosecution of its said business, and to exercise the usual functions of a mining, milling, smelting, concentrating and refining company. The principal office or place of business of said company shall be and is to be located in the city of New York, state of New York; but the mining operations, the separation of metals from the ores, and the milling, smelting, concentrating and refining operations are to be carried on in the state of Nevada, aforesaid. That said company's existence shall expire on the 21st day of January, 1940.

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 ten per cent. thereof, to wit: one hundred dollars; and we 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, so that the full capital stock of said company shall be two hundred and fifty thousand dollars ($250,000), divided into two hundred and fifty thousand shares of the par value of one dollar each.

The capital so subscribed is divided into shares of the par value of one dollar each, which are held by the undersigned respectively as follows, that is to say:

Ellis B. Edwards, New York City, two hundred (200) shares.
Edward H. Coffin, New York City, two hundred (200) shares.
Edwin B. Stanton, New York City, two hundred (200) shares.
Austin J. Roberts, New York City, two hundred (200) shares.
James Stevenson, New York City, two hundred (200) shares.

And the capital to be hereafter sold shall be divided into shares of like amount.

Given under our hands, this 20th day of January, A. D., 1890.

Ellis B. Edwards, [L. S.]
E. H. Coffin, [L. S.]
Edwin B. Stanton, [L. S.]
Austin J. Roberts, [L. S.]
James Stevenson, [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 twenty-first day of January, nineteen hundred and forty, a 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-ninth day of January, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
AMERICAN PORTABLE SAFE AND BOX 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:

"Agreement to Incorporate the American Portable Safe and Box Company, under the Laws of the State of West Virginia.

The undersigned agree to become a corporation by the name of the "American Portable Safe and Box Company," for the purpose of making, selling, renting and using portable safes and boxes and to carry on the business so described. Which corporation shall keep its principal office or place of business at the City of Cincinnati, County of Hamilton, State of Ohio, and is to expire on the first day of November, A. D. 1939. 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 to the capital thereof, 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

Frederick W. Hunter, Cincinnati, Ohio, two shares.
E. R. Donohue, Cincinnati, Ohio, two shares.
Charles W. Short, Cincinnati, Ohio, two shares.
William H. Chatfield, Cincinnati, Ohio, two shares.
H. W. Woodruff, Cincinnati, Ohio, two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 22d day of January, 1890.

WILLIAM H. CHATFIELD.
H. W. WOODRUFF.
FREDERIC W. HUNTER.
E. R. DONOHUE.
CHAS. W. SHORT.

Wherefore, the corporators named in 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-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 twenty-ninth day of January, eighteen hundred and ninety.

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 Perfection Baking Company, for the purpose of conducting a general baking business, and especially the baking and sale of crackers, cakes and biscuits, and doing any and all manner of business appertaining to a bakery; the purchasing of wheat, corn, oats, rye and other grains; manufacturing flour and other products of such grains; selling such flour, grains and products thereof, and also to purchase, lease and hold real estate and personal estate for the purposes of such business, and the doing of all things that may be necessary in said business.

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 20th day of January, 1940. 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:

George W. Thompson, Parkersburg, W. Va., one share.
Jos. B. Neal, Parkersburg, W. Va., one share.
R. J. A. Boreman, Parkersburg, W. Va., one share.
A. B. Graham, Parkersburg, W. Va., one share.
J. 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 20th day of January, 1899.

GEO. W. THOMPSON,
Jos. B. Neal,
R. J. A. BOREMAN,
A. B. GRAHAM,
JAS. A. WETHERELL.

Wherefore, the corporators named in 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 January, nineteen hundred and forty, 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 state, at the city of Charleston, this thirtieth day of January, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

WHEELING CORRUGATING 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 Corrugating Company, for the purpose of corrugating iron, steel and other metals; coating iron, steel and other metals, and manufacturing, buying and selling iron, steel and other metals.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, state of West Virginia, and is to expire on the 23rd day of January, A. D., 1940.

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 ($150,000.00) 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

Loring Downs, Wheeling, West Va., one share.
Albert C. Whittaker, Wheeling, West Va., one share.
Alexander Glass, Wheeling, West Va., one share.
Edwin C. Ewing, Wheeling, West Va., one share.
Nelson E. Whittaker, Wheeling, West 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 January, A. D., 1890.
LORING DOWNS,
ALBERT C. WHITTAKER,
ALEXANDER GLASS,
EDWIN C. EWING,
NELSON E. WHITTAKER.

Wherefore, the corporators named in 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 forty, a corporation by the name and for the purposes set forth in said agreement.
THE TYLER COUNTY 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 Tyler 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, for paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Middlebourne, in the county of Tyler, West Virginia, and is to expire on the 1st day of January, A. D., 1905. And for the purpose of forming the said corporation, we have subscribed the sum of twelve hundred dollars ($1,200) to the capital thereof, and have paid in on said subscriptions the sum of one hundred and twenty dollars ($120.00) 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 fifty dollars ($150) each, which are, held by the undersigned respectively as follows, that is to say: By

C. F. Kotzehue, Middlebourne, W. Va., one share.
J. W. Hawkins, Middlebourne, W. Va., one share.
W. E. Kirchner, Middlebourne, W. Va., one share.
D. Hickman, Middlebourne, W. Va., one share.
Wm. M. Detwiler, Middlebourne, W. Va., one share.
L. E. Smith, Middlebourne, W. Va., one share.
B. G. McCarty, Middlebourne, W. Va., one share.
K. S. Boreman, Middlebourne, 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 24th day of January, 1890.

C. F. Kotzehue,
J. W. Hawkins,
W. E. Kirchner,
D. Hickman,
The undersigned agree to become a corporation under the laws of the state of West Virginia, by the name of the Breman St. Clair Company, for the purpose of doing a general merchandise business and a general commission business; that is to buy and sell goods, groceries, boots and shoes, hats, notions and other merchandise, and to receive for sale and to sell on commission, cotton, wool, hides and any produce consigned for sale, and to make advances on such consignments and to charge for such sales and advances.

Which corporation shall keep its principal office or place of business at Comanche, in the county of Comanche and state of Texas, and is to expire on the 1st day of January, 1935. 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 subscription the sum of five 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:

T. C. Hill, Comanche, Texas, one hundred shares.
C. P. St. Clair, Comanche, Texas, sixty-two shares.
G. A. Breman, Comanche, Texas, one hundred shares.
Eugene Greer, Comanche, Texas, forty shares.
J. L. Moore, Comanche, Texas, seventy shares.
G. T. Morrow, Comanche, Texas, twenty-seven shares.
L. B. Russell, Comanche, Texas, one hundred shares.
Corporations.

C. B. Mason, Comanche, Texas, one share.
Given under our hands, this 30th day of January, 1890.

T. C. Hill,
G. A. Breman,
L. B. Russell,
C. B. Mason,
C. P. St. Clair,
Eugene Greer,
J. L. Moore,
G. T. Morrow.

Wherefore, the corporators named in 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-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, [G. S.] at the city of Charleston, this third day of February, eighteen hundred and ninety.

Henry S. Walker.
Secretary of State.

Ohio Valley Base Ball 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 Ohio Valley Base Ball Association, for the purpose of leasing, owning, controlling and managing grounds for giving public exhibitions of base ball and other field games and outdoor entertainments of all kinds, managing and controlling a base ball club and other clubs for playing field games and giving entertainments and of doing such other business as it may engage in under the laws of West Virginia.

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 January, A. D., 1940. 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 twelve 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 ten dollars
CORPORATIONS.

Each, which are held by the undersigned respectively as follows, that is to say: By

Nathan Feil, Wheeling, W. Va., fifty-nine shares.
William McLaughlin, Wheeling, W. Va., thirty shares.
James McGinley, Wheeling, W. Va., twenty-nine shares.
C. W. Seabright, Wheeling, W. Va., one share.
C. R. Tracy, 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 January, 1890.

NATHAN FEIL,
WILLIAM McLACHLINC,
C. R. TRACY,
JAMES McGINLEY,
C. W. SEABRIGHT.

Wherefore, the corporators named in 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 forty, a 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 fourth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE JUDSON POWER COMPANY OF INDIANA.

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 Judson Power Company of Indiana, for the purpose of the manufacturing, furnishing, renting or leasing of all kinds of power and machinery, and for the carrying on of every kind of mechanical business, mining, street railways and tramways, of purchasing and selling or licensing, leasing or renting patent rights, for the obtaining and holding franchises, and in general to do any and all acts permitted by or not inconsistent with the laws of the state as applicable to joint stock companies.

Which corporation shall keep its principal office or place of business at Indianapolis, in the county of Marion, and state of Indiana, and is to expire on the 1st day of July, A. D., 1935. 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 sub-
scriptions 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.

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

Louis T. Michener, Indianapolis, Ind., one share.
William W. Dudley, Washington, D. C., one share.
A. E. Davis, New York, N. Y., one share.
Lewis Walker, Meadville, Pa., one share.
Henry D. Cooke, 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 23d day of January, 1890.

Louis T. Michener,
A. E. Davis,
W. W. Dudley,
Lewis Walker,
Henry D. Cooke.

Wherefore, the corporators named in 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, nine-
teen 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 fifth day of February,
eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE DOUGLAS CUTLER-SAW-COMPANY.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
 companied 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 Douglas Cutler Saw-Company, for the purpose of manufactur-
ing, selling, leasing and using, devices for sawing and planing lum-
ber, and dealing in patents and inventions relating thereto.

Which corporation shall keep its principal office or place of busi-
ness at Harper's Ferry, in the county of Jefferson and state of West
Virginia, and is to expire on the first day of December, A. D., 1939.
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 three 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, that is to say: By

M. J. Clagett, 3009 P st., Washington, D. C., ten shares.
Henry H. Lockwood, 2900 Q st., n. w., Washington, D. C., ten shares.
Walter Wyman, 1308 F st., n. w., Washington, D. C., ten shares.
Emmons S. Smith, 705 Market Space, Washington, D. C., ten shares.
H. B. Noble, 10c 13th street, 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 January, 1890.

Eldridge J. Smith,
M. J. Clagett,
J. Clement Smith,
W. H. Houghton,
Henry H. Lockwood,
Edward Lander,
Walter Wyman,
Emmons S. Smith,
S. S. Hinkle,
W. E. Abbott,
H. B. Noble,
A. S. Solomons,
H. Clay Stewart,
J. G. Herter,
Isaac Eppinger.

Wherefore, the corporators named in 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, nine-
Corporations.

Teen 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 state, [G. S.] at the city of Charleston, this seventh day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

The Accurate Time Stamp 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 Accurate Time Stamp Company, for the purpose of manufacturing, dealing in, buying, selling, leasing or renting time stamps, dating stamps, watchman's time detectors and similar mechanism, to purchase and sell patent and other rights to the same, and to do whatever may be necessary to the proper conduct of its business.

And which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, and in the state of New York. That the term of the existence of said company is to expire on the sixth day of February, 1940. 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 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 million ($5,000,000) dollars 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:

James S. MacCoy, New York, N. Y., one (1) share.
Charles Stahlberg, New York, N. Y., one (1) share.
Albert P. Fisher, Brooklyn, N. Y., one (1) share.
Frank H. Marsh, Newark, N. J., one (1) share.
Henry Le Gendre, New York, N. Y., 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 sixth (6th) day of February, 1890.

James S. MacCoy,
Chas. Stahlberg,
Frank H. Marsh,
Henry Le Gendre,
Albert P. Fisher.
Wherefore, the corporators named in 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 February, nineteen hundred and forty, a 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 February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE MOREY INCANDESCENT GAS 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 Morey Incandescent Gas Light Company, for the purpose of purchasing, taking out and owning letters patent of the United States of America for improvements in gas lamps and gas burners, of securing, owning and issuing licenses under such letters patent and generally of conducting and carrying on a wholesale and retail business in such lamps and burners.

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 February, A. D. 1940. 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 subscription the 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 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

George E. Coolidge, Philadelphia, Pa., five shares.
Henry K. Steinmetz, Philadelphia, Pa., five shares.
D. R. Patterson, Philadelphia, Pa., five shares.
Norman Tevis, Woodbury, New Jersey, five shares.
Norman E. Tevis, Woodbury, New Jersey, five 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 February, A. D. 1890.

George E. Coolidge,
Henry K. Steinmetz,
Wherefore, the corporators named in 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 forty, a 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 Charleston, this eighth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

AMERICAN TUNNEL 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.

Agreement to Incorporate the "American Tunnel Construction Company," under the laws of the State of West Virginia.

The undersigned agree to become a corporation by the name of the American Tunnel Construction Company, for the purpose of constructing and contracting with others to construct sub-aqueous and subterranean tunnels and approaches thereto.

Which corporation shall keep its principal office or place of business in the city of New York, county of New York, state of New York, and is to expire on the first day of January, 1940, A. D. 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 to the capital thereof, 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 respectively as follows, that is to say:

Josiah B. Blossom, Brooklyn, N. Y., two shares.
Benjamin S. Henning, New York, two shares.
Henry D. McGowen, Brooklyn, two shares.
W. Betts Lawrence, New York, two shares.
Chas. W. Smith, Chicago, Ill., two shares.
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 February, 1890.
Josiah B. Blossom,
Benjamin S. Henning,
Henry D. McGown,
W. Betts Lawrence,
Chas. W. 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 Jan­
uary, nineteen hundred and forty, a 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 February,
eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE INVESTORS SECURITY AND ACCOUNTING COM­
PANY.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Investors Security and Accounting Company, for the purpose
of Examining into the merits of such railway, mining, or other in­
dustrial enterprises or properties as offer opportunity for invest­
ments; of bringing the same to the attention of capitalists; of rep­
resenting investors, of bringing them into contact with investments;
of acting as fiscal agent or trustee for individuals, firms or corpora­
tions; of representing railway and other corporations as their finan­
cial or business agents or as registrar of their stocks or bonds in the
City of New York and elsewhere, of dealing in, taking the title to, or
acquiring, either absolutely or as trustee, and of transferring, hold­
ing and owning the stock or bonds of either corporations or joint
stock companies, and of doing executing and performing all such
other lawful acts and things as are necessary or proper to the exer­
cise of the powers and purposes hereinbefore enumerated, or such
as are incident thereto, including the power to report upon the
condition and value of properties and to render accountings as
to the financial or physical condition and affairs of individuals, firms or corporations and to employ for that purpose skilled experts and accountants.

Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, and in the state of New York, and is to expire on the 3rd day of February, A.D. 1940. 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 two hundred thousand ($200,000,00) dollars 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:

- E. H. Talbott, New York City, two (2) shares.
- S. B. McConnico, New York City, two (2) shares.
- E. B. Stahlman, Nashville, Tenn., two (2) shares.
- James W. Inches, St. Clair, Mich., two (2) shares.
- C. F. Beach, jr., New York City, one (1) share.
- J. A. Williamson, Washington, D. C., 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 3rd day of February, 1890.

E. H. TALBOTT,
S. B. McCONNICO,
E. B. STAHLMAN,
JAMES W. INCHES,
C. F. BEACH, JR.,
J. A. 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 third day of February, nineteen hundred and forty, a 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 February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State

WEST VIRGINIA HISTORICAL AND ANTIQUARIAN SOCIETY.

DOMESTIC

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
COMPANIES.

companied 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 Virginia Historical and Antiquarian Society, for the purpose of collecting, preserving and owning such records, books, manuscript, charts, maps and other matter as may be deemed worthy of a place in its archives, together with articles of a historical or antiquarian value, to be kept in its cabinet or museum department and have and to hold, to buy and sell such property, real and personal, as may be necessary to carry out the objects of the creation of the said corporation.

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 February, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of ten 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 five 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

John P. Hale, Charleston, Kanawha county, W. Va., one share.
Virgil A. Lewis, Pt. Pleasant, Mason county, W. Va., one share.
Thomas L. Broun, Charleston, Kanawha county, W. Va., one share.
Braxton D. Gibson, Charlestown, Jefferson county, W. Va., one share.
David W. Shaw, Barbour county, W. Va., one share.
E. Willis Wilson, Charleston, Kanawha county, W. Va., one share.
John L. Cole, Charleston, Kanawha county, W. Va., one share.
D. Mayer, Charleston, Kanawha county, W. Va., one share.
A. F. Gibbens, Charleston, Kanawha county, W. Va., one share.
Jacob F. Cork, Charleston, 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 1st day of February, 1890.

ALVARO F. GIBBENS,
D. MAYER,
JOHN L. COLE,
E. W. WILSON,
JACOB F. CORK,
VIRGIL A. LEWIS,
BRAXTON D. GIBBONS,
THOMAS L. BROUN,
J. P. HALE,
D. W. SHAW.

Therefore, the corporators named in 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 forty, a 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 eleventh day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

MANIFOLD OIL AND GAS 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:

WHEELING, W. VA., January 27, 1890.

The undersigned agree to become a corporation by the name of Manifold Oil and Gas Company, for the purpose of drilling and operating for oil and gas, for the laying and maintaining of pipe lines, purchasing lands, leasing and sub-leasing of lands, and to do all other things necessary to prosecute the said 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 27th day of January, 1910. 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: By

D. W. McGeorge, of Washington, Pa., one share.
Jno. M. Fulton, of Washington, Pa., one share.
G. O. Smith, of Wheeling, W. Va., one share.
Jno. F. Sweeney, of Wheeling, W. Va., one share.
Thos. W. Fleming, of Fairmont, 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 27th day of January, 1890.

D. W. McGEORGE,
J. M. FULTON,
G. O. SMITH,
JNO. F. SWEENEY,
T. W. FLEMING.
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-seventh 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 state, [G. S.] at the city of Charleston, this eleventh day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

The West Virginia Terminal 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 West Virginia Terminal Railway Company.

Second—The railroad which this corporation proposes to build, will commence at or near a point in the village of Benwood in the county of Marshall, and state of West Virginia, which point is on the line of the Baltimore and Ohio Railroad Company's railroad, about four hundred feet north of the intersection of the line of the last mentioned railroad, which runs through the village of Benwood, with the line of the tracks on Baltimore and Ohio Railroad Bridge, which crosses the Ohio River immediately below the said village of Benwood, in the county of Marshall, and run thence by the most practicable route to a point at or near the place where the railroad of the Baltimore and Ohio Railroad Company crosses by an arch culvert a ravine running through the farm of Mrs. Shepherd McMechen, in the county of Marshall, crossing and intersecting at two places along such route, the railroad of the Ohio Valley Railroad Company, and intersecting at the said two points above named, the said railroad of the Baltimore and Ohio Railroad Company and connecting with the same. The corporation proposes also to construct along and near its said line, such switches, turnouts, side-tracks, depots, machine shops, round houses and other things as may be necessary or proper in carrying out the purposes of its incorporation, which are, among other things, the providing and supplying of terminal facilities, by switching, transferring and exchanging their cars and locomotives, and otherwise, for such other railroad companies.
as have railroads in the vicinity of said railroad so proposed to be built by this company as aforesaid, at such places as to be able to avail themselves of such facilities.

Third—The principal business office of this corporation will be at Wheeling, in the county of Ohio, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be five 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:

Greason D. Gillelen, of Wheeling, West Virginia, one share.
Wm. H. Jamison, of Wheeling, West Virginia, one share.
Thomas C. Stevenson, of Wheeling, West Virginia, one share.
William H. Meltzner, of Wheeling, West Virginia, one share.
T. R. Thomas, of Wheeling, West Virginia, one share.
Henry M. Russell, of Wheeling, West Virginia, one share.

Witness our hands this 10th day of February, 1890.

HENRY M. RUSSELL,
GREASON D. GILLELEN,
WM. H. JAMISON,
THOMAS C. STEVENSON,
WM. H. MELTZNER,
T. R. THOMAS.

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 twelfth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

ELK GARDEN AND POTOMAC COAL 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 Elk Garden and Potomac Coal Company, for the purpose of mining, buying, selling, handling and dealing in coal, coke and other merchandise in the United States of America or elsewhere,
and of buying lands and opening mines thereon, and for the purpose of doing a general agency and brokerage business in coal, coke and other merchandise.

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 fifteenth day of January, A. D. 1940. 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 subscription 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 thirty thousand dollars ($30,000) 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:

- R. C. McCormick, Jamaica, N. Y., one share.
- C. A. Cameron, Newark, N. J., one share.
- R. H. Cameron, Brooklyn, N. Y., one share.
- T. Moore, Jr., 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 10th day of February, 1890.

S. B. Elkins,
R. C. McCormick,
C. A. Cameron,
R. H. Cameron,
T. Moore, 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 fifteenth day of January, nineteen hundred and forty, a 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 twelfth day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE PHOENIX 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 Phoenix Coal Company, for the purpose of mining, shipping,
buying, selling and transporting coal and coke, and manufacturing the latter; buying, owning and leasing coal lands and other lands for the purpose of said business; and owning, leasing and using barges and other boats in connection therewith; also for the purpose of carrying on a general merchandising business in connection with said other business, and doing all things legal, incident and necessary to the conduct of the business aforesaid.

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 is to expire on the first day of January, A. D., 1920. And for the purpose of forming said corporation, we have subscribed the sum of twelve thousand dollars to the capital thereof, and have paid in on said subscriptions 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 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

- J. N. Harbin, Memphis, Tenn., forty shares.
- K. W. Donnally, Charleston, W. Va., thirty-nine shares.
- L. F. Donnally, Charleston, W. Va., one share.
- J. E. 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 12th day of February, 1890.

J. E. Thayer,
Attorney in fact for
J. N. Harbin,
K. W. Donnally,
A. H. Thayer,
L. F. Donnally,
J. E. 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 January, 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 [G. S.] at the city of Charleston, this thirtieth day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
Corporations.

The Langham 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 Langham Hotel Company, for the purpose of owning, operating and conducting the hotel business in all its branches, in connection therewith and to maintain and operate a public cafe and restaurant for the sale of eatables and drinkables.

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, with privilege of doing business in the District of Columbia, and is to expire on the 6th day of February, 1940. 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 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

William A. Foster, Boston, Mass., one hundred shares.
Robert Craig, Washington, D. C., one share.
John B. Larner, 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 6th day of February, 1890.

William A. Foster, [Seal]
George T. Stockham, [Seal]
Morgan R. Ross, [Seal]
Robert Craig, [Seal]
John B. Larner. [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 February, nineteen hundred and forty, a 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 February, eighteen hundred and ninety

Henry S. Walker,
Secretary of State.
Corporations.

Victoria Tunnel 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:

New York, February 10th, 1890.

The undersigned agree to become a corporation by the name of the "Victoria Tunnel Company," for the purpose of entering into arrangements with any government, general, municipal or local, or with individuals or corporations, to obtain from such government, corporations or individuals, mines, mining rights, tunnels, tunnel, water and mining privileges, grants and concessions, and to undertake, exercise and carry out all such mining and tunnel rights, grants and concessions as may be required by the public laws and the terms of the said concessions, grants, privileges, contracts or purchases. To denote and acquire by purchase or otherwise, mines, tunnels, water and timber privileges, reduction or smelting works, also to provide for the construction, management and operation of the same, together with all needed supplies, machinery, equipment, approaches and other necessary facilities to conduct the business of the same with profit.

To form syndicates and aid companies or partnerships for the purpose of carrying on the construction of tunnels or operating mines by tunnels or other methods, and to capitalize and render remunerative such concessions, grants, properties or works as the company shall own or control.

To make advances, borrow money and to give any guarantee or evidence of indebtedness for the payment of money or the performance of any obligations, also to issue negotiable instruments, securities or debentures or other undertakings as the directors may find necessary and determine; provided, however, that the aggregate liabilities thus created shall not be in excess of the amount of the capital stock of the company five millions of dollars.

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 10th day of February, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five hundred dollars to the capital there-of, and have paid in on said subscription 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 five millions of 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:
CORPORATIONS.

Edmund Green, New York, fifty shares.
Francis A. Bates, East Orange, N. J., fifty shares.
Jedediah B. Ferry, New York, fifty shares.
James S. Negley, New York, fifty shares.
Edmund F. Green, New York, fifty shares.

And the capital to be hereafter sold, is to be divided into shares of a like amount.

Given under our hands, this 10th day of February, 1890.

EDMUND GREEN,
FRANCIS A. BATES,
JEDEDIAH B. FERRY,
JAMES S. NEGLEY,
EDMUND F. GREEN.

Wherefore, the corporators named in 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 February, nineteen hundred and forty, a 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 fourteenth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

CAIRO AND KANAWHA 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:

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 Cairo and Kanawha Valley Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the town of Cairo in the county of Ritchie, and thence by the most practical route to a point at or near the confluence of McFarland creek and the South Fork of Hughes' river, near the Staunton Pike, and thence by the most practical route to the town of Grantsville, in the county of Calhoun.

Third—The principal business office of this corporation will be at the city of Parkersburg, in the county of Wood, in the state of West Virginia.
Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be seventy-five 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:

H. S. Wilson, Parkersburg, W. Va., two hundred shares.
Robert Wilson, Parkersburg, W. Va., two hundred shares.
Harry S. Wilson, Parkersburg, W. Va., forty shares.
W. A. Miller, Parkersburg, W. Va., one share.
A. Rutherford, Petroleum, Ritchie county, W. Va., one share.

Given under our hands, this 10th day of February, in the year of our Lord, one thousand eight hundred and ninety.

H. S. Wilson,
Robert Wilson,
W. A. Miller,
A. Rutherford,
Harry S. Wilson.

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 fifteenth day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

MIDDLE ISLAND CREEK BOOM 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 the “Middle Island Creek Boom and Lumber Company,” for the construction of booms and dams across Middle Island Creek, at or near its mouth, and between that point and Sylvon Mills, in Pleasant county, West Virginia, for the purpose of stopping and securing boats, rafts, logs, masts, spars, staves, cross-ties, and any and all other timber that may be floated in said creek, or any of its tributaries; and for the purpose of buying and leasing timber lands, and buying and selling all kinds of lumber, timber, staves, cross-ties, &c., by virtue of chapter one hundred and twenty-one of the Acts of
the Legislature of West Virginia of 1877, and the several acts amendatory thereof.

Which corporation shall keep its principal office or place of business at St. Marys, Pleasants county, West Virginia, and shall commence on the 30th day of January, 1890, and is to expire on the 31st day of January, 1900. 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 the said capital, by the sale of additional shares from time to time, to the sum of two hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of fifty dollars, which are held by the undersigned respectively as follows, that is to say:

Charles I. Conaway, Tyler county, four shares.
Jonathan Ankrom, Tyler county, three shares.
J. B. Smith, Tyler county, four shares.
T. B. Furbee, Tyler county, three shares.
Sam Ankrom, Pleasants county, three shares.
G. B. Stathers, Tyler county, 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 30th day of January, 1890.

CHAS. I. CONAWAY,
J. B. SMITH,
JONATHAN ANKROM,
T. B. FURBEE,
S. ANKROM,
G. B. STATHERS.

Wherefore, the corporators named in 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 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 seventeenth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE SACHS KIRKPATRICK 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 Sachs Kirkpatrick Company, for the purpose of manufacturing and dealing in all kinds of intoxicating and non-intoxicating beverages, flavoring extracts, soda fountains, soda apparatus and such goods pertaining thereto.

Which corporation shall keep its principal office or place of business at Cleveland, in the county of Cuyahoga and state of Ohio, and is to expire on the 15th day of February, A. D., 1915. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-two thousand two hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-one thousand six hundred dollars, and desire the privilege of increasing 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 fifty dollars each, which are held by the undersigned respectively as follows, that is to say:

Jos. H. Sachs, Cleveland, Ohio, two hundred and ten shares.
N. W. Kirkpatrick, Cleveland, Ohio, two hundred and ten shares.
Germain Morency, Cincinnati, Ohio, twenty shares.
Carper Niethspach, Cleveland, Ohio, three shares.
Chas. D. O'Connor, Cleveland, O., two shares.

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 February, 1890.

Jos. H. Sachs,
N. W. Kirkpatrick,
Germain Morency,
Carper Niethspach,
Chas. D. O'Connor.

Wherefore, the corporators named in 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 February, nineteen hundred and fifteen, a 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 seventeenth day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

GUYANDOTTE OIL AND GAS COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
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
Guyandotte Oil and Gas Company, for the purpose of mining, boring,
digging for, or otherwise obtaining from the earth, petroleum, rock
or carbon oils, natural gas, other volatile mineral substances and
salt; and manufacturing, refining, preparing for market, buying,
selling, and transporting the same in the crude and in the refined
state; and of acquiring for these purposes gas and oil lands, lease-
holds and other interests in real estate, and gas, oil and other
rights; for the purpose of constructing and maintaining conduits and
lines of tubing and piping for the transportation of natural gas or
oil for the public generally as well as for the use of said corpora-
tion; for the purpose of transporting such oil and gas by means of
such pipes, tank cars or otherwise and selling and supplying the
same to others, and of laying, buying, leasing, selling and operat-
ing pipes, pipe-lines, and storage tanks to be used for the purpose
of transporting and storing oils and gas and of doing a general
pipe-line and storage business; for the purpose of constructing and
maintaining gas wells, oil wells, salt wells and refineries, and buy-
ing, selling and dealing in gas, oil and salt; for the purpose of
constructing and maintaining gas wells, oil wells, salt wells and re-
fineries, and buying, selling and dealing in gas, oil and salt; for the
purpose of constructing and maintaining all tramways, railways,
telegraph or telephone lines necessary or convenient in the prosecu-
tion of the business of the company, and of cutting, manufactur-
ing and selling timber from the lands of the company, and of ob-
taining and preparing for market such other valuable materials as
may be discovered in developing the lands of the company; for the
purpose of carrying on in connection with any or all of said pur-
poses the business of buying and selling goods, wares and merchan-
dise, and of doing and transacting all business properly connected
with or incidental to any or all of said purposes.

Which corporation shall keep its office or principal place of busi-
ness at the town of Huntington, in the state of West Virginia, and
may hold its meetings for the transaction of the lawful business of
said corporation in such place or places, whether in the state of
West Virginia or elsewhere, as shall be designated by the board of
directors, and is to expire on the first day of January, 1940. And
for the purpose of forming the said corporation, we have subscrib-
ed the sum of $24,000 to the capital stock thereof, and have paid in
on said subscriptions 10 per cent. of the sum $2,400, and desire
the privilege of increasing the said capital, by the sale of additional
shares from time to time, to $1,000,000.

The capital so subscribed is divided into shares of one hun-
dred dollars each, which are held by the undersigned as follows,
that is to say:

Edward W. Clark, residing in the city of Philadelphia, state of
Pennsylvania, forty shares.
Frederic Prentice, residing in the city of New York, state of New York, eighty shares.

Witness our hands and seals this 13th day of February, 1890.

E. W. Clark, [Seal]
E. E. Denniston, [Seal]
S. W. Colton, Jr., [Seal]
F. Prentice, [Seal]
John H. Dingee. [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 forty, a 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 ninety.

Henry S. Walker,
Secretary of State.

JOSEPHINE MINING AND TUNNEL COMPANY—INCREASE OF STOCK.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that G. M. Bowen, president of the Josephine Mining and Tunnel Company, a corporation created under the laws of West Virginia, has certified to me under his hand and corporate seal of said company, that at a meeting of the stockholders thereof held after notice published as required by law, on the 13th day of February, 1890, at Cincinnati, Ohio, the following resolutions were unanimously adopted, all the stock of said company being represented in person or by proxy at said meeting:

"Resolved, That the said corporation increase its capital stock from one million ($1,000,000) dollars to one million five hundred thousand ($1,500,000) dollars;" and,

"Resolved, That said increased capital stock shall be divided into three hundred thousand (300,000) shares of five ($5) dollars each, and that thereby the shares of stock of the corporation be changed from ten ($10) dollars to five ($5) dollars each."

Wherefore, I do declare said increase of capital stock and change of par value of the shares of stock of the said Josephine
Mining & Tunnel Company as set forth in the foregoing resolutions to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this nineteenth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE BOARD OF TRADE OF THE CITY OF HUNTINGTON.

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 Board of Trade of the City of Huntington," for the purpose of promoting and furthering the general business interests of Huntington, and for the purpose of improving, extending and placing upon a safe and more permanent basis the commercial, industrial and manufacturing interests, and generally advancing the growth and prosperity of said city with the view ultimately to purchase real estate and erect thereon a permanent building for the uses and purposes of the said board.

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, 1940. 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 shares from time to time, to twenty-five 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, to wit:

Sam Gideon, Huntington, W. Va., one share.
W. H. H. Holswade, Huntington, W. Va., one share.
C. C. Dusenberry, Huntington, W. Va., one share.
Dan A. Mossman, Huntington, W. Va., one share.
C. F. Millender, Huntington, W. Va., one share.
C. E. Gwinn, Huntington, W. Va., one share.
D. E. Abbott, Huntington, W. Va., one share.
J. M. Layne. Huntington, W. Va., one share.
E. Ensign, Huntington, W. Va., one share.
H. M. Adams, Huntington, W. Va., one share.
George F. Miller, Jr., Huntington, W. Va., one share.
B. W. Marr, Huntington, W. Va., one share.
CORPORATIONS.

Leon G. Brown, Huntington, W. Va., one share.
C. A. Boxley, Huntington, W. Va., one share.
T. S. Scanlon, Huntington, W. Va., one share.
R. A. Mathews, Huntington, W. Va., one share.
J. A. Emmons, Huntington, W. Va., one share.
J. K. Oney, Huntington, W. Va., one share.
James S. Sutphin, Huntington, W. Va., one share.
James A. Gohen, 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 15th day of February, 1890.

SAM GIDEON,
W. H. H. HOLSWADE,
C. C. DUSENBERRY,
DAN A. MOSSMAN,
C. F. MILLENDER,
C. E. GWINN,
D. E. ABBOTT,
J. M. LAYNE,
H. W. ADAMS,
GEORGE F. MILLER, JR.,
B. W. MARR,
LEON G. BROWN,
C. A. BOXLEY,
T. S. SCANLON,
R. A. MATHEWS,
J. A. EMMONS,
J. K. ONEY,
JAMES S. SUTPHIN,
JAMES A. GOHEN,
E. ENSIGN.

Wherefore, the corporators named in 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 forty, a 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 February,
eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

STOCK BREEDERS ASSOCIATION.

DOMESTIC.

I. Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
COMPANIES.

Companied 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 "Stock Breeders Association," for the purpose of buying, owning, and selling and using for breeding purposes, horses, cattle, sheep and other stock, and purchasing, holding, using and selling such real estate as may be necessary for the purpose of carrying into effect the object above mentioned.

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 1st day of February, 1940. 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 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

James F. Allen, of Clarksburg, W. Va., one share.
John W. Stewart, of Clarksburg, W. Va., one share.
Nathan Goff, of Clarksburg, W. Va., one share.
Henry Haymond, of Clarksburg, W. Va., one share.
R. T. Lowndes, of Clarksburg, W. Va., one share.
James E. McDonald, of Bridgeport, 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 13th day of February, 1890.

J. F. Allen,
John W. Stewart,
N. Goff,
Henry Haymond,
R. T. Lowndes,
James E. McDonald.

Wherefore, the corporators named in 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 forty, a 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 February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

STATE SAVINGS BANK, PARKERSBURG, W. VA.

DOMESTIC.

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 State Savings Bank, Parkersburg, W. Va., for the purpose of discounting promissory notes, negotiating drafts, bills of exchange, and other evidences of indebtedness, receiving deposits, buying and selling exchange, bank notes, bullion or coin, and for the purpose of loaning money on personal or other security, and for the purpose of transacting a general banking business.

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 first day of March in the year of our Lord one thousand nine hundred and thirty. 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 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

Thomas E. Davis, of Grafton, West Virginia, two hundred shares.
George M. Whitescarver, of Grafton, W. Va., two hundred shares.
Francis M. Durbin, of Grafton, W. Va., two hundred shares.
Chas. R. Durbin, of Grafton, W. Va., two hundred shares.
W. N. Chancellor, of Parkersburg, W. Va., one hundred and fifty shares.
George W. Thompson, Parkersburg, W. Va., one hundred and fifty 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 February, in the year of our Lord one thousand eight hundred and ninety.

THOS. E. DAVIS,
GEO. M. WHITESCARVER,
FRANCIS M. DURBIN,
CHAS. R. DURBIN,
W. N. CHANCELLOR,
GEO. W. 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 first day of March, 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 twentieth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

GREENBRIER CEMETERY 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 Greenbrier Cemetery Company, for the purpose of buying land and selling ground for burial purposes.

Which corporation shall keep its principal office or place of business at Alderson, in Monroe county, West Virginia, and is to expire on the 18th day of February, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of ninety dollars, and have paid in on said subscription the sum of ninety dollars to the capital thereof, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to five thousand 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

Jas. L. Farmer, of Alderson, West Va., one share.
J. M. Alderson, of Alderson, West Va., one share.
L. E. Johnson, of Alderson, West Va., one share.
P. B. Patton, of Alderson, West Va., one share.
I. E. Bare, of Alderson, West Va., one share.
J. C. Bright, of Alderson, West Va., one share.
Jas. E. Mann, of Alderson, West Va., one share.
E. Smith, of Alderson, West Va., one share.
J. H. A. Miller, of Alderson, West Va., one share.

And the capital to be hereafter sold is to be divided into the like amount.

Given under our hands, this the 18th day of February, 1890.

J. M. ALDERSON,
L. E. JOHNSON,
P. B. PATTON,
I. E. BARE,
Wherefore, the corporators named in 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 forty, a 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 February, eighteen and hundred ninety.

HENRY S. WALKER,
Secretary of State.

SMITH PNEUMATIC TRANSFER AND STORAGE COMPANY—CHANGE OF PRINCIPAL OFFICE.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Lyman Smith, President of the Smith Pneumatic Transfer and Storage 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 the principal office of the company, in New York City, on the 5th day of February, 1890, in pursuance of notice as required by law, at which meeting a majority of all the stock of said company was represented in person or by proxy, the following resolution was adopted:

"Resolved, That the principal office or place of business of this corporation be changed from New York City, where it is now located to the city of Chicago, in the State of Illinois.

Wherefore, I do declare said resolution to be authorized by law.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twentieth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

GREENPOINT OPTICAL COMPANY.

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 the "Geenpoint Optical Company," for the purpose of manufacturing, buying and selling at wholesale or retail cameras, photographic and optical apparatus.

Which corporation shall keep its principal office or place of business at Brooklyn, in the county of Kings, and state of New York, and is to expire on the 8th day of February, 1940. 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-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: By

Vincent M. Wilcox, 1050 Lexington avenue, New York City; one share.
Richard A. Anthony, 661 Fifth avenue, New York City, one share.
Frederick A. Anthony, Hackensack, New Jersey, one share.
George W. Wagner, 82 Irving Place, New York City, one share.
Noah C. Rogers, 173 Fifth avenue, 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 14th day of February, 1890.

VINCENT M. WILCOX, [Seal]
RICHARD A. ANTHONY, [Seal]
FREDERICK A. ANTHONY, [Seal]
GEORGE W. WAGNER, [Seal]
NOAH C. ROGERS, [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 eight day of February, nineteen hundred and forty, a 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 February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

TWIN CITY CONSTRUCTION COMPANY.

FOREIGN.

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:

Agreement for incorporation of the Twin City Construction Company:

The undersigned agree to become a corporation by the name of the Twin City Construction Company, for the purpose of constructing and building street and other railways, electric light plants, subway and overhead cables and wires and all other kinds of electrical, motive and illuminating works and plants.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the 1st day of February, in the year 1940. 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 dollars ($2,500), and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to fifty thousand dollars ($50,000) dollars 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

Edward H. Johnson, 16 Broad St., N. Y., fifty shares.
Frank J. Sprague, 16 Broad St., N. Y., fifty shares.
John H. McClement, 16 Broad St., N. Y., fifty shares.
William H. Bird, 120 Broadway, N. Y., fifty shares.
Eugene H. Lewis, 120 Broadway, N. Y., fifty 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 January, 1890.

Edward H. Johnson,
Frank J. Sprague,
John H. McClement,
William H. Bird,
Eugene H. 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 February, nineteen hundred and forty, a 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 February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
BENWOOD IRON WORKS—INCREASE OF STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that John G. Hoffmann, president of the Benwood Iron Works, 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 of said company, held at the principal office of the company in Wheeling, West Virginia, on the 6th day of February, A. D. 1890, in pursuance of published notice as required by law, the following resolution was unanimously adopted, a majority of all the stock of said company being represented at said meeting in person or by proxy:

Resolved, That the number of shares of the capital stock of the Benwood Iron Works, a corporation of the state of West Virginia, be and hereby is increased from five thousand shares, the present number thereof, to six thousand five hundred shares.

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, [G. S.] at the city of Charleston, this twentieth day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE INGERSOLL SERGEANT DRILL COMPANY.

FOR\:\:EIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement 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 made this seventeenth day of February, in the year eighteen hundred and ninety, between Alberto Falel, John F. Fowler, Charles W. Turner and Charles A. Frank, all of the city, county and state of New York, and Charles S. Rand, of the town of Greenville, in the state of New Jersey.

This agreement witnesseth, That the undersigned hereby agree to become a corporation by the name of "The Ingersoll-Sergeant Drill Company," for the purpose of manufacturing, constructing and selling machinery of every kind and description, articles of every nature, and more particularly engines, rock-drills, air compressors, ticket boxes, motors and machinery used in mines or in the business of mining, and to acquire, hold, possess, and own letters patent of the United States or of any foreign country, now or hereafter issued or to acquire licenses under such patents for the manufacture and
sale of machines or improvements thereon or articles of any nature, and to beneficially use rights under such patents by vending the said patents or rights and licenses thereunder; to manufacture as herein specified, either directly or indirectly, or by contract with other corporations or with individuals; and for the better attainment of the general purposes thus indicated to purchase, lease, hold and convey all such property, real or personal, wheresoever the same may be situated in the state of West Virginia or elsewhere, and to do generally all and every lawful act and thing necessary, proper and lawful to accomplish the said objects.

Such 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, in the year nineteen hundred and forty. 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 we desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to eight 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

Albert Fallon, residing at No. 40 East 51st street, in the city, county and state of New York, one share.

John F. Fowler, residing at No. 114 East 23rd street, in the city, county and state of New York, one share.

Charles W. Turner, residing at No. 105 East 83rd street, in the city, county and state of New York, one share.

Charles A. Frank, residing at No. 71 7th avenue, in the city, county and state of New York, one share.

Charles S. Rand, residing at No. 35 Danforth avenue, in the town of Greenville and state of 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 17th day of February, 1890.

Alberto Falcon, [Seal]

J. F. Fowler, [Seal]

Chas. W. Turner, [Seal]

Charles A. Frank, [Seal]

Charles S. Rand. [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 forty, a 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 February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

NATIONAL MUTUAL BUILDING AND LOAN ASSOCIATION.

CHARTER FILED.

I, Henry S. Walker, secretary of state, of the state of West Virginia, do hereby certify that the National Building and Loan Association of New York, 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 the articles of incorporation together with a copy of the laws of the state of New York, under which, said corporation was created.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this 22nd day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE HAND AND BARLOW UNITED GOLD MINES AND HYDRAULIC WORKS OF GEORGIA.

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:

STATE OF WEST VIRGINIA.

The undersigned agree to become a corporation by the name of the Hand and Barlow United Gold Mines and Hydraulic Works, of Georgia, for the purpose of acquiring mines, minerals and mining rights of every description, and working the same; of carrying on the business of a mining company, by purchasing, leasing, or otherwise acquiring mines, lands or waters containing or covering precious and other metals, and working or developing the same to obtain the precious and other 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 or any part thereof, to the full extent that the same shall 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, Georgia and New York, and such other places as it may by proper certificate designate.

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 February, 1940.
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 three million dollars in all, with the right to increase the same to five million 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:

Samuel L. McBride, New York City, ten shares.
Howell C. Glenn, New York City, ten shares.
William H. Coffin, 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 9th day of February, 1890.

NATHAN H. HAND, [Seal]
CHARLES W. H. HAND, [Seal]
S. A. M. L. McBRIEDE, [Seal]
HOWELL C. GLENN, [Seal]
WILLIAM H. COFFIN. [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 February nineteen hundred and forty, a 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-fourth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA CENTRAL 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 articles of incorporation for that purpose:
The name of the corporation shall be the West Virginia Central Railway Company.

The railroad which this corporation proposes to build will commence at a point on the Ohio river, at or near the town of Ceredo, in the county of Wayne, State of West Virginia, and running hence through the counties of Cabell and Putnam to Charleston Station on the Chesapeake and Ohio railroad, crossing the Great Kanawha at or near the city of Charleston, in the county of Kanawha, and thence up and along the northern bank of the said river to the mouth of Gauley river, a tributary of the Great Kanawha river to near its source, and passing through the counties of Kanawha, Fayette, Nicholas, Webster and Pocahontas, in the state of West Virginia, to a point at or near Harrisonburg, in the county of Rockingham in the state of Virginia, thence through the counties of Madison, Culpepper, Fauquier and Stafford, in the state of Virginia, to Aquia creek or Belle Plain on the Potomac river.

The principal business office of this corporation will be maintained in the city of Philadelphia, in the state of Pennsylvania, with a branch office at Charleston, county of Kanawha, state of West Virginia, and in Aquia creek on Belle Plain, in the state of Virginia, or as the company may deem proper.

This corporation shall continue perpetually.

The capital stock of this company shall be five million ($5,000,000) dollars, 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:

Franklin Noble, city of Philadelphia, state Pennsylvania, three shares.
Amos K. Kempner, city of Philadelphia, state of Pennsylvania, one share.
Frederick T. Clark, city of Philadelphia, state of Pennsylvania, one share.
A. Bierbower, city of Philadelphia, state of Pennsylvania, one share.
Silas A. Krouer, city of Philadelphia, state of Pennsylvania, one share.

Witness our hands and seals this day of February the tenth, A. D., 1890.

Alexander Boniron, [Seal]
Franklin Noble, [Seal]
Amos K. Kempner, [Seal]
Frederick T. Clark, [Seal]
Silas A. Krouer, [Seal]
A. Bierbower, [Seal]
Josiah W. Aucott. [Seal]

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, [G. S.] at the seat of government thereof, this twenty-fifth day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

GRAFTON FOUNDRY AND MACHINE 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 Grafton Foundry and Machine Company, for the purpose of manufacturing, buying and selling at wholesale and retail, shelf and heavy hardware, agricultural and mechanical implements, stoves, tools and machinery; and for the purpose of manufacturing articles from wood, iron or other materials, or any combination of them, and dealing therein; and for the purpose of carrying on a general foundry and machine business in all its branches; and for the purpose of erecting and maintaining shops, factories and foundries to be used and occupied for the purposes aforesaid.

Which corporation shall keep its principal office or place of busi-
ness at Grafton, in the county of Taylor, state of West Virginia, and is to expire on the 11th day of February, in the year of our Lord one thousand nine hundred and thirty. 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-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

Alex. Zeck, one share.
C. F. W. Kuntz, one share.
G. M. Whitescarver, one share.
R. W. Kennedy, one share.
O. P. Stroh, one share,
All of Grafton, West Virginia
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 February, in the year of our Lord one thousand eight hundred and ninety.

Alex. Zeck,
C. F. W. Kuntz,
G. M. Whitescarver,
R. W. Kennedy,
O. P. Stroh.

Wherefore, the corporators named in 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 February, 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 state, at the city of Charleston, this twenty-sixth day of February, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

UNITED STATES GOLD EXTRACTION 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 "United States Gold Extraction and Mining Company," for the purpose of conducting the business of extracting gold and silver from ores, and for working and operating gold and silver mines, and for mining purposes generally, and for the purpose of conducting all business connected with mining and ore extracting, and all other business appertaining thereto or in anywise connected therewith.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the thirty-first day of December, 1939. 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 million dollars in all.

The capital so subscribed is divided into five shares of one hundred dollars each, which are held by the undersigned respectively as follows, that is to say: One share of one hundred dollars by each of the undersigned, William Cargill, Gabriel I. Behrisch, Charles L. Greenhall, Simon M. Blun and Richard Eisig, each and every one of whom reside in the city, county and state of New York.

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 February, in the year one thousand eight hundred and ninety.

WILLIAM CARGILL,
GABRIEL I. BEHRISCH,
CHARLES L. GREENHALL,
SIMON M. BLUN,
RICHARD EISIG.

Wherefore, the corporators named in 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-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 state, at [G. S.] the city of Charleston, this twenty-seventh day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE NATAHALA MARBLE AND MANUFACTURING COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
companied 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 Natahala Marble and Manufacturing Company, for the purpose of mining, quarrying, manufacturing and working all sorts of marble, talc slate and other minerals, stones and metals of every sort, and the buying and selling of the same and of all the manufactured products thereof; the milling, manufacture, buying and selling of timber, grain, wool, cotton and all other agricultural products, and of all compositions or materials made thereof or therefrom; together with all products, utensils or fabrics made thereof or therefrom; the piping, accumulation, purchase and sale of mineral waters, and the conduct, management and control of establishments for the application and use of mineral waters, including, amongst other things, the erection, control and management of hotels; of owning building, erecting and operating such manufactories, mills, shops, storehouses, warehouses and machinery as they may deem necessary for the business of this corporation; and of purchasing and owning such lands, tenements, hereditaments, mines and quarries as may be necessary for the uses and purposes of the 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 shall also have agencies or sub-offices or places of business amongst other places, at Jarrett, Swain county, North Carolina, Boston, Massachusetts, and Chicago, Illinois; and this corporation is to expire on the thirty-first day of December, 1939.

And for the purpose of forming the said corporation we have subscribed the sum of two thousand dollars to the capital stock thereof, and have paid in on said subscriptions the sum of two 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

- C. H. Hale, New York, ten shares.
- William S. Saul, Atlanta, Ga., five shares.
- Robert G. Ingersoll, New York, N. Y., one share.
- Robert H. Griffin, New York, N. Y., one share.
- Isaac N. Baker, New York, N. Y., one share.
- Frederick T. Hill, New York, N. Y., one share.
- Norman S. Mussey, 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 and seals this nineteenth day of February, 1890.

C. H. HALE, [Seal]
William S. SAUL, [Seal]
Robert G. INGERSOLL, [Seal]
Robert H. GRIFFIN, [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 December 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 twenty-eighth day of February, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

UPPER MONONGAHELA COAL AND COKE COMPANY.— CHANGE OF NAME TO MONONGAH COAL AND COKE COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that S. W. Colton, Jr., president of the Upper Monongahela Coal and Coke 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 the stockholders of said company adopted the following resolution at a general stockholders meeting held on the 27th day of February, 1890, at the principal office of the company in Philadelphia, Pennsylvania:

"On motion it was resolved by the stockholders of the Upper Monongahela Coal and Coke Company, in general meeting assembled, that the name of the company be changed to "Monongah Coal and Coke Company;" and it is further

Resolved, That a certified copy of this resolution under the common seal of the company and the signature of the president be forwarded to the secretary of state for the state of West Virginia, as provided by law."

Wherefore, I do declare said resolution changing the name of the Upper Monongahela Coal and Coke Company to the Monongah Coal and Coke Company to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this first day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

CORPORATE DEBT ADJUSTMENT 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:

An agreement to become a corporation.

The undersigned agree to become a corporation by the name of the "Corporate Debt Adjustment Company," for the purpose of aiding in the adjustment of such public or private corporate debts as are disputed, or the interest on which may be defaulted, including the re-organization of any character or corporate liability and to aid in finding capital for enterprises located 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 first day of March, 1939. 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 five hundred ($500) 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:

James M. Mason, Charlestown, Jefferson county, W. Va., one share.
Scoville C. Williams, New York City, New York, one share.
James W. Osburne, New York City, New York, one share.
Samuel B. Paul, New York City, New York, one share.
Louis Polk Hall, New York City, 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, and seals this 26th day of February, 1890.

J. M. MASON, [Seal]
S. C. WILLIAMS, [Seal]
JAMES W. OSBURNE, [Seal]
LOUIS P. HALL, [Seal]
SAM'I. B. PAUL, [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 thirty-nine, a corporation by the name and for the purposes set forth in said agreement.
THE WEST VIRGINIA METHODIST PUBLISHING 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 West Virginia Methodist Publishing Company, for the purpose of publishing a weekly newspaper, and for doing such job work or other printing as may be deemed expedient; the entire net earnings of such corporation are to be applied to the relief of the superannuated preachers and the widows and orphans of the deceased preachers of the Western Virginia Conference of the Methodist Episcopal Church, South.

Which corporation shall keep its principal office or place of business at the city of Barboursville, in the county of Cabell, and is to expire on the 1st day of January, 1940. 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 subscription 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 five thousand ($5,000) 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:

C. W. Shearer, Barboursville, W. Va., ten shares.
S. G. Preston, Barboursville, W. Va., ten shares.
G. M. F. Hampton, Barboursville, W. Va., ten shares.
H. T. Watts, Barboursville, W. Va., ten shares.
T. B. Thornburg, Barboursville, W. Va., ten shares.
Jas. A. Poteet, Barboursville, W. Va., ten shares.
Geo. E. Thornburg, Barboursville, W. Va., ten shares.
Thomas Thornburg, Barboursville, W. Va., ten shares.
W. H. King, Barboursville, W. Va., ten shares.
S. F. McClung, Ravenswood, 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 the 1st day of January, 1890

C. W. Shearer,
S. O. Preston,
G. M. F. Hampton,
H. T. Watts,
T. B. Thornburg,
Jas. A. Poteet,
Geo. E. Thornburg,
Thomas Thornburg,
W. H. King,
S. F. McClung.

Wherefore, the corporators named in 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 forty, a 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 first day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

GRAFTON 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 Grafton Building and Loan Association, for the purpose of raising money to be distributed among its members, to be used by such members in buying lands, houses and other real estate, or in building or repairing houses, or in paying off or liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Grafton, in the county of Taylor, West Virginia, and is to expire on the first day of January, in the year of our Lord one thousand nine hundred and thirty. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand and three 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 five 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

George Brinkman, of Grafton, W. Va., one share.
S. L. Allen, of Grafton, of W. Va., one share.
John T. McGraw, of Grafton, W. Va., one share.
Charles H. Rector, of Grafton, W. Va., one share.
Charles R. Durbin, of Grafton, W. Va., one share.
S. H. Gramm, of Fetterman, W. Va., one share.
John S. S. Herr, of Fetterman, W. Va., one share.
William Watkins, of West Grafton, W. Va., one share.
Henry Miller, of West Grafton, W. Va., one share.
George M. Whitescarver, of Grafton, W. Va., one share.

The capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 15th day of February, 1890.

GEO. BRINKMAN,
S. L. ALLEN,
JOHN T. MCGRAW,
CHAS. H. RECTOR,
C. R. DURBIN,
S. H. GRAMM,
JNO. S. S. HERR,
WM. WATKINS,
HENRY MILLER,
GEO. M. WHITESCARVER.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this first day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

VIRGINIA AND OHIO RAILROAD COMPANY.

DISSOLUTION OF.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Jos. I. Doran, president of the Virginia and Ohio Railroad 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 the following resolution was adopted at an adjourned annual meeting of the stockholders of said corporation held on the 21st day of February, 1890, all the stock of
said company being present by person or by proxy and voting therefor:

"Resolved, That this company do forthwith discontinue business and that it be hereby dissolved, that the property and assets of the company that may remain after paying all debts and liabilities be divided and distributed by the treasurer among the stockholders of the company, but before such distribution takes place and immediately public notice shall be given by advertisement in some newspaper of general circulation published near the principal office or place of business of the corporation once a week for six weeks before any dividend of the capital and assets be made."

Wherefore, I do declare the said Virginia and Ohio Railroad Company dissolved.

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 ninety.

HENRY S. WALKER,
Secretary of State.

WEST VIRGINIA AND OHIO RAILROAD COMPANY.

DISSOLUTION OF

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Jos. I. Doran, president of the West Virginia and Ohio Railroad 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 the following resolution was adopted at an adjourned annual meeting of the stockholders of said corporation, held on the 21st day of February, 1890, all the stock of said company being present in person or by proxy, and voting therefor:

"Resolved, That this company do forthwith discontinue business and that it be hereby dissolved, that the property and assets of the company that may remain after paying all debts and liabilities be divided and distributed by the treasurer among the stockholders of the company, but before such distribution takes place and immediately, public notice shall be given by advertisement in some newspaper of general circulation published near the principal office or place of business of the corporation once a week for six weeks before any dividend of the capital and assets be made.

Wherefore, I do declare the said West Virginia and Ohio Railroad Company dissolved.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this third day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.
CORPORATIONS.

VOLTA ELECTRIC LIGHT AND POWER COMPANY OF WEST VIRGINIA.

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 Volta Electric Light and Power Company of Washington, D. C., for the purpose of manufacturing, conducting and carrying on the business of furnishing electric lighting and illumination in the open air, in houses, cars, wagons, cabs, carriages and other vehicles, and in mines and other places, and to furnish electric motor power for sewing machines, dentists, lathes, ventilating fans, grinding mills, street cars, launches and small boats, and other machinery for mechanical or artistic and scientific purposes or uses, for the purchasing and selling or licensing or renting patent rights for the obtaining and holding of franchises, and in general to do any and all acts permitted by or not inconsistent with the laws of the state as applicable to joint stock companies.

Which corporation shall keep its principal office or place of business at Washington, D. C., and is to expire January 1st, A. D., 1920. 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 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:

Edwin Sutherland, 400 Sixth street, n. w. Washington, D. C., one share.
William A. Cook, 400 Sixth street, Washington, D. C., one share.
Winthrop A. Roberts, Laurel, Md., one share.
Frank Aldrich, 470 La. avenue, Washington, D. C., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 25th day of January, 1890.

Edwin Sutherland,  
Frank Aldrich,  
Wm. W. Dudley,  
William A. Cook,  
Winthrop A. Roberts.

Wherefore, the corporators named in 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, nine-
CORPORATIONS.

teen 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 third day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

PARDEE AND CURTIN 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 Pardee and Curtin Lumber Company, for the purpose of buying and selling timber and manufacturing the same into lumber, and for the purpose of doing a general lumber business, and for the purpose of holding such real estate and other property as may be necessary for the purposes aforesaid.

Which corporation shall keep its principal office or place of business at Braxton Court House, in the county of Braxton, West Virginia, and is to expire on the first day of January, in the year of our Lord, one thousand nine hundred and forty. 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

Barton Pardee, of Lock Haven, Clinton county, Pennsylvania, one share.

George W. Curtin, of West Grafton, Taylor county, West Virginia, one share.

R. W. Kennedy, of West Grafton, Taylor county, West Virginia, one share.

H. B. Curtin, of West Grafton, Taylor county, West Virginia, one share.

C. D. Elliott, of Braxton C. H., Braxton county, 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 21st day of February, 1890.

BARTON PARDEE,
G. W. CURTIN,
R. W. KENNEDY,
H. B. CURTIN,
C. D. ELLIOTT.

Wherefore, the corporators named in 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 forty, a 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 March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

SHENANDOAH JUNCTION BUILDING ASSOCIATION
NO. 1.

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 Shenandoah Junction Building Association, No. 1, 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 Shenandoah Junction, in the county of Jefferson, and state of West Virginia, and is to expire on the first day of January, 1912. 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 sixty-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

S. L. Willans, Shenandoah Junction, W. Va., one share.
J. C. Tabler, Duffields, W. Va., one share.
J. W. Burr, Shenandoah Junction, W. Va., one share.
T. C. Grove, Shenandoah Junction, W. Va., one share.
Lewis Hawling, Duffields, 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 25th day of February, 1890.
S. L. Williams,
J. C. Tabler,
T. C. Grove,
J. W. Burr,
Lewis Hawling.

Wherefore, the corporators named in 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 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 state, G. S.] at the city of Charleston, this third day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE AMERICAN FIRE CLAY 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 American Fire Clay Company, for the purpose of mining and manufacturing fire clay into fire brick, tile, sewer pipe, &c.
Which corporation shall keep its principal office or place business at Freeman's Landing, in the county of Hancock, and state of West Virginia, and is to expire on the seventeenth day of January, 1910. And for the purpose of forming the said corporation, we have subscribed the sum of forty-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of thirty-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
P. J. Freeman, Toronto, Ohio, two hundred and thirty-nine shares.
T. A. Stewart, Toronto, Ohio, one hundred and fifty shares.
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T. B. Freeman, Toronto, Ohio, fifty shares.
Wm. G. Stewart, Pittsburgh, Pa, one share.
A. L. Hull, Toronto, 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 19th day of February, 1890.

P. J. FREEMAN, [Seal]
T. A. STEWART, [Seal]
T. P. FREEMAN, [Seal]
Wm. G. STEWART, [Seal]
A. L. HULL, [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 seventeenth 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 state, [G. S.] at the city of Charleston, this third day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

TWO BROTHERS 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 "Two Brothers Oil Company," for the purpose of mining, boring and excavating for, or otherwise obtaining from the earth, petroleum, rock and carbon oils, and natural gas, and manufacturing, buying and selling the same, in the crude and in the refined states, for the purpose of buying, shipping and selling oil and refining the same, and for the purpose of constructing and maintaining lines of tubing and piping for the transportation of oils and gas, and for the purpose of letting and leasing and otherwise securing the territory necessary or advantageous for the business and operations of the said company, and of selling, leasing and letting such territory to others, 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 the city of Wheeling, in the county of Ohio, in the state of West Virginia, and is to expire on the 26th day of February, in the year of our Lord, one thousand nine hundred and forty. 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 ($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:

Charles W. Brockunier, of Wheeling, W. Va., one share.
Charles Burdett Hart, of Wheeling, W. Va., one share.
James Storey, of Newport Ohio, one share.
George W. Boss, of Belmont, Pleasants county, W. Va., one
share.
Asbury J. Clark, 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 26th day of February, A. D., 1890.

Charles W. Brockunier,
Chas. Burdett Hart,
James Storey,
Geo. W. Boss,
Asbury J. Clark.

Wherefore, the corporators named in 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-sixth day of February,
nineteen hundred and forty, a 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 March, eighteen
hundred and ninety.

Henry S. Walker,
Secretary of State.

WEST VIRGINIA FIRE BRICK COMPANY—DISSOLUTION.

I, Henry S. Walker, secretary of state of the state of West Vir-
ingia, do hereby certify that James M. Porter, President of the
West Virginia Fire Brick 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 the following resolution was
adopted at a general stockholders' meeting of said company, held
at the office of the company in New Cumberland, Hancock county,
West Virginia, on the 18th day of February, 1890, all the stock of
said company being present in person or by proxy and voting there-
for:

DOMESTIC.
Resolved, By the stockholders of the West Virginia Fire Brick Company, that the business of said corporation is hereby discontinued and that the said corporation be now dissolved, and that the property and assets of said corporation be applied:

First—To the payment of the debts against the same, if any there be.

Second—That the residue after paying all claims, debts and liabilities thereof be divided among the members, at present stockholders thereof according to their respective interests.

"And that these resolutions be published and certified to the secretary of state according to law."

Wherefore, I do declare said corporation dissolved.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this fourth day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

CENTRAL INSURANCE 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 "Central Insurance Company," for the purpose of insuring against any damage by fire, and against all marine risks, and other liabilities, any casualties and hazards upon every and all kinds of property, real, personal and marine; and to make insurance on life, to grant annuities; to receive endowments; to contract for reversionary payments; to insure plate glass against breakage or destruction by accident and casualties from whatever cause arising; to guarantee the payment of promissory notes, bills of exchange and other evidences of debt; to lend money on bottomry and respondentia; to cause itself to be insured against all risks it may have in any property or life, either in its own right or by virtue of any bonds or advance or any policy or contract of insurance; to sell or to rehypothecate all securities held by the corporation or to secure loans on said securities; to buy and to sell mortgage or other securities; to discount notes, bills of exchange or other commercial paper, and to receive the interest in advance; to lend money on personal or real estate security; to receive on deposit money and other property and give certificates therefor and pay interest thereon; to purchase real estate in satisfaction of debts due, or to secure debts not due; to erect safety vaults and rent them to other persons, and to do all other acts necessary to carry on a general insurance business.
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 third day of March, 1940. 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 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

Jas. A. Wetherell, Parkersburg, West Va., ten shares.
W. H. Smith, Jr., Parkersburg, West Va., ten shares.
R. J. A. Boreman, Parkersburg, West Va., ten shares.
Jno. S. Camden, Parkersburg, West Va., ten shares.
Levin Smith, Parkersburg, West Va., ten 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 March, 1890.

Jas. A. Wetherell,
W. H. Smith, Jr.,
R. J. A. Boreman,
Jno. S. Camden,
Levin 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 third day of March, nineteen hundred and forty, a 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 fourth day of March eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

SUTTON ELK RIVER 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 The Sutton Elk River Bridge Company, for the purpose of erecting, constructing, maintaining and using a bridge across Elk river at and within the corporate limits of the town of Sutton, in the county of
Braxton, with the right to take tolls for the passage of persons, vehicles and other things passing on and over said bridge, and to acquire and hold a real estate necessary to properly maintain and operate said bridge and to erect and maintain suitable toll house and other necessary buildings thereon.

Which corporation shall keep its principal office in the town of Sutton, Braxton county, West Virginia, and to continue perpetually. 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 desiring 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

Alex Dulin, of Braxton C. H., one share.
A. W. Corley, of Braxton C. H., one share.
L. M. Wade, of Braxton C. H., one share.
Amos Gorrell, of Braxton C. H., one share.
W. H. McCauley, of Braxton C. H., 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 February, 1890.

ALEX DULIN,
A. W. CORLEY,
L. M. WADE,
AMOS GORRELL,
W. H. McCauley,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date perpetually, a 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 fifth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State

THE IMPROVEMENT LOAN AND BUILDING ASSOCIATION OF MARTINSBURG, BERKELEY COUNTY, WEST VIRGINIA.

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 Improvement Loan and Building Association of Martinsburg, Berkeley county, West Virginia, for the purpose of establishing and carrying on a Loan and Building Association, to raise money through and by the mutual efforts of its members, to provide a safe and profitable investment for the money and profits so saved by its members in a constituted fund to be known as the loan fund of said association; and said association shall have authority to loan any or all of said funds, on personal or real estate security, and negotiate for the investment of capital thus raised by its members, or otherwise, in any manufacturing, industrial or commercial enterprise, and for the purpose of raising monies to be distributed among its members or others, for such purposes and with such security as may be consistent with the laws of West Virginia, with full power to do and perform all things consistent with the laws of said state, necessary or expedient to carry out the purpose and objects of said association, and to acquire and hold such real estate in accordance with the law as may be necessary for the purposes of said business.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, and is to expire on the first day of April, 1910, unless sooner dissolved in a manner according to the laws of the state. 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 three hundred and ninety 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. W. Bishop, one share.
D. W. Shaffer, one share.
N. D. Baker, one share.
George W. Buxton, one share.
W. O. Nicklas, one share.
H. T. Cushwa, one share,
And J. Nelson Wisner, one share,
All residents of Martinsburg, West Virginia.

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 February, 1890.

J. W. Bishop,
D. W. Shaffer,
N. D. Baker,
G. W. Buxton,
W. O. Nicklas,
H. T. Cushwa,
J. Nelson Wisner.

Wherefore, the corporators named in the said agreement, and who
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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 state, [G. S.] at the city of Charleston, this fifth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE FALES HEATING COMPANY OF PENNSYLVANIA.—INCREASE OF STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Daniel Strinmets, Jr., President of the Fales Heating Company of Pennsylvania, has certified to me under his hand and the corporate seal of said company that the following resolution was adopted at the annual meeting of the stockholders thereof, held at the principal office of the company in Philadelphia, Pennsylvania, on the 3rd day of March, 1890, in pursuance of the notice required by law, two-thirds of all the stock of said company being represented at said meeting and voting unanimously for said resolution:

"Resolved, That the number of shares of the capital stock of the Fales Heating Company of Pennsylvania be increased from ten thousand to twelve thousand shares of a par value of ten dollars each."

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 state, [G. S.] at the city of Charleston, this fifth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

CLARKSBURG 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 Clarksburg Coal and Coke Company, for the purpose of mining, shipping and selling coal; making, shipping and selling coke; owning and holding coal lands.

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 January, 1940. 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 ($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

Benjamin Wilson, Clarksburg, W. Va., one share.
John W. Brown, Clarksburg, W. Va., one share.
Logan A. Bullitt, Philadelphia, Pa., one share.
James A. Campbell, Philadelphia, Pa., one share.
Frank B. Thompson, 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 25th day of February, 1890.

James A. Campbell,
Frank B. Thompson,
Logan M. Bullitt,
J. W. Brown,
B. 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 first day of January, nineteen hundred and forty a 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 ninety.

Henry S. Walker,
Secretary of State.

THE AMERICAN AUTOMATIC COMBINATION MACHINE 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 affi-favits, 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 Automatic Combination Machine Company," for the purpose of manufacturing Machines for weighing, printing and delivering, using, selling and leasing the same, securing letters patent relating thereto, as well as rights and privileges thereunder and the disposal of rights, privileges and licenses of a similar character together with such other acts and things as pertain thereto.

Which corporation shall keep its principal office or place of business at the city and county of New York, in the state of New York, and is to expire on the 15th day of February, in the year nineteen hundred and forty. And for the purpose of forming the said corporation we have subscribed the sum of ninety-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 and 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:

Daniel R. Brewer, New York, N. Y., one hundred shares.
Lewis L. Jones, Brooklyn, N. Y., one hundred shares.
Samuel Webber Parker, Mamaroneck, N. Y., one hundred shares.
Samuel Wallach, New York, 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 15th day of February, in the year one thousand eight hundred and ninety.

Samuel Webber Parker,
Lewis L. Jones,
Daniel R. Brewer,
A. Gates,
Samuel Wallach.

Wherefore, the corporators named in 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 February, nineteen hundred and forty, a 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 seventh day of March, eighteen hundred and ninety.

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 Benwood Building and Loan Association," for the purpose of raising money to be distributed among the members thereof, and by the members used in buying lands or houses, or lands and houses, or in building or repairing houses or both, or for paying and liquidating liens on houses and other real estate in the city of Benwood and elsewhere.

Which corporation shall keep its principal office or place of business at Benwood, in the county of Marshall, and state of West Virginia, and is to expire on the twenty-seventh day of February, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of thirteen hundred and fifty dollars, to the capital thereof, and have paid in on said subscriptions the sum of one hundred and thirty-five dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to seven hundred and fifty 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

B. F. Peabody, of Benwood, W. Va., one share.
M. F. Deegan, of Benwood, W. Va., one share.
C. W. Vance, of Benwood, W. Va., one share.
P. W. Greenwood, of Benwood, W. Va., one share.
Jas. Geraghty, of Benwood, W. Va., one share.
Wm. Hall, of Benwood, W. Va., one share.
Henry Riddle, of Benwood, W. Va., one share.
Wm. Briceland, of Benwood, W. Va., one share.
Leonard Eskey, of Benwood, W. Va., one share.

Upon each of which shares the sum of 10 per cent has been paid in.

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 February, A. D. 1890.

B. F. Peabody,
M. F. Deegan,
C. W. Vance,
P. W. Greenwood,
William Hall,
Henry Riddle,
Wm. Briceland,
Leonard Eskey.
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-seventh day of February, nineteen hundred and forty, a 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 ninety.

Henry S. Walker,
Secretary of State.

American Cushioned Chair Seat 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:

Agreement to form a Corporation:

The undersigned agree to become a corporation by the name of the American Cushioned Chair Seat Company, for the purpose of manufacturing and selling chairs and furniture and seats, backs and arms for chairs, sofas, settees, benches, car and other vehicle seats; also cushions and cushioned seats, backs and arms for the same purposes; also panels for decorative and other purposes.

Which corporation shall keep its principal office or place of business at Brooklyn, in the county of Kings, and the state of New York, and is to expire on the 1st day of January, nineteen hundred and forty. 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 dollars ($50), 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 twenty-five dollars ($25.00) each, which are held by the undersigned respectively as follows, that is to say: By

Wilton C. Donn, of Brooklyn, in the county of Kings, and state of New York, seven (7) shares.

Thomas Soden, of East Orange, county of Essex, and state of New Jersey, two (2) shares.

Frank C. Donn, of Washington, District of Columbia, seven (7) shares.

William M. Cuthbert, of Brooklyn, in the county of Kings, and state of New York, two (2) shares.

Marion L. Holden, of Brooklyn, in the county of Kings, and state of New York, two (2) shares.
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 February, 1890.

Wilton C. Donn,
Thomas Soden,
F. C. Donn,
William M. Cuthbert,
Marion L. Holden.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Henry S. Walker,
Secretary of State.

THE UNITED PURCHASERS' DISCOUNT 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 under the laws of the state of West Virginia, by the name of The United Purchasers' Discount Company, for the following purposes, to-wit:

1st. To carry on business in the United States or elsewhere as commission merchants or merchants to buy, sell, manipulate and deal (wholesale and retail) in merchandise, goods, wares, food products, and commodities of every sort, kind or description, and to carry on any other business, whether manufacturing or otherwise which can be conveniently carried on with any of the company's objects.

2nd. To open stores, offices or agencies throughout the United States or elsewhere, or to allow or cause the legal estate and interest in any properties or business acquired, established or carried on by the company to remain or be vested in the name of, or carried on by any other company formed or to be formed, and either upon trust for, or of agents or nominees of this company or upon any other terms or conditions which the directors may think for the benefit of this company, and to manage the affairs, or take over and carry on the business of any such other company formed or to be formed, and to exercise all or any of the powers of any such company, or of hold-
Corporations.

1. To purchase or otherwise acquire and undertake all or any part of the business, property and liabilities of any persons or company, carrying on any kind of business which this company is authorized to carry on, or possessed of property suitable for the purpose of the company.

2. To enter into partnership, or into any arrangement for sharing profits, union of interests, reciprocal concessions, or co-operation with any person or company carrying on, or about to carry on any business which this company is authorized to carry on, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company.

3. To purchase, take or lease, or in exchange, hire or otherwise acquire, any real or personal property and any rights or privileges which the company may think necessary or convenient, with reference to any of these objects and capable of being profitably dealt with in connection with any of the company's property or rights for the time being, and in particular buildings and lands, licenses, concessions, patents, trade marks, machinery, rolling stock, plant and stock in trade, and to erect and construct such buildings as may be required for this company.

4. To pay for any property or business or service rendered in shares (to be treated as wholly or partly paid up), or other securities of the company, or in money, or by means of both.

5. To sell, lease, let on hire, improve, manage, develop, mortgage, dispose of, turn to account, or otherwise deal with all or any of the property and rights of the company.

6. To sell the undertaking of the company or any part thereof, for such consideration as the company may think fit.

7. To promote any other company for the purpose of acquiring all or any of the property, rights and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit this company.

8. To invest, lend or otherwise deal with the moneys of the company not immediately required upon such securities or without security, and in such manner as may from time to time be determined.

9. To borrow or raise money upon loan for the purpose of the company, and to issue bonds (to beares or otherwise) or mortgages and other instruments for securing the repayment thereof, with or without charge, upon all or any of the property of the company or its uncalled capital and upon such terms as to privily or otherwise as the company shall see fit.
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retail firms or corporations throughout the United States or elsewhere, to insure a percentage reduction of all goods, wares, merchandise, purchased by subscribers or members of this company for such members and for a partial benefit to this company, or wholly for this company.

14th. To solicit and acquire membership to this company, and to charge a fee for certificates of membership in this company.

15th. To issue such certificates of membership in this company, which, when presented at any house, store, shop or institution with whom this company may have contracts, will entitle the member to a fixed or fluctuating or graduated discount on all purchases and likewise entitle this company to receive from such place of purchase a certain percentage on all purchases thus made by a member of this company.

16th. To agree to declare a dividend at the expiration of five years, or such term of years as determined by the Board of Directors, to all members of this company who have remained faithful to this company and observed all the rules and conditions imposed on membership during such time equal to a given per cent. to be voted by the Board of Directors on all purchases they, the said members, may be credited as having made on the books of the company, with such stores, shops, &c., with which the company may have contracts or may conduct themselves.

17th. To agree to declare a dividend at the expiration of five years or such term of years as determined by the Board of Directors to all such houses, stores, shops, institutions, &c., with which this company may have contracts, provided always that said houses, stores, shops, institutions, &c., have faithfully lived up to their contracts with this company.

18th. To organize a committee of representative and influential men whose function shall be to receive such money as the Board of Directors in this company may from time to time see fit to place in their possession.

And it shall be the duty of this committee to loan the same on such securities, mortgages or notes, or make such investments of the same in real estate, improved or not improved, or in various enterprises, patents, &c., or otherwise throughout the United States and elsewhere as in their judgment will be for the best interest of this company and to report to the Board of Directors at stated intervals as to the nature, character and kind of investment they have made of such moneys intrusted to them, and as to the amount of interest such moneys have acquired by such loans and investments, &c., they have made of the same, and as to the actual amount of moneys they have received and so loaned, invested or otherwise dealt with.

19th. To do all such other things as are incidental or conducive to the attainment of the above objects, or any of them, or which may be conveniently carried on and done in connection therewith, or which may be calculated directly or indirectly to enhance the value of or render profitable any business or property of this company.
CORPORATIONS.

Which corporation shall keep its principal office or place of business at the city of New York, with branch offices at such other places in the United States as the Board of Directors may designate, and is to expire on the first day of February, 1940. 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 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 ten dollars each, which are held by the undersigned respectively as follows, that is to say:

Henry A. Mott, Jr., 100 Broadway, New York City, one hundred shares.
R. Onffroy, 30 West 27th street, New York City, six hundred shares.
Edmond Huéristel, 290 Broadway, New York City, one hundred shares.
Frank W. Beardsley, 90 Nassau street, New York City, one hundred shares.
J. de la Rue, 113 West 19th street, New York City, one hundred shares.

All of the city, county and state of New York.
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 March, 1890.

[Seal] [Seal] [Seal] [Seal]

HENRY A. MOTT, JR., R ONFFROY, EDMOND HUERSTEL, FRANK W. BEARDSLEY, J. DE LA RUE.

Wherefore, the corporators named in 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 forty, a 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 ninety.

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 Hewett Coal and Lumber 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 building and working factories, saw mills, car shops and iron and salt furnaces, for manufacturing shipping, shipping iron, coal, lumber, brick, salt, gas, oil, furniture and all other products or goods produced or manufactured from any and all of the above-mentioned 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, groceries, &c., and to do a general mining and manufacturing business or any other business incidental to any of the above named enterprises.

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 6th day of March, 1940. 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

J. M. Brown, Wheeling, W. Va., one share.
J. F. Paull, Wheeling, W. Va., one share.
L. A. Warucke, Wheeling, W. Va., one share.
G. A. Korner, Wheeling, W. Va., one share.
James Paull, 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 6th day of March, 189?

J. M. Brown,
J. F. Paull,
L. A. Warucke,
GEO. A. Korner,
JAMES 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 sixth day of March,
Corporations.

nineteen hundred and forty, a 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 tenth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

SPRUCE 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 Spruce Coal and Lumber 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 building and working factories, saw-mills, car shops and iron and salt furnaces, for manufacturing, shipping and selling iron, coal, lumber, brick, salt, gas, oil, furniture and all other products or goods produced or manufactured from any and all of the above mentioned 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, groceries, &c., and to do a general mining and manufacturing business, or any other business incident to any of the above named enterprises.

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 sixth day of March, 1940. 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

J. M. Brown, Wheeling, W. Va., one share.
J. F. Paull, Wheeling, W. Va., one share.
L. A. Warucke, Wheeling, W. Va., one share.
G. A. Korner, Wheeling, W. Va., one share.
James Paull, 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 sixth day of March, A. D. 1890.

J. M. Brown,
J. F. Pauli,
L. A. Warucke,
Geo. A. Korner,
James Pauli.

Wherefore, the corporators named in 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 March, nineteen hundred and forty, a 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 tenth day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

GRAFTON ELECTRIC LIGHT, HEAT AND POWER 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 Grafton Electric Light, Heat and Power Company, for the purpose of owning and operating one or more stations with apparatus necessary to furnish the citizens of Grafton, West Grafton and vicinity with electric power for light, heat or any mechanical apparatus, erecting lighting towers and constructing and maintaining poles, lines and such other appliances as may be needed for the transmission of electricity for light, heat and power, and generally doing all business pertaining to any electric light, heat and power company.

Which corporation shall keep its principal office or place of business at Grafton, in the county of Taylor, and state of West Virginia, and is to expire on the first day of January, 1940. 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By

Alex. R. Campbell, Ravenswood, W. Va., one share.
Corporations.

Jno. M. Sweeney, Wheeling, W. Va., one share.
Geo. M. Whitescarver, Grafton, W. Va., one share.
Alex. Zeck, Grafton, W. Va., one share.
C. F. W. Kuntz, 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 5th day of March, 1890.

ALEX. R. CAMPBELL
JNO. M. Sweeney,
GEORGE M. WHITESCARVER,
C. F. W. KUNTZ,
ALEX. ZECK.

Wherefore, the corporators named in 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 forty, a 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 tenth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

Phospho Ammonia 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 "Phospho Ammonia Company," for the purpose of carrying on the business of manufacturing ammoniates and making phosphates available and the acquiring of letters patent and licenses therefor, and the doing of any and all acts, and the transaction of any all business that shall or may be or become incident to or arise out of or be connected with such manufacturing business or any part thereof, to the full extent that the same shall be or become allowable or authorized under any statute applicable thereto, now or hereafter to be in force.

Which corporation shall keep its principal 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 March, one thousand nine hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars ($1000.00) to the
capital thereof, and have fully paid for the stock so subscribed for, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to six hundred thousand dollars ($600,000) 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 F. Jobbins, New York City, New York, two shares.
James E. Heller, New York City, New York, two shares.
Adolph Hirsh, New York City, New York, two shares.
Henry H. Wood, New York City, New York, two shares.
Samuel A. Tuska, New York City, New York, 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 March, one thousand eight hundred and ninety.

WILLIAM F. JOBBINS,
JAMES E. HELLER,
ADOLPH HIRSH,
HENRY H. WOOD,
SAMUEL A. TUSKA.

Wherefore, the corporators named in 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 forty, a 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 Charleston, this tenth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

HAMPshire BUILDING AND Loan Association No. 1.

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 "Hampshire Building and Loan Association No. 1," for the purpose of raising moneys 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 busi-
ness at Romney, in the county of Hampshire, and state of West Virginia, and is to expire on the 10th day of April, A. D., (1900) nineteen hundred. 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 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, that is to say: By

- C. S. White, of Romney, W. Va., one share.
- J. E. Russell, of Romney, W. Va., one share.
- C. F. Poland, of Romney, W. Va., one share.
- E. M. Gilkeson, of Romney, W. Va., one share.
- R. H. Cookus, of Romney, W. Va., one share.

And the capital to be hereafter sold to is be divided into shares of the like amount.

Given under our hands, this 8th day of March, 1890.

C. S. WHITE,
R. H. COOKUS,
C. F. POLAND,
J. E. RUSSELL,
E. M. GILKESON.

Wherefore, the corporators named in 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, 1900 (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 state, [G. S.] at the city of Charleston, this eleventh day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary State.

CHANGE OF NAME OF ELK GARDEN AND POTOMAC COAL COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that S. B. Elkins, president of the Elk Garden and Potomac 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 the following resolution was unanimously adopted at a general stockholder's meeting held on
Resolved, That the name of this company be changed to the West Virginia Coal Company, and that hereafter it shall be known by that name, and the president and secretary be and they are hereby instructed to forward a certified copy of this resolution duly attested by them to the secretary of state of West Virginia and a notice of such change of name be published once a week for four successive weeks in some daily paper in New York as required by law.

Wherefore, I do declare said resolution changing the name of the Elk Garden and Potomac Coal Company, to the West Virginia Coal Company to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this 12th day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE MACHINERY INTRODUCING COMPANY OF FINDLAY, 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 agree to become a corporation by the name of "The Machinery Introducing Company," of Findlay, Ohio, for the purpose of introducing and securing the adoption and general use of machinery, or appliances, and improvements to, and adoptions of machinery or appliances to be used in the arts, in scientific pursuits and operations, in mechanics, in mining, in manufacturing, in agriculture or in any other business operations whatsoever, whether said machinery or appliances, or improvements thereto or adaptations thereof, are or may be protected by letters patent or otherwise.

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 March, A. D. 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of 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 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 follow, that is to say: By
CORPORATIONS.

Samuel J. Tappan, one (1) share.
James A. Wells, one (1) share.
Frederick Montgomery, one (1) share.
Ulysses G. Baker, one (1) share.
Wilson Vance, one (1) share.
Martin L. Kaley, one (1) share.
John M. Stevenson, one (1) share.
Samuel C. Moore, one (1) share.
William T. Weed, one (1) share.
Harry Tappan, one (1) share.
John W. Zeller, one (1) share.
Frank T. Charnock, one (1) share.
Charles M. Fox, one (1) share.
John C. Strickler, one (1) share.
John M. Harrison, one (1) share.

All of the foregoing being residents of Findlay, Hancock county, Ohio.

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 February, A. D. 1890.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Henry S. Walker,
Secretary of State.
THE KEYSER DEVELOPMENT 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 Keyser Development Company," for the purpose of developing and improving the town of Keyser, by securing the location in said town of manufacturing corporations or firms, purchasing lots or tracts of lands and erecting buildings on the same for the use of such factories and leasing the same to said corporations or firms, for aiding such corporations or firms by the loan or gift of money, and in general to promote by any lawful means the business of manufacturing in said town; to manufacture and sell lumber, furniture, wooden ware and all articles made of wood, and all articles made of iron or iron and wood; and to manufacture and sell all articles made of leather and all articles made of wool.

Which corporation shall keep its principal office or place of business in the town of Keyser, in Mineral county, and is to expire on the first day of April, 1930. 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 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 as follows, that is to say:

Thomas R. Carskadon, two shares.
William C. Clayton, two shares.
Jacob H. Markwood, two shares.
George E. Price, two shares.
F. M. Reynolds, two shares.
C. W. Dailey, two shares.

All of Keyser, West Virginia.

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 March, 1890.

T. R. CARSKADON,
William C. CLAYTON,
J. H. MARKWOOD,
Geo. E. PRICE,
F. M. REYNOLDS,
C. W. DAILEY.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby de-
Corporations.

Declared to be from this date until the first day of April, 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 fourteenth day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

West Virginia Midland 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 subscribed hereto, 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 Midland Railway Company.

Second—The railroad which this corporation proposes to build will commence at or near Hulings, on the West Virginia Central Railroad, in the county of Tucker, West Virginia, and run thence by the most practicable route to a point at or near Ronceverte, in the county of Greenbrier, West Virginia.

Third—The principal business office of this corporation will be at Hulings, in the county of Tucker, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be six hundred thousand ($600,000.00) dollars, divided into six thousand (6,000) 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:

Willis J. Hulings, Oil City, Pennsylvania, two hundred shares $20,000.

John N. Garrison, Allegheny City, Pennsylvania, fifty shares, $5,000.

John B. Finley, Davis, West Virginia, twenty-five shares, $2,500.

Simron R. Cogan, Wheeling, W. Va., twenty shares, $2,000.

M. Howard Hulings, Hulings, W. Va., fifty shares, $5,000.

Given under our hands, this twelfth day of March, A. D., 1890.

Willis J. Hulings,
John N. Garrison,
J. B. Finley,
S. R. Cogan,
M. Howard Hulings.
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 fourteenth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

EUREKA HORSE AND MULE SHOE 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 "Eureka Horse and Mule Shoe Company," for the purpose of the manufacture of horse and mule shoes, and everything appertaining thereto.

Which corporation shall keep its principal office or place of business at Harris House, 1327 E. St., N. W., in the city of Washington, and Disirict of Columbia, and is to expire on the 13th day of February, 1910. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and fifty 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 three hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten ($10.00) dollars each, which are held by the undersigned respectively as follows, that is to say: By

James D. Holman, three hundred and eight shares.
Frank Mace, three hundred and eight shares.
Catharine Barville, three hundred and eight shares.
Frederick Bex, three hundred and eight shares.
James S. Cowden, two hundred and fifty shares.
Levi W. Ragan, three hundred and eight shares.
James O. Vermillion, three hundred and eight shares.
Edward F. Buckley, three hundred and eight shares.
William C. Taylor, three hundred and eight shares.
William H. Douglas, three hundred and eighty shares.
Henry B. Polkinhorn, three hundred and eight shares.
George I. Phillips, three hundred and eighty shares.
John H. Harris, seven hundred and thirty shares.
Maurice F. Faulty, three hundred and eight shares.
Edward K. Markley, three hundred and eight shares.
Charles H. Kortz, three hundred and eight shares.
Edward F. Henusch, three hundred and eight shares.
All of Washington, D. C.
Zachariah V. Purdy, Vienna, Fairfax county, Va., five thousand 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 February, 1890.
ZACHARIAH V. PURDY. [Seal]
GEO. I. PHILLIPS, [Seal]
WM. H. DOUGLASS, [Seal]
LEWIS W. RAGAN, [Seal]
FREDERICK BEX, [Seal]
EDWARD F. BUCKLEY, [Seal]
MAURICE F. TALTY, [Seal]
E. K. MARKLEY, [Seal]
JAMES S. COWDEN, [Seal]
CHAS. H. KORTZ, [Seal]
FRANK MACE, [Seal]
JAMES O. VERNON, [Seal]
JOHN H. HARRIS, [Seal]
EDMUND F. HENUSCH, [Seal]
CATHERINE BANVILLE, [Seal]
H. B. POLKINHORN, [Seal]
J. D. HOILMAN, [Seal]
WM. C. TAYLOR. [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 thirteenth day February, 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 state, [G. S.] at the city of Charleston, this fourteenth day of March, eighteen hundred and ninety.
HENRY S. WALKER,
Secretary of State.

THE ALGOMA 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 Algoma Coal and Coke Company, for the purpose of engaging in the business of mining coal, iron ore and other minerals, and making coke, and selling the same, and buying and selling dry goods, hardware, groceries and other merchandise; building houses and renting same, and buying and leasing land necessary for the accomplishment of the purposes aforesaid of the said company.

Which corporation shall keep its principal office or place of business at Algoma, in the county of McDowell, and state of West Virginia, and is to expire on the 25th day of February, 1940. 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 subscription 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 dollar each, which are held by the undersigned respectively as follows, that is to say:

By

W. H. Thomas, Coopers, Mercer county, W. Va., one hundred and twenty-five shares.
T. L. Henritze, Bramwell, Mercer county, W. Va., one hundred and twenty-five shares.
L. C. Hansbrough, Salem, Virginia, one hundred and twenty-five shares.
J. S. Baer, Salem, Virginia, thirty, one shares.
Jas. S. Yeatman, Singer, Virginia, thirty two shares.
W. Lee Brand, Singer, Virginia, one hundred and twenty-five shares.
Stuart L. Jones, Berryville, Virginia, sixty-two shares.
R. B. Moorman, Roanoke, Virginia, one hundred and twenty-five shares.
F. H. Chambers, Salem, Virginia, one hundred and twenty-five shares.
Wm. G. Evans, Roanoke, Virginia, sixty-three shares.
John Chambers, Roanoke, Virginia, sixty-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 February, 1890.

W. H. Thomas,
T. L. Henritze,
L. C. Hansbrough,
J. S. Baer,
Jas. S. Yeatman,
W. Lee Brand,
Stuart L. Jones,
By L. C. Hansbrough,
His Attorney in fact.
R. B. Moorman,
F. H. Chambers,
Wm. G. Evans,
John 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 twenty-fifth day of February, nineteen hundred and forty, a 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 March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

WEBSTER IRON 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 follows:

The undersigned agree to become a corporation by the name of Webster Iron and Coal 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 building and working factories, saw mills, car shops and iron and salt furnaces, for manufacturing, shipping and selling iron, coal, lumber, brick, salt, gas, oil, furniture and all other products or goods produced or 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, groceries, &c., and to do a general mining and manufacturing business, or any other business incident to any of the above named enterprises.

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 twelfth day of March, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $600 (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 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

A. L. Rice, of Wheeling, West Virginia, one share.
Chas. Burdett Hart, of Wheeling, West Virginia, one share.
A. Reymann, of Wheeling, West Virginia, one share.
Alfred Paull, of Wheeling, West Virginia, one share.
Louis C. Stifel, of Wheeling, West Virginia, one share.
Wm. F. Stifel, of Wheeling, West Virginia, one share.
And the capital to be hereafter sold, is to be divided into shares
of a like amount.
Witness our hands and seals this 12th day of March, 1890.

[Seal] A. L. Rice
[Seal] CHAS. BURDETT HART
[Seal] A. REYNANN
[Seal] LOUIS C. STIFEL
[Seal] ALFRED PAULL
[Seal] WM. F. STIFEL

Wherefore, the corporators named in 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, nine­
teen hundred and forty, a corporation by the name and for the pur­
poses 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 ninety.

HENRY S. WALKER,
Secretary of State.

TYGART VALLEY ICE COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accompa­
nied 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 Tygart Valley Ice Company, for the purpose of manufacturing
and selling ice, and for the purpose of providing a cold storage
room.
Which corporation shall keep its principal office or place of busi­
ness at Grafton, West Virginia, and is to expire on the 1st day of
January, 1940. 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 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 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, that
is to say:
Alex Zeck, Grafton, W. Va., one share.
W. R. D. Dent, Grafton, W. Va., one share.
CORPORATIONS.

E. H. Compton, Grafton, W. Va., one share.
C. E. W. Kunst, Grafton, W. Va., one share.
John R. Hardie, Grafton, W. Va., one share.
And the capital to be hereafter sold is to be divided into shares of a like amount.
Given under our hands, this sixth day of March, 1890.

ALEX ZECK,
W. R. DENT,
C. E. COMPTON,
C. E. W. KUNST,
JNO. R. HARDIE.

Wherefore, the corporators named in 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 forty, a 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 March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE UNITED HOCKING VALLEY COAL AND IRON 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 Hocking Valley Coal and Iron Company," for the purpose of engaging in the business of opening coal mines, mining, shipping, selling and buying coal, also of engaging in the business of manufacturing pig iron, mining iron ore, buying, shipping and selling iron ore and pig iron, buying and using for transportation purposes, connected with said two kinds of business, railroad cars, and acquiring by purchase, gift or grant for the corporate use of the company in carrying on said business, 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 New York, in the county of New York, and is to expire on the first day of January, A. D. 1940. 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 subscription 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 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

Johnson M. Welch, Athens, Ohio, fifty shares.
Daniel N. Stanton, New York, N.Y., fifty shares.
John C. Stanton, New York, N.Y., fifty shares.
W. Hart Smith, New York, N.Y., fifty shares.
David J. McNiece, New York City, N.Y., fifty shares.

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 March, A.D. 1890.

JOHNSON M. WELCH,
DANIEL N. STANTON,
JOHN C. STANTON,
W. HART SMITH,
DAVID J. MCNIECE.

Wherefore, the corporators named in 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 forty, a 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 ninety.

HENRY S. WALKER,
Secretary of State.

VIRGINIA LUMBER COMPANY.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that the Virginia Lumber Company, a corporation created under the laws of the state of Virginia, has this day filed in my said office a duly certified copy of the articles of incorporation, together with a copy of the laws of the state of Virginia under which said corporation was created.

Given under my hand and the great seal of the said state, [G.S.] at the city of Charleston, this 17th day of March, eighteen hundred and ninety.

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 Brosius Manufacturing Company, for the purpose of manufacturing, buying, selling, using, importing, exporting, dealing and trading in sewing machines, motor sewing machines, motors, apparatus, machinery, goods and articles of every description appertaining to the sewing machine, and motor business, and also other goods, property and articles useful to the public, and for the purpose of purchasing, owning, buying, selling, holding, using and dealing in patents, patent rights and all privileges, rights, titles and interest pertaining thereto.

Which corporation may keep an office or place of business in the city of Wheeling, West Virginia, but its principal office or place of business shall be in the city, county, and state of New York at which latter city the records and books of said corporation may be kept and all meetings of stockholders and directors be held.

This corporation is to expire on the 5th day of March, 1890. 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 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

Henry Leeds, Junior, of New York City, one share.
David W. Price, of New York City, one share.
W. J. Zachry, of Atlanta, Ga., one share.
Alexander Beck, of Atlanta, Georgia, one share.
G. A. Howell, of Atlanta, Georgia, 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, 1890.

Henry Leeds, Jr.,
David W. Price,
W. J. Zachry,
Alexander Beck,
G. A. Howell.

Wherefore, the corporators named in 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 March,
nineteen hundred and forty, a 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 March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE WEEMS ELECTRIC RAILWAY SYSTEM.

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 Weems Electric Railway System," for the purpose (1) of acquiring, selling, leasing, developing, improving, using, working, or otherwise utilizing, or disposing of any patents, novelty, invention or process patented, by the United States, or by any foreign country, or countries, of making or manufacturing any cars, engines or other articles or things under any or all of said inventions, novelties, processes or patents, and of selling, leasing, operating, using, or otherwise disposing of said cars, engines or other articles or things made or manufactured as aforesaid; (2) of furnishing electric light to towns, cities, corporations, and individuals, and of transacting any business, in which electricity over or through wires may be applied to any useful purpose; (3) of acquiring, holding, using, selling, leasing, or otherwise disposing of such lands and rights of way as in the judgment of the said corporation, may be useful, proper or necessary for the objects thereof.

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 sixth day of March, in the year nineteen hundred and forty. 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 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:

Oscar T. Crosby, of New York City, one share, twenty dollars paid in.
Benjamin J. Dashiell, Jr., of New York City, one share, twenty dollars paid in.
Charles F. Persons, of New York City, one share, twenty dollars paid in.
John H. Grant, of New York City, one share, twenty dollars paid in.
Wayne B. Stowe, of New York City, one share, twenty dollars paid in.
And the capital to be hereafter sold is to be divided into shares of the like amount.
Given under our hands and seals, this 7th day of March, 1890.

Oscar T. Crosby, [Seal]
Benj. J. Dashielil, Jr., [Seal]
Chas. F. Persons, [Seal]
Jno. H. Grant, [Seal]
Wayne B. Stowe. [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 March, nineteen hundred and forty, a 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 eighteenth day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE JOHN PORTER 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 John Porter Company, for the purpose of manufacturing brick of all kinds, tiling, sewer pipe, drainage pipes, and all other products of fire clay or other clays, and buying and selling same; of mining, shipping, buying and vending coal, fire clay and other clays, iron ore and all other minerals or metals; of boring for and producing carbon oil or petroleum, or natural gas; of buying and selling such oil or natural gas; of constructing, maintaining and operating pipe lines for the transportation of such gas or oil, or both, for the public as well as for said company; of buying and selling goods, wares and merchandise at wholesale or retail; of transporting passengers and freights by steamboats and barges; and of doing all things incident, lawful and necessary in carrying out the purposes aforesaid,
Corporations.

Which corporation shall keep its principal office or place of business at New Cumberland, in the county of Hancock, and state of West Virginia, and is to expire on the 14th day of March, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-three hundred dollars to the capital thereof, and have paid in on said subscriptions the sum two hundred and thirty 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 Porter, residing at New Cumberland, in the county of Hancock, and state of West Virginia, ten shares.

Thomas G. Boyle, residing at Allegheny City, in the state of Pennsylvania, ten shares.

Charles Edward Pope, residing at Pittsburg, in the state of Pennsylvania, one share.

Charles F. Melick, residing at Allegheny City, in the state of Pennsylvania, one share.

Robert E. Lindsay, residing at New Cumberland, in the 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 14th day of March, A. D., 1890.

John Porter,
Thomas G. Boyle,
Charles Edward Pope,
Chas. F. Melick,
Robert E. Lindsay.

Wherefore, the corporators named in 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 forty, a 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 March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

The Southern States 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:
Corporations.

Articles of Association and Incorporation of the Southern States Loan and Trust Company:

Know all men by these presents, that we, the undersigned, do hereby agree to become a corporation under the laws of the state of West Virginia, and do hereby adopt the following articles of association and incorporation:

ARTICLE FIRST.

The said corporation shall be known as the "Southern States Loan and Trust Company."

ARTICLE SECOND.

The objects for which said company is formed are, to act in a fiduciary capacity as trustees for mortgage or other bond holders, to receive moneys, bonds, stocks and other securities for others, to manage estates, to enter into all the varied obligations of a guarantor, to buy and sell in its own right and for others on a commission, all kinds of securities, including municipal, town, county, state, national and corporate bonds and stocks, to deal in mining properties, and all classes of securities pertaining thereto, and to manage mining properties, mineral springs and hotels; to develop and operate phosphate beds and claims, timber and lumber, including the manufacture and shipping the same, the cultivation of orange and other groves; sugar, coffee and other plantations, to negotiate loans of money for itself and for others; to issue bonds, notes, and all other evidences of indebtedness, to receive money on deposit, issue letters of credit, buy and sell foreign and domestic exchange, gold and silver coin and bullion, discount commercial and business paper, and to do a general financial and negotiating business, and to buy and sell as agent and for a commission all kinds of real and personal property, and to do and perform any other kind of business which may be deemed useful to the public and not in violation of the laws of the state of West Virginia.

ARTICLE THIRD.

The said corporation shall keep its principal office or place of business in the city of New York, and the state of New York.

ARTICLE FOURTH.

The period of the existence of said corporation shall be fifty years from the date of filing these articles of association with the secretary of state.

ARTICLE FIFTH.

For the purpose of forming said corporation we have subscribed
the sum of five hundred thousand dollars to the capital thereof, and have paid under said subscription the sum of fifty thousand dollars, and we desire the privilege of increasing the said capital stock by the sale of additional shares from time to time to one million five hundred thousand dollars in all.

**ARTICLE SIXTH.**

The said capital stock so subscribed is divided into shares of one hundred dollars each, and the capital stock to be hereafter sold is to be divided into shares of the like amount.

**ARTICLE SEVENTH.**

The number of shares so subscribed, held by the undersigned respectively as follows, that is to say:
- John Barr Glen, St. Andrews, Fla., three thousand shares.
- Rolla E. Brewster, Brooklyn, N. Y., one thousand nine hundred and seventy shares.
- Warren T. Lockhart, New York City, N. Y., ten shares.
- Walter L. Thompson, New York City, ten shares.
- Kenneth J. Matheson, New York City, ten shares.

Given under our hands, this 21st day of March, in the year 1890.


Wherefore, the corporators named in 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-sixth day of March, nineteen hundred and forty, a 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, eighteen hundred and ninety.

Henry S. Walker, Secretary of State.

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**THE TYGARTS VALLEY MINERAL AND OIL 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:
CORPORATIONS.

The undersigned agree to become a corporation by the name of the Tygarts Valley Mineral and Oil Company, for the purpose of purchasing, owning and operating upon oil, coal and mineral lands and leases, the purchase refining and selling of oils, the transporting of coal, minerals and oils, and other fluids by pipe lines, tank cars and other means, the storage of petroleum and its products and the construction of tanks and other receptacles for that purpose, and the carrying on of a general manufacturing and mercantile business.

Which corporation shall keep its principal office or place of business at Philippi, in the county of Barbour, state of West Virginia, and is to expire on the thirty-first day of December, nineteen hundred and thirty-five. 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 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 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, viz.:

James E. Hall, Philippi, W. Va., two shares, $200.
C. F. Teter, Philippi, W. Va., two shares, $200.
W. E. Davis, Philippi, W. Va., one share, $100.
D. W. Gall, Philippi, W. Va., two shares, $200.
G. W. Gall, Jr., Philippi, W. Va., two shares, $200.
Alston G. Dayton, Philippi, W. Va., two shares, $200.
G. W. Hoover, Grafton, W. Va., two shares, $200.
Joseph Teter, Belington, W. Va., two shares, $200.
W. W. Teter, Belington, W. Va., two shares, $200.
T. T. Elliott, Belington, W. Va., two shares, $200.
E. H. Crim, Philippi, W. Va., one share, $100.
Wm. Benedict, Tunkhannock, Pa., two shares, $200.
Frank Jennings, Tunkhannock, Pa., two shares, $200.
Jno. W. Shank, Philippi, W. Va., one share, $100.

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 March, 1890.

Jas. E. Hall,
C. F. Teter,
W. E. Davis,
D. W. Gall,
G. W. Gall, Jr.,
Alston G. Dayton,
T. T. Elliott,
Joseph Teter,
W. Worth Teter,
G. W. Hoover,
E. H. Crim,
Wherefore, the corporators named in 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-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, G. S., at the city of Charleston, this twenty-fourth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE AMERICAN MANUFACTURING COMPANY.—NEW AGREEMENT, ENLARGING THE PURPOSES AND OBJECTS.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that David Nevins, president of the American Manufacturing Company, a corporation created under the laws of this state, has certified to me under his hand and the corporate seal of said company, a resolution and new agreement, enlarging the purposes and objects of said corporation, adopted at a meeting of the stockholders thereof, and signed and acknowledged in the manner prescribed by law, which certificate, resolution and new agreement are in the words and figures following:

I, David Nevins, president of the American Manufacturing Company, a corporation created under the laws of West Virginia, do certify under my hand and the corporate seal of said company, that at a meeting of the stockholders of said company held at the principal office thereof in the city of Charleston, West Virginia, on the 25th day of February, 1890, at 11 o'clock a.m., especially called for the purpose of agreeing to and adopting a new agreement so as to enlarge the objects and purposes of the corporation, of which meeting notice was duly published in the Charleston Star and the Charleston Gazette, newspapers published in Charleston, W. Va., and of which meeting each of the stockholders had due notice, and at which meeting all the stock of said company was represented in person or by proxy, the following resolution and new agreement, which is signed and acknowledged by a majority of the stockholders holding a majority of the stock of the corporation, was offered and unanimously adopted, the entire number of 19,844 shares representing the entire capital stock of the company voting therefor:

"Resolved, That the stockholders of the American Manufacturing Company agree to adopt a new agreement enlarging the purposes
and objects for which said corporation was organized, to-wit: using the language and purposes of the original agreement, but adding thereto after the word "bagging" where it occurs the second time in the statement of purposes, the words "and other articles and reciting the present stock subscriptions and stockholders," so that the new agreement shall read as follows:

"The undersigned agree to become a corporation by the name of The American Manufacturing Company, for the purpose of manufacturing bagging and other articles, the purchase and sale of raw materials used in the manufacture thereof, and of machinery and property useful and convenient in such manufacture, the acquisition by purchase, lease or otherwise, of mills and machinery therefor in the states of the United States and elsewhere and in general the doing of all such things as may tend to promote or be efficient in the conduct of the business of the manufacture and sale of bagging and other articles throughout the United States and elsewhere.

Which corporation shall keep its principal office or place of business at the city of Charleston, in the state of West Virginia, and is to expire on the 16th day of January, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of one million seven hundred and fifty-two thousand five hundred dollars ($1,752,500) to the capital thereof, and have paid in the full amount of such subscriptions, and desire the privilege of increasing the said capital, by the sale of additional shares of said capital 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:

James S. Murdoch, of Charleston, S. C., ninety-six shares.
James S. Murdoch, Trustee, of Charleston, S. C., three thousand two hundred and eighty-seven shares.
Benjamin B. Graham, of St. Louis, Mo., one thousand and three shares.
Benjamin B. Graham, Agent, of St. Louis, Mo., three thousand five hundred and eighty-seven shares.
Joel Wood, of St. Louis, Mo., six hundred and thirty-one shares.
Joel Wood, Agent, of St. Louis, Mo., two thousand two hundred and thirty-seven shares.
David Nevins, of S. Framington, Mass, seven hundred and eight shares.
David Nevins, Agent, of S Framington, Mass., two thousand five hundred and thirty-eight shares.
Anderson Gratz, of St. Louis, Mo., twelve shares.
Anderson Gratz, Trustee, of St. Louis, Mo., five hundred and sixty-three shares.
John D. Filley, of St. Louis, Mo., three hundred and forty-two shares.
John D. Filley, Agent, of St. Louis, Mo., one thousand one hundred and eighty-eight shares.
Appleton Sturgis, of the city of New York, thirty-two shares.
Appleton Sturgis, Agent, of the city of New York, one thousand and thirty-eight shares.

Appleton Sturgis, Trustee, of the city of New York, two hundred and sixty-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 February, 1890.

Jas. S. Murdoch, [Seal]
Jas. S. Murdoch, Trustee, [Seal]
Benj. B. Graham, [Seal]
Benj. B. Graham, Agent, [Seal]
Joel Wood, [Seal]
Joel Wood, Agent, [Seal]
David Nevins, [Seal]
David Nevins, Agent, [Seal]
Anderson Gratz, [Seal]
Anderson Gratz, Trustee, [Seal]
John D. Filley, [Seal]
John D. Filley, Agent, [Seal]
Appleton Sturgis, [Seal]
Appleton Sturgis, Agent, [Seal]
Appleton Sturgis, Trustee, [Seal]

In Witness whereof I have hereunto set my hand as president of the said corporation, and caused to be affixed the corporate seal thereof, this 20th day of March, 1890.

David Nevins, President.

Wherefore, I do declare said resolution and new agreement, enlarging the purposes and objects of said corporation, authorized by law.

Given under my hand and the great seal of the said state, at the city of Charleston, this twenty-fourth day of March, eighteen hundred and ninety.

Henry S. Walker, Secretary of State.

PENNSYLVANIA REFRIGERATING CAR 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 Pennsylvania Refrigerating Car Company, for the following purposes,
CORPORATIONS.

To wit: To make, contract for the manufacture or purchase of, buy, use, sell, lease, rent, mortgage, or otherwise deal in, all chemical, mechanical or other apparatus, property, machinery, implements or chemicals, or any or all of them, for refrigerating, ice-making, producing artificial cold or decrease of temperature, or any artificial temperature, or any other article or articles connected therewith or incident thereto, or any or all of them.

To acquire by purchase, assign or otherwise, letters patent of the United States, and other countries, and territorial and other rights, and licenses which may be of value or advantage in the carrying out of the above mentioned business, and to dispose of the same by sale, license, assignment or otherwise.

To acquire and hold by purchase, lease or otherwise, lands, tenements and hereditaments in the states and territories of the United States, or any other place or places where any part of the business of this corporation may be carried on, said lands to be applied to the proper and advantageous use of this corporation, to the amount allowed by law, and to use, improve, manage, lease, mortgage or otherwise encumber any or all of said lands, tenements, hereditaments and real property of every description and tenure, and to dispose of any or all thereof when no longer needed for the use of this corporation in the prosecution of its business.

To develop such lands and property in such manner as the board of directors of this corporation may deem proper and advantageous to the aforesaid corporation, and to erect warehouses, factories, stores and other buildings thereon, and other works and conveniences necessary and proper for the use of this corporation.

To carry on the business of transportation of perishable produce, and the preservation in transit and during storage of all kinds of merchandise, foods, provisions and other articles which are liable to injury from heat or cold or sudden changes of temperature.

To manufacture and deal in cars and all such other agencies, mechanisms and appliances incident to or connected with the business for which this corporation is formed, and to lease or hire the same to others, and to engage in any business or enterprise in connection with the general purposes of this corporation, as may be deemed advantageous or proper by the board of directors.

To buy, sell or otherwise deal in any or all commodities and materials, and carry on any particular business or undertaking, the carrying on of which may be deemed to be conducive to the development of such corporation.

To borrow and raise money for the purposes of the corporation's business.

To secure the payment thereof in such manner as in the judgment of the board of directors may be deemed most advantageous to the successful carrying on of the business of this corporation, and, if necessary, to mortgage or otherwise pledge all or any part of the property of this corporation, including its undertakings and franchises to be a corporation, and to issue and deposit any securities which the company has power to issue, and by way of mortgage or
otherwise secure the same in a less amount than the nominal amount of said security, and also by way of security for the performance of any contract or obligation of the company.

To receive and hold stocks, bonds, or securities of any company or corporation, municipal or private, as security for any loans made by the company, or in payment or as security for any property, licenses or rights sold or leased to it.

To become carriers by land or water for the purposes aforesaid, on its own behalf or on behalf of others, and to do any and all acts incident thereto or connected therewith.

The company shall keep its principal office or place of business in Philadelphia, county of Philadelphia, state of Pennsylvania and such other place as the law requires, and shall expire on the first day of January, one thousand nine hundred and thirty-nine. And for the purpose of forming such company we have subscribed the sum of five hundred ($500) dollars to the capital thereof, and have paid in on said subscription 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 the sum of one million dollars.

The capital so subscribed is divided into five shares of one hundred dollars each, which are held by the undersigned respectively as follows, that is to say:

T. E. Patrick, Richmond, Va., one share.
H. A. Alexander, New York, N. Y., one share.
James T. Boothroyd, New York, N. Y., one share.
James E. Degnan, Newark, N. J., one share.
C. C. Palmer, Rahway, N. J., one share.

The capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands and seals, this fourth day of March, one thousand eight hundred and ninety.

H. A. Alexander, [Seal]
F. E. Patrick, [Seal]
James T. Boothroyd, [Seal]
James E. Degnan, [Seal]
C. C. Palmer, [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-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 state, [G. S.] at the city of Charleston, this twenty-fourth day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
THE DEADWOOD BASIN 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 Deadwood Basin Mining Company, for the purpose of placer and quartz mining in Idaho and elsewhere, locating and acquiring claims on timber, mineral, desert and farming lands, irrigating, improving and working the same; and general trade in their products, and miners’ and settlers’ implements and supplies.

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 March, A.D., 1940. 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 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 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

Henry Sanford, Bridgeport, Connecticut, five shares.
Henry G. Catlin, New York City, New York, five shares.
Solomon J. Gordon, Springfield, Massachusetts, five shares.
Henry W. Holly, Brooklyn, New York, five shares.
John W. Ripley, 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 twentieth day of March, 1890.

Henry Sanford,
Henry G. Catlin,
Solomon J. Gordon,
John W. Ripley,
Henry W. Holly.

Wherefore, the corporators named in 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 forty, a 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-fourth day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
UNION LOAN AND TRUST COMPANY OF CLEVELAND, OHIO—CHANGE OF NAME AND PRINCIPAL OFFICE TO PHILADELPHIA.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. B. Baker, President of the Union Loan and Trust Company, of Cleveland, Ohio, a corporation created under the laws of West Virginia, has certified to me under his hand and the corporate seal of said company, that the following resolution was adopted at a general meeting of the stockholders thereof, held at the office of the company, No. 40 Broadway, New York City, New York, on the 17th day of March, 1890:

Whereas, The stockholders of the Union Loan and Trust Company, of Cleveland, Ohio, desire to change the name thereof, pursuant to the statute in such case made and provided, and to change the principal place of business of said company from the city of Cleveland, state of Ohio, where it is now located, to the city of Philadelphia, in the state of Pennsylvania. Now, therefore,

Resolved, That the said Union Loan and Trust Company, of Cleveland, Ohio, shall hereafter be known by the name of "The Indemnity Bond Insurance Loan and Trust Company," of Philadelphia, Pa., and its principal place of business shall be located and situated in the city of Philadelphia, and the state of Pennsylvania.

Wherefore, I declare said resolution changing the name of the Union Loan and Trust Company, of Cleveland, Ohio, to the Indemnity Bond Insurance Company, of Philadelphia, Pa., changing the principal office of the said company from Cleveland, in the state of Ohio, to the city of Pennsylvania, 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-fourth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

MORGANTOWN 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 "Morgantown Brick Company," for the purpose of manufacturing and selling brick, tiling, pipes, terra cotta and pottery ware, and of carrying on a general manufacturing and building business.
Which corporation shall keep its principal office or place of business at Morgantown, in the county of Monongalia, and state of West Virginia, and is to expire on the 28th day of February, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand ($10,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of three thousand ($3,000) 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

- W. P. DeArmet, Pittsburg, Pa., thirteen shares.
- R. S. Sutton, Pittsburg, Pa., twelve shares.
- R. M. McCullough, Pittsburg, Pa., five shares.
- Jno. A. Myers, Morgantown, W. Va., eighteen shares.
- E. M. Grant, Morgantown, W. Va., thirty-five shares.
- T. B. Williams, Morgantown, W. Va., seventeen shares.

Total, 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 28th day of February, 1890.

WM. P. DEARMET,
R. S. SUTTON,
R. M. MCCULLOUGH,
JOHN A. MYERS,
E. M. GRANT,
T. B. WILLIAMS.

Wherefore, the corporators named in 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 February, nineteen hundred and forty, a 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 March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE MARBLE CITY QUARRY COMPANY, OF GUNNISON COUNTY, COLORADO.

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, whose names are hereto subscribed, desiring to become a corporation under and in pursuance of the Code, chapter 54 of the laws of 1868 (and supplements thereto) of West Virginia, do hereby adopt these articles of incorporation for that purpose.

The name of the corporation shall be "The Marble City Quarry Company, of Gunnison County, Colorado." The object and purpose of said company is quarrying, dressing, polishing, and for the sale of marble, mining and smelting ores and minerals; constructing dams, sluices, race-ways, water-ways, water pipes, mains, turbine and other wheels and appliances necessary for and incident to the supply and distribution of water to firms, individuals and corporations, municipal or otherwise, with right to license others to supply water by the means aforesaid; the use of water for the compression of air for the purpose of ventilation, and power and conveyance of same through tubes or by wires above and below ground electrically or otherwise controlled; the manufacture, maintenance, use and sale of dynamos, arc and incandescent lamps, storage-batteries and other electrical appliances for light, heat and power, with the privilege to license others to use and sell to others electric light, heat and power; to set up and maintain lines, roads and tramways to be used and operated by means of electric and other motors; to acquire and own such additional real estate in Colorado and elsewhere as may be necessary for the successful prosecution of the business of said company, and for the construction, equipment and repair of said lines, works, tubes, water-ways, mines, factories and improvements; to issue bonds and other evidences of indebtedness of said denomination and value, bearing such rates of interest and payable at such times and places as the board of directors may determine; to act as agents or trustees for individuals, firms and corporations, public and private, receiving money, stocks, bonds and all other property in trust for them, collecting moneys, royalties and revenues, disbursing the same, and generally having all the rights, powers, privileges and franchises incident to and granted to corporations organized under and by virtue of the laws of West Virginia.

This corporation shall keep its principal office and place of business at Philadelphia, Pennsylvania, and may establish branch offices at Marble City, Gunnison County, Colorado, and elsewhere, and is to expire on the 6th day of March, A. D., 1940.

And for the purpose of forming the said corporation, we have subscribed to $10,000 of the capital stock thereof, and have paid in on said subscription the sum of $10,000, 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 $50 each, which are held by the undersigned respectively as follows:

Dr. R. H. Kline, Philadelphia, ninety-five shares.
Howard R. Deacon, Philadelphia, forty-eight shares.
A. P. Douglass, Philadelphia, four shares.
C. Van Gunden, Philadelphia, five shares.
A. J. Mitchell, Colorado, forty-eight shares.
Corporations.

Given under our hands, this 6th day of March, A. D., 1890.

R. H. Kline, M. D., [Seal]
H. R. Deacon, [Seal]
A. P. Douglass, [Seal]
C. Van Gundren, [Seal]
A. J. Mitchell, [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 March, nineteen hundred and forty, a 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-sixth day of March, eighteen and hundred ninety.

Henry S. Walker, Secretary of State.

The Fales Heating Company of New Jersey and Delaware.

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 Fales Heating Company, of New Jersey and Delaware, for the purpose of purchasing, manufacturing and selling heaters, stoves, furnaces and other devices and appliances for generating heat, of purchasing, taking out, using and selling letters patent of the United States and elsewhere for such devices and appliances, and of issuing licenses to others to purchase, manufacture, use and sell said heaters, stoves, furnaces, devices, and appliances.

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 26th day of March, A. D., 1940. 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 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

Clarence A. Hart, Philadelphia, two shares.
Thomas L. Mattson, Philadelphia, two shares.
James S. Bonbright, Philadelphia, two shares.
Philip J. Steinmetz, Philadelphia, two shares.
Charles G. Steinmetz, Philadelphia, 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 March, 1890.

Clarence A. Hart,
Thomas L. Mattson,
J. S. Bonbright,
Philip J. Steinmetz,
Charles S. Steinmetz,

Wherefore, the corporators named in 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-sixth day of March, nineteen hundred and forty, a 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-eighth day of March, eighteen hundred and ninety

Henry S. Walker,
Secretary of State.

MATE CREEK COAL AND LUMBER COMPANY.—CHARTER FILED.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that the Mate Creek Coal and Lumber Company, a corporation created under the laws of the state of Virginia, has this day filed in my said office a duly certified copy of its articles of incorporation, together with a copy of the law under which said corporation was created.

Given under my hand and the great seal of the said state,

[G. S.] at the city of Charleston, this twenty-eighth day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

PITTSBURGH TUBEOLENE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
CORPORATIONS.

The undersigned agree to become a corporation by the name of Pittsburgh Tubeolene Refining Company, for the purpose of producing, mining and transporting iron, coal, limestone, fire clay, petroleum, salt or any other mineral, and reducing, refining and-manufacturing the same, or otherwise obtaining therefrom any commercial product, and manufacturing all articles of commerce composed wholly or partly of any of said minerals or any other mineral, or of any vegetable, animal or mineral substance, and dealing in the same.

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 January, A.D., 1940. 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 subscription 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 five million dollars ($5,000,000) 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:

R. J. Godfrey, of Pittsburgh, Pa., two shares.
John M. Ball, of Bennett Station, Pa., two shares.
Frank Y. Over, of Pittsburg, Pa., two shares.
W. W. Cole, of Allegheny City, Pa., two shares.
Benjamin F. Beatty, of Allegheny City, 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 26th day of March, A.D., 1890.

R. J. GODFREY, [Seal]
JOHN M. BALL, [Seal]
FRANK Y. OVER, [Seal]
W. W. COLE, [Seal]
BENJ. F. BEATTY, [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 forty, a 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-ninth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.
THE OHIO RIVER AND STATE LINE 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 association of the Ohio River and State Line 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 River and State Line Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the state line of Pennsylvania and West Virginia, in Brooke county, and run thence by the most practical route to a point on the Ohio river, at or near the city of Wheeling, in Ohio county, state of West Virginia.

Third—The principal office of the corporation will be at Wellsburg, in the county of Brooke, in the state of West Virginia.

Fourth—The corporation shall continue perpetually.

Fifth—The capital stock of the company shall be twenty thousand dollars, divided into shares of fifty dollars each.

Sixth—The names and places of residence of persons forming this corporation, and the number of shares of stock subscribed by each are as follows:

A. E. Succop, of the city of Pittsburg, state of Pennsylvania, one share.
R. L. McCully, of the city of Pittsburg, state of Pennsylvania, one share.
R. H. Cotton, of the city of Wellsburg, state of West Virginia, one share.
A. B. Paul, of Hopedale, county of Harrison, state of Ohio, one share.
A. E. Niemann, of the city of Pittsburg, state of Pennsylvania, one share.

Given under our hands, this 18th day of March, A. D., 1890.

A. E. Succop,
R. L. McCully,
R. H. Cotton,
A. B. Paul,
A. E. Niemann.

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, [G. S.] at the seat of government thereof, this twenty-ninth day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE HARRISON COUNTY DEVELOPMENT 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 Harrison County Development 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, also manufacturing, mining, shipping, selling, using, purchasing and reselling coal, iron ores and other minerals, buying, owning, working, leasing and letting to lease upon rents or royalties, coal and other mineral lands, and transacting any other business pertaining thereto, and constructing and maintaining such tranways and railways as shall be necessary in prosecuting the business aforesaid.

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 sixth day of February (1940), nineteen hundred and forty. 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 fifteen 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 J. Goff, of Clarksburg, West Virginia, ten shares.
Burton M. Despard, of Clarksburg, West Virginia, ten shares.
Nathan Goff, of Clarksburg, West Virginia, one hundred and eighty shares.
Richard T. Lowndes, of Clarksburg, West Virginia, two hundred shares.
H. H. McIntyre, of West Randolph, Vermont, sixteen hundred 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 February, 1890.

Charles J. Goff,
Burton M. Despard,
H. H. McIntyre,
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 sixth day of February, nineteen hundred and forty, a 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 thirty-first day of March, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE ETNA OIL AND GAS 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 Etna Oil and Gas Company," for the purpose of boring and drilling for oil and gas; of constructing and maintaining oil wells and gas wells, and lines of piping and tubing for the transportation of oil and gas, and lines of telegraphs and telephones, of buying and selling gas and oil, and of leasing and buying real estate, and of doing, transacting and carrying on all lawful business that shall be properly connected with or incidental or pertaining to the production, transportation and marketing of oil or gas.

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 21st day of March, A. D., 1910. And for the purpose of forming the said corporation, we have subscribed the sum
of ten thousand one hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of one thousand and fifteen 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: By

Ira DeWitt, of Pittsburg, Pa., one hundred shares.
William S. Stevenson, of Pittsburg, Pa., one hundred shares.
Dorsey P. Fitch, of Fairmont, W. Va., one share.
Will'y H. Hall, of Fairmont, W. Va., one share.
Alexander Bebout, of Fairmont, 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 21st day of March, A. D., 1890.

IRA DEWITT,
Wm. S. STEVENSON,
ALEXANDER BEBOUT,
DORSEY P. FITCH,
WILLEY H. 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 twenty-first day of March, 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 state, [G. S.] at the city of Charleston, this thirty-first day of March, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

RONCEVERTE MINING AND 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 the Ronceverte Mining and Manufacturing Company, for the purpose of purchasing and holding real estate, and quarrying the stone and mining the iron and other minerals therein, and for buying and smelting iron ores and manufacturing iron and steel in any and all of its branches; and for buying timber and timber lands, and manu-
facturing said timber into any other products of which it is capa-
ble; and for leasing any of said lands to other persons for any of the
above named purposes; and for selling the crude and manufactured
product of any of the above named operations; and for laying out
towns adjoining the town of Ronceverte, West Virginia, and near
any of their works and selling lots therein; and for doing and con-
ducting such other business in relation to any of the above named
purposes for which a partnership may be lawfully formed.

Which corporation shall keep its principal office or place of business
at said town of Ronceverte, in the county of Greenbrier, and is to expire
on the 1st day of March, 1940. And for the purpose of forming the said
corporation, we have subscribed the sum of three thousand three
hundred dollars to the capital thereof, and have paid in on said sub-
scription the sum of three hundred and thirty 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 hun-
dred dollars each, which are held by the undersigned respectively
as follows: By

John W. Harris, of Lewisburg, W. Va., ten shares.
Joel M. Harris, of Lewisburg, W. Va., two shares.
Ben Hursthal, of Ronceverte, W. Va., ten shares.
R. C. Rodes, of Ronceverte, W. Va., ten shares.
Quin Morton, of Ronceverte, W. Va., one share.

Given under our hands, this 29th day of March, 1890.

John W. Harris,
Joel M. Harris,
Ben Hursthal,
R. C. Rodes,
Quin Morton.

Wherefore, the corporators named in 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 forty, a 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 March, eight-
teen hundred and ninety.

Henry S. Walker,
Secretary of State.

KANAWHA CITY DEVELOPMENT COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
panied 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 City Development Company, for the purpose of mining coal, iron ore, fire clay, limestone, salt and other minerals; for boring for natural gas, petroleum and other like substances; for manufacturing salt, soda ash, bromine and other chemicals; for the manufacture of glass; for the building and working sawmills, car shops, iron and salt furnaces; for manufacturing, shipping and selling iron, coal, lumber, brick, glass, salt, soda ash, bromine, oil, furniture, and all other articles manufactured or produced from any and all of the above named articles, either by themselves or with other articles of manufacture; for transporting and selling natural gas, for selling merchandise, building wharves and dock yards; and to do 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 at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the 31st day of March, 1940. 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

Jacob Yost, Iron Gate, ten (10) shares.
T. O. M. Davis, Winifred, W. Va., ten (10) shares.
Fred. Colburn, Clifton Forge, Va., ten (10) shares.
Henry S. Walker, Charleston, W. Va., ten (10) shares.
W. A. McCorkle, Charleston, W. Va., 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 31st day of March, 1890.

J. Yost,
T. O. M. Davis,
Fred. Colburn,
Henry S. Walker,
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 thirty-first day of March, nineteen hundred and forty, a 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 thirty-first day of March, eighteen hundred and ninety.

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 Kanawha City 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, soda ash, bromine and other chemicals, for the manufacture of glass, for building and working saw mills, car shops, iron and salt furnaces; for manufacturing, shipping and selling iron, coal, lumber, brick, glass, salt, soda ash, bromine, oil, furniture and all other articles manufactured or produced from any and all of the above named articles, either by themselves or with other articles of manufacture; for transporting and selling of natural gas; for selling merchandise, building wharves and dock 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 at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the 31st day of March, 1940. 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 hundred and 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

Jacob Yost, Staunton, Virginia, ten shares.  
T. O. M. Davis, Winifrede, West Virginia, ten shares.  
Fred Colburn, Clifton Forge, Virginia, ten shares.  
Henry S. Walker, Charleston, West Virginia, ten shares.  
Wm. A. McCorkle, Charleston, West Virginia, 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 March, 1890.

J. YOST,  
T. O. M. DAVIS,  
FRED COLBURN,  
HENRY S. WALKER,  
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 thirty-first day of March, nine­
ten hundred and forty, a corporation by the name and for the pur­
poses 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 ninety.

HENRY S. WALKER,
Secretary of State.

THE BARBER ASPHALT PAVING COMPANY—INCREASE
OF CAPITAL STOCK.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, do hereby certify that A. L. Barber, President of the Barber
Asphalt Paving Company, a corporation created, formed and organ­
ized under the laws of the state of West Virginia, 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
No. 1 Broadway, New York City, on the 31st day of March, 1890,
at which meeting a majority of the capital stock of the corporation
was represented by the holders thereof, in person or by proxy.

"It was unanimously resolved that the capital stock of the Bar­
ber Asphalt Paving Company be increased by two hundred and fifty
thousand dollars, in twenty-five hundred shares of one hundred dol­
lars each, so that the total capital stock shall be one million and
five hundred thousand dollars in fifteen thousand shares of one hun­
dred 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 state,
[G. S.] at the city of Charleston, this first day of April, eighteen
hundred and ninety.

HENRY S. WALKER,
Secretary of State.

ELECTRO CHEMICAL REDUCTION COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
 companied by the proper affidavits, has been this day delivered to
me, which agreement is in the words and figures following:
Agreement for Incorporation of the Electro Chemical Reduction Company.

In accordance with the provisions of the statutes of the state of West Virginia, chapter 54, section 6, and the statutes amendatory thereof and additional thereto:

The undersigned agree to become a corporation by the name of the "Electro Chemical Reduction Company," for the purpose of owning and operating processes and machinery for the reduction of ores and the extraction of the metals therefrom; the acquisition and owning United States and other patents therefor, and the leasing or sale to others of such rights, processes and machinery for extracting metals from their ores; the owning, purchasing, leasing and operating of mines and reducing works, or the leasing of the same to others; the buying and selling of ores, and generally the doing of any or all acts proper and necessary to the carrying out of such business, including the acquisition and ownership of such real estate as may be found needful for the proper transaction of the corporate business. The corporation shall keep its principal office or place of business at New York, in the county of New York, state of New York, and is to expire on the 12th day of March, A. D., 1940.

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 hundred ($100) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the maximum sum of fifteen hundred thousand ($1,500,000) 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

Edward Howard, of Boston, Mass., forty shares.
Thomas C. Dunn, of Boston, Mass., twenty shares.
Jacob C. Wiswell, of Medford, Mass., twenty shares.
J. C. Ayer, of Boston, Mass., ten shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands at Boston, Mass., on this 12th day of March, A. D., 1890.

Edward Howard,
Thomas C. Dunn,
Jacob C. Wiswell,
Henry A. Holden,
J. C. Ayer.

Wherefore, the corporators named in 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, nine-
CORPORATIONS.

teen hundred and forty, a 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 first day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE VILLA 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:

Agreement of incorporation of the Villa Construction Company.

This is to certify that we, the undersigned agree to form and become a corporation by the name of The Villa Construction Company, to be organized under and by virtue of the provisions of chapter fifty-four (54) of the code of the state of West Virginia, relating to the incorporation of joint stock companies without special charter, and to that end we hereby declare as follows.

First—The name by which it is intended the said corporation shall be known is The Villa Construction Company.

Second—The purpose for which said corporation is formed and the kind of business intended to be carried on by it is the constructing and building of street and other railroads or tramways or the lease or purchase of the same, and maintaining and operating the same by steam, electric, horse or other motive power, the purchasing, leasing, building, improving, maintaining and operating hotel and Villa properties, dwelling houses, barracks and other works of internal improvement, the receiving, concessions of rights, franchises and privileges relating to its business, and any of the sorts thereof from the Mexican government or any of the municipal governments of the Republic of Mexico, and the entering into contracts with said government or governments thereto relating, the constructing, maintaining and operating in said country and such places as arrangements may be perfected therefor, sewers, mains, for the use of telegraph or telephone lines, and the constructing, maintaining and operating lines of piping or tubing for the transportation of oils or other fluids, the opening, grading and paving streets and avenues and the executing, buying, selling, sub-letting or leasing contracts and agreements thereto relating, all of which business is to be carried on, except the financial part of the company's business, as above set forth in the Republic of Mexico.
Third—The principal office or place of business of said corporation will be at 96 Broadway, in the city of New York, at which the stock books and other records of the said company will be kept, and at which all the financial part of the company's business will be transacted, but the corporation will have an agent or attorney to represent it and to accept service of process for it at Charleston, in the state of West Virginia, and will also have an office in the city of Mexico.

Fourth—For the purpose of forming the said corporation, the undersigned have subscribed the sum of five hundred dollars ($500) to the capital thereof, and have paid in on said subscription 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 the sum of five million dollars ($5,000,000) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100) each, which are held by the undersigned whose names, residences and the number of shares held by each are, respectively, as follows:

Rich. S. Newcombe, 805 Madison ave., N. Y., one (1) share.
Chas. Donohue, 7 East 65th St., N. Y., one (1) share
Thornton N. Motely, 334, 5th ave., N. Y., one (1) share.
E. E. Gedney, Hotel Normandie, N. Y., one (1) share.
Fred'k. Lewis, 40 West 59 St., N. Y. one (1) share.

Fifth—the capital stock hereafter to be sold is to be divided into shares of the par value of one hundred dollars ($100) each.

Sixth—The period during which this corporation shall exist, shall begin on the day of the issue of the certificate of incorporation by the secretary of state for the state of West Virginia, and the said corporation shall expire on the thirty-first day of December, in the year one thousand nine hundred and fifteen.

In witnese whereof we have hereunto set our hands and seals, this thirty-first day of March, 1890,

RICH'D. S. NEWCOMBE, [Seal]
CHAS. DONOHUE, [Seal]
THORNTON N. MOTELY, [Seal]
E. E. GEDNEY, [Seal]
FRED'K. LEWIS, [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 December, nineteen hundred and fifteen, a 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 April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.
BARNESVILLE MANUFACTURING COMPANY.—INCREASE OF CAPITAL STOCK AND REDUCTION OF PAR VALUE OF SHARES.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. M. Hartley, president of the Barnesville 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, at the office of the company on the 3rd day of March, 1890, at which meeting three-fourths of the stock of the company was represented by the holders thereof in person or by proxy, the following resolutions were adopted:

Resolved, That the number of shares of the capital stock of said company be increased to 1,200 shares in all; and that the par value of each share be reduced from $50.00 to $15.00, thus fixing the capital of the company at $18,000; and,

Resolved, That the president of this company be directed to duly certify such increase to the capital stock and reduction of the par value of such stock to the secretary of state of the state of West Virginia, as provided by sections 21 and 22 of chapter 54 of the Code of West Virginia.

Wherefore, I do declare said increase of capital stock and reduction of par value of the shares, as set forth in the foregoing resolutions authorized by law.

Given under my hand and the great seal of the said state, [G. S] at the city of Charleston, this second day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE SILVERTON MINING AND MILLING COMPANY,
OF NEW YORK.

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 Silverton Mining and Milling Company, of New York, for the purpose of mining, concentrating, lixiviating, smelting, buying and selling of ores and the storing, delivering and selling of water for the purpose of mining and milling; and the cutting and selling of timber; and the building and leasing of roads for mining purposes;
and all other general business and powers connected with mining and milling ores.

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 31st day of March, 1940. 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 six 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:

C. C. Moore, Elizabeth, New Jersey, ten shares.
James T. Law, Tarrytown, N. Y., ten shares.
James E. Briggs, Brooklyn, N. Y., ten shares.
James H. Sherwood, Brooklyn, N. Y., ten shares.
A. A. Oliver, 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 March, 1890.

C. C. Moore,
James T. Law,
James E. Briggs,
James H. Sherwood,
A. A. Oliver.

Wherefore, the corporators named in 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 forty, a 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 April, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

OAKLAND COAL AND COKE COMPANY OF WEST VIRGINIA.

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:
Agreement of Incorporation of Oakland Coal and Coke Company of West Virginia.

The undersigned agree to become a corporation by the name of the "Oakland Coal and Coke Company of West Virginia," for the purpose of mining, raising, producing, purchasing, selling and shipping coal; and of manufacturing, purchasing, selling and shipping coke; of purchasing, owning, leasing and working coal lands, and generally to do all acts and hold all property that shall be necessary or desirable to the proper and successful mining of coal, the manufacture of the same into coke, and the sale and shipment of the same when mined or manufactured.

The principal place of the business of said corporation and the location of its chief works shall be in the state of West Virginia, but said corporation shall keep its principal office at the city of Baltimore, in the state of Maryland, and is to expire on the first day of January, in the year one thousand nine hundred and thirty. 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 full amount thereof, namely, two hundred and fifty dollars. We 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 subscribed as above mentioned is divided into shares of five dollars each, which are held by the undersigned respectively as follows: By

Jacob H. Taylor, of said city of Baltimore, ten shares.
E. Donovan Hoffman, of said city of Baltimore, ten shares.
Charles J. Taylor, of said city of Baltimore, ten shares.
Edmund M. Hoffman, of said city of Baltimore, ten shares.
Henry S. Taylor, of said city of Baltimore, ten shares.

The capital stock to be hereafter sold is to be divided into shares of the like amount of five dollars.

Given under our hands, this 18th day of March, in the year one thousand eight hundred and ninety.

Jacob H. Taylor,
E. Donovan Hoffman,
Charles J. Taylor,
Edmund M. Hoffman,
Henry S. Taylor.

Wherefore, the corporators named in the said agreement, and who 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 and thirty, a corporation by the name and for the purposes set forth in this agreement.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this third day of April, eighteen hundred and ninety.

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 South Side Turners' Association, for the purpose of establishing and maintaining a gymnasium, promoting physical culture and providing instructions in physical exercises.

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 31st day of March, in the year of our Lord nineteen hundred and forty. 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 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 ten dollars each, which are held by the undersigned respectively as follows, that is to say:

Joseph Evel, of Wheeling, W. Va., one share.
Harry Jackson, of Wheeling, W. Va., one share.
William Keldsing, of Wheeling, W. Va., one share.
Herman Steinmann, of Wheeling, W. Va., one share.
Louis Carl, 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 31st day of March, A D., 1890.

Joseph Evel,
Herman Steinmann,
Harry Jackson,
Louis Carl,
William Keldsing.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Henry S. Walker,
Secretary of State.
THE FAIRMONT ELECTRIC LIGHT AND POWER 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 Fairmont Electric Light and Power Company, for the purpose of carrying on the business of supplying light, heat and power by means of electricity, to the public of the town of Fairmont, state of West Virginia, and to such persons, partnerships and corporations residing or doing business therein, or adjacent thereto, as may desire the same, with the right to erect, construct, furnish and maintain necessary machinery, fixtures and appurtenances therefor, to purchase and hold patents pertaining thereto, together with such real estate and personal property as may be necessarily required in the said business, and to do all things incident to the 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 2nd day of April, in the year nineteen hundred and forty. And for the purpose of forming the said corporation we have subscribed the sum of five thousand and 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 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: By

L. P. Carr, Fairmont, W. Va., five shares.
Alexander Bebout, Fairmont, W. Va., five shares.
James H. Shroyer, Marion county, W. Va., three shares.
John B. Crane, Fairmont, W. Va., five shares.
George W. L. Mawers, Fairmont, W. Va., five shares.
James H. Brownfield, Fairmont, W. Va., five shares.
U. N. Arnett, Jr., Palatine, W. Va., two shares.
Chas. Manley, Fairmont, W. Va., two shares.
R. E. Morgan, Fairmont, W. Va., five shares.
H. R. Linn, Fairmont, W. Va., five shares.
William Morgan, Fairmont, W. Va., one share.
J. M. Hartley, Fairmont, W. Va., five shares.
Thos. W. Fleming, Fairmont, W. Va., five shares.
James E. Dowden, Fairmont, 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 April, 1890.

L. P. CARR,
ALEX. BENOIT,
JAMES H. SHROYER,
JOHN B. CRANE,
GEO. W. L. MAVENS,
J. H. BROWNFIELD,
U. N. ARNETT, J.R.,
CHAS. E. MANLEY,
R. E. MORGAN,
H. R. LINN,
W. MORGAN,
J. M. HARTLEY,
THOMAS W. FLEMING,
JAMES E. DOWDEN,

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the second day of April, nineteen hundred and forty, a 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 fifth day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

SPRING CITY 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 Spring City Iron Company, for the purpose of carrying on a general business of acquiring, operating and working mines and dealing in the products thereof, and manufacturing the same into metal or metals and of carrying on any business or undertaking connected therewith, or incident thereto, which may be done by a firm or copartnership lawfully formed under the laws of the state of West Virginia.

Which said corporation shall keep its principal office or place of business in the city of New York, county of New York, and state of New York, and in such other places as the law requires, and is to expire on the thirty-first day of March, one thousand nine hundred and thirty-nine. 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 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, to five hundred thousand dollars in all.

The capital so subscribed is divided into shares of ten dollars each, held by the undersigned respectively, that is to say:

W. S. Chamberlin, Bayonne, New Jersey, two shares.
F. E. Chamberlin, Bayonne, New Jersey, two shares.
E. R. Ames, Brooklyn, N. Y., two shares.
D. C. Hood, Brooklyn, N. Y., two shares.
W. H. D. Hart, Elizabeth, N. J., two shares.

And all the capital to be hereafter sold is to be divided into shares of like amount.

In witness whereof, we have hereunto set our hands and affixed our seals, this first day of April, one thousand eight hundred and ninety.

W. S. Chamberlin, [Seal]
Fred E. Chamberlin, [Seal]
Edw. R. Ames, [Seal]
D. C. Hood, [Seal]
W. H. De Hart, [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 March, 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 fifth day of April, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

HICKS STOCK CAR 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:

Agreement for the Incorporation of Hicks Stock Car Company.

The undersigned agree to become a corporation organized under the laws of the state of West Virginia, by the name of "Hicks Stock Car Company," for the purpose of manufacturing, buying, selling, renting, leasing and operating improved railway cars for the transportation of live stock and other property throughout the Uni-
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United States, Mexico, and Canada, and as incidental thereto, for the purpose of purchasing, selling, assigning, taking out, holding, renting, leasing, using, and licensing to use or otherwise acquiring or disposing of any patent or patent right, copyright, improvement appliance or device used or to be used in the manufacture and operation of improved railway cars for the transportation of live stock and other property, or which shall in any manner pertain to or effect such cars; which corporation shall have its principal office or place of business at Chicago, in the county of Cook, and state of Illinois, and is to expire on the first day of January, A.D., 1940. 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 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 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

Bohn C. Hicks, of Minneapolis, Minn., two shares.
E. Junius Edwards, of Minneapolis, Minn., two shares.
Otis Jones, of Chicago, Ill., two shares.
Adlai T. Ewing, of Chicago, Ill., one share.
Vincent M. Coryell, of Chicago, Ill., one share.
Robert S. Cox, of Terre Haute, Ind., one share.
Edgar C. Best, of Minneapolis, Minn., 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 March, A.D., 1890.

Bohn C. Hicks,
E. Junius Edwards,
Otis Jones,
Adlai T. Ewing,
Vincent M. Coryell,
Robert S. Cox,
Edgar C. Best.

Wherefore, the corporators named in 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 forty, a 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 seventh day of April, eighteen hundred and ninety.

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 "Eureka Oil and Gas Company," for the purpose of mining, boring and digging for, or otherwise obtaining from the earth, petroleum, rock, or carbon oils and natural gas, and manufacturing, buying and selling the same in the crude and refined state, and constructing and maintaining lines of tubing and piping for the transportation of such oils and gas for the public generally, as well as for the use of said corporation, and for the construction of a line of pipes for the transportation of such oils and gas for the public generally, from a point on the Ohio shore near Newport, Ohio, across the Ohio river to a point near Belmont, thence by the most practicable route to a point at or near Eureka, W. Va., 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 in the town of Belmont, in the county of Pleasants, in the state of West Virginia, and is to expire on fifth day of April, nineteen hundred and forty. 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

Frank M. Brown, Belmont, W. Va., one share.
V. B. Archer, Parkersburg, W. Va., one share.
John A. Hutchinson, Parkersburg, W. Va., one share.
Dave D. Johnson, Parkersburg, W. Va., one share.
John Hogan, 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 5th day of April, A. D., eighteen hundred and ninety.

Frank M. Brown,
V. B. Archer,
Jno. A. Hutchinson,
Dave D. Johnson,
John Hogan.

Wherefore, the corporators named in the said agreement, and who
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have signed the same, and their successors and assigns, are hereby declared to be from this date until the fifth day of April, nineteen hundred and forty, a 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 April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

FRENCH CREEK EUREKA OIL 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 "French Creek Eureka Oil Company," for the purpose of:

First—Acquiring by deed, gift, grant, lease, assignment, device or otherwise, petroleum, oil and gas lands, and holding, conveying, transferring, leasing, assigning and selling the same, provided the land so held does not exceed at any time in quantity three thousand acres, and provided further, that the object in reselling any land acquired be not for the purpose of profit.

Second—For drilling and operating for petroleum, oil and gas.

Third—For buying, selling and dealing in oil, gas and petroleum, and for contracting and operating lines of piping and tubing for transferring, shipping and conveying oil, gas and petroleum, and for all purposes necessary for carrying on the business properly pertaining to such works and improvements.

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 29th day of March, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of four thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of 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 one hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By

J. A. Miller, Wheeling, West Va., ten shares.
R. K. Friend, Wheeling, West Va., ten shares.
R. E. Hall, Wheeling, West Va., eight shares.
W. H. Anderson, Wheeling, West Va., seven shares.
J. M. Brown, Wheeling, West 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 the 29th day of March, 1890.
J. A. MILLER,
R. K. FRIEND,
R. E. HALL,
W. H. ANDERSON,
J. M. 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 twenty-ninth day of March, nineteen hundred and forty, a 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 April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

CHARLESTON SAVINGS BANK.
DOMESTIC.

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 Charleston Savings Bank, for the purpose of conducting a savings bank under an 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 principal office or place of business at Charleston, in the county of Kanawha, and 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 corporation 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, post office address and occupation.

Given under our hands this 5th day of April, 1890.
Geo. F. Coyle, Charleston, W. Va., merchant.
Sol May, Charleston, W. Va., merchant.
I. Schwabe, Charleston, W. Va., merchant.
A. D. McCorkle, Charleston, W. Va., attorney.
Chas. Capito, Charleston, W. Va., merchant.
Ben Baer, Charleston, W. Va., merchant.
E. W. Staunton, Charleston, W. Va., city sergeant.
P. F. Duffy, Charleston, W. Va., auditor of state.
J. E. Rollins, Charleston, W. Va., merchant.
J. F. Hubbard, Charleston, W. Va., ex-sheriff.
Wm. A. McCorkle, Charleston, W. Va., lawyer.
J. N. Carnes, Charleston, W. Va., bookkeeper.
D. A. Brawley, Charleston, W. Va., merchant.
Chas. K. Payne, Charleston, W. Va., merchant.
John Carver, Charleston, W. Va., coal operator.
J. C. Roy, Charleston, W. Va., lumber dealer.

Wherefore, the corporators named in 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 April, nineteen hundred and forty, a 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 April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

AMERICAN 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 Produce Company," for the purpose of buying, selling, and otherwise dealing in and exchanging foreign and domestic fruits, grain, vegetables and other goods.

Which corporation shall keep its principal office or place of business at the city of St. Louis, state of Missouri, and shall expire on the first day of April, 1940. And for the purpose of forming said corporation the undersigned 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:

By

George W. Wall, city of St. Louis, Missouri, one share.
Walter T. Dixon, city of St. Louis, Missouri, one share.
Adalbert C. Sherman, city of St. Louis, Missouri, one share.
Hugh E. Sherman, city of St. Louis, Missouri, one share.
A. Moore Berry, city of St. Louis, Missouri, one share.

And the capital stock to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this eight day of April, 1890.

GEO. W. WALL,
WALTER T. DIXON,
ADALBERT C. SHERMAN,
HUGH E. SHERMAN,
A. MOORE BERRY.

Wherefore, the corporators named in 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 forty, a 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 tenth day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

TERRA ALTA CREAMERY 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 Terra Alta Creamery Company, for the purpose of manufacturing butter and other products of milk.

Which corporation shall keep its principal office or place of business at Terra Alta, in the county of Preston, and state of West Virginia, and is to expire on the 1st day of March, 1910. 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 four thousand dollars in all.

The capital so subscribed is divided into shares of twenty-five dol-
lars each, which are held by the undersigned respectively as follows, 
that is to say: By 

George A. Mayer, Terra Alta, three shares. 
D. E. Foreman, Terra Alta, one share. 
A. J. Elliott, Terra Alta, one share. 
W. T. White, Terra Alta, one share. 
John M. Freeland, Terra Alta, one share. 
Jno. D. Rigg, Terra Alta, two shares. 
Parley DeBerry, Terra Alta, two shares. 
John C. Mayer, Terra Alta, two shares. 
Joseph M. Matheny, Terra Alta, one share. 
C. C. Crane, Terra Alta, two shares. 
Offutt & Lakin, Terra Alta, one share. 
E. J. Miller, Terra Alta, one share. 
E. D. Benson, Terra Alta, one share. 
D. W. Hardesty, Terra Alta, one share. 

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, 1890. 

GEORGE A. MAYER, 
D. E. FOREMAN, 
A. J. ELLIOTT, 
W. T. WHITE, 
JOHN M. FREELAND, 
JNO. D. RIGG, 
PARLEY DEBERRY, 
JOHN C. MAYER, 
JOSEPH M. MATHENY, 
C. C. CRANE, 
OFFUTT & LAKIN, 
E. J. MILLER, 
E. D. BENSON, 
D. W. HARDESTY. 

Wherefore, the corporators named in 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 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 state, 
[G. S.] at the city of Charleston, this tenth day of April, eight-
teen hundred and ninety. 

HENRY S. WALKER, 
Secretary of State.
Corporations.

Mingo Oil and Gas 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 Mingo Oil and Gas Company, for the purpose of leasing, mining, boring, pumping, buying, shipping, selling and disposing of petroleum, oil, gas and other valuable and volatile minerals and substances, and oil territory and leases; constructing and laying pipe for the conveyance of oil and gas for the public generally as well as for the corporation; for the construction and operation of telegraph lines and of telephone lines and exchange; refining and manufacturing the oil products, and doing a general mercantile business, and such other business and trade in relation thereto as a partnership might do.

Which corporation shall keep its principal office or place of business in Grafton, Taylor county, West Virginia, and shall expire on the first day of April, 1940. 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 twenty-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 fifty dollars each, which are held by the undersigned respectively as follows, that is to say: By

John T. Harris, Parkersburg, W. Va., one share.
T. M. Jackson, Morgantown, W. Va., one share.
I. C. White, Morgantown, W. Va., one share.
F. R. Rose, Parkersburg, W. Va., one share.
C. C. Davis, Harrisville, 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 4th day of April, in the year one thousand eight hundred and ninety.

John T. Harris,
T. M. Jackson,
I. C. White,
F. R. Rose,
C. C. Davis.

Wherefore, the corporators named in 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 forty, a 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 eleventh day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

HUNTINGTON AND BIG SANDY 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:

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 Huntington and Big Sandy 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 in a point at or near the mouth of the Big Sandy, in the county of Wayne.

Third—The principal business office of this corporation will be at Huntington, in the county of Cabell, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be ($200,000) two hundred thousand dollars, divided into shares of $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:

J. L. Caldwell, residence city of Huntington, Cabell county, W. Va., one hundred shares.
Geo. F. Miller (same residence), one hundred shares.
J. C. Miller (same residence), one hundred shares.
G. E. McDonald (same residence), one hundred shares.
Z. T. Vinson (same residence) one hundred shares.

Witness the following signatures, this the 4th day of April, 1890.

J. L. CALDWELL,
Geo. F. MILLER, Jr.,
J. C. MILLER,
G. E. McDONALD,
Z. T. VINSON.

Wherefore, the corporators named in said articles of corporation, and who have signed the same, and their successors and assigns,
CORPORATIONS.

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, 'G. S.] at the seat of government thereof, this twelfth day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

HOYLE JONES MANUFACTURING COMPANY—DISSOLUTION.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Chas. E. Snedeker, president of Hoyle Jones Manufacturing 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 company that at a meeting of the stockholders thereof, held in pursuance of law, at Martin's Ferry, Ohio, on the 31st day of March, 1890, the following resolution was adopted, a majority of the stockholders voting for the same:

"Resolved. By the stockholders of the Hoyle-Jones Manufacturing Company that the business of said company is hereby discontinued, and that the said corporation is now dissolved."

Wherefore, I do declare said corporation dissolved.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this fourteenth day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

BOSTON NOVELTY SHOE 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 follows:

The undersigned agree to become a corporation by the name of Boston Novelty Shoe Company, for the purpose of manufacturing and selling shoes, slippers and all kinds of covering for the feet made or composed of paper.

Which corporation shall keep its principal office or place of busi-
ness at Boston, in the county of Suffolk, and state of Massachu­setts, and is to expire on the first day of January, A. D. 1915. 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 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 fol­
lows, that is to say: By

Fred Guild, Boston, Mass., nine hundred and ninety-six
shares.
Charles V. Winship, Boston, Mass., one share.
James N. Brooks, Boston, Mass., one share.
Charles L. Hallet, Mansfield, Mass., one share.
Halsey J. Boardman, Boston, Mass., 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 April, 1890.

Fred Guild,
Charles V. Winship,
James N. Brooks,
Charles L. Hallet,
Halsey J. Boardman.

Wherefore, the corporators named in the said agreement, and who
who have signed the same, and their successors and assigns, are
hereby declared to be from this date until the first day of Janu­
uary, nineteen hundred and fifteen, a 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 fourteenth day of April,
eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

TAConIC MARBLE COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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
Taconic Marble Company, for the purpose of acquiring, holding,
owning, or leasing of quarries and other mineral properties in the
state of Vermont and elsewhere in the United States, and the quar.
Corporations.

The text discusses the formation of a corporation for the purpose of carrying on business related to the mining of marble, granite, and other stones and minerals. The corporation is headquartered in New York City, New York, and its capital is initially subscribed for twenty thousand dollars, with two thousand dollars paid in. The capital is divided into shares, with specific individuals subscribing for varying amounts. The corporation is to have a principal office in New York City and is to expire on January 1, 1940. The agreement is signed by the corporators and witnessed by the Secretary of State of West Virginia.

Industrial Development and Investment Company.

The text also mentions an agreement for the Industrial Development and Investment Company, which is a foreign corporation. The agreement is acknowledged and authenticated by the Secretary of 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 accom-
oanied 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 Industrial Development and Investment Company, for the purpose of carrying on the business of developing manufacturing enterprises and new inventions, and interesting capital for the same, negotiating the purchase and sale of factories, stores hotels and all classes of established business, investigating manufacturing properties, shares and securities in the interest of investors, organizing joint stock companies for the exploiting of new enterprises and meritorious inventions, acting as brokers for the sale of United States and foreign letters patent mercantile and manufacturing properties, shares and securities, publishing newspapers and periodicals devoted to the interest of industrial enterprises, conducting a bureau of information for the furnishing of intelligence in regard to manufactures and productions of the United States and acting as attorneys for the securing of letters patent for investors, for obtaining rights, concessions, contracts and franchises from owners of letters patent, for selling, placing on royalty or promoting separate companies, for exploiting, developing, utilizing and marketing the same, or the intentions or rights secured thereby.

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 fourth day of April, 1890. 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 thousand ($25,000) 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 follow, that is to say: By

George S. Ellinger, Jr., New York City, N. Y., fifty shares.
Arthur Beardsley, Philadelphia, Pa., fifty shares.
Edwin E. Jones, New York City, N. Y., fifty shares.
Frank W. Beardsley, New York City, N. Y., fifty shares.
De Lacy F. Hoxie, New York City, N. Y., 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 April, A. D., 1890.

G. S. ELLINGER, JR., [Seal]
ARTHUR BEARDSLEY, [Seal]
EDWIN E. JONES, [Seal]
FRANK W. BEARDSLEY, [Seal]
DE LACY F. HOXIE, [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 April,
Corporations.

nineteen hundred and forty, a 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 fourteenth day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

BAYARD, PETERSBURG AND MOOREFIELD 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 "Bayard, Petersburg and Moorefield Railway Company."

Second—The railroad which this corporation proposes to build will commence at or near Bayard, on the West Virginia Central and Pittsburg Railway, in the county of Grant, and run thence by the most practicable route to a point at or near Moorefield, in the county of Hardy.

Third—The principal business office of this corporation will be at Bayard, in the county of Grant, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be one million 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:

John W. Nihiser, of Bayard, Grant county, West Virginia, ten shares.

James B. Rees, of Rees' Tannery, Mineral county, West Virginia, ten shares.

John R. Kauffman, Jr., of Sunbury, state of Pennsylvania, ten shares.


D. Robert Leatherman, of Burlington, Mineral county, West Virginia, ten shares.
Given under our hands, this 12th day of February, A. D. 189.

John W. Nithiser,
James B. Rees,
D. Robert Leatherman,
R. M. Whitner,
John Airey,
John R. Kauffman, 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, 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, [G. S.] at the seat of government thereof, this fifteenth day of April, eighteen hundred and ninety.

Henry S. Walker,
Secretary State.

SOUTHERN OIL 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 "Southern Oil Company," for the purpose of boring for, mining and producing petroleum oil; refining, manufacturing and preparing the same for market, and transporting the same and its products by pipe lines or otherwise, buying and selling the same and doing and transacting all business necessary and proper for the purpose aforesaid.

Which corporation shall keep its principal office at Parkersburg, in the county of Wood, and state of West Virginia, and is to expire on the first day of April, in the year nineteen hundred and forty. 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 twenty-five hundred dollars, and desire the privilege of increasing the said capital, 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 as follows, respectively, that is to say:

Frederick P. Hays, of Philadelphia, Pennsylvania, fifty shares.
J. Kemp Bartlett, of Baltimore, Maryland, one hundred and fifteen shares.
Charles F. Fogarty, of Baltimore, Maryland, ten shares.

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 April, A. D., 1890.
FREDERICK P. HAYS,
JOHN S. DAVIS,
WILLIAM H. PETTIT,
J. KEMP BARTLETT,
CHARLES F. FOGARTY.

Wherefore, the corporators named in 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 forty, a 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 Charleston, this sixteenth day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE MOUNDSVILLE ELECTRICAL 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 Moundsville Electrical Company, for the purpose of owning and operating one or more stations with apparatus necessary to furnish the citizens of the city of Moundsville and vicinity, electricity for light, heat, or power for any mechanical apparatus, erecting lighting towers, constructing and maintaining lines for the transmission of electricity for light, heat and power and generally doing all business pertaining to an electric light, heat and power company.

Which corporation shall keep its principal office or place of business at Moundsville, in the county of Marshall, and state of West Virginia, and is to expire on the first day of April, 1940. 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 fol­
lows, that is to say:

H. W. Hunter, Moundsville, W. Va., one share.
W. W. Smith, Moundsville, W. Va., one share.
F. H. Blake, Moundsville, W. Va., one share.
A. R. Campbell, Ravenswood, W. Va., one share.
F. S. Stewart, 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 April, 1890.

H. W. Hunter,
W. W. Smith,
F. H. Blake,
A. R. Campbell,
F. S. Stewart.

Wherefore, the corporators named in 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 forty, a 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 seventeenth day of April,
eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

H. G. DAVIS COAL COMPANY.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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
“H. G. Davis Coal Company,” for the purpose of mining, selling
and shipping coal; manufacturing, selling and shipping coke; and
doing a general coal, coke and merchandise business, and acquiring
and holding of lands, mineral rights and other properties and rights,
constructing and operating of railroads, tramroads and other works,
necessary for the proper conduct of said business.

Which corporation shall keep its principal office or place of busi­ness at Piedmont, in the county of Mineral, in the state of West
Virginia, and is to expire on the 1st day of January, in the year
CORPORATIONS.

nineteen hundred and forty (1940). And for the purpose of forming
the said corporation, we have subscribed the sum of fifty thousand
dollars ($50,000) to the capital stock thereof, and have paid in on said
subscription 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 two hundred and fifty thousand dollars
($250,000).

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

H. G. Davis, of Piedmont, W. Va., two hundred and fifty-one
shares.

T. B. Davis, of Keyser, W. Va., one hundred and sixty-eight
shares.

R. M. G. Brown, of Kingwood, W. Va., five shares.

F. S. Landstreet, of Davis, W. Va., twenty-five shares.

Harry G. Buxton, of Piedmont, W. Va., fifty shares.

Robert F. Bopst, of 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 12th day of April, in the year 1890.

H. G. Davis, [Seal]

T. B. Davis, [Seal]

R. M. G. Brown, [Seal]

F. S. Landstreet, [Seal]

Harry G. Buxton, [Seal]

Robert F. Bopst, [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 Janu­
ary, nineteen hundred and forty, a 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
April, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE OTTAWA AND MANISTIQUE LUMBER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Ottawa and Manistique Lumber Company, for the purpose of buying, holding, owning and selling timber and lumber of all kinds, and manufacturing the same; of owning timber and other lands; of making and selling portable houses and other buildings; of transporting lumber and other materials, and purchasing, owning and operating the necessary vessels for such purposes; of acting as agent in the purchase and sale of lumber and other building materials, and of conducting a general lumber business and of doing any and all acts necessary or incidental thereto.

Which corporation shall keep its principal office or place of business at the city of Newark, in the county of Essex, and state of New Jersey, and is to expire on the first day of April, 1940. 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 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

Daniel G. Brown, Newburgh, New York, one share.
Horace F. Burroughs, New York City, one share.
Charles S. Brown, Newburgh, New York, one share.
Ephraim Bullis, Newburgh, New York, one share.
W. Arthur Davidson, Brooklyn, New York, one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this fourteenth day of April, 1890.

Daniel G. Brown, [Seal]
Horace F. Burroughs, [Seal]
Charles S. Brown, [Seal]
Ephraim Bullis, [Seal]
W. Arthur Davidson. [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 forty, a 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 seventeenth day of April, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

LOW MOOR COAL COMPANY.
FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Vir-
CORPORATIONS.

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 Low Moor Coal Company, for the purpose of acquiring and holding coal lands, of mining, shipping and selling coal, of making mining leases of parts or all of such coal lands and real estate as the corporation may hereafter acquire, and securing for said corporation all the benefits which enure to landlords under similar leases, of manufacturing iron in any and all of the numerous branches of that business, and coke and other products of coal and iron, of sawing, manufacturing, shipping and selling lumber, of carrying on the business of transporting coal and other products, both in connection with its own affairs and the business of others by steamers and barges and other available methods, of carrying on the business of merchandise in connection with its other operations, and generally for the purpose of carrying on such other business operations as are necessary or desirable for economical, wise and prudent management and development of the main general purposes named above, and especially in connection with such lands as said corporation may hereafter lawfully acquire. Said corporation also to have power to lay off its said lands or so much thereof as it may deem proper, into towns and sell lots therein, and to have authority to subscribe to the capital stock of such corporations as may be organized for the purpose of operating leases on its said lands or of constructing railroads for the purpose of opening up and developing said lands.

Said corporation shall keep its principal office or place of business in the city of New York, in the state of New York, and is to expire on the 1st day of January, 1940. 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 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, so that the same shall not exceed the sum of 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:

A. A. Low, Brooklyn, N. Y., one share.
E. H. R. Lyman, Brooklyn, N. Y., one share.
Samuel E. Huntington, Brooklyn, N. Y., one share.
C. Adolphe Low, New York, N. Y., one share.
A. Augustus Low, Brooklyn, N. Y., one share.
Frank Lyman, Brooklyn, N. Y., one share.
H. M. Bell, Staunton, Virginia, one share.

The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands and seals, this 26th day of March, 1890.

A. A. Low,

E. H. R. Lyman,
CORPORATIONS.

SAMUEL E. HUNTINGTON, [Seal]
C. ADOLPHE LOW, [Seal]
A. AUGUSTUS LOW, [Seal]
FRANK LYMAN, [Seal]
By E. H. R. LYMAN, Att'y,
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 forty, a 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 seventeenth day of April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

THE COLUMBIA 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 under the laws of the state of West Virginia, by the name of The Columbia Mining Company, for the purpose of purchasing, pre-empting, locating, operating, selling, and conveying mines, claims and mill sites, and to hold the same in the District of Bermudez, in the state of Bermudez, in the Republic of Venezuela, South America; and to work and develop mines of gold, silver, copper, lead, and other minerals; also to work, smelt, treat and reduce ores of such minerals by mills and machinery, and to sell and deal in ores in aid of such objects.

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 tenth day of April, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred thousand dollars to the capital thereof, and have paid into said subscriptions the sum of five hundred thousand dollars. Four hundred and ninety-nine thousand, nine hundred and seventy dollars thereof by the conveyance, transfer and assignments by Stevens & Hotchkiss, to the signers of this agreement, of a certain lease and interests in mining land situated in Venezuela, South America, necessary for the uses and purposes of the corporation, upon terms mutually agreed upon, and the payment of thirty dollars in cash for the remaining six shares.
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 H. Ammon, New York City, two shares.
M. I. Pupin, New York City, two shares.
H. C. Daniell, New York City, two shares.
G. E. Stevens, New York City, forty-nine thousand nine hundred and ninety-seven shares.
W. T. Hotchkiss, New York City, forty-nine thousand nine hundred and ninety-seven shares.

Total, one hundred thousand shares.

Given under our hands, this 11th day of April, 1890.

John H. Ammon,
M. I. Pupin,
H. C. Daniell,
G. E. Stevens,
W. T. Hotchkiss.

Wherefore, the corporators named in 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 forty, a 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 seventeenth day of April, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE KEYSTONE CONSTRUCTION COMPANY—DISSOLUTION.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that Geo. H. Clapp, president of the Keystone Construction 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 at the company's office in Pittsburgh, Pennsylvania, on the 27th day of December, 1889, it was

Resolved, That this corporation be dissolved, and the president and board of directors are hereby authorized and directed in such event to take all legal steps necessary and proper to dissolve the corporation and wind up its business.
Wherefore, I do declare said resolution authorized by law, and said corporation dissolved.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this eighteenth day of April, eighteen hundred and ninety.

HENRY S. WALKER, Secretary of State.

THE TYGARTS VALLEY BANK—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Henry S. Walker, secretary of state of the state of West Virginia, do hereby certify that J. N. B. Crain, president of the Tygart's Valley Bank, a corporation created, formed and organized under the laws of this state, and 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 Philippi, W. Va., on the eighth day of October, 1889, at which meeting a majority of the stock was represented by the holders thereof, in person or by proxy, the following resolution was adopted:

"Resolved, That from and after April 15th, 1890, the capital stock of this bank be increased from $35,000.00 to $50,000.00."

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, [G. S.] at the city of Charleston, this eighteenth day of April, eighteen hundred and ninety.

HENRY S. WALKER, Secretary of State.

JUDSON POWER COMPANY, OF MASSACHUSETTS.

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:

Articles of Agreement of the "Judson Power Company, of Massachusetts":

We, the undersigned, agree to become a corporation by the name of the "Judson Power Company, of Massachusetts," for the purpose of operating in the state of Massachusetts and elsewhere in the United States, the patents owned and controlled by the Judson Pneumatic
Street Railway Company, a corporation organized and existing under the laws of the state of Minnesota, and for the manufacturing, renting, leasing or furnishing of all kinds of power and machinery, and for the carrying on of every kind of mechanical business, mining, street railways and tramways, or purchasing and selling or licensing, leasing or renting patent rights or inventions, for the obtaining and holding or selling of franchises, and in general, to do any and all acts permitted by and not inconsistent with the laws of West Virginia as applicable to joint stock companies.

Which corporation shall keep its principal office or place of business in the city of Washington, D. C., and is to expire on the first day of January, A. D., nineteen hundred and thirty-five. 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 full 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 million dollars ($5,000,000).

The capital so subscribed is divided into shares of one hundred dollars ($100) each, which are held by the undersigned respectively as follows:

- F. W. Huidekoper, of Washington, D. C., one share.
- T. H. Wentworth, Jr., of Washington, D. C., one share.
- Hugh Nelson, of Washington, D. C., one share.
- R. W. Chapin, of New York City, one share.
- Harry L. Earle, of New York City, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 7th day of April, A. D., 1890.

F. W. Huidekoper, [Seal]
T. H. Wentworth, Jr., [Seal]
Hugh Nelson, [Seal]
R. W. Chapin, [Seal]
Harry L. Earle, [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-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, [G. S.] at the city of Charleston, this nineteenth day of April, eighteen hundred and ninety.

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 Krupp Manufacturing Company, for the purpose of engaging in the manufacture and sale of paints, lubricating and cooling oils, waste and grease for any and all purposes for which such articles may be used and any by-products of the same, and for the purpose of acquiring and selling rights to use any patents or processes for the manufacture of said articles.

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, 1940. 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 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: By

George W. English, New York City, one share.
H. D. W. English, Pittsburg, Pa., one share.
Wm A. Sproull, Pittsburg, Pa., one share.
Joseph B. Platt, Yonkers, N. Y., one share.
Robert W. Tayler, 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 17th day of April, 1890.

GEORGE W. ENGLISH,
H. D. W. ENGLISH,
WM. A. SPROULL,
JOSEPH B. PLATT,
ROBERT W. TAYLER.

Wherefore, the corporators named in 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 forty, a 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 April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.
THE WASHINGTON TERRA COTTA LUMBER COMPANY.

FOREIGN.

I, Henry S. Walker, secretary of state of the state of Virginia, hereby certify that an agreement duly acknowledged 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 Terra Cotta Lumber Company," for the purpose of manufacturing, buying, selling and erecting porous earthenwares, terra cotta lumber and other products made from clay and saw dust, or clay, or clay and other materials. And for the contracting for the manufacture, purchase, sale and erection of porous earthenwares, terra cotta lumber, and other products made from clay and saw dust, or clay, and clay and any other materials. And for the lease, purchase and sale of real estate for the use of said company in the conducting of its business, and for the building of houses for the exhibition and introduction of articles manufactured as aforesaid, and to do and perform such other business as is necessary for the furtherance of the above named objects. Also for the licensing of others to do likewise in such territory as said company may own and assign to them under United States patents, of which said company may be the mesueowner.

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 16th day of April, A. D., nineteen hundred and forty (1940). And for the purpose of forming the said company we have subscribed the sum of one hundred and twenty-five ($125) 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 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 twenty-five dollars ($25) each, which are held by the undersigned respectively as follows, that is to say: By

Glen W. Cooper, Washington, D. C., one (1) share.  
George W. Evans, Washington, D. C., one (1) share.  
O. E. Whitehurst, Washington, D. C., one (1) share.  
Thomas J. King, Washington, D. C., one (1) share.  
Nathaniel Z. Seitz, Washington, D. C., 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 sixteenth day of April, 1890.

Glen W. Cooper, 
George W. Evans,  
Nathaniel Z. Seitz,  
O. E. Whitehurst,  
Thos. J. King.
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 sixteenth day of April, nineteen hundred and forty, a 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 April, eighteen hundred and ninety.

HENRY S. WALKER,
Secretary of State.

LYNCHBURG 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 Lynchburg 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 Powhatan, on the south bank of Elkhorn Creek, in McDowell county, West Virginia, and is to expire on the first day of January in the year 1940. And for the purpose of forming the said corporation, we have subscribed the sum of seventy-five thousand dollars to the capital thereof, and have paid in on said subscription the sum of seven thousand five 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

N. Fitzhugh, of Elkhorn, W. Va., one hundred shares.
Lewis and Jennings, Lynchburg, Va., eighty shares.
C. P. Latham, Trustee, of Bramwell, W. Va., seventy-five shares.
Camillus Christian, Lynchburg, Va., fifteen shares.
G. H. Nowlin, Lynchburg, Va., fifty shares.
R. S. Terry, Lynchburg, Va., fifty shares.
J. R. Kyle, Lynchburg, Va., forty shares.
Bell, Barker & Jenning, Lynchburg, Va., thirty shares.
R. S. Miller, Lynchburg, Va., twenty-five shares.
G. W. Lambert, Elkhorn, W. Va., fifty shares.
J. J. Tierney, Elkhorn, W. Va., twenty shares.
A. W. Talley, Lynchburg, Va., thirty shares.
CORPORATIONS.

R. H. T. Adams, Lynchburg, 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 24th day of March, in the year 1890.

R. S. Terry,
N. Fitzhugh,
J. R. Kyle,
Lewis & Jennings,
I. H. W. D. & R. H. T. Adams,
G. H. Nowlin,
Camilus Christian,
Bell, Barker & Jennings,
Geo. P. Watkins,
Ch. P. Latham, Trustee,
R. H. T. Adams,
R. L. Miller,
A. W. Talley,
J. J. Tierney,
Geo. W. Lambert.

Wherefore, the corporators named in 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 forty, a 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 April, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.

THE CHATARAWHA TRUST, LOAN AND SAFE DEPOSIT 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 Chatarawha Trust, Loan and Safe Deposit Company, for the purpose of buying, selling, loaning upon and negotiating promissory notes and other securities and property, not including the buying and selling of real estate for profit, and for the purpose of certifying and registering and supervising the issuance of bonds, stocks and other securities, and the issuance of its own debentures or obligations to investors, and the endowment of secured promissory notes;
CORPORATIONS.

also for the purpose of receiving on deposit money, bonds, certificates of stock, bullion, silverware, or valuables of any kind whatsoever; also to act as agent and transact business for insurance and other companies; also to supply water, gas or other illumination to corporations or persons within the territory of Wayne, Cabell, Lincoln, Logan, Wyoming, McDowell and Mercer counties, in the state of West Virginia.

Which corporation shall keep its principal office or place of business at Chatarawha, in the county of Wayne, and state of West Virginia, and is to expire on the first day of January, A. D., 1940. 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 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. Dingee, Philadelphia, Pa., one share.
Frank Huger, Roanoke, Va., one share.
Jos. A. Gale, Roanoke, Va., one share.
Wm. Taylor Thorn, Roanoke, Va., one share.
Wm. H. Travers, Jefferson Co., 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 April, A. D., 1890.

John H. Dingee,
Frank Huger,
Jos. A. Gale,
Wm. Taylor Thorn,
Wm. H. Travers.

Wherefore, the corporators named in 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 forty, a 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 April, eighteen hundred and ninety.

Henry S. Walker,
Secretary of State.
CORPORATIONS.

NAPTHA YACHT COMPANY, OF WHEELING, WEST VIRGINIA.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Naptha Yacht Company, of Wheeling, West Virginia," for the purpose of owning naptha yachts and operating the same as ferry boats or in pleasure excursions on the Ohio river and its tributaries.

Which corporation shall keep its principal office or place of business in the city of Wheeling, Ohio county, West Virginia, and is to expire on the first day of April, A. D., 1910. And for the purpose of forming the said corporation, we have subscribed the sum of eight hundred dollars ($800) to the capital thereof, and have paid in on said subscriptions the sum of eight hundred ($800) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $25,000 in all.

The capital so subscribed is divided into shares of one ($1) dollar each, and is held by the undersigned respectively as follows, that is to say: By

Ianthus G. Dillon, of Wheeling, West Virginia, seven hundred and ninety-six shares, $796.

F. J. Park, of Wheeling, West Virginia, one share, $1.

Andrew M. Hamilton, of Wheeling, West Virginia, one share, $1.

Joshua M. Wetling, of Wheeling, West Virginia, one share, $1.

Frank B. Ross, of Wheeling, West Virginia, one share, $1.

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 April, A. D., 1890.

Ianthus G. Dillon,

Joshua M. Wietling,

F. J. Park,

Andrew M. Hamilton,

Frank B. Ross.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this twenty-first day of April, eighteen hundred and ninety.

Wm. A. Ohley,

Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Logan Oil and Gas Company, for the purpose of boring for and producing oil and gas, constructing and laying down pipe lines for the conveyance of the same, for the purpose of buying, shipping, vending oil and refining the same, and the manufacture of the products of the same, for the purpose of constructing gas lines, supplying towns, individuals, manufactories and the public generally, as well as said corporation, for the purpose of letting and leasing the territory of the company to other operators, and for leasing and holding land for the purposes of said company, in mining and boring for oil and gas, manufacturing and conveying away the same, for the carrying on of the business of general merchandise at wholesale and retail, for the purpose of building and maintaining telephone and telegraph lines or exchanges, for the purpose of mining and dealing in coal and coal lands and manufacturing and selling gas produced from coal, and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

Which corporation shall keep its principal office and place of business at Mannington, in the county of Marion, state of West Virginia, and is to expire 12th day of April, 1940. And for the purpose of forming said corporation, we have subscribed the sum of four hundred ($400) dollars to the capital thereof, and have paid in on said subscriptions the sum of forty ($40.00) 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 ($50.00) dollars each, which are held by the undersigned respectively as follows, that is to say: By

T. M. Jackson, of Clarksburg, W. Va., two (2) shares.
C. L. Smith, of Fairmont, W. Va., two (2) shares.
I. C. White, of Morgantown, W. Va., two (2) shares.
A. L. Prichard, of Mannington, W. Va., one (1) share.
A. W. Prichard, of Mannington, W. Va., one (1) share.

And the capital to be hereafter sold, is to be divided into shares of a like amount, to-wit: fifty ($50.00) dollars.

Given under our hands, this 12th day of April, 1890.

T. M. M. Jackson, [Seal]
C. L. Smith, [Seal]
I. C. White, [Seal]
A. L. Prichard, [Seal]
A. W. Prichard, [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 twelfth day of April, nineteen hundred and forty, a 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 April, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

CASSELL OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Cassell Oil Company, for the purpose of purchasing and leasing lands and sinking wells for oil and natural gas, laying pipe lines for conveying oil and gas; refining oil and for the sale of said products.

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 2d day of April, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred 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 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

T. F. Heskett, Wheeling, W. Va., five shares.
H. B. Miller, Wheeling, W. Va., five shares.
F. H. Stamm, Wheeling, W. Va., five shares.
H. W. McLure, Wheeling, W. Va., five shares.
N. B. Scott, Wheeling, 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 2d day of April, 1890.

T. F. HESKETT,
H. B. MILLER,
F. H. STAMM,
H. W. MCLURE,
N. B. SCOTT.
WHEREFORE, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the second day of April, nineteen hundred and forty, a 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-second day of April, eighteen hundred and ninety._

W. A. OHLEY,
Secretary of State.

VICTOR OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Victor Oil and Gas Company," for the purpose of purchasing and leasing lands and sinking wells for oil and natural gas, laying pipe lines for conveying oil and natural gas, and for the sale of said products.

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 19th day of April, 1940. 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 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

J. F. Paull, of Wheeling, W. Va., one share.
Morris Horkheimer, Wheeling, W. Va., one share.
C. P. Brown, of Wheeling, W. Va., one share.
Alfred Paull, 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 like amount.

Given under our hands, this 19th day of April, 1890.

J. F. PAULL,
EDW. L. ROSE,
ALFRED PAULL,
MORRIS HORKHEIMER,
C. P. 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 nineteenth day of April, nineteen hundred and forty, a 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 April, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

JUDSON POWER COMPANY, OF NEBRASKA.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Judson Power Company, of Nebraska:

We, the undersigned, agree to become a corporation by the name of the Judson Power Company, of Nebraska, for the purpose of operating in the state of Nebraska, the patents owned and controlled by the Judson Pneumatic Street Railway Company, and for the manufacturing, renting or leasing of all kinds of power, and machinery and for the carrying on of every kind of mechanical business, mining, street railways and tramways, of purchasing and selling or licensing, leasing or renting patent rights, for the obtaining and holding of franchises, and in general to do any and all acts permitted by and not inconsistent with the laws of the state of West Virginia, as applicable to joint stock companies.

Which corporation shall keep its principal office or place of business in the city of Omaha, in the state of Nebraska, and is to expire on the first day of January, 1935. And for the purpose of forming the said corporation, we have subscribed the sum of seventy dollars ($70) to the capital thereof, and have paid in on said subscription the full sum of seventy dollars ($70), 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 ($250,000) 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:

Robert W. Patrick, of Omaha, Nebraska, one share.
Juan Boyle, of Kearney, Nebraska, one share.
John J. Bartlett, of Kearney, Nebraska, one share.
Lyman Richardson, of Omaha, Nebraska, one share.
Lewis Walker, of Meadville, Penn., one share.
Henry D. Cooke, of Washington, D. C., one share.
Harry L. Earle, of the city of 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 17th day of April, A. D. 1890.

ROBERT W. PATRICK,
JUAN BOYLE,
JOHN J. BRITTLett,
LYMAN RICHARDSON,
LEWIS WALKER,
H. D. COOKE,
HARRY L. EARLE.

Wherefore, the corporators named in 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-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, [G. S.] at the city of Charleston, this twenty-third day of April, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

STAR BUILDING ASSOCIATION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Star Building Association, for the purpose of raising money to be distributed among the members of such corporation and by such members used in buying lands 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 at Wheeling, in the county of Ohio, and state of West Virginia, and is to expire on the 21st day of April, 1910. 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 seven hundred and fifty 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

J. M. Belleville, one share.
Charles Lukens, one share.
Henry Morris, one share.
J. G. Tomlinson, one share.
H. P. McGregor, one share.
G. J. Caddle, one share.
Lewis Stenrod, one share.
W. M. Marsh, one share.
Charles H. Copp, one share.
E. C. Schoen, one share.
George Loos, one share,
All of Wheeling, West Virginia.
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 April, 1890.

J. M. BELLEVILLE,
CHARLES LUKENS,
HENRY MORRIS,
J. G. TOMLINSON,
H. P. McGREGOR,
G. J. CADDLE,
LEWIS STENROD,
W. M. MARSH,
CHARLES H. COPP,
GEORGE LOOS,
E. C. SCHoEN.

Wherefore, the corporators named in 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 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-fourth day of April, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE HUTCHINSON COAL AND COKE COMPANY—NEW AGREEMENT FOR EXTENDED CHARTER.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that a resolution and new agreement adopted at a meeting of the stockholders of the Hutchinson Coal and Coke
Company, and signed and acknowledged by a majority of the stockholders, holding a majority of the stock thereof, has been certified to me by W. L. Hutchinson, president of the said company, under the corporate seal thereof, which resolution and new agreement is in the words and figures following:

At a meeting of the stockholders of the Hutchinson Coal and Coke Company, a West Virginia corporation, duly called for the purpose hereinafter named, and held at the principal office of said corporation at Beechwood, West Virginia, and after due notice of the purpose thereof to every stockholder, there were present a majority of all stockholders representing a majority of the capital stock of said corporation, that is to say:

M. L. Hutchinson, president thereof, C. E. Hutchinson, secretary and treasurer, and L. J. Hutchinson, each owning and representing one share of the capital stock of said corporation, three-fifths of said stock being thereby represented.

At which meeting the following resolutions were agreed to and adopted by a unanimous vote of said stockholders and entered upon the records of said corporation according to law, which resolutions are in the words and figures here following, to wit:

Resolved, first, That the undersigned agree to and adopt the following new agreement for the purposes herein set forth, that is to say:

The undersigned agree to be and remain a corporation by the name of the Hutchinson Coal and Coke Company, for the purpose of holding in fee simple, by lease or otherwise, land, coal and coke privileges and any property necessary to be held and owned for coal and coke purposes, and for the purpose of dealing in goods, wares and merchandise, for the supply of employes and other persons; of owning, leasing or otherwise holding land for the purpose of erecting thereon necessary buildings and fixtures for the mining, selling and shipping of coal, and for the manufacture, selling and shipping of coke, of so holding land and all other property, rights or privileges, necessary for the erection of buildings for the use of miners and laborers and for coal and coke purposes, and for dealing in general merchandise for the supply of miners and laborers and other persons; and for all purposes necessary to carry fully into effect the true interest and purposes of this corporation, which purposes are the mining, selling and shipping of coal and the manufacture of coke therefrom, and the selling and shipping of the same, and the dealing in goods and general merchandise for the supply of miners, laborers and other persons, and owning in fee simple, by lease, or in any manner necessary for the purposes, such and so much land or other property of whatsoever kind as is necessary to effect said purposes.

Which corporation shall continue its principal office at Beechwood, in the county, of Monongalia, and state of West Virginia, on the line of the Fairmont, Morgantown and Pittsburg Railroad, and is to expire on the first day of December, 1838. And for the purpose of continuing said corporation there remains the sum of five
hundred dollars subscribed to the capital thereof, and there remains paid in on said subscription the sum of fifty dollars, and we 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 continued and subscribed remains divided into shares of one hundred dollars each, which continues to be held by the undersigned respectively as follows, that is to say:

- By M. L. Hutchinson, of White Day, Monongalia county, W. Va., one share.
- C. E. Hutchinson, of Opekiska, Monongalia county, W. Va., one share.
- L. J. Hutchinson, of White Day, Monongalia county, W. Va., one share.
- C. A. Hutchinson, of White Day, Monongalia county, W. Va., one share.
- John W. Mason, of Grafton, Taylor county, W. Va., one share.

And the capital hereafter sold is to be divided into shares of the like amount.

Resolved, second, That the secretary of this corporation is hereby directed forthwith to enter these resolutions in the records of this corporation, together with the certificate of acknowledgment as above made, and to prepare proper certificate of the notice, time and place and purpose of this meeting and the proceedings thereat.

Given under our hands, this 7th day of April, 1890.

M. L. Hutchinson.
C. E. Hutchinson,
L. J. Hutchinson.

Wherefore, the corporators named in the said resolution and new agreement, and their successors and assigns, are hereby declared to be a corporation until the first day of December, nineteen hundred and thirty-eight, by the name and for the purposes set forth in said resolution and new 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 April, eighteen and hundred ninety.

Wm. A. Ohley,
Secretary of State.

SHAWNEE COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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
Shawnee Coal and Coke Company, for the purpose of mining coal and manufacturing coke, and selling the same, and also of doing a general merchandise business.

Which corporation shall keep its principal office or place of business at Shawnee, in the county of McDowell, West Virginia, and is to expire on the first day of March, 1940. 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 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 thousand dollars.

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

S. T. Litz, Pocahontas, Va., thirty shares.
J. C. Freeman, Pocahontas, Va., thirty shares.
C. M. Graham, Pocahontas, Va., thirty shares.
W. R. Graham, Pocahontas, Va., twenty shares.
Wm. T. S. Jones, Pocahontas, Va., thirty shares.
A. St. Clair, Blue Stone, thirty shares.
C. W. Greever, Tazewell C. H., Va., thirty shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 26th day of March, 1890.

S. T. Litz,
J. C. Freeman,
C. M. Graham,
W. R. Graham,
Wm. T. S. Jones,
A. St. Clair,
C. W. Greever.

Wherefore, the corporators named in 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 forty, a 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-eighth day of April, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE WEST VIRGINIA TERMINAL RAILWAY COMPANY.

DOMESTIC.

Maps and Profile Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that The West Virginia Terminal Railway
CoRPRATiON.

Company has this day filed in my said office a map and profile of the line of railroad, as required by section sixty-five of chapter fifty-four of the code.

Given under my hand, and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-eighth day of April, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

THE WHEELING AND EASTERN IMPROVEMENT COMPANY.

FOREIGN.

Copy of Charter and Laws Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that The Wheeling and Eastern Improvement Company, a corporation created under and by virtue of the laws of the state of Connecticut, has this day filed in my office, a copy of its articles of incorporation and of the laws of the state of Connecticut under which it is incorporated.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-eighth day of April, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

SIGNA IRON COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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.

We, the undersigned agree to become a corporation by the name of the Signa Iron Company, for the purpose of mining coal, iron ore and other minerals; of manufacturing and selling coke, iron, steel and other metals and articles composed wholly or partly of iron or steel or other minerals; of erecting and operating furnaces, rolling mills, forges, foundries, pipe works and all machinery, fixtures, buildings, structures and appliances that may be necessary for the
conduct of its business; of quarrying limestone and other stone, 
boring for salt and digging for clay and sand, and of manufactur·ng 
or preparing in any way the product of such operations for market 
or for its own use; of acquiring, purchasing, leasing or controlling 
lands, mining rights and privileges, timber and timber rights, water 
and water power and privileges and such other property, real or per·
sonal, and such other rights and interest in land or other property as 
may be required in the conduct of its business; of selling, leasing, 
donating, or otherwise enjoying or disposing of its land or other 
property, rights and privileges; of laying out lands owned by it in 
the neighborhood of its works into parcels or lots, and of improv­
ing such lands by the erection thereon of dwellings, stores and other 
buildings and of leasing and selling such lots and buildings, of erect­
ing and maintaining harbors, dams, reservoirs, pipe lines and other 
works for the purpose of its business and of supplying towns and 
buildings at or near the place or places where its business is carried 
on; of making and using roads, roadways, railroads and tramways 
in connection with its operations; of building vessels and ships and 
operating the same for the purpose of transporting its products to 
market, and of carrying on in connection with any or all of said pur­
poses the business of buying and selling goods, wares and merchan­
dise, and of doing and transacting all business properly connected 
with or incidental to any or all of said purposes.

The company shall keep its principal office or place business in 
the city of Philadelphia, in the state of Pennsylvania, and may hold 
its meetings for the transaction of the lawful business of the said 
corporation in such place or places, whether in the state of West 
Virginia or elsewhere, as shall be designated by the board of direc­
tors, and shall expire on the first day of January, 1940.

For the purpose of forming the said corporation, we have sub­
scribed the sum of five hundred dollars to the capital stock thereof, and 
have paid in on said subscription ten per cent., or the sum of fifty 
dollars, and desire the privilege of increasing said capital, by the 
sale of additional shares from time to time, to five million dollars.

The capital so subscribed is divided into shares of one hundred 
dollars each, which are held by the undersigned respectively as fol­
lows, that is to say:

Richard S. Brock, residing in the city of Philadelphia, state of 
Pennsylvania, one share.

Edmund D. Smith, residing in the city of Philadelphia, state of 
Pennsylvania, one share.

Clarence M. Clark, residing in the city of Philadelphia, state of 
Pennsylvania, one share.

Edward Ilsley, residing in the city of Philadelphia, state of 
Pennsylvania, one share.

Geo. L. Estabrook, Jr., residing in the city of Philadelphia, state 
of Pennsylvania, one share.

Witness our hands and seals, this 26th day of April, 1890.

Richard S. Brock,
Edmund D. 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 forty, a 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-eighth day of April, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

INSTANTANEOUS FIRE ALARM COMPANY OF WASHINGTON, D. C.

I, WM. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Instantaneous Fire Alarm Company of Washington, D. C.," for the purpose of purchasing, operating and utilizing rights and novel processes for the manufacturing of electric fire alarms and operating the same, for erecting works in the District of Columbia, to purchase the necessary real estate therefor, to manufacture, erect, sell, lease and operate electric fire alarms and enunciators in the city of Washington, District of Columbia, to purchase, own, lease and hold from individuals and corporations in the District of Columbia, United States, such rents, lands, property or other appurtenances as may be necessary or expedient upon which to erect works, shops and buildings to operate said works, with full power, rights and privileges appertaining to any and all of the objects above enumerated, in compliance with the powers and privileges which may be granted by the state of West Virginia under the charter properly issued hereupon, and as provided by the necessary by-laws not inconsistent therewith, and as may be thereafter adopted by said corporation.

Such corporation shall keep its principal office or place of business at Washington, D. C., and said corporation is to expire on the 26th day of March, A. D., 1940. And for the purpose of forming said corporation, we have subscribed fifty dollars ($50) each to the capital stock thereof, and have paid in on said subscription 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 the amount of one hundred thousand dollars ($100,000) in all.

The capital so subscribed is divided into shares of fifty dollars ($50) each, which are held by the undersigned respectively as follows, to-wit, that is to say:

R. E. Whitman, Washington, D. C., one share.
Horatio Browning, Washington, D. C., one share.
Wm. W. Dudley, Washington, D. C., one share.
Heman D. Walbridge, Washington, D. C., one share.
John R. Thomas, Washington, D. C., one share.

The capital stock to be hereafter sold is to be divided into shares of the like amounts.

Given under our hands and seals, this 26th day of March, A. D. 1890.

R. E. Whitman, [L. S.]
H. Browning, [L. S.]
Wm. W. Dudley, [L. S.]
Heman D. Walbridge, [L. S.]
John R. Thomas, [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 twenty-sixth day of March, nineteen hundred and forty, a 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-eighth day of April, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

DENT OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Dent Oil Company, for the purpose of purchasing and leasing land, mining for coal, oil and natural gas, and for the sale of said products.

Which 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 24th day of April, 1940. 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: By

J. C. Dent, Bridgeport, O., one share.
John A. Topping, Bridgeport, O., one share.
J. J. Holloway, Wheeling, W. Va., one share.
H. G. Branum, Bridgeport, O., one share.
C. P. Brown, 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 26th day of April, 1890.
C. P. Brown,
H. G. Branum,
John A. Topping,
J. C. Dent,
J. J. Holloway.

Wherefore, the corporators named in 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-fourth day of April, nineteen hundred and forty, a 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 April, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

DEBENTURE GUARANTEE AND ASSURANCE COMPANY OF GREAT BRITAIN AND AMERICA.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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

The undersigned agree to become a corporation by the name of the ‘Debenture Guarantee and Assurance Company of Great Britain and America,” for the following purposes:

(a) Of doing general contract work and promoting the construction and maintenance of railways, gas and other public works, and
and as incidental to such purpose, of organizing and incorporating undertakings with such objects, and buying and selling the stock, bonds and securities of such corporations, as agents, trustees or owners.

(b) To buy and sell the stocks, bonds, certificates, and other obligations of government, dominions, sovereignties, provinces, states, counties, cities, townships, districts and other municipal corporations, or public authorities.

(c) To act as agents or trustees for joint stock and other companies, corporations, states, municipalities, or public authorities, whether domiciled in the United States or elsewhere, in the issue of their shares, stock, bonds, debentures and debenture stock, and in the making of loans upon the security thereof, either to private persons or public companies.

(d) To borrow and raise money by the issue or sale of bonds, mortgages, pledges, debentures or debenture stock of the company, or in any other manner, using the proceeds in the transaction of the legitimate business of the company.

(e) To make advances upon, hold in trust, buy, sell, or otherwise acquire or dispose of, on commission or otherwise, goods, merchandise, and any of the securities or investments of the kind hereinafter specified or referred to, and to act as agent for any of the above or like purposes.

(f) To act as agent for the payment, transmission and collection of money, and securities, for an interest upon money, and the management of property, and to transact, agency, financial, exchange, and other monetary business and like operations of every kind, or any nature or description.

(g) To take, make, execute, enter into, commence, carry on, prosecute and defend all steps, contracts, agreements, negotiations, legal and other proceedings, compromises, arrangements and claims; and to do all other acts, matters and things, which shall at any time appear conducive, advantageous or expedient for the protection of the company, as holders of or interested in the securities and investments for the time being of the company, or for obtaining the payment of the moneys payable thereon.

(h) To all acts necessary for the carrying on in any foreign country or colony any act of the company necessary or expedient to be there carried on.

(i) To do all or any of the matters aforesaid, either alone or in conjunction with any other company, corporation or person, and that either by amalgamation or otherwise.

(j) To pay the charges and expenses preliminary and incidental to the promotion, formation, establishment, and registration of the company, and to remunerate any person or persons for services rendered or to be rendered in relation to the formation or establishment of the company, or placing any shares in or securities of the company.

(k) And for any other purpose or conveniences useful to the pub-
CORPORATIONS.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-

THE LAFAYETTE GRANITE AND MARBLE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and a-

lic for which a firm or co-partnership might be lawfully formed in this state.

Which corporation shall keep its principal office or place of business in the city of Chicago, in the county of Cook, and state of Illinois, and is to expire on the first day of January, in the year one thousand nine hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars, and have paid 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 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

Chas. B. Ludwig, 5 St. Felix st., Brooklyn, N. Y., two shares, $200.
Lew Wallace, Jr., 29 First Pl., Brooklyn, N. Y., two shares, $200.
Leonard G. Levy, Newark, N. J., two shares, $200.

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 April, in the year 1890.

CHAS. B. LUDWIG,
H. VAN C. HOMANS,
W. R. ADAMS,
LEW WALLACE, JR.,
LEONARD G. LEVY.

Wherefore, the corporators named in 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 forty, a 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-ninth day of April, eighteen hundred and ninety.

WM. A. OLEY,
Secretary of State.
Corporations.

compounded 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

The Lafayette Granite and Marble Company, for the purpose of

quarrying, manufacturing and dealing in granite, marble and other

stone.

Which corporation shall keep its principal office or place of busi-

ness at the city of Philadelphia, state of Pennsylvania. That the

said corporation is to expire on the first day of April, A. D., 1940.

And for the purpose of forming the said corporation, we have sub-

scribed the sum of five hundred dollars to the capital thereof, and

have paid in on said subscription the sum of fifty dollars. That

the privilege is desired of increasing the said capital stock, by the

sale of additional shares from time to time, to seven hundred tho-

sand 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

Prof. Wm. H. Pancoast, i100 Walnut st., Philadelphia, Pa., four

share.

Col. Wm. B. Mann, 6th and Chestnut sts., Philadelphia, Pa.,

four shares.

Dr. M. F. Lorman, 15th and Dickenson sts., Philadelphia, Pa.,

four shares.

Joseph E. Burke, Jr., 133 North Twelfth st., Philadelphia, Pa.,

four shares.

George F. Leland, 2423 Spruce st., Philadelphia, Pa., four

shares.

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 April, A. D.,

1890.

WM. H. PANCOAST,
WILLIAM B. MANN,
M. F. LORMAN,
JOS. E. BURKE, JR.,
GEO. F. LELAND.

Wherefore, the corporators named in 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 forty, a 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 thirtieth day of April, eigh-

ten hundred and ninety.

WM. A. O'HELY,
Secretary of State.
THE FACER REFRIGERATING AND ICE MACHINE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Facer Refrigerating and Ice Machine Company," for the purpose of manufacturing and selling refrigerators and refrigerating machines, ice machines and cold storage and artificial ice plants, of operating the same, of licensing the sale and manufacture of the same by others, of hiring or leasing the same for use, of forming and organizing other corporations for the purpose of manufacturing, selling, hiring or licensing the same, of buying and holding lands, and erecting buildings thereon for carrying out the purposes aforesaid, or any of them, and generally for the purposes of doing everything of every nature and kind necessary, proper or expedient for carrying out the objects of such corporation, as aforesaid. Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, state of New York, and is to expire on the 30th day of April, 1940. 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 subscription the entire amount thereof, 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:

George S. Wood, New York City, one share.
H. C. Atwood, New York City, one share.
James F. Horan, New York City, one share.
Barker Place, New York City, one share.
George C. Austin, 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 fifteenth day of April, one thousand eight hundred and ninety.

GEORGE S. WOOD,
H. C. ATWOOD,
JAMES F. HORAN,
BARKER PLACE,
GEORGE C. AUSTIN.

Wherefore, the corporators named in 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 April, nine-
teen hundred and forty, a corporation by the name and for the pur-
poses 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 ninety.

WM. A. OHLEY,
Secretary of State.

MASON, AN AND MAGENHEIMER CONFECTIONERY MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 Mason, An and Magenheimer Confectionery Manufacturing Com-
pany, for the purpose of manufacturing, procuring or causing to be
manufactured, confectionery and sweetmeats and candies of all
descriptions, and selling the same to purchasers who may desire the
same.

Which corporation shall keep its principal office at Charleston,
county of Kanawha, state of West Virginia, and is to expire on the
31st day of December, in the year one thousand nine hundred and
thirty-nine. And for the purpose of forming the said corporation, we
have subscribed the sum of two thousand five hundred dollars
($2,500) to the capital thereof, and have paid in on said subscription
the sum of two hundred and fifty dollars, ($250) and desire the privi-
lege of increasing the said capital stock, by the sale of additional
shares from time to time, to one hundred and fifty thousand dol-

The capital so subscribed is divided into shares of one hun-
dred ($100) dollars each, which are held by the undersigned re-
spectively as follows, that is to say: By

Otto E. Von An, of the city of Brooklyn, in the county of Kings,
and state of New York, five (5) shares.

Louis Magenheimer, of the city of Brooklyn, in the county of Kings,
and state of New York, five (5) shares.

Charles F. Hang, of the city of Brooklyn, in the county of Kings,
and state of New York, five (5) shares.

Ernest von An, of the city of Brooklyn, in the county of Kings,
and state of New York, five (5) shares.

John Novacovitch, of the city of Brooklyn, in the county of Kings,
and state of New York, five (5) shares.

And the capital to be hereafter sold is to be divided into shares of
like amounts.
Given under our hands, this 25th day of April, A. D., 1890.

Otto E. von An,
Louis Magenheimier,
Chas. F. Hang,
Ernest von An,
John Novacovich.

Wherefore, the corporators named in 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-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 thirtieth day of April, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

BEURY COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that W. T. Thayer, president of the Beury Coal and Coke Company, a corporation created under and by virtue of 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 Stone Cliff, Fayette county, West Virginia, on the 28th day of March, 1890, at which meeting all the stockholders of said company were represented by person or by proxy, it was

Resolved, That the stock of the company be increased from $35,000 to $100,000 in 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 first day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WEATHERFORD CONSTRUCTION COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accom-
panied 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 Weatherford Construction Company, for the purpose of building, constructing, completing, and equipping railroads and other improvements, for persons or corporations having the requisite powers or franchises, and making and executing contracts with such persons or corporations in respect to building, constructing, completing, or equipping railroads and other improvements, with power to receive, in whole or in part payment, bonds or stocks of corporations or both, or subsidies, gifts or grants from persons or corporations, or obligations therefor, and to sell or collect the same, and for the purpose of the said business to borrow money, and to lease, purchase, hold, assign, convey, mortgage and exchange property.

Which corporation shall keep its office in West Virginia, at Charleston, in the county of Kanawha, and 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 April, one thousand nine hundred and forty. 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 subscription the sum of two thousand 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:

Norman F. Thompson, East Orange, N. J., one share.
Frank L. Miner, New York City, fifty share.
Wm. A. Swart, Brooklyn, N. Y., fifty shares.

The capital stock to be hereafter sold is to be divided into shares in like manner.

Given under our hands this, 28th day of April, A. D., one thousand eight hundred and ninety.

N. F. Thompson,
Charles L. Day,
F. L. Miner,
E. G. Woodling,
Wm. A. Swart.

Wherefore, the corporators named in 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 forty, 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 state, [G. S.] at the city of Charleston, this first day of May, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

WASHINGTON OIL COMPANY.

Charter and Law Filed.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the Washington Oil Company, a corporation created under and by virtue of the laws of the state of Pennsylvania, has this day filed in my said office a duly certified copy of its articles of association, and a copy of the laws of the state of Pennsylvania under which it was incorporated.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this first day of May, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

GRAFTON AND KANAWHA RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 Grafton and Kanawha Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the town of Grafton, in the county of Taylor, running thence by the most practicable route through the counties of Barbour and Randolph to a point at or near the town of Beverley, in said county of Randolph; and thence by the most practicable route through the counties of Webster, Pocahontas, Braxton, Nicholas and Clay, to a point at or near the town of Charleston, in the county of Kanawha.
CORPORATIONS.

Third—The principal business office of this corporation will be at Grafton, in the county of Taylor, and state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be five million 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:

John T. McGraw, county of Taylor, state of West Virginia, ten shares.

George M. Whitescarver, county of Taylor, state of West Virginia, ten shares.

Francis M. Durbin, county of Taylor, state of West Virginia, ten shares.

Thomas E. Davis, county of Taylor, state of West Virginia, ten shares.

John S. S. Herr, county of Taylor, state of West Virginia, ten shares.

Witness our hands, this the 5th day of April, 1890.

John T. McGraw,

Jno. S. S. Herr,

Francis M. Durbin,

Thos. E. Davis,


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, [G. S.] at the seat of government thereof, this second day of May, eighteen hundred and ninety.

Wm. A. Ohley, Secretary of State

CHARLESTOWN MINING, MANUFACTURING AND IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Charlestown Mining, Manufacturing and Improvement Company," for the purpose of mining, smelting and shipping mineral ores and manufacturing said ores, and for said purpose to own, buy,
sell and lease timber, mineral and agricultural land, and to build, own and operate necessary railroads, tramways, etc., to carry on any business incidental thereto, including the buying, selling and exchanging of general merchandise, and such other purposes as may be required to fully carry into effect the objects for which this corporation is being formed.

Which corporation shall keep its principal office or place of business at Charlestown, in the county of Jefferson, and is to expire on the 30th day of April, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $175, to the capital thereof, and have paid in on said subscription the sum of $17.50, 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 $25.00 each, which are held by the undersigned respectively as follows, that is to say:

R. P. Chew, Charlestown, Jefferson county, W. Va., one share.
Forrest W. Brown, Charlestown, Jefferson county, W. Va., one share.
Frank Beckwith, Charlestown, Jefferson county, W. Va., one share.
T. C. Green, Charlestown, Jefferson county, W. Va., one share.
W. F. Lippitt, Charlestown, Jefferson county, W. Va., one share.
B. C. Washington, Charlestown, Jefferson county, W. Va., one share.
A. W. McDonald, Berryville, Clark county, 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 30th day of April, 1890.
R. P. Chew,
Forrest W. Brown,
Frank Beckwith,
W. F. Lippitt,
T. C. Green,
B. C. Washington,
A. W. McDonald.

Wherefore, the corporators named in 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 April, nineteen hundred and forty, a 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 May, eighteen hundred and ninety

Wm. A. Ohley,
Secretary of State.
OHIO VALLEY BUILDING ASSOCIATION.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 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 paying and liquidating liens on houses and other real estate.

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 1st day of May, A. D., 1900.

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 six hundred thousand dollars ($600,000) 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

W. C. Handlan, of Wheeling, W. Va., one share.
Henry Elig, of Wheeling, W. Va., one share.
George Gundling, of Wheeling, W. Va., one share.
Henry E. Weisgerber, of Wheeling, W. Va., one share.
Louis F. Stifel, of Wheeling, 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 1st day of May, A. D., 1890.

WM. C. HANDLAN,
HENRY ELIG,
GEO. GUNDLING,
H. E. WEISGERBER,
LOUIS F. STIFEL.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this third day of May, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
I, Wm. A. Ohley, 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 Chaterawha and Guyandotte Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near a point on Laurel Fork of Pigeon Creek, in the county of Logan, at or near the summit between the waters of said Laurel Fork and the waters of the right fork of Twelve Pole river; thence by the most practicable route up the waters of said Laurel Fork to a divide; thence by the waters of Copperas Mine Fork and Trace Fork to Guyandotte river, at or near Logan Court House; thence up the valley of the Guyandotte river to Pinnacle; thence by Pinnacle Fork to Peter's Gap; thence down Crane Creek to a point at or near the confluence of said Crane Creek with Bluestone river; thence up Bluestone river to the mouth of Flipping Creek, in the county of Mercer.

Third—The principal business office of this corporation will be at Ceredo, 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 fifty thousand dollars ($50,000), divided into shares of one hundred dollars ($100) 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. J. Kimball, residing in Philadelphia, in the state of Pennsylvania, one share.
Joseph I. Doran, residing in Philadelphia, in the state of Pennsylvania, one share.
William C. Bullitt, residing in Philadelphia, in the state of Pennsylvania, one share.
Joseph S. Miller, residing in Huntington, in the state of West Virginia, one share.
W. W. Coe, residing in Roanoke City, in the state of Virginia, one share.

Given under our hands and seals, this thirtieth day of April, one thousand eight hundred and ninety (1890),

F. J. Kimball, [Seal]
Jos. I. Doran, [Seal]
Corporations.

William C. Bullitt, [Seal]
Jos. S. Miller, [Seal]
W. W. Coe, [Seal]

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, [G. S.] at the seat of government thereof, this fifth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

Potomac Carbonized Cement, Stone and Pipe Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Potomac Carbonized Cement, Stone and Pipe Co., or for the sake of convenience in signing receipts, etc., we would like the privilege of signing as the "P. C. C. S. & P. Co.,” although the stock is printed as the Potomac Carbonized Cement, Stone, and Pipe Co., for the following purposes, to-wit:

For the purpose of manufacturing Richardson’s carbonized cement, stone and pipe, to be sold and used for any purposes to which they can be adapted.

2nd. Also for the purpose of buying, selling and dealing in natural stone, terra cotta or iron pipe for any of the purposes for which they are used.

3rd. And for the purpose of manufacturing and selling or using artificial marble or granite, or buying real granite, or buying, selling, using or dealing in the real granite or marble or stone.

4th. And for the purpose of purchasing such real estate or buildings, houses or factories, as may be found essential in the carrying out of said business for which said company is organized.

5th. Also to build or construct such houses, factories or buildings as may be desired to operate said business and to sell the same if desired.

6th. Also to buy, sell or construct such machinery as may be necessary to the successful operation of manufacturing and selling, using or dealing in said stone or pipe.

7th. Also to build or construct such moulds or patterns or designs as may be necessary to use in said business.
8th. And to buy, sell or deal in any materials that may enter into the construction of said stone or pipe as above enumerated or hereafter mentioned.

9th. Also to build or construct electrical conduits for any purposes for which they may be used, or the machinery for making the same.

10th. Or to construct railroad beds or other road beds on which or under which said electrical conduits may be used.

11th. And to build, buy or construct any machinery or moulds that may be found necessary in constructing said electrical conduits or roads.

12th. And to buy such patent rights as may be desired or essential to successfully carry on any of the aforesaid enumerated businesses or parts thereof.

13th. Said company further desires to enter into a general constructing or construction business, and to manufacture such articles as they may desire to be used in said constructing business.

Which corporation shall keep its principal office or place of business in the city of Washington, D. C., said corporation to expire on the first day of May, 1940. 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 subscription the 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 one hundred thousand dollars, which is to be the capital stock of said company, but we wish the further privilege of increasing said capital to two hundred and fifty thousand dollars, by the issuing of additional stock if so desired in the future by said company.

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

George Richardson, of 210 N. street, S. W., Washington, D. C., one share.

William H. Posey, of 124 M street, S. W., Washington, D. C., one share.

William H. Fitton, of 311 N street, S. W., Washington, D. C., one share.

Ernest Watson, of 340 N street, S. W., Washington, D. C., one share.

Charles C. Ridgway, of 1273 New Jersey avenue, S. E., Washington, D. C., one share.

Given under our hands and seals, this 25th day of April, 1890.

George Richardson, [Seal]

W. H. Posey, [Seal]

W. H. Fitton, [Seal]

C. C. Ridgway, [Seal]

E. Watson, [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 May, nineteen
hundred and forty, a 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 fifth day of May, eighteen
hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WARFIELD AND BIG SANDY RAILROAD COMPANY.

DOMESTIC.

I, Wm A. Ohley, secretary of state of the state of West Virginia,
do hereby certify that articles of incorporation, duly signed and ac-
knowledged, have this day been recorded in my office, which arti-
cles 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 in-
corporation for that purpose.

First—The name of the corporation shall be the Warfield and
Big Sandy Railroad Company.

Second—The railroad which this company proposes to build will
commence at or near the mouth of Pigeon Creek, in the county of
Logan, and run thence by the most practicable route to a point at
or near the mouth of Marrowbone Creek, in the said county of
Logan.

Third—The principal business office of this corporation shall be at
Ceredo, 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 twenty-five
thousand dollars ($25,000), divided into shares of one hundred dol-
lars ($100) each.

Sixth—The name and places of residence of the persons forming
this corporation, and the number of shares of stock subscribed by
each are as follows:

F. J. Kimball, residing in Philadelphia, in the state of Pennsyl-
vania, one share.

Joseph I. Doran, residing in Philadelphia, in the state of Penn-
sylvania, one share.

William C. Bullitt, residing in Philadelphia, in the state of Penn-
sylvania, one share.

Joseph S. Miller, residing in Huntington, in the state of West
Virginia, one share.

W. W. Coe, residing in Roanoke City, in the state of Vir-
ginia, one share.
Given under our hands and seals, this thirtieth day of April, one thousand eight hundred and ninety (1890).

F. J. Kimball, [Seal]
Jos. J. Doran, [Seal]
William C. Bullitt, [Seal]
Jos. S. Miller, [Seal]
W. W. Coe, [Seal]

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 the length of time set forth in said articles of incorporation.

Given under my hand and the great seal of the said state, [G. S.] at the seat of government thereof, this fifth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE RIES ELECTRIC TRACTION AND BRAKE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 of the Ries Electric Traction and Brake Company.

The undersigned agree to become a corporation by the name of "The Ries Electric Traction and Brake Company," for the purpose of buying, owning, working, selling, leasing and generally dealing in rights secured by letters patent granted by the United States of America; for increasing traction or adhesion by electricity or magnetism, and for electric brakes and other brakes of any description, and for any thing or things, method or methods, in which electricity or magnetism, or any combination thereof is used, or by which electricity or magnetism or any combination thereof is produced, and all methods and appliances concerning the same and all new inventions pertaining thereto.

And for manufacturing, buying, owning, working, selling and leasing and generally dealing in machines and methods for increasing traction or adhesion, and for electric brakes and other brakes of any description, and any and all methods and appliances concerning the same and generally for manufacturing, owning, working, selling, leasing and dealing in anything or things, method or methods,
in which electricity or magnetism, or any combination of the same is used, or by which electricity or magnetism or any combination of the same is produced.

Which corporation shall keep its principal office or place of business at Baltimore City, in the state of Maryland, and is to expire on the seventh day of April, nineteen hundred and forty. 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 seven hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time to the maximum of two 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 M. Denison, Baltimore, Maryland, one share.
Ellis E. Ries, Baltimore, Maryland, one share.
Charles Selden, Baltimore, Maryland, one share.
John B. McDonald, Baltimore, Maryland, one share.
James Sloan, Jr., Baltimore, Maryland, one share.
J. W. Snyder, Baltimore, Maryland, one share.
Chas. H. Jones, Jr., Baltimore county, Maryland, one share.

And the capital stock to be hereafter sold is to be divided into shares of the like amount of one hundred dollars each, and such stock, or any part thereof, may be issued in payment for purchases of real or personal property, letters patent, or debts of the corporation, at prices satisfactory to the corporation.

Given under our hands, this fourteenth day of April, 1890.

John M. Denison,
Ellis E. Ries,
Charles Selden,
John B. McDonald,
James Sloan, Jr.,
J. W. Snyder,
Chas. H. Jones, 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 seventh day of April, nineteen hundred and forty, a 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 fifth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Woodenware and Veneer Company, for the purpose of manufacturing, selling, and dealing in iron, tin, chemical, wood, lumber, timber and veneer, and all products of the same, together with all machinery necessary in such manufacture, including woodenware, veneer dishes of all kinds, all articles made of wood pulp and straw-board, plaques, chair seats, sofa backs, car finishings and furniture, and for ceiling houses, covering bottles and other articles of glass and clay, for picture backs, wagon boxes, boats and sleighs and other articles, also for buying, holding and disposing of real estate, the construction and repair of buildings, and the doing of all things necessary to the carrying on of a general manufacturing business.

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 3rd day of December, 1939. 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 subscription 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

John P. Jones, Gold Hill, Nevada, five shares.
Frank M. Earle, Mexico, New York, nine hundred and seventy-five shares.
Robert G. Ingersol, New York City, N. Y., five shares.
Robert H. Griffin, New York City, N. Y., five shares.
Isaac N. Baker, New York City, N. Y., five shares.
Wm. C. Duxbury, New York City, 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 2nd day of May, 1890.

JNO. P. JONES, [Seal]
FRANK M. EARLE, [Seal]
ROBERT G. INGERSOL, [Seal]
ROBERT H. GRIFFIN, [Seal]
ISAAC N. BAKER, [Seal]
WM. C. DUXBURY, [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 December, nineteen 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 state, [G. S.] at the city of Charleston, this fifth day of May, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

GRAYDON AND TAZEWELL RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 Graydon and Tazewell Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the confluence of Dry Fork with Tug River, in the county of McDowell, and run thence by the most practicable route to a point at or near the Virginia state line, on Dick Creek, in the said county of McDowell.

Third—The principal business office of this corporation will be at Ceredo, 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 fifty thousand ($50,000) dollars, divided into shares of one hundred ($100) 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. J. Kimball, residing in Philadelphia, in the state of Pennsylvania, one share.

Joseph I. Doran, residing in Philadelphia, in the state of Pennsylvania, one share.

William C. Bullitt, residing in Philadelphia, in the state of Pennsylvania, one share.

Joseph S. Miller, residing in Huntington, in the state of West Virginia, one share.

W. W. Coe, residing in Roanoke city, in the state of Virginia one share.
CORPORATIONS.

Given under our hands and seals, this thirtieth day of April, one thousand eight hundred and ninety (189-)

F. J. KIMBALL, [Seal]
JOS. I. DORAN, [Seal]
WILLIAM C. BULLITT, [Seal]
JOS. S. MILLER, [Seal]
W. W. COE. [Seal]

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, [G. S.] at the seat of government thereof, this fifth day of May, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

LOGAN AND FAIRVIEW RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 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 Logan and Fairview Railroad Company.

Second—The railroad which this corporation proposes to build, will commence at or near the confluence of the Right Fork and Left Fork of Twelve Pole River, in the county of Wayne, and run thence by the most practicable route to a point at or near the head waters of said Left Fork of Twelve Pole River, in the county of Logan.

Third—The principal business office of this corporation will be at Ceredo, 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 twenty five thousand dollars ($25,000), divided into shares of one hundred dollars ($100) 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. J. Kimball, residing in Philadelphia, in the state of Pennsylvania, one share.
Joseph I. Doran, residing in Philadelphia, in the state of Pennsylvania, one share.

William C. Bullitt, residing in Philadelphia, in the state of Pennsylvania, one share.

Joseph S. Miller, residing in Huntington, in the state of West Virginia, one share.

W. W. Coe, residing in Roanoke city, in the state of Virginia, one share.

Given under our hands and seals, this thirtieth day of April, eight hundred and ninety (1890.)

F. J. Kimball, [Seal]
Jon. I. Doron, [Seal]
William C. Bullitt, [Seal]
Jos. S. Miller, [Seal]
W. W. Coe. [Seal]

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 [G. S.] at the seat of government thereof, this fifth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE HUETHER PATENT CHASE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Huether Patent Chase Company, for the purpose of purchasing the Paul Huether patents in printers chases for the United States and Canada, and manufacturing and dealing in the same, and for general manufacturing and business purposes.

Which corporation shall keep its principal office or place of business at the city of Allegheny, in the county of Allegheny, and state of Pennsylvania, and is to expire on the first day of May, 1940. 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 one hundred 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 follow, that is to say: By

Paul Heuther, Allegheny City, Pa., nine hundred and ninety-six shares.
C. T. Russell, Allegheny City, Pa., one share.
John Limegrover, Jr., Allegheny City, Pa., one share.
Otto Van Zech, Allegheny City, Pa., one share.
George Rindfuss, Allegheny City, 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 30th day of April, 1890.

Paul Heuther,
C. T. Russell,
John Limegrover, Jr.,
Otto Van Zech,
George Rindfuss.

Wherefore, the corporators named in 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 forty, a 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 sixth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE BEHRING SEA FUR COMPANY—DISSOLUTION.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Henry B. Haworth, President of the Behring Sea Fur 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 New York City, on the 10th day of April, 1890, and 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, By a majority of the stock of the Behring Sea Fur Company, that the business of this corporation be and the same is hereby discontinued and that said company be and the same is hereby dissolved, as provided in section fifty-six of chapter 53 of the code of West Virginia, 1887."
Wherefore, I do declare said corporation dissolved accordingly.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this sixth day of May, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

THE RANDOLPH GOLD MINING COMPANY OF NORTH CAROLINA.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

The Randolph Gold Mining Company of North Carolina.

The undersigned agree to become a corporation by the name of “The Randolph Gold Mining Company of North Carolina,” for the purpose of mining gold and all other minerals, metals, clays and fossils, and to manufacture and vend the same in all the various uses and purposes for which they or any of them may be used; to acquire, hold, use and posses by purchase, or any other legal means, estate, real, personal or mixed; to deal in exchange, sell, encumber by mortgage or deed of trust, a lien, lease or otherwise dispose of real and personal estate.

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 January, 1935. 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 sixty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares, from time to time, to one million dollars.

The capital so subscribed is divided into shares of five dollars each, which are held by the undersigned respectively, as follows:

Wm. H. Marbury, Alexandria, Va., twenty-four shares.
Eppa Hunton, Warrenton, Va., twenty-four shares.
Frank Gordon, Washington, D. C., twenty-four shares.
Fred H Stith, Thomasville, N. C., twenty-four shares.
Thomas L. Worsley, Leesburg, Va., twenty-four shares.

And the capital hereinafter to be sold is to be divided into shares of the like amount.

Given under our hands, this 3rd day of May, 1890.

W. H. MARBURY,
EPPA HUNTON,
FRANK GORDON,
FRED STITH,
F. L. WORSLEY.
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-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, [G. S.] at the city of Charleston, this seventh day of May, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

UNAKA CONSTRUCTION COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Certificate of Incorporation of Unaka Construction Company.

The undersigned agree to become a corporation by the name of “Unaka Construction Company,” for the purpose of building, constructing, buying and selling of railroads and all other works, roads, buildings, machinery and appliances incident thereto, or the contracting for or promotion of the same.

Which corporation shall keep its principal office or place of business at Bristol, in the county of Sullivan, and state of Tennessee, and is to expire on the thirty-first day of December, 1939. 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 one 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

John H. Caldwell, Bristol, Tenn., twenty shares.  
Ben L. Dulaney, Bristol, Tenn., twenty shares.  
John H. Dinger, Poole, Penn., twenty shares.  
Justice Cox, Jr., Philadelphia, Penn., twenty shares.  
William McGeorge, Jr., Merion, Penn., twenty shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this first day of May, 1890.

[Seal]

Justice Cox, Jr.,  
John H. Dinger,  
B. L. Dulaney,  
John H. Caldwell,  
Wm. McGeorge, Jr.  

[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 December,
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 state,
[G. S.] at the city of Charleston, this ninth day of May, eighteen
hundred and ninety.

W. A. Ohley,
Secretary of State.

HINTON WATER WORKS COMPANY.

The undersigned agree to become a corporation by the name of
the Hinton Water Works Company, for the purpose of furnishing
and supplying the town of Hinton with water, also for the purpose
of furnishing and supplying water to public and individual persons
and property, both in and out of said town, and in the vicinity
thereof, and to carry on and conduct the general business of a water
works company, also to acquire and to hold the title to all neces-
sary property, franchises, rights and privileges, and to purchase and
hold all necessary machinery and property to carry on and conduct
said business.

Which corporation shall keep its principal office at Hinton, in the
county of Summers, and is to expire on the 8th day of May, 1940.
For the purpose of forming the said corporation we have subscribed
the sum of $20,000, and have paid in on said subscription the sum
of $2,000.00, 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 one hundred
dollars each, which are held by the undersigned:
B. Prince, Hinton, W. Va., twenty shares.
Jas. H. Miller, Hinton, W. Va., ten shares.
L. M. Dunn, Hinton, W. Va., ten shares.
E. O. Prince, Hinton, W. Va., ten shares.
Thomas & Burns, Hinton, W. Va., ten shares.
J. A. Riffe, Hinton, W. Va., ten shares.
C. B. Mahon, Hinton, W. Va., ten shares.
Cook Bros., Hinton, W. Va., ten shares.
J. A. Parker, Hinton, W. Va., ten shares.
W. J. Brightwell, Talcott, W. Va., ten shares.
H. Ewart, Hinton, W. Va., ten shares.
J. C. James, Hinton, W. Va., ten shares.
John Cooper, Hinton, W. Va., ten shares.
J. T. Hume, Hinton, W. Va., five shares.
A. T. Maupin, Hinton, 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 3rd day of May, 1890:

B. Prince,
Jas. H. Miller,
A. G. Flanagan,
L. M. Dunn,
E. O. Prince,
S. P. Peck,
Thomas & Burns,
J. A. Riffe,
F. R. Van Antwerp,
C. B. Mahon,
Cook Bros.,
A. B. Perkins,
W. J. Brightwell,
J. C. James,
J. A. Parker,
H. Ewart,
R. R. Flanagan,
John Cooper,
J. T. Hume,
A. T. Maupin.

Wherefore, the corporators named in 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 May, nineteen hundred and forty, a 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 Charleston, this ninth day of May, eighteen hundred and ninety.

Wm A. Oley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Acre and A Half Oil Company," for the purpose of drilling and operating for oil and gas, and for constructing and maintaining lines of piping or tubing for the transportation of oils or other fluids and gas; and carrying on the business properly pertaining to such works and improvements.

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 eighth day of May, 1940. 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 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 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:

R. W. Hazelett, Wheeling, West Va., five (5) shares.
W. H. Rinehart, Wheeling, West Va., five (5) shares.
J. R. McCortney, Wheeling, West Va., five (5) shares.
Alex. Frew, Wheeling, W. Va., five (5) shares.
A. W. Campbell, Wheeling, W. Va., 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 eighth day of May, 1890.

R. W. Hazelett,
W. H. Rinehart,
J. R. McCortney,
Alex. Frew,
A. W. 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 eighth day of May, nineteen hundred and forty, a 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 tenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
Corporations.

Philadelphia Bond and Improvement Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 for the incorporation of the Philadelphia Bond and Investment Company:

The undersigned agree to become a corporation by the name of the Philadelphia Bond and Investment Company, for the purpose of issuing and selling bonds upon monthly instalments and payable from redemption and reserve funds made up from the appropriation of a certain part of the instalments paid in according to tables which insure perfect equity to both large and small investors, the advantages of the association being to encourage and assist persons of moderate means to systematic saving and by advantageous cooperation to realize larger profits than they could do by investing in savings banks or building associations.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, and is to expire on the thirty-first day of December, 1930. 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 one thousand dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to $100,000 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:

Gideon W. Marsh, Philadelphia, two hundred shares, $2,000.
S. S. Garwood, Philadelphia, two hundred shares, $2,000.
Charles Lawrence, Philadelphia, two hundred shares, $2,000.
John Beardsley, Philadelphia, two hundred shares, $2,000.
Wm. B. Wood, Philadelphia, two hundred shares, $2,000.

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 April, 1890.

Gideon W. Marsh,
S. S. Garwood,
Charles Lawrence,
John Beardsley,
Wm. B. Wood.

Wherefore, the corporators named in 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, a 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 ninety.  

WILLIAM A. OHLEY,  
Secretary of State.

GALVESTON TRUST, TITLE, GUARANTY AND ABSTRACT
COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Galveston Trust, Title, Guaranty and Abstract Company, for
the purpose of:

First—Conducting the business of the examination, insurance and
guaranty of titles to land and real estate, and the making and fur­
nishing abstracts of title to same.

Second—Conducting a general real estate agency, including the
buying, selling and leasing real estate and houses, collecting rents,
clearing out titles, procuring laons and investing funds on com­
missions.

Third—Conducting a trust company with power and authority to
certify and guaranty bonds, stocks and other corporate liabilities, to
act as trustees and administer trust estates, guaranty bonds of exec­
cutors, administrators, and receivers, to guaranty all official
and statutory bonds, and to exercise and enjoy all the rights and
powers pertaining to a trust company.

Which corporation shall keep its principal office or place of busi­
ness at Galveston, in the county of Galveston, and state of Texas,
and is to expire on the first day of May, A. D., 1940. And for the pur­
pose of forming the 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 seven thousand
five hundred 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 one hundred
dollars each, which are held by the undersigned respectively as fol­
lows, that is to say:  By
Geo. P. Finley, Galveston, Texas, one hundred and fifty shares.
M. Lasker, Galveston, Texas, fifty shares.
Alb. Weis, Galveston, Texas, fifty shares.
P. S. Wren, Galveston, Texas, one hundred shares.
Leon Blum, Galveston, Texas, fifty shares.
Julius Runge, Galveston, Texas, fifty shares.
Jos. Seinsheimer, Galveston, Texas, fifty shares.
L. M. Openheimer, Galveston, Texas, fifty shares.
Nathan Redlich, Galveston, Texas, fifty shares.
J. Weinberger, Galveston, Texas, fifty shares.
M. Lewis, Galveston, Texas, fifty 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 May, 1890.

GEO. P. FINLEY.

ALB. WIES,

M. LARKER,

P. S. WREN,

LEON BLUME,

JULIUS RUNGE,

JOS. SEINSHEIMER,

L. M. OPENHEIMER,

NATHAN REDLICH,

J. WEINBERGER,

M. 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 forty, a 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 twelfth day of May, eighteen hundred and ninety.

WM. A. OHLEY,

Secretary of State.

KEYSER KNITTING AND WOOLEN MILLS.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Keyser Knitting and Woollen Mills," for the purpose of manufacturing and selling knitted woollen underwear and hosiery and other knitted goods and other woollen, or cotton fabrics of all varieties, and woollen and cotton yarns.

Which corporation shall keep its principal office or place of business at Keyser, in the county of Mineral, and is to expire on the
first day of May, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of thirty-five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of three 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.

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

James T. Carskadon, of Keyser W. Va., twenty shares.
John D. Gilwicks, of Keyser, W. Va., twenty shares.
Thomas H. West, of Keyser, W. Va., twenty shares.
James A. Sharpless, of Keyser, W. Va., twenty shares.
John W. Keys, of Keyser, W. Va., twenty shares.
George T. Carskadon, of Keyser, W. Va., twenty shares.
Thomas R. Carskadon, of Keyser, W. Va., twenty shares.

The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 8th day of May, 1890.

James T. Carskadon,
T. R. Carskadon,
GEO. T. Carskadon,
J. W. Keys,
T. H. West,
John D. Gilwicks,
James A. Sharpless.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

POCONO OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Pocono Oil Company, for the purpose of boring for and produc-
The purpose of the corporation is to engage in the business of buying, shipping, and vending oil and gas, constructing and laying down pipeline for the conveyance of the same; for the purpose of constructing gas lines, supplying towns, individuals, manufactories and the public generally, as well as said corporation, for the purpose of letting and leasing the territory of the company to other operators, and for leasing and holding land for the purpose of said company in mining and boring for oil and gas, manufacturing and conveying away the same, for the purpose of carrying on the business of general merchandise at wholesale and retail, for the purpose of mining and dealing in coal and coal lands, and manufacturing and selling gas produced from coal, and of building and maintaining telegraph and telephone lines or exchanges, and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

Which corporation shall keep its principal office and place of business at Fairmont, in the county of Marion, state of West Virginia, and is to expire May 8th, 1910. And for the purpose of forming said corporation, we have subscribed the sum of sixteen hundred dollars, and have paid 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 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:

William S. Stevenson, Fairmont, W. Va., sixteen shares.
J. W. Radabaugh, Fairmont, W. Va., five shares.
H. J. Price, Fairmont, W. Va., five shares.
Dorsey P. Fitch, Fairmont, W. Va., three shares.
Alex. Bebout, Fairmont, 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 8th day of May, 1890.

Wm. S. Stevenson,
J. W. Radabaugh,
Alex. Bebout,
Dorsey P. Fitch,
H. J. Price.

Wherefore, the corporators named in 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 May, 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 state, [G. S.] at the city of Charleston, this thirteenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
THE NATIONAL LIFE AND MATURITY ASSOCIATION OF WASHINGTON, D. C.—CHANGE OF NAME TO THE NATIONAL LIFE MATURITY INSURANCE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Horaio Browning, president of the National Life and Maturity Association, of Washington, D. C., a corporation created, formed and authorized under the laws of the state West Virginia, has this day 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 Martinsburg, West Virginia, on the 25th day of February, 1889, 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 corporate name of this company be changed from “The National Life and Maturity Association of Washington, D. C.” to The National Life-Maturity Insurance Company.

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 as The National Life-Maturity Insurance Company.

Given under my hand and the great seal of the said state, G. S.] at the city of Charleston, this fourteenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

NEW YORK, HARPER’S FERRY AND SOUTHERN RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 New York, Harper’s Ferry and Southern Railroad Company.

Second—The railroad which this corporation proposes to build will commence at a point upon the boundary line between the states of Virginia and West Virginia, on or near the Shenandoah River,
in the county of Jefferson, West Virginia, upon the boundary line of the county of Clarke in the state of Virginia, and run thence by the most practicable route to a point on the boundary line between the states of Virginia and West Virginia on the north western boundary line of Loudoun county, Virginia, passing through the said county of Jefferson, with a branch road to the town of Charlestown in said county by the most practicable route, to connect at Charlestown with the Shenandoah Valley and Baltimore & Ohio Railroads. Said road to cross the Shenandoah River at a point above its mouth, the most practicable for bridging, and then to run down the Shenandoah River on the eastern side thereof, or along the western side of the Blue Ridge Mountains near to their western base and as near the Shenandoah River as is practicable, to a point at or near the mouth of the Shenandoah River in said county of Jefferson, and thence down the Potomac River on the south side thereof or along the edge of the Blue Ridge Mountains as near as practicable to the Potomac River through the gap in said mountains, through which the said Potomac River passes opposite the town of Harper's Ferry and below the mouth of the Shenandoah River to the said terminal point of said railroad on said boundary line between the states of Virginia and West Virginia on said northwestern boundary line of Loudoun county, Virginia, the said point being on or near the Potomac River; the said railroad when completed is to run along the southern bank of the Potomac River in Loudoun county, Virginia, or along the sides of the mountains or river hills as near the said southern bank of said Potomac River as practicable, to such point east of the Blue Ridge Mountains as that from this point it will be most practicable to bridge the Potomac River and extend the said railroad by the most practicable route to the city of Frederick, in the state of Maryland. This extension of said railroad to be made with the consent of the states of Virginia and Maryland, and by the consent of the state of Virginia a branch of said railroad is to be made in Loudoun county, Virginia, connecting the said extension by the most practicable route with the Washington, Ohio and Western Railroad; by the like consent of the state of Virginia, this railroad is to be extended from the point at which it crosses the Jefferson and Clarke line through the counties of Clarke and Warren by way of Front Royal and Chesters Gap in the Blue Ridge Mountains, to Washington, in the county of Rappahannock, thence through the counties of Culpeper, Madison and Orange to the town of Gordonsville.

Third—The principal business office of this corporation shall be at Charlestown, in the county of Jefferson, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be one million dollars to be 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:

A. W. McDonald, Berryville, Clarke county, Virginia, one share.
A. Moore, Jr., Berryville, Clarke county, Va., one share.
Frank Beckwith, Charlestown, Jefferson county, West Va., one share.
R. P. Chew, Charlestown, Jefferson county, West Va., one share.
Forest W. Brown, Charlestown, Jefferson county, West Va., one share.
T. C. Green, Charlestown, Jefferson county, West Va., one share.
B. C. Washington, Charlestown, Jefferson county, West Va., one share.
John T. Colston, Charlestown, Jefferson county, West Va., one share.

Given under our hands, this 6th day of May, 1890.

A. W. McDonald,
A. Moore, Jr.,
Forrest W. Brown,
R. P. Chew,
B. C. Washington,
Frank Beckwith,
T. C. Green,
John T. Colston.

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 fourteenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE LITTLE KANAWHA TRANSPORTATION COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Little Kanawha Transportation Company," for the purpose of building, owning and operating steamboats and steam vessels, barges and boats, and carrying freight and passengers, and towing barges, and doing all things necessary or pertaining to a general transportation business on the Little Kanawha and Ohio rivers and their tributaries.

Which corporation shall keep its principal office or place of business at Elizabeth, in Wirt county, West Virginia, and is to expire on
the 31st day of December, A. D., one thousand nine hundred and ten. And for the purpose of forming the said corporation, we have subscribed the sum of six thousand dollars to the capital stock thereof, and have paid in on said subscription the sum of six hundred dollars, and desire the privilege of increasing the capital of said corporation, by the sale of additional shares of 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 respectively as follows, to-wit: That is to say:

A. B. Hilton, Parkersburg, West Virginia, thirty shares.
David Burns, Parkersburg, West Virginia, ten shares.
M. R. Lowther, Elizabeth, West Virginia, five shares.
John S. Withers, Glenville, West Virginia, five shares.
W. T. Wyant, Parkersburg, West Virginia, five shares.
D. C. Casto, Elizabeth, West Virginia, two shares.
Wm. Beard, Elizabeth, West Virginia, one share.
J. W. Tucker, Burning Springs, West Virginia, one share.
G. W. Roberts, Elizabeth, West Virginia, one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, on the 6th day of May, 1890.

A. B. Hilton,
David Burns,
M. R. Lowther,
W. T. Wyant,
D. C. Casto,
W. Beard,
J. W. Tucker,
G. W. Roberts,
John S. Withers.

Wherefore, the corporators named in 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 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 state, G. S. at the city of Charleston, this fourteenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ROYAL COAL AND COKE COMPANY

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
 companied 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 "Royal Coal and Coke Company," for the purpose of holding coal lands by purchase or lease or leasing the same to others, of mining and shipping coal and of making and selling coke, of building and leasing houses, operating stores and of doing such other things as are necessary and convenient for the successful execution of the above stated objects.

Which corporation shall keep its principal office or place of business on its property on the south side of New River, in the county of Raleigh, opposite Prince, Fayette county, West Virginia, and is to expire on the first day of May, 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 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:

J. Fred Effinger, Staunton, Va., one share.
William Prince, Prince, W. Va., one share.
F. B Berkeley, Staunton, Va., one share.
Henry D. Peck, Staunton, Va., one share.
C. M. Figgat, Lexington, 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 13th day of May, 1890.

J. Fred Effinger,
Wm. Prince,
F. B. Berkeley,
Henry D. Peck,
C. M. Figgat.

Wherefore, the corporators named in 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, a 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 fifteenth day of May, eighteen hundred and ninety.

Wm. A. Olley,
Secretary of State.
CORPORATIONS.

THE HERVEY BROTHERS OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Hervey Brother's Oil Company," for the purpose of

1. Acquiring by deed, gift, grant, lease, assignment, devise or otherwise, petroleum, oil and gas lands and holding, conveying, transferring, leasing, assigning and selling the same, provided the land so held does not exceed at any time in quantity three thousand acres, and provided further that the object in reselling any land acquired be not for the purpose of profits.

2. For drilling and operating for petroleum, oil and gas.

3. For buying, selling and dealing in oil, gas and petroleum, and for constructing and operating lines of piping and tubing for transferring, shipping and conveying oil, gas and petroleum, and for all purposes necessary for carrying on the business properly pertaining to such works and improvements.

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 May, 1890. 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:

W. H. Anderson, Wheeling, W. Va., one share.
A. S. Harden, Wheeling, W. Va., one share.
E. F. Bocking, Wheeling, W. Va., one share.
Thos. P. Wilson, Wheeling, W. Va., one share.
D. E. Hervey, Wellsburg, 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 May, 1890.

W. H. ANDERSON,
A. S. HARDEN,
E. F. BOCKING,
THOS. P. WILSON.
D. E. HERVEY.

Wherefore, the corporators named in 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
CORPORATIONS.

May, nineteen hundred and forty, a 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 sixteenth day of May, eighteen hundred and ninety.  

Wm. A. OHLEY,  
Secretary of State.

CHARLESTON WHARFBOAT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Wharfboat Company, for the purpose of wharfing, receiving, storing and delivering goods, wares, merchandise and other articles.

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 15th day of May, A. D. 1910. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand four hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand four hundred dollars, and desire the privilege of increasing and 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 fifty dollars each, which are held by the undersigned respectively as follows, that is to say: By

W. I. Oakes, Charleston, W. Va., fifteen shares.
W. B. Donnally, Charleston, W. Va., fifteen shares.
L. A. Carr, Charleston, W. Va., fifteen shares.
E. V. Oakes, Charleston, W. Va., one shares.
H. R. Cushman, Charleston, W. Va., one shares.
Jno. A. Carr, Charleston, W. Va., one 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 May, 1890.

W. I. OAKES,
W. B. DONNALLY,
L. A. CARR,
E. V. OAKES,
H. R. CUSHMAN,
JNO. A. CARR,
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 fifteenth day of May, 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 state, [G. S.] at the city of Charleston, this sixteenth day of May, eighteen hundred and ninety.

W. M. A. Ohley,
Secretary of State.

PHELPS FUEL PROCESS COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Phelps Fuel Process Company, for the purpose of purchasing and selling patents for the use of fuel processes, and erecting furnaces for using the Phelps fuel processes or any other fuel process, for supplying carbonaceous fuel to furnaces in any form, and assigning privileges and granting rights to others to use such processes and erect such furnaces, and to give and grant to the persons to whom such privileges shall be assigned and such rights granted full power and authority to assign such privileges and grant such rights to others to use such processes and erect such furnaces.

Also to carry on and transact such work and business as may be deemed necessary and proper to acquire, use and apply any fuel process, especially a process known as the Phelps carbonaceous fuel process, for which a patent has been allowed by the United States of America to Richard N. R. Phelps.

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 twelfth day of March, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand dollars to the capital thereof, and have paid in on said subscription 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 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

R. N. R. Phelps, New York City, eighty-five shares.
John Vincent, New York City, eighty shares.
Gerard J. Partington, Brooklyn, New York, five shares.
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William R. Veitch, New York City, N. Y., five shares.
William Hale Herrick, New Haven, Conn., five shares.
Henry B. Schneidewind, Brooklyn, N. Y., five shares.
W. H. Connell, New York City, five shares.
W. G. Bergen, New York City, five shares.
Victor J. Dowling, 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 12th day of March 1890.

R. N. R. Phelps,
John Vincent,
Gerard J. Partington,
William R. Veitch,
William Hale Herrick,
Henry B. Schneidewind,
W. H. Connell,
W. G. Bergen,
Victor J. Dowling.

Wherefore, the corporators named in 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 forty, a 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 sixteenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

The Yellowstone Lake Boat Company — Increase Capital Stock.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that E. C. Waters, president of The Yellowstone Lake Boat 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 Helena, Montana, on the 11th day of February, 1890, at which meeting a majority of 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 the Yellowstone Lake Boat Company be, and the same is hereby increased, from ten thousand dollars ($10,000) to twenty-five thousand dollars ($25,000), divided into shares of ten dollars ($10) each, and that the president of the
CORPORATIONS.

company is hereby authorized and directed to make certification of this action of the stockholders of this company to the proper authorities of the state of West Virginia. 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, [G. S.] at the city of Charleston, this sixteenth day of May, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

RONCEVERTE MACHINE AND FOUNDRY COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Machine and Foundry Company, for the purpose of casting, making, repairing and buying and selling any or all kinds of machinery, iron ware and agricultural implements.

Which corporation shall keep its principal office or place of business at Ronceverte, in the county of Greenbrier, West Virginia, and is to expire on the 1st day of May, 1940. 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 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 W. Harris, of Lewisburg, W. Va., ten (10) shares.
E. C. Best, of Ronceverte, W. Va., ten (10) shares.
John T. Dixon, of Ronceverte, W. Va., ten (10) shares.
E. H. Camp, of Ronceverte, W. Va., ten (10) shares.
John Driscoll, of Ronceverte, W. Va., 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 13th day of May, 1890.

John W. Harris,
E. C. Best,
John T. Dixon,
E. H. Camp,
John Driscoll.
Wherefore, the corporators named in 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 forty, a 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 seventeenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

**OHIO VALLEY OIL AND GAS COMPANY.**

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Oil and Gas Company," for the purpose of mining, boring, digging for, or otherwise obtaining from the earth, petroleum rock or carbon oil and natural gas, and manufacturing, buying, selling and transporting the same in both the crude and refined states, for the purpose of refining such oils, for the purpose of constructing and maintaining lines of tubing and piping, for the transportation of such oils and gas, or either of them, for the public generally as well as for the use of said corporation, for the purpose of transporting such oils and gas or either of them by means of such pipes, or otherwise, and selling and supplying the same to others, and generally for the purpose of doing such acts and carrying on such business as pertains to such works and improvements.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the state of West Virginia, in the county of Ohio, and is to expire on the first day of May, A. D., 1940 (nineteen hundred and forty). 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 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

George Baird, residing in the city of Wheeling, in the state of West Virginia, one share.

John A. Topping, residing in Bridgeport, county of Belmont, state of Ohio, one share.
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Benson M. Caldwell, residing in Bridgeport, in the county of Belmont, state of Ohio, one share.

William Mann, residing in Martins Ferry, county of Belmont, and state of Ohio, one share.

William W. Fuller, residing in the city of Wheeling, in the state of West Virginia, one share.

And the shares of capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this fifteenth day of May, A. D., 1890.

GEORGE BAIRD,
JNO. A. TOPPING,
BENSON M. CALDWELL,
WM. MANN,
WILLIAM W. FULLER.

Wherefore, the corporators named in 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 forty, a 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 seventeenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

SOUTHERN OIL COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm A. Ohley, secretary of state of the state of West Virginia, do hereby certify that J. Kemp Bartlett, president of the "Southern Oil 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 Philadelphia, Pennsylvania on the 14th day of May, 1890, at which meeting all the capital stock of the company, was represented by the holders thereof, the following resolution was unanimously adopted:

"Resolved, That this company increases its capital stock, $1,975,000.00 or to $2,000,000.00 in all, and that said increased stock be disposed of by the board of directors at their discretion for cash, or in purchase of property for uses of the company; that the president of the company, be directed to certify to the secretary of state such increase of capital stock."
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 seventeenth day of May, eighteen hundred and ninety.

W. M. A. Ohley,
Secretary of State.

THE TWIN TOWNS MANUFACTURING COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Twin Town Manufacturing Company," of Piedmont, W. Va., for the purpose of organizing and establishing manufactories of various kinds and descriptions, buying and holding real estate and disposing of the same when necessary, and to do all such other business as pertains to the proper conduct of such a manufacturing company.

Which corporation shall keep its principal office or place of business at Piedmont, W. Va., Mineral county, and is to expire on the first day of July, 1935, unless sooner dissolved by a majority of the stockholders in general meeting assembled. And for the purpose of forming the said corporation, we have subscribed the sum one hundred and ten dollars to the capital thereof, and have paid in on said subscriptions the sum of eleven dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ($150,000) one hundred and fifty thousand dollars in all.

The capital so subscribed is divided into shares of ($10.00) ten dollars each, which are held by the undersigned respectively as follows, that is to say:

O. H. Bruce, Westernport, Md., one share.
U. B. McCandlish, Piedmont, Mineral county, West Va., one share.
S. G. Dixon, Westernport, Md., one share.
James Hughes, Westernport, Md., one share.
E. J. Fredlock, Piedmont, W. Va., one share.
P. S. Minshall, Piedmont, W. Va., one share.
L. H. Phlerger, Piedmont, W. Va., one share.
F. W. Rose, Piedmont, W. Va., one share.
James Little, Piedmont, W. Va., one share.
G. W. Harrison, Piedmont, W. Va., one share.
J. H. Cramer, Jr., 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 9th day of May, 1890.

O. H. Bruce,
U. B. McCandlish,
S. G. Dixon,
James Hughes,
E. J. Fredlock,
P. S. Minshall,
L. H. Phlgerger,
F. W. Rose,
James Little,
G. W. Harrison,
J. H. Cramer, 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 July, 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 [G. S.] at the city of Charleston, this seventeenth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CHAMPION TOBACCO MACHINE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Champion Tobacco Machine Company, for the purpose of manufacturing, operating, selling and leasing cigar and tobacco manufacturing machines.

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 May, 1940. 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 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 three hundred thousand dollars in all.

The capital so subscribed is divided into shares of fifty dol-
Corporations.

lars each, which are held by the undersigned respectively as follows, that is to say: By

Joseph Delamar, Poughkeepsie, N. Y., ten shares.
Frederick Bostwick, Pine Plains, N. Y., ten shares.
Frank W. Beardsley, New York, N. Y., ten shares.
George S. Ellinger, Jr., New York, N. Y., ten shares.
De Lacy F. Hoxie, New York, 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 fifteenth day of May, 1890.

Joseph Delamar,
Frederick Bostwick,
Frank W. Beardsley,
George S. Ellinger, Jr.,
D. F. Hoxie.

Wherefore, the corporators named in 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 May, nineteen hundred and forty, a 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 May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE MASON COUNTY OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mason County Oil and Gas Company, for the purpose of leasing lands for oil, gas, minerals and metals; of boring, drilling, digging and excavating for the same; of buying, owning, controlling and selling real estate and leases thereon; of erecting machinery, tanks, and constructing tramways, pipe lines and storing, transporting and shipping oils, gas, and other minerals and metals, of renting, owning and erecting all buildings necessary in the management and transaction of the said business, of buying, owning and selling such personal property and chattels as are necessary and appertaining to the same, and to construct such telephone and telegraph lines as may be needed in connection with the business to be transacted under this charter.
Which corporation shall keep its principal office or place of business at New Haven, in the county of Mason, and state of West Virginia, and is to expire on the 7th day of May, 1920. And for the purpose of forming the said corporation we have subscribed the sum of two hundred and ninety dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-nine 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

- L. F. Roush, New Haven, W. Va., four shares.
- J. W. S. Sheppard, New Haven, W. Va., four shares.
- H. E. Spilman, Spilman, Mason county, W. Va., five shares.
- Willis Kerby, New Haven, W. Va., four shares.
- H. L. Roush, New Haven, W. Va., four shares.
- John Ohlinger, New Haven, W. Va., four shares.
- Virgil A. Lewis, Mason, 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 3rd day of May, 1890.

L. F. ROUSH,
J. W. S. SHEPPARD,
H. E. SPILMAN,
WILLIS KERBY,
H. L. ROUSH,
JOHN OHLINGER,
VIRGIL A. 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 seventh day of May, 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, [G. S.] at the city of Charleston, this nineteenth day of May, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE BEAVER LICK IRON COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Beaver Lick Iron Company, for the purpose of mining and selling iron and other ores, minerals and mineral substances of whatsoever kind from Beaver Lick Mountain and from other lands either by purchase of the same or by purchasing or leasing the minerals on or under the same, for quarrying limestone and burning the same either for use in blast furnaces or for selling in the general market, for mining and manufacturing clays or other mineral substances into any merchantable product and selling the same, for erecting blast furnaces and rolling mills and manufacturing and selling iron, for owning or leasing coal mines and operating the same, for erecting coke ovens and coking coal either for the purpose of sale or to be used in connection with blast furnaces, for laying switches and siding and connecting the same with other lines of railroad, for buying and selling merchandise and conducting a retail business in the same, for laying out a town not to exceed six hundred and forty acres in extent and selling lots therein. And generally for such other purposes as may be necessary and convenient and can lawfully be done for the proper management of the business for which this company is formed.

Which corporation shall keep its principal office or place of business at White Sulphur Springs, Greenbrier county, West Virginia, and is to expire on the 1st day of January, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of five ($500) 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 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

Homer A. Holt, of Lewisburg, West Virginia, one (1) share.
A. C. Snyder, of Lewisburg, West Virginia, one (1) share.
A. F. Mathews, of Lewisburg, West Virginia, one (1) share.
George Grant, of White Sulphur Springs, West Virginia, one (1) share.
R. W. Montague, of White Sulphur Springs, West Virginia, one (1) share.

And the capital hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 17th day of March, 1890.

A. C. Snyder,
ALEX. F. MATHEWS,
George Grant,
R. W. MONTAGUE,
H. A. HOLT.

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, nineteen hundred and forty, a 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 May, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

TEXAS GUARANTEE AND TRUST COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Texas Guarantee and Trust Co.," for the purposes of, to-wit: To act as executor, administrator, guardian, trustee, assignee, agent, receiver, committee; to act as surety on bonds of executors, administrators, guardian, trustees, assignees, and on bonds for attachment, garnishment, injunction, sequestration, and replevy, cost and appeal bonds; to issue surety bonds and to act as security on any official bonds required by the United States or any state, or county or city or by federal and state courts, and bonds guaranteeing the fidelity of persons in public or private offices, employments or positions of trust and contract.

To examine titles to real estate and make abstracts thereof, and to insure titles to real estate and mortgages.

To make loans and other investments for corporations, firms or individuals and to guarantee payment of principal and interest of bonds of corporations or individuals or firms.

To borrow and to loan money for itself and others within any state and payable within or without the state of contract, to take securities therefor, real or personal, or both, and to secure the payment of such loans by deed of trust, mortgages or other security, either within or without the state.

To rent safety deposit vaults and boxes and to keep on deposit and store personal property of any kind for individuals, firms or corporations.

To sell and buy negotiable paper and securities for others. To open and establish a real estate agency for the purchase and sale of real estate for others.

To receive trust funds or deposits for accumulation or safe keeping and to make general or special contracts as to same as shall be agreed upon with depositors; to sell annuities. To collect and remit rents and incomes for individuals, firms or corporations. To
market securities for other corporations, firms and individuals, and to guarantee securities of other corporations, firms and individuals.

To loan or invest the capital of this corporation in any manner it may deem best, but this corporation is only to own and hold such real estate as may be necessary for its business.

To charge for all services performed under this charter.

Which corporation shall have and keep its principal office and place of business at Galveston, in the county of Galveston, in the state of Texas, and is to expire on the first (1st) day of April, nineteen hundred and forty (1940). And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and twenty-eight thousand dollars ($128,000) to the capital thereof, and have paid in on said subscription the sum of twelve thousand eight hundred dollars, and desire the privilege of increasing the capital stock, 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 ($100) each, which are held by the undersigned respectively as follows, that is to say:

R. S. Willis, Galveston, Texas, one hundred and fifty shares.
J. C. League, Galveston, Texas, one hundred and fifty shares.
G. H. Mensing, Galveston, Texas, fifty shares.
W. E. Mensing, Galveston, Texas, fifty shares.
H. Wilkins, Galveston, Texas, one hundred shares.
John Focke, Galveston, Texas, fifty shares.
F. Lammers, Galveston, Texas, fifty shares.
E. S. Flint, Galveston, Texas, fifty shares.
George Seligson, Galveston, Texas, one hundred shares.
Gus Reymershoffer, Galveston, Texas, thirty shares.
J. A. Robertson, Galveston, Texas, twenty-five shares.
J. E. Wallis, Galveston, Texas, one hundred shares.
A. J. Walker, Galveston, Texas, fifty shares.
F. L. Lee, Galveston, Texas, twenty-five shares.
Julius Runge, Galveston, Texas, fifty shares.
Wm. H. SinClair, Galveston, Texas, twenty-five shares.
H. M. Trueheart, Galveston, Texas, fifty shares.
John Adriance, Galveston, Texas, twenty-five shares.
J. D. Skinner, Galveston, Texas, twenty-five shares.
Geo. E. Mann, Galveston, Texas, fifteen shares.
A. R. Campbell, Galveston, Texas, fifteen shares.
T. Wm. English, Galveston, Texas, twenty-five shares.
A. C. Baker, Galveston, Texas, twenty shares.
J. P. Alvey, Galveston, Texas, fifty shares.

Each and all of the above named subscribers are residents of the city and county of Galveston, state of Texas.

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., 1890:

W. E. Mensing,
Gus Reymershoffer,
Wherefore, the corporators named in 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 forty, a 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 May, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE WHEELING DEMOCRATIC CLUB.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Democratic Club, for the purpose of teaching the science of government and particularly the study of the constitution of the United States and the laws relating to the tariff and kindred subjects, for the diffusion of knowledge and information relating thereto, and for improving the social relations of those interested therein.
Which corporation shall keep its principal office or place of business at Wheeling, in the county, of Ohio, in the state of West Virginia, and is to expire on the first day of May, in the year nineteen hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of six thousand dollars to the capital stock thereof, and have paid in on said subscription the sum of six hundred dollars, and we 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 twenty-five dollars each, which are held by the undersigned respectively as follows, that is to say:

- J. A. Miller, twenty shares.
- Allen Brock, ten shares.
- F. Happy, twenty shares.
- Michael Loftus, eight shares.
- A. C. Harrell, ten shares.
- Gibson Lamb, twenty shares.
- Wm. Ellingham, ten shares.
- Alonzo Loring, twenty shares.
- Geo. Hook, twenty shares.
- Geo. E. Boyd, ten shares.
- James B. Taney, ten shares.
- Louis F. Stifel, ten shares.
- J. E. Hughes, ten shares.
- W. A. Wilson, twenty shares.
- T. M. Darrah, ten shares.
- Louis Delbrugge, four shares.
- F. P. Jepson, ten shares.
- Robert Simpson, ten shares.
- Frank Gruse, eight shares.

All of Wheeling, West Virginia.

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 May, in the year 1890:

J. A. MILLER,
ALLEN BROCK,
F. HAPPY,
MICHAEL LOFTUS,
A. C. HARRELL,
GIBSON LAMB,
W. ELLINGHAM,
ALONZO LORING,
GEORGE HOOK,
Geo. E. Boyd,
JAS. B. TANEY,
LOUIS F. STIFEL,
J. E. HUGHES,
W. A. WILSON,
T. M. DARRAH,
Wherefore, the corporators named in the said 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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

RED LETTER OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, 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 Red Letter Oil and Gas Company, for the purpose of purchasing and leasing lands, sinking wells for oil and natural gas, laying pipe lines and operating same, refining oil and for the sale of said products.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state West Virginia, and is to expire on the 16th day of May, 1940. 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 ($500,000.)

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. Reynolds, of St. Marys, W. Va., one share.
W. H. Curry, of Wheeling, W. Va., one share.
A. W. Campbell, of Wheeling, W. Va., one share.
Augustus Pollock, of Wheeling, W. Va., one share.
Alonzo Loring, 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 16th day of May, 1890.

D. W. Reynolds,
W. H. Curry,
A. W. Campbell,
Augustus Pollock,
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 forty, a 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 May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CHICAGO OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Chicago Oil and Gas Company, for the purpose of drilling and operating for oil and gas, and for constructing and maintaining lines of piping or tubing for the transportation of oils or other fluids, and carrying on the business properly pertaining to such works and improvements.

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 12th day of May, in the year 1940. 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 one hundred and fifty thousand ($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 respectively as follows, that is to say: By

Alex. Frew, one share.
A. A. Franzheim, one share.
T. B. McLain, one share.
John Dornan, one share.
J. R. McCortney, one share.
CORPORATIONS.

All of Wheeling, W. Va.
And the capital to be hereafter sold is to be divided shares of the like amount.
Given under our hands, this 12th day of May, 1890.

ALEX.. FREW, [Seal]
A. A. FRANZHEIM, [Seal]
T. B. McLAIN, [Seal]
JOHN DORMAN, [Seal]
J. R. McCORTNEY, [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 twelfth day of May, nineteen hundred and forty, a 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 May, eighteen hundred and ninety.

WM A. OHLEY,
Secretary of State.

ALDERSON FAIR.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by 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 Fair, for the purpose of holding an agricultural and industrial exhibition, and also for the trial of speed of horses.

Which corporation shall keep its principal office or place of business at Alderson, in the county of Monroe, and is to expire on the 31st day of December, 1900. 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 subscription the sum of thirty dollars, and desire the privilege of increasing said capital, by the additional sale of shares from time to time, to four 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:

Alexander McVeigh Miller, two shares, $50.
W. C. Beard, two shares, $50.
J. M. Alderson, two shares, $50.
G. W. Graves, two shares, $50.
E. Smith, two shares, $50.
CORPORATIONS.

S. W. Anderson, two shares, $50,
All of Alderson. West Virginia.
And the capital hereafter sold is to be divided into shares of like amount.
Given under our hands, this 12th day of May, eighteen hundred and ninety.

ALEX. MCVEIGH MILLER.
W. C. BEARD,
J. M. ALDERS,]
G. W. GRAVES,
E. SMITH,
S. W. ANDERSON.

Wherefore, the corporators named in 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, a 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 May, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

HARPERS FERRY MINING, MANUFACTURING AND IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Harpers Ferry Mining, Manufacturing and Improvement Company, for the purpose of mining, smelting and shipping mineral ores and manufacturing said ores and for said purpose to own, buy, sell and lease timber, mineral and agricultural lands, and to build, own and operate necessary railroads, tramways, &c., carry on any business incidental thereto, including buying, selling and exchanging generally merchandise and for such other purposes that may be required to fully carry into effect the objects for which this corporation is being formed.
Which corporation shall keep its principal office or place of business at Harpers Ferry, in the county of Jefferson, and is to expire on the first day of January, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $425.00 to the capital thereof, and have paid in on said subscriptions the sum of
$42.50, 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 $500 each,
which are held by the undersigned respectively as follows, that is
to say: By
Thomas W. Beale, Harpers Ferry, five shares.
H. V. Daniels, Harpers Ferry, five shares.
Jos. L. Daily, Harpers Ferry, five shares.
Geo. R. Marquette, Harpers Ferry, five shares.
T. M. Connor, Harpers Ferry, five shares.
W. A. Winter, Harpers Ferry, five shares.
J. Garland Hurst, Harpers Ferry, five shares.
John W. Doll, Harpers Ferry, five shares.
Alex Murphy, Harpers Ferry, five shares.
Chas. H. Trail, Harpers Ferry, five shares.
Chas. R. Ran, Harpers Ferry, five shares.
W. H. H. Spangler, Harpers Ferry, five shares.
N. C. Brackett, Harpers Ferry, five shares.
Daniel Ames, Harpers Ferry, five shares.
R. E. Whitman, Washington, D. C., five shares.
W. M. Poindexter, Washington, D. C., five shares.
I. N. Palmer, Washington, D. C., 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 May, 1890.

Thomas W. Beale,
H. V. Daniels,
J. L. Daily,
Geo. R. Marquette,
T. M. Connor,
W. A. Winter,
J. Garland Hurst,
John W. Doll,
Alex Murphy,
Chas. H. Trail,
W. H. H. Spangler,
C. R. Ran,
W. M. Poindexter,
I. N. Palmer,
Daniel Ames,
R. E. Whitman,
N. C. Brackett.

Wherefore, the corporators named in 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, nine­
teen hundred and forty, 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 state, [G. S.] at the city of Charleston, this twenty-second day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State,

FISHING CREEK BOOMING COMPANY.

DOMESTIC.

I. Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Fishing Creek Booming Company," for the purpose of constructing booms or dams with or without piers, for the purpose of stopping and securing boats, rafts, logs, railroad ties, masts, spars, staves, lumber and other timber, in Big Fishing Creek, in Wetzel county; also for the purpose of driving logs and floating logs, railroad ties, staves, spars and lumber down and out of Big Fishing Creek and its tributaries, and to maintain and operate the same, together with such other works as may be necessary for the purposes herein named; the booms or dams to be located in Wetzel county, West Virginia, and within three miles from and above the mouth of Big Fishing Creek, in said Big Fishing Creek.

Which corporation shall keep its principal office or place of business at New Martinsville, in the county of Wetzel, state of West Virginia, and is to commence on the 9th day of May, A.D., 1890, and is to expire on the first day of June, nineteen hundred and ten. 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 subscription the sum of fifty dollars, and desire the privilege of increasing the said capital stock, 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

D. H. Cox, twelve shares.
S. I. Robinson, two shares.
Samuel Cox, two shares.
S. T. Cox, two shares.
A. E. Brast, two shares.
All of New Martinsville, West Virginia.

The capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this 19th day of May, 1890.

D. H. Cox,
S. I. Robinson,
Samuel Cox,
S. T. Cox,
A. E. Brast.

Wherefore, the corporators named in 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 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 state, at the city of Charleston, this twenty-second day of May, eighteen hundred and ninety.

WM. A. Ohley,
Secretary of State.

THE THOMAS PRINCE OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Thomas Prince Oil Company," for the purpose of acquiring by gift, deed, grant, lease, assignment, devise or otherwise petroleum, oil and gas lands and holding, transferring, conveying, leasing, assigning and selling the same, under the limitations and restrictions provided by law.

For drilling and operating for petroleum, oil and gas. For buying, selling and dealing in oil, gas and petroleum, and for constructing and operating lines of piping and tubing for transferring, shipping and conveying oil, gas and petroleum, and for all purposes necessary for carrying on the business properly pertaining to such works and improvements.

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 May, A. D., 1940. 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 twelve hundred and 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

- E. C. Myers, Wheeling, W. Va., five shares.
- Thomas Prince, Wheeling, W. Va., five shares.
- J. L. Strochlein, Ohio 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 19 day of May, 1890.

A. Wilson Kelley,
E. C. Myers,
Geo. R. Taylor,
Thomas Prince,
J. L. Strochlein.

Wherefore, the corporators named in 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 forty, a 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-second day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

GALVESTON FRUIT IMPORTING AND TRADING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Galveston Fruit Importing and Trading Company," for the purpose of engaging in the importation of fruits and other products, raw and manufactured, from South American, Central American, Mexican, West Indian and other foreign ports or places; of trading generally in all manner of foreign and domestic products, raw and manufactured, and of manufacturing confectionery, preserves and other articles for the trade and export, of exporting to foreign ports and places, American and other products raw and manufactured, of conducting a mercantile establishment or establishments for the purposes aforesaid and for general commercial purposes, of acquiring, owning and operating steam and sail vessels for the purposes aforesaid, and for general transportation purposes.
Corporations.

Which corporation shall keep its principal office or place of business at Galveston, in the county of Galveston, and state of Texas, is to expire on the 15th day of May, 1940. And for the purpose of forming the 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 seventy-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

T. Ratto, Galveston, Galveston county, Texas, two hundred and fifty shares.
J. Weinberger, Galveston, Galveston county, Texas, two hundred and thirty shares.
George Sealy, Galveston, Galveston county, Texas, fifty shares.
H. A. Landes, Galveston, Galveston county, Texas, fifty shares.
Fen Cannon, Galveston, Galveston county, Texas, fifty shares.
Leo N. Levi, Galveston, Galveston county, Texas, twenty-five shares.
G. B. Miller, Galveston, Galveston county, Texas, fifty shares.
Sulius Runge, Galveston, Galveston county, Texas, fifty shares.
R. B. Hawley, Galveston, Galveston county, Texas, 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 17th day of May, 1890.
T. Ratto,
J. Weinberger,
George Sealy,
H. A. Landes,
Fen Cannon,
Leo N. Levi,
G. B. Miller,
Julius Runge,
R. B. Hawley.

Wherefore, the corporators named in 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 May, nineteen hundred and forty, a 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 23d day of May, eighteen hundred and ninety.

W. M. A. Ohley,
Secretary of State.
CORPORATIONS.

THE FALES HEATING COMPANY OF NEW YORK.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 New York, for the purpose of purchasing, using, manufacturing and selling heating stoves, furnaces and other devices and appliances for generating heat, of purchasing, taking out, using and selling letters patent of the United States and elsewhere for such devices and appliances and of issuing licenses to others to purchase, use, manufacture and sell said heaters, stoves, furnaces, 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 19th day of May, A. D., 1940. 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 two hundred and 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: By

Daniel Steinmetz, Jr., of Philadelphia, Pa., one share.  
R. H. Guy, Washington, D. C., one share.  
E. F. Simpson, Washington, D. C., one share.  
Philip J. Steinmetz, Philadelphia, Pa., one share.  
Charles G. Steinmetz, 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 19th day of May, 1890.  
Daniel Steinmetz, Jr.  
R. H. Guy,  
E. F. Simpson,  
Philip J. Steinmetz,  
Charles G. Steinmetz.

Wherefore, the corporators named in 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 forty, a 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 May, eighteen hundred and ninety.  
Wm. A. Ohley,  
Secretary of State.
RUBY SILVER MINING AND MILLING COMPANY.

FOREIGN,

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Certificate of Incorporation.

STATE OF NEW YORK, Cty AND COUNTY OF NEW YORK.

Know all men by those present that we, the undersigned, Jerome E. Morse, George F. Morse, Ebenezer Buttrick, Ralph G. Morse, Butler Packard, Walter H. Pollard, and Joseph H. Morse, citizens of the United States, agree to become a corporation under the laws of the state of West Virginia, by the name of the "Ruby Silver Mining and Milling Company," for the purpose of conducting a general mining business of gold, silver, or other minerals, and the buying, selling, smelting and reduction of the same, in any state or states, territory or territories in the United States or in Canada, together with all other business connected therewith, to acquire and hold by lease, purchase or otherwise, real and personal property, and to sell or dispose of same when no longer needed for the purposes and business of the intended corporation. Which corporation shall keep its principal office or place of business in New York City, county and state of New York, or in such other state or place as a majority of the stockholders may elect from time to time.

This corporation to commence business on May 24th 1890, and continue for the term of fifty years. And for the purpose of forming said corporation, we have subscribed the sum of ten ($10.00) dollars to the capital thereof, and have paid in on said subscription the sum of ten ($10.00) dollars each, 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 ten ($10.00) dollars each, which are held by the undersigned respectively as follows, that is to say:

Jerome E. Morse, Brooklyn, N. Y., one share, $10.00.
George F. Morse, Leominster, Mass., one share, $10.00.
Ebenezer Buttrick, Brooklyn, N. Y., one share, $10.00.
Walter H. Pollard, Brooklyn, N. Y., one share, $10.00.
Butler Packard, Brooklyn, N. Y., one share, $10.00.
Ralph G. Morse, Brooklyn, N. Y., one share, $10.00.
Joseph H. Morse, Brooklyn, N. Y., one share, $10.00.

The capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands and seals, this 14th day of May, 1890.

JEROME E. MORSE, [Seal]
GEORGE F. MORSE, [Seal]
EBENEZER BUTTRICK, [Seal]
WALTER H. POLLARD, [Seal]
BUTLER PACKARD, [Seal]
RALPH G. MORSE [Seal]
JOSEPH H. MORSE. [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-fourth day of May, nineteen hundred and forty, a 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 ninety.

W. A. OHLEY,
Secretary of State.

PEOPLES BUILDING, LOAN AND SAVING ASSOCIATION FOREIGN.

Charter Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that The Peoples Building, Loan and Saving Association, 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 articles of association, and of the law or authority under which it is incorporated, as required by section 30 of chapter 54 of the code of West Virginia.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-fourth day of May, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

THE WEST VIRGINIA BUILDING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
The undersigned agree to become a corporation by the name of the West Virginia Building Company, for the purpose of buying, selling and manufacturing lumber for all purposes, and all other material for building and furnishing houses and other buildings, including paints, hardware, paper and whatever may be necessary for building and finishing houses and other buildings, and tools and machinery used in constructing houses, and especially for the purpose of buying and selling material of all kinds for portable houses and buildings, and to manufacture and build such portable houses and buildings, and to do all things necessary or proper to carry on the business of such corporation.

Which corporation shall keep its principal office or place of business at Keyser, in the county of Mineral, state of West Virginia, and is to expire on the 1st day of June, in the year 1915. And for the purpose of forming such corporation, we have subscribed the sum of three hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of thirty five dollars, and desire the privilege of increasing the 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 twenty-five dollars each, which are held by the undersigned respectively as follows, that is to say:

P. H. Neffler, Keyser, Mineral county, W. Va., four shares.
Richard Gerstell, Keyser, Mineral county, W. Va., four shares.
A. F. Gerstell, Jr., Keyser, Mineral county, W. Va., four shares.
Geo. E. Price, Keyser, Mineral county, W. Va., one share.
C. W. Dailey, Keyser, Mineral county, 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 19th day of May, 1890.
P. H. NEFFLER,
RICHARD GERSTELL,
C. W. DAILEY,
GEO. E. PRICE,
A. F. GERSTELL.

Wherefore, the corporators named in 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 fifteen, a 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 ninety.

WM. A. OHLIE,
Secretary of State.
THE WINDSOR OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Windsor Oil and Gas Company," for the purpose of (within the states of West Virginia, Ohio and Pennsylvania) owning and leasing oil and gas lands and for mining, boring, digging for otherwise obtaining from the earth, petroleum, rock or carbon oils, and natural gas, and manufacturing, buying, selling and transporting the same in the crude and in the refined states; and generally for the purpose of doing such acts and carrying on such business as pertains to such works and enterprises.

Which corporation shall keep its principal office or place of business in the city of Wheeling, county of Ohio, state of West Virginia, and is to expire on the 1st day of July, A. D., 1915. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand and fifty dollars to the capital thereof, and have paid in on said subscription 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 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: By,

John H. Hobbs, of the city of Wheeling, W. Va., thirteen shares.
Anton Reymann, of the city of Wheeling, W. Va., thirteen shares.
Thomas H. Norton, of Ohio county, W. Va., six shares.
Henry Speyer, of the city of Wheeling, W. Va., six shares.
A. A. Franzheim, of the city of Wheeling, W. Va., one share.
T. O. Edwards, of the city of Wheeling, W. Va., one share.
John F. Sweeney, of the city 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 20th day of May, 1890.

J. H. Hobbs,
A. A. Franzheim,
T. H. Norton,
A. Reymann,
Henry Speyer,
T. O. Edwards,
John F. 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 first day of July,
nineteen hundred and fifteen, a 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 sixth day of May,
eighteen hundred and ninety.

W.M. A. Ohley,
Secretary of State.

THE ORANGE LAKE FRUIT COMPANY.

I, Wm. A. Ohley, 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 incorporation of the Orange Lake Fruit Company:

We, the undersigned, agree to become a corporation by the name
of The Orange Lake Fruit Company, for the purpose of raising,
cultivating, growing, buying, selling and dealing in oranges, lemons,
citrons and other fruits of every kind and variety, fruit and
other trees and plants of all kinds, and all agricultural or horticultu­
ral products; for the purpose, also, of doing a nursery and general
commission business, and with power to own, control and acquire,
by lease, purchase, contract or otherwise, all real estate or interest
therein, situated anywhere in the United States or territories or any
foreign countries, suitable or necessary for the purposes above ex­
pressed, with power for any and all of the above purposes, to bor­
row money and to issue, from time to time, to any extent necessary
or convenient, in the judgment of the board of directors of said com­
pany, the negotiable coupon, registered or other bonds or obliga­
tions of the company, and to secure the payment of the principal
and interest of the same by mortgaging or pledging all or any part
of the property, rights, franchises or privileges then owned or which
may be thereafter owned or acquired by said company; for the pur­
pose, also, and with full power to do all other things proper, neces­
sary, convenient or incident to the powers and purposes above ex­
pressed.

Which corporation shall keep its principal office or place of busi­
ness in the city of New York, county of New York, state of New
York, and is to expire on the fifteenth day of May, A. D.,
1940. For the purpose of forming said corporation, we have sub­
scribed the sum of five hundred dollars ($500.00) to the capital
stock thereof, and have paid in on the said subscription the sum of
five hundred dollars ($500.00), and desire the privilege of increasing
the said capital, by the sale of additional shares from time to time,
to two million dollars ($2,000,000.00) in all.
The capital stock so subscribed is divided into shares of one hundred dollars ($100.00) each, which are held by the undersigned respectively as follows, that is to say: By

James H. Hoyt, of Cleveland, Ohio, one share.
A. C. Dustin, of Cleveland, Ohio, one share.
C. A. Judson, of Cleveland, Ohio, one share.
C. A. Neff, of Cleveland, Ohio, one share.
Elton Hoyt, of Cleveland, Ohio, one share.

And the capital hereafter sold is to be divided into shares of a like amount.

Given under our hands, this twenty-second day of May, A. D., 1890.

James H. Hoyt, [Seal]
A. C. Dustin, [Seal]
C. A. Neff, [Seal]
C. A. Judson, [Seal]
Elton Hoyt, [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 fifteenth day of May, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

CORPORATE SALE SYNDICATE.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Maryland, city of Baltimore, to wit:

The undersigned agree to become a corporation by the name of "Corporate Sale Syndicate," for the purpose of negotiating the purchase and sale of real and personal property for a brokerage and commission, and for the purpose of negotiating loans on real and personal property, and for the purpose of conducting the business, now commonly known as the promoting of enterprises, of all kinds, and for the purpose of transacting the general business of brokers and financial agents.

Which corporation shall keep its principal office or place of busi-
ness at New York City, in the county of New York, in the state of New York, and is to expire on the 19th day of May, in the year 1940. 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:

- Thomas J. McGuire, New York City, one share.
- Frank Woods, Baltimore, Maryland, one share.
- Albert W. Rivers, Baltimore, Maryland, one share.
- Augustine de R. Sappington, Baltimore, Maryland, one share.
- James Pollard, Baltimore, Maryland, one share.

And the capital to be hereafter sold is divided into shares of the like amount.

Given under our hands and seals, this twenty-first day of May, in the year one thousand eight hundred and ninety.

Thomas J. McGuire, [Seal]
Frank Woods, [Seal]
Albert W. Rivers, [Seal]
Augustine de R. Sappington, [Seal]
James Pollard, [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 May, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

RUBBERITE MANUFACTURING AND LICENSE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
Corporations.

Certificate of Incorporation.

State of New York,
City and County of New York.

Know all men by these presents:

That we, the undersigned, William Booth, George F. Morse, Jerome E. Morse, Ralph G. Morse, William H. Daniell, citizens of the United States, agree to become a corporation under the laws of the state of West Virginia, by the name of "The Rubberite Manufacturing and License Company," for the purpose of conducting a general manufacturing business in any state or states, territory or territories, in the United States or in Canada, of all useful and ornamental articles or otherwise, of any kind, nature or description, and introduction, purchase and sale of same, with all business pertaining thereto; also including all articles under any and all processes as covered by letters patent of the United States, granted to William Booth, and any and all improvements thereon.

To acquire by purchase or otherwise, and to sell, license and dispose of letters patent, franchises, licenses, rights, privileges and grants for and in respect to the inventions relating to the manufacture of articles or processes for same, covered by said patent or patents.

To acquire and hold by lease, purchase or otherwise, real and personal property, and to sell and dispose of the same at will, and to do all other acts necessary or connected therewith, as authorized by section 4, chapter 52, Code of West Virginia.

To acquire by purchase or otherwise, hold, and sell or dispose of capital stock in any other corporation, as authorized by section 3, chapter 53, Code of West Virginia.

The principal office or place of business shall be kept in New York City, N. Y., or in such other place as a majority of the stockholders may elect from time to time. This corporation to commence business on May 26th, 1890, and continue for the term of fifty years. And for the purpose of forming said corporation we have subscribed the sum of ten ($10.00) dollars to the capital thereof, and have paid in on said subscription the sum of ten ($10.00) dollars each, 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 ten ($10.00) dollars each, which are held by the undersigned respectively as follows, that is to say:

William Booth, Leominster, Mass., one share, $10.00.
George F. Morse, Leominster, Mass., one share, $10.00.
Jerome E. Morse, Brooklyn, N. Y., one share, $10.00.
Ralph G. Morse, Brooklyn, N. Y., one share, $10.00.
William H. Daniell, Brooklyn, N. Y., one share, $10.00.

The capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands and seals, this sixteenth day of May, 1890.

WILLIAM BOOTH, [Seal]
GEORGE F. MORS, [Seal]
JEROME E. MORSE, [Seal]
RALPH G. MORSE, [Seal]
WM. H. DANIELL. [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-sixth day of May, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

AMERICAN PRESERVERS COMPANY.—INCREASING CAPITAL.

FOREIGN.

I, Wm A. Ohley, secretary of state of the state of West Virginia, do hereby certify that C. A. Max Wiehle, President of the American Preservers Company, a corporation created under the laws of the state of West Virginia, 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 Pittsburg, Pa., on the 10th day of May, 1890, at which meeting all the stock of the company was represented by holders thereof in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the number of shares of the capital stock of this company may be increased by the sale of additional shares from time to time, to five million dollars in all; that the capital to be hereafter sold shall be divided into shares of the like amount as those heretofore issued, to-wit: 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 state, [G. S.] at the city of Charleston, this 27th day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
STANDARD COAL AND FUEL COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Standard Coal and Fuel Company.

The undersigned agree to become a corporation under the laws of the State of West Virginia, by the name of the Standard Coal and Fuel Company, and the following are our articles of agreement:

ARTICLE FIRST.

The purposes of said corporation are to mine and reduce coal and other minerals, including the treatment of coal by chemical and mechanical processes for fuel, and the manufacture of chemicals and machinery for such and similar processes; also to acquire, lease, operate and deal in mining and manufacturing properties, and in patent rights affecting the same and the processes above mentioned; and to carry on the business generally of dealing in the products of such operations; to own, manage and dispose of any real or personal property essential or convenient therefor; and, generally, to do all things necessary or incident thereto.

ARTICLE SECOND.

The said corporation shall keep its office and principal place of business at Boston, in the county of Suffolk and Commonwealth of Massachusetts, and is to expire on the fifteenth day of May, in the year nineteen hundred and forty (A. D., 1940.)

ARTICLE THIRD.

For the purpose of forming the said corporation, we have subscribed the sum of ten thousand dollars to the capital stock, 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 million dollars.

The capital so subscribed is divided into shares of twenty (20) dollars each, which are held by the undersigned, respectively as follows, that is to say:

James P. Cook, Salem, Mass., one hundred shares.
Charles Howard, Providence, R. I., one hundred shares.
Walter H. Trumbull, Salem, Mass., one hundred shares.
James R. Powers, Boston, Mass., 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 fifteenth day of May, A. D., 1890.

JAMES P. COOK,
LEVI R. GREENE,
JAMES R. POWERS,
CHARLES HOWARD,
WALTER H. TiUMHULL.

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 fifteenth day of May, nineteen hundred and forty, a 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-eighth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE LINDEN COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Linden Coke Company, for the purpose of holding in fee-simple, by lease or otherwise, land, coal and coal privileges, and any property necessary to be so held and owned, for coal and coke purposes, and for the purpose of dealing in goods, wares and merchandise for the supply of employees and other persons: of owning, leasing or otherwise holding land for the purpose of erecting thereon necessary buildings and fixtures for the mining, selling and shipping of coal, and the manufacture, selling and shipping of coke; of so holding land and all other property, rights and privileges necessary for the erection of buildings for the use of miners and laborers, and for coal and coke purposes, and for dealing in general merchandise, and for all purposes necessary to carry into effect the true intent and purpose of this corporation, which purposes are, the mining, selling and shipping of coal, and the manufacture of coke therefrom and the selling and shipping thereof, and the dealing in general merchandise for the supply of employees and other persons.

Which corporation shall keep its principal office at Beechwood, in the county of Monongalia, and state of West Virginia, and shall expire on the 15th day of May, 1940. And for the pur-
pose 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 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 respectively
as follows, that is to say: By
C. E. Hutchinson, of Beechwood, W. Va., twenty shares.
M. L. Hutchinson, of White Day, W. Va., twenty shares.
B. Himrod, of Chicago, Illinois, twenty shares.
And the capital to be hereafter sold is to be divided into shares
of the like amount.
Witness the following signatures, this 15th day of May, 1890.
C. E. Hutchinson,
M. L. Hutchinson,
R. Lee France,
B. Himrod,
H. A. Forsyth.

Wherefore, the corporators named in the said agreement, and who
have signed the same, and their successors and assigns, are hereby de­
clared to be from this date until the fifteenth day of May, nineteen
hundred and forty, a 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-ninth day of May,
eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

MORDINGTON MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accompa­
nied 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 Mordington Manufacturing Company, for the purpose of man­
ufacturing railroad and other cars of all kinds, to purchase lumber,
manufacture the same into different articles, and to carry on a gen­
eral manufacturing business in wood and iron.
Which corporation shall keep its principal office or place of busi­ness at Charlestown, in the county of Jefferson, and is to expire on
the 12th day of May, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $150 to the capital thereof, and have paid in on said subscriptions $15.00, 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 $25.00 each, which are held by the undersigned respectively as follows, that is to say:

By
John A. Washington, of Charlestown, W. Va., one share.
J. V. Simmons, of Charlestown, W. Va., one share.
S. S. Dalgarn, of Charlestown, W. Va., one share.
George Washington, of Charlestown, W. Va., one share.
Joseph Trapnell, of Charlestown, W. Va., one share.
Geo. T. Light, of Charlestown, 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, 1890.

J. V. SIMMONS,
JOHN A. WASHINGTON,
S. S. DALGARN,
GEO. WASHINGTON,
GEO. T. LIGHT,
JOSEPH TRAPNELL.

Wherefore, the corporators named in 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 May, nineteen hundred and forty, a 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, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE PRICHARD OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Prichard Oil Company, for the purpose of boring, mining and operating for and producing oil, gas, and water; constructing and laying down pipe lines for the conveyance of the same, and for building tanks, stations, and structures to take care of said products; for the purpose of buying, shipping and vending oil and refining the
same, and the manufacture of the same; for the purpose of constructing gas lines, supplying towns, individual manufactories, and the public generally, as well as said corporation with gas; for the purpose of letting and leasing the territory of the company to other operators, and for leasing and holding land for the purpose of said company in boring, mining and operating for, and producing oil, gas and water, manufacturing and taking care of, and carrying away the same; for the purpose of carrying on the business of general merchandise at wholesale and retail; for the purpose of mining and dealing in coal and coal lands, and manufacturing and producing, and selling gas produced from coal, and of building and maintaining telegraph and telephone lines or exchanges, and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

Which corporation shall keep its principal office or place of business at Mannington, in the county of Marion, state of West Virginia, and is to expire on the first day of January, 1910. 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 subscription 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 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

A. N. Prichard, Mannington, W. Va., two shares.
J. V. Carpenter, Mannington, W. Va., two shares.
J. W. Radalbaugh, Fairmont, W. Va., two shares.
W. Meredith, Fairmont, W. Va., two shares.
L. C. Powell, Fairmont, W. Va., two shares.
J. O. Hury, Mannington, 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 27th day of May, 1890.
A. N. Prichard,
J. V. Carpenter,
J. W. Radalbaugh,
W. S. Meredith,
L. C. Powell,
J. O. Hury.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this twenty-ninth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
GILLIAM COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Gilliam Coal and Coke Company, for the purpose of leasing land, mining coal, manufacturing coke, and shipping and selling coal and coke, and also doing a general retail mercantile business.

Which corporation shall keep its principal office or place of business at Gilliam, in the county of McDowell, West Virginia, and is to expire on the 1st day of May, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $50,000.00 to the capital thereof, and have paid in on said subscriptions the sum of $5,000.00, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, $300,000.00 in all.

The capital so subscribed is divided into shares of $100.00 each, which are held by the undersigned respectively, that is to say:

By

Geo. De Witt, Lynchburg, Va., fifty shares.
John S. Witt, Lynchburg, Va., fifty shares.
J. T. Jennings, Lynchburg, Va., fifty shares.
J. A. Ford, Lynchburg, Va., fifty shares.
James Clark, Lynchburg, Va., fifty shares.
Jas. W. Watts, Lynch, Va., fifty shares.
R. T. Watts, Lynchburg, Va., fifty shares.
Hunter Marshall, Lynchburg, Va., fifty shares.
James R. Gilliam, Lynchburg, Va., fifty shares.
T. W. Gilliam, Lynchburg, 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 17th day of May, 1890.

GEO. D. WITT,
JNO. S. WITT,
J. T. JENNINGS,
J. A. FORD,
JAMES CLARK,
JAMES R. GILLIAM,
R. T. WATTS,
HUNTER MARSHALL,
JAMES W. WATTS,
T. W. GILLIAM.

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 May, nineteen hundred and forty, a 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, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

McCARTY, SMITH, FOUT COMPANY.

DOMESTIC

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 McCarty, Smith, Fout Company, for the purpose of carrying on the business of a wholesale and retail dealer in dry goods, groceries, hardware and general merchandise, and for the purpose of buying, leasing and owning real estate and to sell the same when no longer needed for the purposes of the intended corporation; and for the purpose of carrying on the business of manufacturing extract of tannic acid from wood and bark, and also for the purpose of dealing in coal, lumber and bark.

Which corporation shall keep its principal office or place of business at the city of Elkins, in the county of Randolph, and state of West Virginia, and is to expire on the 25th day of April, 1930. 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:

J. E. McCarty, one share.
M. M. Smith, one share.
J. H. Fout, one share.
T. J. Smith, one share.
Lloyd N. Hess, one share.
All of Elkins, West Virginia.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this 25th day of April, 1890.

J. E. McCARTY,
M. M. SMITH,
J. H. FOUT,
T. J. SMITH,
LLOYD N. HESS.

Wherefore, the corporators named in 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 April, 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 state, [G. S.] at the city of Charleston, this twenty-ninth day of May, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

AMERICAN ENGINE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Engine Company," for the following purposes, to wit:

To make, contract for the manufacture or purchase of, buy, use, sell, lease, rent or mortgage all mechanical or other apparatus, machinery and implements used for building steam and gas engines, or any other article or articles connected therewith or incident thereto, or any or all of them, and in general to do a manufacturing business.

To acquire by purchase, assignment, or otherwise, letters patent of the United States, 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 in fee or under lease or otherwise, and to use, improve, manage, mortgage or otherwise incumber lands, tenements, hereditaments and real property of every description and tenure necessary for the use of the company, and to dispose of the same when no longer needed, situated in the states and territories of the United States, or in the District of Columbia, or any or all of them, and to develop its lands and property in such manner as the directors of the company may deem necessary and proper for the use of the said company or its agents, and to do any and all acts and things incident thereto or connected therewith, and to do any and
all other acts connected with or incident to the foregoing objects for which this corporation is formed.

Which corporation shall keep its principal office or place of business in the city of Buffalo, in the county of Erie, and state of New York, and is to expire on the first day of May, 1940. 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 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 five million ($5,000,000) dollars in all.

The capital so subscribed is divided into shares of $10 each, which are held by the undersigned respectively, as follows, that is to say:

Ray V. Pierce, Buffalo, N. Y., three hundred and eighty shares.
V. Mott. Pierce, Buffalo, N. Y., fifty shares.
Mary J. Pierce, Buffalo, N. Y., fifty shares.
Ray P. Tipton, Buffalo, N. Y., ten shares.
Lee H. Smith, Buffalo, N. Y., ten shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this 27th day of May, A. D., 1890,
R. V. PIERCE,
V. MOTT. PIERCE,
M. J. PIERCE,
RAY P. TIPTON,
LEE H. 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 May, nineteen hundred and forty, a 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-ninth day of May, eighteen hundred and ninety.

Wm. A. OLEY,
Secretary of State.

TURNLEY LUFKIN REAL ESTATE COMPANY.

FOREIGN.

I, Wm. A. Oley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Turnley Lufkin Real Estate Company, for the purposes of a general brokerage, commission and agency business for others in the purchase, sale, and management of real estate for others, and the negotiation of loans thereon; to purchase and sell for others' personal property, stocks, bonds, and notes, and to negotiate loans thereon for others.

To act as trustees in deeds of trust, or trust mortgages on real or personal property, or any evidences of value to secure them, and to act as agents for letting of houses, lands, and collections of rents, paying of taxes.

Which corporation shall keep its principal office or place of business at Galveston City, in the county of Galveston, and state of Texas, and is to expire on the first day of January, A. D., 1939. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand ($10,000) 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 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:

- Theo. D. Lufkin, Galveston, Texas, thirty-two shares.
- Walter E. Lufkin, Galveston, Texas, thirty-two shares.
- Geo. I. Turnley, Galveston, Texas, thirty-two shares.
- Wm. F. Turnley, Galveston, Texas, two shares.
- Ed. de Normandie, Galveston, Texas, two shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this 16th day of May, 1890.

Theo. D. Lufkin,
Walter E. Lufkin,
Geo. I. Turnley,
Wm. F. Turnley,
Ed. de Normandie.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-ninth day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
THE RONCEVERTE CANNING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Canning Company, for the purpose of preserving and canning fruits and vegetables and making sale thereof.

Which corporation shall keep its principal office or place of business at Ronceverte, in the county of Greenbrier, state of West Virginia, and is to expire on the 1st day of May, 1910. And for the purpose of forming the said corporation, we have subscribed the sum of four hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of forty 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 ten dollars each, which are held by the undersigned respectively as follows, that is to say: By

- F. A. Burgiss, of Ronceverte, W. Va., five shares.
- Luther E. Kramer, of Ronceverte, W. Va., three shares.
- Quin Morton, of Ronceverte, W. Va., five shares.
- R. S. Lovelace, of Ronceverte, W. Va., five shares.
- J. G. Reynolds, of Ronceverte, W. Va., three shares.
- J. H. D. Johnson, of Ronceverte, W. Va., three shares.
- F. K. Hurxthal, of Ronceverte, W. Va., two shares.
- E. L. Williams, of Ronceverte, W. Va., five shares.
- Slaven & Sheppard, by John Sheppard, of Ronceverte, W. Va., ten shares.
- David Betts, of Ronceverte, W. Va., four shares.

Given under our hands, this 29th day of May, 1890.

R. S. LOVELACE,  
E. L. WILLIAMS,  
J. H. D. JOHNSON,  
F. A. BURGIS,  
LUTHER E. KRAMER,  
J. GEO. REYNOLDS,  
QUIN MORTON,  
F. K. HURXTHAL,  
JOHN SHEPHERD,  
FOR SLAVEN & SHEPHERD,  
DAVID BETTS.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

THE NEWPORT OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Newport Oil Company," for the purpose of acquiring by deed, gift, grant, lease, assignment, device or otherwise, petroleum, oil and gas lands, and holding, transferring, conveying, leasing, assigning and selling the same under the limitations and restrictions provided by law.

For drilling and operating for petroleum, oil and gas.

For buying, selling and dealing in petroleum, oil and gas, and for constructing and operating lines of piping and tubing for transferring, shipping and conveying petroleum, oil and gas, and for all purposes necessary for carrying on the business properly pertaining to such works and improvements.

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 May, A. D., 1940. 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 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
John P. Gilchrist, Wheeling, West Va., one share.
S. C. Patterson, Ohio county, West Va., one share.
H. Forbs, Ohio county, West Va., one share.
Jno. G. McLain, Wheeling, West Va., one share.
A. S. Harden, Wheeling, West 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, 1890.

JNO. P. GILCHRIST,
S. C. PATTERSON,
H. FORBES,
JNO. G. McLAIN,
A. S. HARDEN.

Wherefore, the corporators named in 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 forty, a 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 thirty-first day of May, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE LITTLE KANAWHA MINING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Little Kanawha Mining Company," for the purpose of exploring, digging, excavating and sinking wells or shafts for ores, minerals, salts, acids or other mineral substances, and for manufacturing the same, and transporting the same to market.

Which corporation shall keep its principal office or place of business at Elizabeth, in the county of Wirt, state of West Virginia, and is to expire on the 20th day of May, A. D., 1910. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred 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 respectively as follows, that is to say:

S. B. Rathbone, Jr., Elizabeth, W. Va., one share.
F. D. Pomroy, Elizabeth, W. Va., one share.
A. D. Mason, Elizabeth, W. Va., one share.
Gideon Mason, Elizabeth, W. Va., one share.
A. Scheidecker, Parkersburg, W. Va., one share.
L. G. Mason, Elizabeth, W. Va., one share.
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R. R. Roberts, Elizabeth, W. Va., one share.
R. B. Bryant, 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 20th day of May, 1890.

S. B. Rathbone, J. R.,
F. D. Pomroy,
A. D. Mason,
Gideon Mason,
Alphonse Scheidecker,
L. G. Mason,
R. R. Roberts,
R. B. Bryant.

Wherefore, the corporators named in 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 May, 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 state, [G. S.] at the city of Charleston, this thirty-first day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State

SIMPSON OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Simpson Oil and Gas Company, for the purpose of mining, boring and excavating for or otherwise obtaining from the earth petroleum, rock or carbon oils, natural gas, coal and other minerals and manufacturing, buying and selling the same in the crude and in the refined states, for the purpose of buying, shipping and selling oil and of refining the same and for the purpose of constructing and maintaining lines of tubing and piping for the transportation of oils and gas; and for the purpose of letting and leasing and otherwise securing the territory necessary or advantageous for the business and operations of the said company, and of selling, leasing and letting such territory to others; and generally for the purpose of carrying on such business as properly pertain to such works and improvements.

Which corporation shall keep its principal office or place of busi-
ness at Wheeling, W. Va., in the county of Ohio, and is to expire on the 22nd day of May, nineteen hundred and fifteen (1915). 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 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:

- Geo. K. Wheat, Wheeling, W. Va., one share.
- Robt. Simpson, Wheeling, W. Va., one share.
- Morris Horkheimer, Wheeling, W. Va., one share.
- Jas. B. Taney, Wheeling, W. Va., one share.
- Dr. A. F. Gasmire, Wheeling, W. Va., one share.
- Alex Updegraff, 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 May, 1890.

Thos. O’Brien,
Geo. K. Wheat,
Robt. Simpson,
Morris Horkheimer,
Jas. B. Taney,
Dr. A. F. Gasmire,
Alex Updegraff.

Wherefore, the corporators named in 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 May, nineteen hundred and fifteen, a 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 thirty-first day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

EUROPEAN PRINTING TELEGRAPH COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 of the European Printing Telegraph Company.

The undersigned agree to become a corporation under the name of the "European Printing Telegraph Company," for the purpose of constructing, equipping, maintaining, operating, leasing and selling, patented and other telegraph instruments, and purchasing, owning and selling inventions, or letters patent for such instruments or improvements thereof; also for manufacturing, purchasing, operating, leasing and selling all kinds of inventions, whether patented or not, in any manner relating to, or to be used in connection with such telegraph instruments; also for granting rights or licenses under such letters patent, inventions or improvements; also for buying and selling real estate whereon to erect buildings and machinery for the purposes above stated; also for issuing bonds, secured by mortgage or mortgages, upon property and machinery of the said company, and selling 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 the city of Boston, in the county of Suffolk, and state of Massachusetts, and is to expire on the seventeenth day of May, A.D., one thousand nine hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars ($500.00) to the capital thereof, and have paid in on said subscription the sum of five hundred dollars ($500.00), and desire the privilege of increasing said capital by the sale of additional shares from time to time, to $1,000,000 in all.

The capital so subscribed is divided into shares of one hundred dollars ($100.00) each, which are held by the persons respectively as follows, that is to say: By

James P. Cook, of Boston, Mass., one share.
F. B. Dole, of Boston, Mass., one share.
Abner McKinley, of Canton, Ohio, one share.
R. D. Wilson, of Boston, Mass., one share.
Thos. H. Lord, of Boston, Mass., one share.

And the capital to be hereafter issued is to be divided into shares of the like amount.

Given under our hands, this 17th day of May, 1890.

James P. Cook,
F. B. Dole,
Abner McKinley,
R. D. Wilson,
Thos. H. Lord.

Wherefore, the corporators named in 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 May, nineteen hundred and forty, a 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 thirty-first day of May, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

BURT OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, 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 Burt Oil Co., for the purpose of operating oil and gas lands, buying, selling, leasing or drilling the same, buying and selling oil together with all things pertaining to the production of petroleum, oil and gas.

Which corporation shall keep its principal office or place of business at Mannington, in the county of Marion, and is to expire on the first day of June, 1940. 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 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

Frank Burt, of Mannington, ten shares.
Caleb Burt, of Mannington, ten shares.
Wm. P. Burt, of Mannington, ten shares.
F. H. Burt, Jr., of Mannington, ten shares.
Miss Maria E. Burt, of Mannington, 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 May, 1890.

Frank Burt,
Caleb Burt,
Wm. P. Burt,
Miss Maria E. Burt,
F. H. Burt, 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, nine
COrporations.

teen hundred and forty, a 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 second day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

DICKINSON COAL AND LUMBER COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Dickinson Coal and Lumber Company, for the purpose of buying or leasing coal or timber lands, mining, shipping and selling coal, manufacturing and dealing in coke, buying, selling and dealing in timber and lumber of all kinds; building and operating saw mills, planing mills, spoke factories, furniture factories, and such other factories as may be necessary for the manufacture of wood into the various articles made therefrom: buying, selling and dealing in furniture and all other articles manufactured from wood, and manufacturing the same, and conducting and operating a general merchandise business in connection with the business aforesaid.

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 31st day of May, 1940. 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 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

W. R. Pryor, New York City, N. Y., one share.
R. T. Oney, Charleston, W. Va., one share.
P. F. Duffy, Charleston, W. Va., one share.
Henry S. Walker, Charleston, W. Va., one share.
W. A. McCorkle, 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 31st day of May, 1890.

P. F. Duffy,
Henry S. Walker,
Corporations.

Ro. T. Oney,
W. A. McCorkle,
W. R. Pryor,
By W. A. McCorkle,
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 thirty-first day of May, nineteen hundred and forty, a 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 second day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

PRYOR COAL AND LUMBER COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Pryor Coal and Lumber Company, for the purpose of buying or leasing coal and timber lands, mining, shipping and selling coal, manufacturing and dealing in coke; buying, selling and dealing in timber and lumber of all kinds; building and operating saw mills, planing mills, spoke factories, furniture factories, and such other factories as may be useful in the manufacture of wood into the various articles made therefrom, buying, selling and dealing in furniture and all other articles manufactured from wood, and manufacturing the same, and conducting and operating a general merchandise business in connection with the business aforesaid.

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 31st day of May, 1940. 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 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

W. R. Pryor, New York City, N. Y., one share.
R. T. Oney, Charleston, W. Va., one share.
P. F. Duffy, Charleston, W. Va., one share.
W. A. McCorkle, Charleston, W. Va., one share.
Henry S. Walker, 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 31st day of May, 1890:
P. F. Duffy,
Henry S. Walker,
R. T. Oney,
W. A. McCorkle,
W. R. Pryor,
By W. A. McCorkle,
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 thirty-first day of May, nineteen hundred and forty, a 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 ninety.

WM. A. Ohley,
Secretary of State.

WITCHER'S CREEK COAL AND LUMBER COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Witcher's Creek Coal and Lumber Company, for the purpose of buying or leasing coal and timber lands; mining, shipping and selling coal; manufacturing and dealing in coke; buying, selling and dealing in timber and lumber of all kinds; building and operating saw mills, planing mills, spoke factories, furniture factories and such other factories as may be useful in the manufacture of wood into the various articles made therefrom; buying, selling and dealing in furniture, and all other articles made from wood and manufacturing the same, and conducting and operating a general merchandise business in connection with the business aforesaid.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, in the state of West Virginia, and is to expire on the 31st day of May, 1940. 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 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 fol­

W. R. Pryor, New York city, N. Y., one share.
W. A. McCorkle, Charleston, W. Va., one share.
R. T. Oney, Charleston, W. Va., one share.
P. F. Duffy, Charleston, W. Va., one share.
Henry S. Walker, 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 31th day of May, 1890.
P. F. Duffy,
Henry S. Walker,
Rob. T. Oney,
W. A. McCorkle,
W. R. Pryor,

By W. A. McCorkle,
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 thirty-first day of May,
nineteen hundred and forty, a 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 second day of May, eigh­
ten hundred and ninety.

Wm. A. Ohley,
Secretary of State.

LEWIS COAL AND LUMBER COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Vir­

nia, hereby certify that an agreement duly acknowledged and ac­

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
Lewis Coal and Lumber Company, for the purpose of buying or
leasing coal and timber lands; mining, shipping and selling coal;
manufacturing and dealing in coke; buying, selling and dealing in
timber and lumber of all kinds; building and operating saw mills,
corporations.

planing mills, spoke factories, furniture factories, and such other factories as may be useful in the manufacture of wood into the various articles made therefrom; buying, selling and dealing in furniture and all other articles manufactured from wood and manufacturing the same; and conducting and operating a general merchandise business in connection with the business aforesaid.

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 31st day of May, 1940. 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 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
W. R. Pryor, New York City, N. Y., one share.
W. A. McCorkle, Charleston, W. Va., one share.
Henry S. Walker, Charleston, W. Va., one share.
P. F. Duffy, Charleston, W. Va., one share.
R. T. Oney, 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 31st day of May, 1890.

P. F. Duffy,
Henry S. Walker,
R. T. Oney,
W. A. McCorkle,
W. R. Pryor,
By W. A. McCorkle,

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 thirty-first day of May, nineteen hundred and forty, a 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 second day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

American Card Clothing Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
Corporations.

hereby certify that an agreement duly acknowledged 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 Card Clothing Company, for the purpose of manufacturing and selling card clothing and any articles, machines, implements, and goods connected therewith.

Which corporation shall keep its principal office or place of business at the city of Worcester, in the county of Worcester, and commonwealth of Massachusetts, and is to expire on the first day of May, 1840. 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 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:

- Antonio Knauth, New York, N. Y., ten shares.
- Arthur L. Kelley, Providence, R. I., 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 May, 1890.

ANTONIO KNAUTH,
HORATIO B. LINCOLN,
ARTHUR L. KELLEY,
GEORGE F. SCRIBNER,
EDWIN 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 May, nineteen hundred and forty, a 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 fourth day of June, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

Pennsylvania Judson Company.

foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompa-
CORPORATIONS.

nied by the proper affidavits, has been this day delivered to me; which agreement is in the words and figures following:

Articles of Agreement.

We, the undersigned, agree to become a corporation by the name of Pennsylvania Judson Company, for the purpose of operating within the United States the patents and inventions owned and controlled by the Judson Pneumatic Street Railway Company and for the manufacturing, renting, leasing or selling of all kinds of power and machinery, and for the carrying on of every kind of mechanical business, mining, street railways and tramways; of purchasing and selling, or licensing, leasing or renting patent rights; for obtaining and holding, or selling franchises or rights, and in general to do and perform all acts permitted by and not inconsistent with the laws of the state of West Virginia, as applicable to joint stock companies.

Which corporation shall keep its principal office in the city of Philadelphia, in the state of Pennsylvania, and is to expire on the 1st day of January, A. D., 1935. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500.00) dollars to the capital thereof, and have paid in on said subscription the full sum of five hundred ($500.00) 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.

The capital so subscribed is divided into shares of one hundred ($100) dollars each, and which is held by the undersigned as follows, that is to say:

G. W. Delamater, of Meadville, Pa., one share.
Lewis Walker, of Meadville, Pa., one share.
Francis Rawle, of Philadelphia, Pa., one share.
Henry D. Cooke, of Washington, D. C., one share.
Harry L. Earle, 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 thirty-first day of May, A. D., 1893.

Geo. W. Delamater,
Lewis Walker,
Francis Rawle,
Henry D. Cooke,
Harry L. Earle.

Wherefore, the corporators named in 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-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 [G. S.] at the city of Charleston, this fifth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Inter-State Improvement Company, for the following purposes, to-wit:

To acquire, receive and hold any grant, concession, licenses or monopoly or other right which may be granted by any national, state, municipal or other public or private authority and to dispose thereof or to grant rights or licenses thereunder to any person, corporation, firm or partnership.

To acquire and hold by purchase, lease or otherwise, lands, tenements and hereditaments in the United States and territories of the United States, or any other place or places where any part of the business of this company may be carried on, for the proper and advantageous use of said company, to any amount allowed by law; and to use, improve, manage, lease, mortgage or otherwise encumber any or all of said lands, tenements, hereditaments and real property of every description and tenure, and to dispose of any or all thereof when no longer wanted for the purposes of the company in the prosecution of its business.

To develop any lands and property in such manner as to the board of directors of the company may seem proper and advantageous for said company, and to erect warehouses or any other structures thereon.

To construct, use and operate water works, reservoirs, wells, aqueducts, mines and other works and conveniences necessary or proper for the use of said company.

To carry on a general commercial, industrial and mining business in the United States or the territories thereof, which in the judgment of the directors and officers of the company may be most advantageous to the interest of said company and necessary for the purposes of its incorporation.

To buy, sell or otherwise deal in any and all commodities, materials and property of every description, and to carry on any business, the carrying on of which may be deemed by the board of directors conducive to the development of the property or interests, or necessary or useful to the said company, and to do any and all acts and things incident thereto or connected therewith.

To purchase and acquire machinery, implements, property and articles necessary or adapted to the business of the company and to become carriers by land or water for the purposes hereof on its own account or on behalf of others.

To borrow and raise money for the purpose of the company's business and to secure the re-payment thereof in such manner as in
CORPORATIONS.

the judgement of the directors may be most advantageous, and to
that end, if necessary, to mortgage, or otherwise pledge all or any
part of the property of the company, including its undertakings,
franchise and franchises to be a corporation and to issue and de
posit any securities which the company has power to issue by way
of mortgage or otherwise, to secure any sum less than the nominal
amount of said securities, and also by way of security for the per
formance of any contract or obligation of the company.

To receive money on deposit or loan and to issue drafts, notes or
other evidences of indebtedness, and to carry on any business or un
tertaking which the board of directors may deem useful or neces
sary for the benefit of the company, which might be carried on by
a firm or copartnership lawfully formed under the laws of the state
of West Virginia.

Which corporation shall keep its principal office or place of busi
ness at New York, in the county of New York, state of New York,
and is to expire on the 1st day of May, 1940. And for the pur
pose of forming such 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 privi
lege of increasing the said capital, by the sale of additional shares
from time to time, to seven hundred and fifty thousand ($750,000)
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:

C. C. Palmer, Rahway, N. J. one share.
J. Milton Ferry, New York, N. Y., one share.
James E. Degnan, Newark, N. J., one share.
W. H. Mayer, New York, N. Y., one share.
E. C. Ellis, 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 8th day of May, 1890.

C. C. PALMER,
J. M. FERRY,
JAMES E. DEGNAN,
W. H. MAYER,
E. C. ELLIS.

Wherefore, the corporators named in 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, nine
teen hundred and forty, a 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 fifth day of June, eighteen
hundred and ninety.

WM. A. OHLEY,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that George Rhorer, President of the Cincinnati Belle Mining and Milling 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 Pomona, Cal., on the 8th day of May, 1890, 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 number of shares of the capital stock of the Cincinnati Belle Mining and Milling Company, be and the same is hereby increased to two hundred thousand shares, and George Rhorer, president of the said company, is hereby directed to certify this resolution under his signature and the common seal of the company to the secretary of state of the state of West Virginia.”

Wherefore, I do declare said increase in the number of shares of the capital stock of the Cincinnati Belle Mining and Milling Company 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 [G. S.] the city of Charleston, this sixth day of June, eighteen hundred and ninety.

Wm. A. Ohley.
Secretary of State.

CINCINNATI BELLE MINING AND MILLING COMPANY.

Reduction of par value.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that George Rhorer, president of the Cincinnati Belle Mining and Milling 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 Pomona, Cal., on the 8th day of May, 1890, 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 par value of each share of the capital stock of
the Cincinnati Belle Mining and Milling Company be and the same is hereby reduced to ten dollars per share, and George Rhorer, president of said company, is hereby directed to certify this resolution under his signature and the common seal of the company to the secretary of state of the state of West Virginia.

Wherefore, I do declare such reduction of the par value of the shares of capital stock of the Cincinnati Belle Mining and Milling Company, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state, G. S.] at the city of Charleston, this sixth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE PITTSBURG AND MEXICAN TIN MINING COMPANY—INCREASE OF STOCK.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Julius A. McCormick, president of the Pittsburg and Mexican Tin Mining Company, a corporation created under the laws of the state, has certified to me under his hand and the corporate seal of said company, that at a special meeting of the stockholders thereof, held at the law office of Frank W. Smith, in the city of Pittsburg, Allegheny county, state of Pennsylvania, on the 26th day of May, 1890, at four o'clock, p. m., pursuant to notice thereof published in the Wheeling Intelligencer, a newspaper of general circulation, published at Wheeling, W. Va., for four successive weeks next preceding the said 26th day of May, 1890, the following resolution was adopted, a majority of all the stock of said company voting therefor:

"Resolved, That the number of shares of the capital stock of The Pittsburg and Mexican Tin Mining Company be, and the same is hereby increased, from ten thousand shares of the par value of one hundred dollars each, or the sum of one million dollars, to fifteen thousand shares, of the par value of one hundred dollars each, or the sum of fifteen hundred thousand dollars."

Wherefore, I do declare said increase of the capital stock of the said The Pittsburg and Mexican Tin Mining 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 sixth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
THE FALES HEATING COMPANY OF GREAT BRITAIN.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Great Britain," for the purpose of purchasing, using, manufacturing and selling heaters, stoves, furnaces, and other devices and appliances for generating heat; of purchasing, taking out, using and selling letters patent of the United States and elsewhere for such devices and appliances, and of issuing licenses to others to purchase, use and manufacture and sell said heaters, stoves, furnaces, devices and appliances.

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 fourth day of June, A.D., 1940. 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 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
Philip J. Steinmetz, Philadelphia, Pa., two shares.
W. H. Mattson, Philadelphia, Pa., two shares.
Thomas L. Mattson, Philadelphia, Pa., two shares.
Clarence A. Hart, Philadelphia, Pa., two shares.
J. S. Bonbright, 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 fourth day of June, 1890.

PHILIP J. STEINMETZ,
W. HARRY MATTSON,
THOS. L. MATTSON,
CLARENCE A. HART,
J. S. BONBRIGHT.

Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 sixth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
THE CONTINENTAL POWDER MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Continental Powder Manufacturing Company," for the purpose of manufacturing and selling gun and blasting powder and all kinds of explosives, and the transaction of any and all business, and the doing of any act or thing connected with the transaction of a general manufacturing 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 the first day of May, one thousand nine hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of forty-three thousand dollars to the capital thereof, and have paid in on said subscription the sum of forty-three 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 seventy-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:

Fordyce L. Kellogg, Brooklyn, New York, one hundred shares.
John Claffy, Brooklyn, New York, eighty shares.
William H. Taylor, Scranton, Pennsylvania, one hundred shares.
Nathan Kellogg, New York city, N. Y., one hundred shares.
Beverley R. Codwise, Roanoke, Virginia, fifty shares.

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, one thousand eight hundred and ninety.

Fordyce L. Kellogg, [Seal]
John Claffy, [Seal]
William H. Taylor, [Seal]
Nathan Kellogg, [Seal]
Beverley R. Codwise, [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 May, nineteen hundred and forty, a 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 sixth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
BROWN AND MALLORY OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Brown and Mallory Oil and Gas Company," for the purpose of boring for, mining and producing natural gas and oil, buying and selling oil and gas, and constructing and maintaining lines of tubing and piping for the transportation of oil and gas for the public generally, as well as said corporation; and to purchase, lease and hold land and mining rights, and dealing in the same, and to do and perform all acts and things necessary and proper for the carrying on of the business of developing oil and natural gas territory.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, state of West Virginia, and is to expire on the sixth day of June, 1940. 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 subscription 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 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

George W. Brown, Parkersburg, W. Va., two shares.
B. H. Mallory, Clarington, Ohio, two shares.
J. L. Knight, St. Mary's, W. Va., two shares.
J. W. Vandervort, Parkersburg, W. Va., one share.
John W. Porter, St. Mary's, W. Va., two shares.

And the capital to be hereinafter sold is to be divided into shares of like amount.

Given under our hands, this 6th day of June, 1890.

G. W. Brown,
B. H. Mallory,
J. L. Knight,
J. W. Porter,
J. W. Vandervort.

Therefore, the corporators named in 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 forty, a 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 June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

VALLEY IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Valley Improvement Company," for the purpose of making improvements at and near the town of Elkins, in Randolph county, West Virginia, including the construction and operation of gas and water works, hotels, building a bridge across the Valley river, and conducting such other works and business as may be necessary for the general improvement of said town and vicinity.

Which corporation shall keep its principal office or place of business at Elkins, in Randolph county, and is to expire on the first day of January, 1940. And for the purpose of forming the said corporation, we have subscribed a sum of twenty thousand dollars ($20,000) to the capital thereof, and have paid in on said subscription the sum of two thousand dollars ($2,000), 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

H. G. Davis, Piedmont, West Virginia, forty-nine shares.
R. C. Kerens, St. Louis, Missouri, forty-nine shares.
T. B. Davis, Keyser, West Virginia, forty-nine shares.
W. J. Armstrong, Elkins, West Virginia, four 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 May, 1890.

T. B. Davis, [Seal]
S. B. Elkins, [Seal]
R. C. Kerens, [Seal]
H. G. Davis, [Seal]
W. J. Armstrong, [Seal]
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 forty, a 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 ninth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CHANGE OF NAME OF OHIO AND GUYANDOTTE RAILROAD COMPANY TO OHIO AND WEST VIRGINIA RAILROAD COMPANY—DISSOLUTION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that William C. Moreland, who owns and controls all the franchise and capital stock of the Ohio and Guyandotte Railroad Company, by virtue of a purchase of the same, as set forth in the foregoing and annexed writing, and who as purchaser aforesaid became a corporation by the name of "The Ohio and West Virginia Railroad Company," as recited in said writing, has this day presented said writing to me in my said office, whereupon the same was duly filed and admitted to record therein.

Wherefore, I do declare said Ohio and West Virginia Railroad Company, dissolved, as set forth in the foregoing resolution.

Given under my hand and the great seal of the said state, [G. S.] at the city Charleston, this ninth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

GAULEY AND TWENTY MILE RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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:
C O R P O R A T I O N S.

First—The name of the corporation shall be the “Gauley and Twenty Mile Railroad Company.”

Second—The railroad which this corporation proposes to build will commence at or near Belva, in the county of Nicholas, and run thence by the most practicable route up Twenty Mile creek to a point at or near Summerville, on Gauley river, in the county of Nicholas, W. Va., also up Bell creek to a point at or near mouth of Blue creek, on Elk river, in the county of Kanawha, W. Va.

Third—The principal business office of this corporation will be at Belva, in the county of Nicholas, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be two 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:

M. A. Cheney, of Kanawha Falls, state of W. Va., ninety-six shares.
H. T. Cheney, of Kanawha Falls, state of W. Va., one share.
L. D. Cheney, of Kanawha Falls, state of W. Va., one share.
D. E. Cheney, of Kanawha Falls, state of W. Va., one share.
F. O. Havener, of Kanawha Falls, state of W. Va., one share.

Given under our hands, this twenty-eighth day of May, 1890.
M. A. CHENEY,
H. T. CHENEY,
L. D. CHENEY,
D. E. CHENEY,
F. O. HAVENER.

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 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 state, [G. S.] at the seat of government thereof, this tenth day of June, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE JUDSON POWER COMPANY OF THE SOUTH.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Judson Power Company of the South," for the purpose of operating in the United States the patents owned and controlled by the Judson Pneumatic Street Railway Company, and for the manufacturing, renting, or leasing of all kinds of power and machinery, and for the carrying on of every kind of mechanical business, mining, street railways, and tramways, of purchasing, or selling or licensing, leasing or renting patent rights, for the obtaining and holding of franchises, and in general to do any and all acts permitted by, or not inconsistent with the laws of the state of West Virginia, as applicable to joint stock companies.

Which corporation shall keep its principal office or place of business in the city of Gadsden, in the state of Alabama, and is to expire on the first day of January, 1935. And for the purpose of forming the said corporation, we have subscribed the sum of seventy ($70) dollars to the capital thereof, and have paid in on said subscriptions the sum of seventy ($70) 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.

The capital so subscribed is divided into shares of ten ($10) dollars each, which is held by the undersigned respectively as follows, that is to say:

A. L. Glenn, trustee, of Gadsden, Ala., one share.
J. M. Elliott, Jr., of Gadsden, Ala., one share.
W. S. Standifer, of Gadsden, Ala., one share.
C. L. Steele, of United States Army, one share.
H. D. Cooke, of Washington, D. C., one share.
Lewis Walker, of Meadeville, Pa., one share.
Harry L. Earle, of 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 21st day of May, A. D., 1890, at New York City.

A. L. Glenn, Trustee,
J. M. Elliott, Jr.
W. S. Standifer,
C. D. Steele,
H. D. Cooke,
Lewis Walker,
Harry L. Earle.

Wherefore, the corporators named in 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-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, [G. S.] at the city of Charleston, this tenth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

THE BENWOOD SOUTHERN STREET RAILWAY COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Southern Street Railway Company, for the purpose of constructing and operating a street railway from some point within the corporate limits of the city of Benwood, West Virginia, thence by the most practicable route to some point within the corporate limits of the city of Moundsville, West Virginia; the said street railway to be used for the purpose of transporting passengers, baggage and freight by means of cars or other vehicles propelled by animal or steam power or electricity or compressed air or gas.

Which corporation shall keep its principal office or place of business at Benwood, in the county of Marshall, and is to expire on the tenth day of June, in the year one thousand nine hundred and forty. 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 subscription 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 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:

By

E. M. Lewis, one share.
Henry Riddle, one share.
James Dolan, one share.
B. F. Peabody, one share.
John P. James, one share.
James Doyle, one share.
P. W. Greenwood, one share.
Havily Brush, one share.
John W. Leach, one share.
Leonard Eskey, one share.
C. W. Vance, one share.
M. F. Deegan, one share.
All of Benwood, West Virginia.

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 June, one thousand eight hundred and ninety.

Leonard Eskey,
John W. Leach,
Havily Brush,
Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

Masonic Temple Association.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Masonic Temple Association for the purpose of purchasing, leasing, and holding real estate and erecting thereon a building or buildings for the use of the order of Ancient, Free and Accepted Masons, and for such other purposes as said association may direct.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state West Virginia, and is to expire on the seventh day of June, 1940. 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

George Baird, Wheeling, W. Va., one share.
C. H. Collier, Wheeling, W. Va., one share.
Hugh Sterling, Wheeling, W. Va., one share.
J. M. Belleville, Wheeling, W. Va., one share.
Alfred Paull, 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 seventh day of June, 1890.

GEORGE BAIRD,
C. H. COLLIER,
HUGH STERLING,
J. M. BELLEVILLE,
ALFRED 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 seventh day of June, nineteen hundred and forty, a 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 tenth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

AMERICAN STOVEBOARD COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Stoveboard Company," for the purpose of manufacturing, buying, selling and dealing in stoveboards, and other goods, wares and merchandise, consisting wholly or in part of metal; purchasing, owning and selling inventions or letters-patent for stoveboards or improvements thereof, or of the method of making the same, and for such other goods or products as may be manufactured or dealt in by the company, and for granting rights or licenses under such letters-patent, inventions or improvements; also for buying and selling real estate whereon to erect buildings and machinery for the purposes above stated; also for issuing bonds secured by mortgage or mortgages upon property and machinery of the said company, and selling 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 the city of New York, in the county and state of New York, and shall also keep an office in the city of Chicago, county of Cook,
and state of Illinois, and is to expire on the first day of June, which will be in the year one thousand nine hundred and forty. 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 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

Henry L. Palmer, of Brooklyn, New York, one share.
J. McGregor Adams, Chicago, Illinois, one share.
A. Irving Griggs, New York city, N. Y., one share.
Herman Rendtorff, of Chicago, Illinois, one share.
James G. Forsyth, of Buffalo, New York, one share.
James Sweeney, of Brooklyn, New York, one share.

And the capital to be hereafter issued and sold is to be divided into shares of a like amount.

Given under our hands, this seventh day of June, 1890.

Henriy L. Palmer, [Seal]
J. McGregor Adams, [Seal]
A. Irving Griggs, [Seal]
H. Rendtorff, [Seal]
James G. Forsyth, [Seal]
James Sweeney, [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 June, nineteen hundred and forty, a 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 June, eighteen hundred and ninety. Wm. A. Ohley, Secretary of State.

NORFOLK AND WESTERN RAILROAD COMPANY—RESOLUTION TO INCREASE CAPITAL STOCK.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the foregoing resolution, authorizing the increase of the capital stock of the Norfolk and Western Railroad Company not exceeding one hundred thousand (100,000) additional shares, was this day presented to me in my said office, and with the certificate of acknowledgment thereto annexed duly filed and recorded therein.
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, [G. S.] at the city of Charleston, this eleventh day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE SMUGGLER MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 incorporating the Smuggler Mining Company:

We, the undersigned, agree to become a corporation by the name of The Smuggler Mining Company, for the purpose of buying, selling and operating mines, and of erecting and operating in connection therewith mills and smelters, for the purpose of reducing ore, and of acquiring, holding and disposing of any and all kinds of property, real or personal, that may be necessary to successfully carry on a general mining business.

Which corporation shall have and keep its principal office or place of business at Denver, in the county of Araphoe, and state of Colorado, and is to expire on the 5th day of June, A. D. 1910, at 12 o'clock of said day. And for the purpose of forming the said corporation, we, the undersigned, have subscribed the sum below set forth to the capital stock thereof, and have paid in on said subscriptions the sum of two hundred and fifty dollars, and desire the privilege of increasing said capital, by sales of additional shares of such capital from time to time, to the extent of one million dollars, that is to say to the extent of one hundred thousand shares in all, of ten dollars per share.

The capital so subscribed is divided respectively as follows, that is to say:

By
Charles J. Hughes, Jr., of Denver, Colorado, fifty shares of $10 each.
Charles A. Hallam, of Aspen, Colorado, fifty shares of $10 each.
D. M. Hyman, of Cincinnati, Ohio, fifty shares of $10 each.
Albert Smith, of Denver, Colo., fifty shares of $10 each.
Henry L. Denison, of Denver, Colo., fifty shares of $10 each.

And the capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands, this 5th day of June, A. D., 1890.

CHARLES A. HALLAM,
CHARLES J. HUGHES, JR.,
DAVID M. HYMAN,
ALBERT SMITH,
HENRY L. DENISON.

Wherefore, the corporators named in 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 June, 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-first day of June, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

FISHING CREEK LUMBER AND BOOM COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Fishing Creek Lumber and Boom Company," for the construction of booms and dams across Big Fishing Creek, at or near its mouth, between that point and Brast's mill dam in Wetzel county, West Virginia, for the purpose of stopping and securing boats, rafts, logs, masts, spars, staves, cross ties, and any and all other timber that may be floated in said creek or any of its tributaries, and for the purpose of buying and leasing timber lands and buying and selling all kinds of lumber, timber, staves, cross ties, and all kinds of timber, by virtue of chapter one hundred and twenty-one (121) of the Acts of the Legislature of West Virginia of 1877, and the several acts amendatory thereof.

Which corporation shall keep its principal office or place of business at New Martinsville, in Wetzel county, West Virginia, and shall commence on the 8th day of May, A. D., 1890, and expire on the 9th day of May, A. D., 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 the said subscriptions the sum of one hundred dollars, and we desire the privilege of increasing the said capital, by sales 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 fifty dollars,
which are held by the undersigned respectively as follows, that is to say:

Saul Ankrom, of Pleasants county, W. Va., four shares.
Jonathan Ankrom, of Tyler county, W. Va., four shares.
C. I. Conaway, of Tyler county, W. Va., four shares.
J. B. Smith, of Tyler county, W. Va., four shares.
Arza Underwood, of Tyler county, W. Va., four shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this 9th day of May, 1890.

Saul Ankrom,
Jonathan Ankrom,
Chas. I. Conaway,
J. B. Smith,
Arza Underwood.

Wherefore, the corporators named in 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, a 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 twelfth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE WASHINGTON LIGHT, HEAT AND POWER COMPANY.

FOREIGN,

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by 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 Light, Heat and Power Company, for the purpose of purchasing, operating and utilizing patent rights and novel processes for the manufacturing of illuminating gas, heat and power, and operating the same; for erecting works in the District of Columbia, U. S. A.; to purchase the necessary real estate therefor; to manufacture, erect, sell, lease and operate illuminating gas, heat and power in the city of Washington, and District of Columbia, to purchase, own, lease and hold from individuals and corporations in the District of Columbia such rents, lands, property or other appurtenances as may be necessary or expedient upon which to erect works, shops and buildings to operate said works, with full power, rights
and privileges appertaining to any and all of the objects above enumerated, in compliance with the powers and privileges which may be granted by the state of West Virginia under the charter properly issued hereupon, and as provided by the necessary by-laws, not inconsistent therewith, and as may be thereafter adopted by said corporation.

Such corporation shall keep its principal office or place of business at Washington, D. C., and said corporation is to expire on the 28th day of March, A. D., 1940. And for the purpose of forming said corporation, we have subscribed fifty dollars each to the capital stock thereof, and have paid in on said subscription the sum of ten dollars each, and desire the privilege of increasing the said capital stock by selling additional shares from time to time, to the amount of two million dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned as follows, to-wit, that is to say:

William W. Dudley, Washington, D. C., one share.
John R. Thomas, Metropolis, Illinois, one share.
Heman D. Walbridge, Washington, D. C., one share.
Royal E. Whitman, Washington, D. C., one share.
William H. Randle, Philadelphia, Penn., one share.
William A. Shepard, New York, N. Y., one share.
Fletcher Johnston, Lexington, Ky., one share.
George B. Williams, Washington, D. C., one share.

The capital stock hereafter to be sold is to be divided into shares of like amounts.

Given under our hands and seals, this seventh day of May, A. D., 1890.

Geo. B. Williams, [L. S.]
John R. Thomas, [L. S.]
Heman D. Walbridge, [L. S.]
Royal E. Whitman, [L. S.]
Wm. W. Dudley, [L. S.]
Fletcher Johnston, [L. S.]
W. H. Randle, [L. S.]
Wm. A. Shepard, [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 twenty-eighth day of March, nineteen hundred and forty, a 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 twelfth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

LITTLE KANAWHA STEAMBOAT COMPANY.

DOMESTIC.

I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Little Kanawha Steamboat Company, for the purpose of building, buying, selling and operating steamboats, passenger packets and tow-boats; transporting passengers, carrying freights and doing a general towing business; buying and selling coal, lumber, timber, groceries, provisions, supplies, wares and merchandise of all kinds, produce, etc.

Which corporation shall keep its principal office or place of business at Burning Springs, in the county of Wirt, and the state of West Virginia, and is to expire on the first day of January, A.D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand five 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 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:

A L. Ball, of Burning Springs, W. Va., ($300) is the owner of three shares.
C. H. Broughton, of Parkersburg, W. Va., ($300) is the owner of three shares.
J. L. Fink, of Burning Springs, W. Va., ($300) is the owner of three shares.
L. W. Broughton, of Parkersburg, W. Va., ($300) is the owner of three shares.
W. P. Fink, of Burning Springs, W. Va., ($300) is the owner of three 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 May, 1890.

A. L. BALL,
C. H. BROUGHTON,
J. L. FINK,
L. W. BROUGHTON,
W. P. FINK.

Wherefore, the corporators named in 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,
CORPORATIONS.
nineteen hundred and forty, a 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 thirteenth day of June,
eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE LINCOLN BENEFICIAL ASSOCIATION.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Lincoln Beneficial Association, for the purpose of transacting
the business of insurance upon lives against accidents and sickness.

Which corporation shall keep its principal office or place of busi­
ness at the city of Washington, in the District of Columbia, and is
to expire on the first day of May, A. D., 1940. 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 one thousand dollars, and desire the privi­
lege 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 ten dollars
each, which are held by the undersigned respectively as follows,
that is to say: By

Abram F. Barker, 1802 G. St., N. W., Washington, D. C., seven
hundred shares.

Charles H. Scott, 1613 8th St., N. W., Washington, D. C., one
hundred and forty shares.

Louis F. Alexander, 1818 8th St., N. W., Washington, D. C.,
one hundred and forty shares.

William D. Hughes, 807 H. St., N. E., Washington, D. C., ten
shares.

Charles W. Hayden, 2904 P. St., 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 7th day of June, 1890.

Abram F. Barker,
Charles H. Scott,
Louis F. Alexander,
William D. Hughes,
Charles W. Hayden.

Wherefore, the corporators named in 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 forty, a 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 thirteenth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE KANSAS SALT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Kansas Salt Company, for the purpose of acquiring title by purchase or otherwise, to salt mines, salt plants, and the real estate connected therewith, in the state of West Virginia, the state of Kansas, and other states and territories; to purchase real estate in said state of West Virginia, the state of Kansas, and elsewhere, and develop thereon salt mines and erect salt works; to lease, rent, buy and sell salt mines, salt plants and real estate as provided by law in said state of West Virginia, the state of Kansas, and other states and territories; to mine salt by hydraulic or other process; to manufacture salt by evaporation, or any other process; to buy, mine, ship, and sell coal and coal products; to buy, sell, mine, manufacture salt and salt products; to purchase, manufacture, sell and use cooperage and cooperage stock; to build and own railroad switches and other roads to its salt mines and plants, and to lease, sell and convey the same; to purchase all machinery and materials for erecting salt works, manufactories, or any other building or erection necessary to carry on its business; to purchase, ship and sell salt; to carry on a merchandise business, and to do generally all things which a salt and mining company may do under the laws of West Virginia, all things heretofore enumerated to be done and carried on in the state of West Virginia, the state of Kansas, and other states and territories.

Which corporation shall keep its principal office or place of business at Hutchinson, in the county of Reyno, state of Kansas, and is to expire on the 26th day of May, nineteen hundred and thirty-nine, and for the purpose of forming the said corporation we have subscribed the sum of one hundred and fifty thousand ($150,000) dollars to the capital thereof, and have paid in on said subscription the sum of fifteen thousand ($15,000) dollars, and desire the privilege of in-
creasing 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 ($100) each, which are held by the undersigned respectively as follows, that is to say:

- J. M. Mulkey, of Hutchinson, Kansas, three hundred and seventy-five shares.
- W. F. Mulkey, of Hutchinson, Kansas, three hundred and seventy-four shares.
- O. W. Mulkey, of Hutchinson, Kansas, one share.
- R. R. Price, of Hutchinson, Kansas, seven hundred and forty-eight shares.
- J. R. Price, of Topeka, Kansas, one share.
- W. L. Moore, of Hutchinson, Kansas, 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 26th day of May, A. D., eighteen hundred and ninety.

J. M. MULKEY,
W. F. MULKEY,
O. W. MULKEY,
R. R. PRICE,
J. R. PRICE,
W. L. MOORE.

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-sixth day of May, 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 fourteenth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

BRIDGEPORT BRIDGE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Bridgeport Bridge Company, for the purpose of constructing and maintaining a bridge from some point on Wheeling Island across the back or west channel of the Ohio River, to some point in or below the town of Bridgeport, Ohio.
CORPORATIONS.

Which corporation shall keep its principal office or place of business at city of Wheeling, in the county of Ohio, West Virginia, and is to expire on the 1st day of May, 1940. And for the purpose of forming said corporation, we have subscribed the sum of five hundred dollars ($500.00) 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 three hundred thousand dollars ($300,000.00) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100) each, which are held by the undersigned respectively, that is to say: By

Walter D. Uptegraff, residing at Pittsburg, Pa., one share.
G. W. G. Ferris, residing at Pittsburg, Pa., one share.
John M. Sweeney, residing at Wheeling, W. Va., one share.
Henry Schmulback, residing at Wheeling, W. Va., one share.
William P. Hubbard, residing in 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 17th day of May, 1890.

WALTER D. UPTEGRAFF,
GEO. W. G. FERRIS,
JOHN M. SWEENEY,
HENRY SCHMULBACK,
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 first day of May, nineteen hundred and forty, a 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 ninety.

WM. A. OHLEY,
Secretary of State.

SOUTHSIDE BANK OF WHEELING.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Side Bank of Wheeling, for the purpose of conducting a banking business by discounting promissory notes, negotiating
drafts, bills of exchange, and other evidences of indebtedness, re-
ceiving deposits, buying and selling exchange, bank notes, bullion or coin, and by loaning money upon personal or other security.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, state of West Virginia, and is to expire on the 5th day of June, A. D., 1940. And for the purpose of forming the said corporation we have sub-
scribed the sum of twenty-five 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 two hundred thou-
sand 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:

R. M. Gilleland, of the city of Wheeling, West Virginia, fifty-six shares.

H. F. Behrens, of the same city and state, forty shares.
W. S. McCullough, of the same city and state, twenty shares.

Joseph Spridel, of the same city and state, forty shares.
George Bowers, of the same city and state, ten shares.
C. Kalbitzer, of the same city and state, ten shares.

Charles Rohrig, of the same city and state, ten shares.
Gustave H. Medick, of the same city and state, ten shares.

Charles H. Bowers, of the same city and state, ten shares.

John Walford, of the same city and state, ten shares.
Joseph Heydinger, of the same city and state, ten shares.
Wm. P. Meyer, of the same city and state, ten shares.

Charles Horstman, of the same city and state, ten shares.
B. Horkheimer, of the same city and state, twenty shares.

John H. Pipes, of the same city and state, ten shares.

Wm. Wolvington, of the same city and state, ten shares.
Louis Asmus, of the same city and state, ten shares.

Charles Kettler, of the same city and state, ten shares.

John M. Sweeney, of the same city and state, two shares.
Wm. H. Hearne, of the same city and state, twenty-six shares.

Michael Loftus, of the same city and state, ten shares.
Frederick Beckendorf, of the same city and state, two shares.

Isadore Fulton, of the same city and state, two shares.

Wm. Rohrig, of the same city and state, ten shares.
E. F. Kurner, of the same city and state, ten shares.
W. W. McConnell, of the same city and state, ten shares.

Charles V. Seybold, of the same city and state, six shares.
F. J. Hearne, of the same city and state, sixteen shares.
C. F. Ulrich, of the same city and state, twenty shares.

P. J. Altmeyer, of the same city and state, five shares.
Albert H. Nolte, of the same city and state, six shares.
Charles R. Miner, of the same city and state, four shares.

Charles E. Jones, of the same city and state, four shares.
Louis G. Staib, of the same city and state, five shares.
CORPORATIONS.

Joseph H. Freese, of the same city and state, four shares.
Robert H. Devine, of the same city and state, eight shares.
Clara H. Miller, of the same city and state, two shares.
C. Lillian Jones, of the same city and state, two shares.
J. C. Beck, of the same city and state, four shares.
Henry C. Ackerman, of the same city and state, four shares.
L. W. Barr, of the city of Bellaire, in Belmont county, Ohio, ten shares.
H. T. Ford, of the town of Benwood, in Marshall county, West Virginia, ten shares.
Josiah St. Clair, of the town of Benwood, in the county of Marshall, West Virginia, two shares.
Chatham Sinclair, of the said town of Benwood, in Marshall county, West Virginia, 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 June, 1890.

R. M. Gilleland,
H. F. Behrens,
Wm. H. Hearne,
John Walford,
C. F. Ulrich,
A. H. Nolte,
W. S. McCullough,
Gustave H. Medick,
Louis G. Stair;
Jos. Speidel,
Geo. Bowers,
Chas. Horstman,
Louis Asmus,
Michael Loftus,
Joseph Heydinger,
Jno. H. Pipes,
Chas. R. Miner,
C. Lillian Jones,
Charles E. Jones,
Henry L. Ackerman,
Joseph H. Freese,
Clara H. Miller,
P. J. Altmeyer,
J. C. Beck,
William P. Meyer,
Bernhard Horkheimer,
E. F. Kurner,
Chas. A. Bowers,
L. W. Barr,
C. Kalbitzer,
Chas. V. Seybold,
Rout. H. Devine,
Chas. Rohrig,
Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 ninety.

WM. A. OHLEY,
Secretary of State.

NATIONAL MUTUAL BOND AND INVESTMENT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mutual Bond and Investment Company, for the purpose of issuing and selling bonds upon monthly installments, and payable from redemption and reserve funds made up from the appropriation of a certain part of the installments paid in according to tables which insure perfect equity to both large and small investors, the advantage of the association being to encourage and assist persons of moderate means to systematic saving, and by advantageous co-operation to realize larger profits than they could by investing in savings banks or building associations.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, and is to expire on the 31st day of December, 1930. 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 subscription the sum of five thousand dollars, and desire the privilege of increas-
C O R P O R A T I O N S .

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:

Erwin Agnew, Philadelphia, $10,000, one thousand shares.
Charles H. Adams, Philadelphia, $10,000, one thousand shares.
Claude S. Jarvis, Philadelphia, $10,000, one thousand shares.
John R. McFetridge, Philadelphia, $10,000, one thousand shares.
Clarence P. King, Philadelphia, $10,000, 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 14th day of June, 1890.

[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 December, 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 sixteenth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

T H E N E W Y O R K P U R I F I E D M I L K A N D C R E A M C O M P A N Y.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Purified Milk and Cream Company," for the purpose of processing and purifying milk and cream according to the plans and specifications set forth in certain letters patent granted by the United States government to one John T. Appleberg, and dated the 22nd day of October, 1889; and for placing said milk on the market in the city of New York, in the county and state of New York.

Which corporation shall keep its principal office or place of busi-
ness in the said city of New York, county and state of New York, and is to expire on the 1st day of June, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars ($5,000.00) to the capital stock thereof, and have paid in on said subscription the sum of five hundred dollars ($500.00), and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to two hundred thousand dollars ($200,000.00) in all.

The capital so subscribed is divided into shares of fifty dollars ($50.00) each, which are held by the undersigned respectively as follows, that is to say: By

John T. Appleberg, of Knoxville, Knox county, state of Tennessee, twenty shares, one thousand dollars ($1,000.00).

William W. Grant, of Brooklyn, Kings county, state of New York, twenty shares, one thousand dollars ($1,000.00).

William Evans, of Middletown, Orange county, state of New York, twenty shares, one thousand dollars ($1,000.00).

George V. Quigley, of the city of New York, county and state of New York, twenty shares, one thousand dollars ($1,000.00).

G. Chauncey Grant, of the city of New York, county and state of New York, twenty shares, one thousand dollars ($1,000.00).

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this thirteenth day of June, 1890.

John T. Appleberg, [Seal]

W. W. Grant, [Seal]

G. V. Quigley, [Seal]

G. Chauncey Grant, [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 first day of June, nineteen hundred and forty, a 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 sixteenth day of June, eighteen hundred and ninety.

Wm. A. Ohley, Secretary of State.

AMERICAN SULPHUR COMPANY. — AMENDMENT TO CHARTER.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that a resolution and new agreement, adopted at a meeting of the stockholders of The American Sulphur Company, and
CORPORATIONS.

signed and acknowledged by all the stockholders of said corporation, holding all of the capital stock thereof, has been certified to me by John Williams, president of the said company, under the corporate seal thereof, which resolution and new agreement is in the words and figures following:

WHEREAS, The stockholders of The American Sulphur Company, a corporation created under the laws of the state of West Virginia, desire to adopt a new agreement enlarging the objects and purposes for which said corporation was organized, so as to enable the said corporation to transact the business provided for in said agreement, to transact the business of mining coal; and

WHEREAS, We, the stockholders of The American Sulphur Company, on this 17th day of May, 1890, are now in meeting assembled at the principal office of the company, in the city and state of New York, specially called for the purpose of agreeing to and adopting a new agreement, so as to enlarge the objects and purposes for which said corporation was formed; and

WHEREAS, There is now represented in this meeting all the stockholders of said corporation holding all the issued capital stock thereof; and

WHEREAS, Each of the stockholders of said corporation have had due notice of this meeting and the purposes for which it was called; Now, therefore, be it

Resolved, That the stockholders of the American Sulphur Company agree to and adopt a new agreement enlarging the purposes and objects for which said corporation was organized, to wit:

Using the language and purposes of the original agreement down to and including the word "gypsum," where it occurs in the statement of purposes for which the said corporation was formed, and adding thereto the word "coal," so that the new agreement for the enlargement of the purposes of the corporation shall read as follows: The undersigned agree to become a corporation by the name of The American Sulphur Company, for the purpose of mining sulphur, salt, petroleum, gypsum, coal and other minerals, and manufacturing and dealing in them and their products; to buy lands and to erect thereon buildings and machinery for the carrying out of the objects of the company; to work mines and manufacture mineral products; to issue bonds secured by mortgage or mortgages upon the property and franchises of the said company, and to sell the same for the purpose of raising money with which to carry on the business of the company.

Given under our hands, this 17th day of May, 1890.

R. P. ROTHWELL, Trustee,
FRANK J. PRATT,
S. BRACKNELL,
JOHN H. PYPER,
JOHN WILLIAMS,
M. BENJAMIN.

Wherefore, the corporators named in the said resolution and
new agreement, and their successors and assigns, are hereby declared to be until the first day of October, nineteen hundred and thirty-nine, a corporation by the name and for the purposes set forth in said resolution and new 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 ninety.

W. A. OHLEY,
Secretary of State.

THE AMERICAN SULPHUR COMPANY--INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Wm. A. Onley, secretary of state of the state of West Virginia, do hereby certify that John Williams, president of the The American Sulphur Company, a corporation created under the laws of the state of West Virginia, has certified to me under his signature and the corporate seal of said corporation, that at a special meeting of the stockholders thereof, held in pursuance of law, at New York City, on the 17th day of May, 1890, at which meeting all the stock of the company was represented by the holders thereof in person, the following resolution was adopted:

"Resolved, That the capital stock of The American Sulphur Company be, and the same is hereby increased, from three thousand shares, of the par value of one hundred dollars each, to five thousand shares, of the par value of one hundred dollars each, thereby increasing the capital stock from three hundred thousand dollars to five hundred 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 state, [G. S.] at the city of Charleston, this sixteenth day of June, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

INWOOD PARK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Inwood Park," for the purpose of holding industrial expositions, agricultural fairs, horse and live stock fairs, and of establishing camp meeting, picnic, and pleasure grounds and park, and for the purpose of promoting and encouraging agricultural and manufacturing interests and live stock, and providing pleasure grounds and park, and acquiring by lease or purchase real estate for said grounds, fairs and park, buildings, and other necessary buildings thereon, by purchase or otherwise, and holding the said grounds and park at or near Inwood Station, on the line of the Cumberland Valley and Martinsburg Railroad, in the county of Berkeley, and state of West Virginia.

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 1st day of July, in the year 1912. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand two hundred dollars to the capital thereof, and have paid in on said subscription 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 ten 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, to-wit: By

Geo. M. Bowers, Martinsburg, W. Va., four shares.
Robert Lamon, Martinsburg, W. Va., four shares.
Geo. L. Sencindiver, Martinsburg, W. Va., four shares.
Frank C. Foreman, Bunker Hill, W. Va., four shares.
James W. Strong, Inwood, W. Va., four shares.
Chas. R. Hollis, Martinsburg, W. Va., four shares.

Given under our hands and seals, this 13th day of June, in the year 1890.

Geo. M. Bowers, [Seal]
Robert Lamon, [Seal]
Geo. L. Sencindiver, [Seal]
Frank C. Foreman, [Seal]
James W. Strong, [Seal]
Chas. R. Hollis, [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 state, [G. S.] at the city of Charleston, this seventeenth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 German Looking Glass Plate Company, for the purpose of manufacturing, importing, buying and selling German looking glass plates.

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 7th day of June, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two 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 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

Siegmund J. Bach, New York City, N. Y., six shares.
Max Drey, New York City, N. Y., three shares.
Siegfried Binsnanger, New York City, N. Y., two shares.
Albert Arnstein, New York City, N. Y., two shares.
Sigmund Cohn, New York City, N. Y., one share.
Edwin A. Hills, Boston, Mass., three shares.
Benjamin Griffen, 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 7th day of June 1890.

Siegmund J. Bach,
Max Drey,
Siegfried Binsnanger,
Albert Arnstein,
Sigmund Cohn,
Benjamin Griffen,
Edwin A. Hills.

Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 seventeenth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
GRANITE STATE PROVIDENT ASSOCIATION—CHARTER FILED.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the Granite State Provident Association, a corporation created, formed and organized under and by virtue of the laws of the state of New Hampshire, has this day filed in my said office, a duly certified copy of its articles of incorporation, and the law and authority under which it is incorporated as required by section 30, chapter 54 of the Code of West Virginia.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this seventeenth day of June, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE DRIVING CLUB OF THE DISTRICT OF COLUMBIA.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Driving Club of the District of Columbia, for the purpose of promoting good fellowship among its members by providing suitable grounds and buildings, where at all times they may meet for social intercourse, and further, by providing the proper facilities for developing, improving and driving trotting horses.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, and state of West Virginia, with privilege of having an office and doing business in the District of Columbia, and is to expire on the first day of January, 1915. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of 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 thirty thousand dollars in all.

The capital so subscribed is divided into shares of three hundred dollars each, which are held by the undersigned respectively as follows, that is to say: By

Frederick C. Stevens, Washington, D. C., one (1) share.
O. G. Staples, Washington, D. C., one (1) share.
W. W. Rapley, Washington, D. C., one (1) share.
A. M. Lothrop, Washington, D. C., one (1) share.
Frank T. Rawlings, Washington, D. C., 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 sixteenth day of June 1890.
FREDERICK C. STEVENS,
O. G. STAPLES,
W. W. RAPLEY,
A. M. LOTHRP.
FRANK T. RAWLINGS.

Wherefore, The corporators named in 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 fifteen, a corporation by the name and for
the purposes set forth in said agreement.

Given under my hand and great seal of the said state at
[G. S.] the city of Charleston, this eighteenth day of June, eigh­
ten hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE GULF CITY ABSTRACT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Gulf City Abstract Company, for the purpose, to wit:

To make abstracts of titles to real estate in the city and county
of Galveston, state of Texas, and to warrant titles to real estate to
purchasers or mortgagees of real estate.

Which corporation shall keep its principal office or place of busi­
ness at Galveston, in the county of Galveston, and state of Texas,
and is to expire on the first day of June, A. D., 1940. 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 subscription the sum of three thousand dollars, and
desire the privilege of increasing the said capital, by the sale of ad­
ditional 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 fol­

E. E. Steger, fifty shares.
CORPORATIONS.

H. A. Landes, fifty shares.
L. S. McKinney, fifty shares.
J. A. Robertson, fifty shares.
W. B. Wallis, fifty shares.
Foster Rose, fifty shares.
All of said shareholders being residents of the county of Galves-
ton, state of Texas.
And the capital to be hereafter sold is to be divided into shares o.
the like amount.
Given under our hands, this tenth day of June, 1890.

E. E. Steger,
H. A. Landes,
L. S. McKinney,
J. A. Robertson,
W. B. Wallis,
Foster 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 June, nineteen hun-
dred and forty, a 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 June, eight-
teen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

FRICK COMPANY.

FOREIGN.

Charter and Law Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
do hereby certify that Frick Company, a corporation created under
and by virtue of the laws of the state of Pennsylvania, has this day
filed in my said office a duly certified copy of its articles of incor-
poration and law and authority under which it is incorporated, as
required by section 30 of chapter 54 of the code of West Virginia.
Given under my hand and the great seal of the said
[G. S.] state, at the city of Charleston, this nineteenth day of
June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
HUNTINGTON AND BIG SANDY RAILROAD COMPANY.

Map and Profile filed June 19th, 1890.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the Huntington and Big Sandy Railroad Company, a corporation created under the laws of this state, has this day filed in my said office a map and profile of its said railroad from Huntington, in the county of Cabell, to Ceredo, in the county of Wayne.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this nineteenth day of June, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

OHIO VALLEY COFFEE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, 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 Valley Coffee Company, for the purpose of roasting coffee, and dealing in coffee and other merchandise.

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 first day of January, one thousand nine hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of seven 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 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:

C. H. Shattuck, of Parkersburg, W. Va., five shares.
J. M. Jackson, Jr., of Parkersburg, W. Va., five shares.
C. C. Martin, of Parkersburg, W. Va., five shares.
H. C. Jackson, of Parkersburg, W. Va., five shares.
C. Nelly, of Parkersburg, W. Va., five shares.
Simms Powell, of Parkersburg, W. Va., five shares.
T. P. Jeffrey, of Parkersburg, W. Va., five shares.
C. M. Shrewsbury, of Parkersburg, W. Va., five shares.
J. W. Vandervort, of Parkersburg, W. Va., five shares.
COURPORATIONS.

J. W. Dudley, of Parkersburg, W. Va., five shares.
W. W. Jackson, of Parkersburg, W. Va., five shares.
John L. Ruhl, of Clarksburg, W. Va., five shares.
Frederick Pleasants, of 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 11th day of June, 1890.

C. H. Shattuck,
J. M. Jackson, Jr.,
C. C. Martin,
H. C. Jackson,
C. Nelly,
Simms Powell,
T. P. Jeffrey,
C. M. Shrewsbury,
J. W. Vandervort,
J. W. Dudley,
W. W. Jackson,
John L. Ruhl,
Frederick Pleasants,
By Simms Powell,
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 Janu­
ary, nineteen hundred and forty, a 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 June, eight­
teen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

MEXICAN ONYX COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accom­
panied 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 Mexican Onyx Company:

We, the undersigned, do hereby associate ourselves together and
agree to become a corporation under the laws of the state of West
Virginia, and for that purpose do make and sign these articles of
incorporation, as follows:
1. The name of the said corporation shall be "Mexican Onyx Company."

2. The said corporation is formed for the purpose of acquiring or disposing of onyx mines in Mexico, and the patents or rights under which the same are held or owned; and for the purpose of working, developing and carrying on the mine or mines so purchased, and for the sale or disposal of the product thereof, and for the purchase and sale of onyx; and generally for the transaction of all business necessarily appertaining thereto.

3. The principal office or place of business of the said corporation shall be kept at Parkersburg, in the county of Wood, in the state of West Virginia, with branch offices or agencies in the city, county and state of New York, and elsewhere.

4. The capital stock of the said corporation is fixed at the sum of five hundred dollars, for which the undersigned have subscribed, the sum of fifty dollars thereof having been paid in.

We desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to an amount not exceeding five millions of dollars in all.

5. The capital so subscribed as aforesaid is divided into five shares of one hundred dollars each, which are held by the undersigned respectively, as follows, to wit:

William Cooper, New York City, N. Y., one share.
Alva E. Davis, New York City, N. Y., one share.
Arthur M. Davis, New York City, N. Y., one share.
Joseph Simons, New York City, N. Y., one share.
Charles Foxwell, New York City, N. Y., one share.

The capital hereafter to be issued is to be divided into shares of the like amount.

6. The said corporation is to commence from the date hereof, and to expire on the seventeenth day of June, one thousand nine hundred and forty.

In witness whereof we have hereunto set our hands, the seventeenth day of June, one thousand eight hundred and ninety.

William Cooper, New York City, N. Y., one share.
Alva E. Davis, New York City, N. Y., one share.
Arthur M. Davis, New York City, N. Y., one share.
Joseph Simons, New York City, N. Y., one share.
Charles Foxwell, New York City, N. Y., one share.

The capital hereafter to be issued is to be divided into shares of the like amount.

6. The said corporation is to commence from the date hereof, and to expire on the seventeenth day of June, one thousand nine hundred and forty.

In witness whereof we have hereunto set our hands, the seventeenth day of June, one thousand eight hundred and ninety.

William Cooper,
Alva E. Davis,
Arthur M. Davis,
Joseph Simons,
Charles Foxwell.

Wherefore, the corporators named in 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 forty, a 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 June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

HARPER'S FERRY AND LONDON BRIDGE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

An agreement to become a corporation:

The undersigned agree to become a corporation by the name of the Harper's Ferry and Loudon Bridge Company, for the purpose of constructing and operating a toll bridge across the Shenandoah river at Harper's Ferry.

Which corporation shall keep its principal office or place of business at Harper's Ferry, in Jefferson county, West Virginia. And for the purpose of forming the said corporation, we have subscribed the sum of $150.00 to the capital thereof, and have paid in on said subscriptions the sum of $15.00, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to $8,000.00 in all.

The capital so subscribed is divided into shares of $25.00 each which are held by the undersigned respectively, as follows, that is to say:

Edward Tearney, Harper's Ferry, West Va., one share.
J. Garland Hurst, Harper's Ferry, West Va., one share.
John Heflebower, Keep Trust, Maryland, one share.
J. W. Rider, Harper's Ferry, West Va., one share.
Forrest W. Brown, Charlestown, West Va., one share.
Charles H. Trail, Harper's Ferry, 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 9th day of May, 1890.

Edward W. Tearney,
J. Garland Hurst,
John Heflebower,
J. W. Rider,
Forrest W. Brown,
C. H. Trail.

Wherefore, the corporators 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 state, [G. S.] at the city of Charleston, this twentieth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 “Tanner Oil Company,” for the purpose of mining, boring, drilling for, producing and dealing in, buying and selling petroleum or carbon oils and gas, and refining, treating, buying, selling, barreling and shipping petroleum or carbon oils and the products thereof; transporting the same in barrels, barges, tank cars or pipe lines; laying, constructing and operating pipe lines for the transportation of oil, gas, water and other fluids; mining, digging, excavating and shafting for ores, minerals and metals, and transporting, selling and dealing in the same, and buying leasing, renting and holding lands for the purposes aforesaid, and to erect and construct telegraph or telephone lines and operate the same.

Which corporation shall keep its principal office and place of business in the city of Parkersburg, Wood county, West Virginia, and is to expire June 1st, A.D. 1940. For the purpose of forming said corporation we have subscribed the sum of twenty-five hundred dollars to the capital stock of said corporation, and have paid in on the said subscription the sum of two hundred and fifty dollars, and we desire the privilege of increasing the said capital stock, by sales 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:

Chas. T. Caldwell, Parkersburg, W. Va., (6) six shares.
Jno. S. Camden, Parkersburg, W. Va., (5) five shares.
John L. Showalter, Volcano, W. Va., (3) three shares.
Levin Smith, Parkersburg, W. Va., (3) three shares.
F. Cook Caldwell, Parkersburg, W. Va., (3) three shares.
James Showalter, Volcano, W. Va., (3) three shares.

And the shares to be hereafter sold are to be divided into shares of like amount.

Given under our hands and seals, this 17th day of June, A.D., 1890.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

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TEN MILE OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Ten Mile Oil and Gas Company, for the purpose of boring for and producing oil and gas, constructing and laying pipe lines for the conveyance of the same; for the purpose of buying, shipping, vending oil and refining the same, and the manufacture of the products of the same; for the purpose of constructing gas lines, supplying towns, individuals, manufactories and the public generally, as well as said corporation with gas for fuel and light; for the purpose of letting and leasing the territory of the company to operators; for the purposes of buying, leasing and holding lands and selling the same for the purposes of said company in mining and boring for oil and gas, manufacturing and carrying away the same; for the purpose of carrying on the business of general merchandise, wholesale and retail; for the purpose of building and maintaining telephone and telegraph lines or exchanges; for the purpose of mining and dealing in coal and coal lands, and manufacturing and selling gas produced from coal; and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

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 18th day of June, 1910. And for the purpose of forming the said corporation, we have subscribed the sum of eighteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and eighty 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 respectively, as follows, that is to say: By

T. M. Jackson, Clarksburg, W. Va., six (6) shares.
I. C. White, Morgantown, W. Va., six (6) shares.
L. D. Jarvis, Clarksburg, W. Va., two (2) shares.
James Monroe, Clarksburg, W. Va., two (2) shares.
J. W. Monroe, Clarksburg, W. Va., two (2) 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, 1890.

T. M. Jackson,
I. C. White,
L. D. Jarvis,
James Monroe,
J. W. Monroe.

Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

ASPEN KING MINING COMPANY.

FOREIGN.

I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the word- and figures following:

The undersigned agree to become a corporation by the name of the "Aspen King Mining Company," for the purpose of digging, blasting, mining, raising, milling, reducing, smelting and using minerals and metals; of purchasing, holding, working and selling mines, minerals and metals, and of doing a general mining and mineral milling business.

Which corporation shall keep its principal office or place of business at the city of St. Louis, in the state of Missouri, and is to expire on the first day of June, A.D., 1940. And for the purpose of forming said corporation, the undersigned have subscribed the sum of twenty-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 and fifty thousand dollars in all.

The capital so subscribed is divided into shares of one dollar
CORPORATIONS

Each, which are held by the undersigned respectively, as follows:

By

Charles H. Clark, St. Louis, Missouri, five hundred shares.
E. Henry Vordtreide, St. Louis, Missouri, five hundred shares.
Bernard Mohr, St. Louis, Missouri, five hundred shares.
Frank W. Feuerbacker, St. Louis, Missouri, five hundred shares.
Clarence E. Blake, St. Louis, Missouri, five hundred shares.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands this seventeenth day of June, A.D., 1890.

CHAS. H. BLAKE,
CLARENCE E. BLAKE,
E. HENRY VORDTREIDE,
FRANK W. FEUERBACHER,
B. MOHR.

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 June, nineteen hundred and forty, a 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 ninety.

WM. A. OHLEY,
Secretary of State.

THE NATIONAL SMOKELESS POWDER MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

I. The undersigned agree to become a corporation under the laws of the state of West Virginia, by the name of "The National Smokeless Powder Manufacturing Company."

II. The purposes for which the said company is organized, are the manufacturing of high explosives, smokeless powder, gun powder, and improved gun powder, upon the process of manufacturing the same, invented and discovered by Col. John F. Alexander, of Washington, D. C.; also to secure by purchase or otherwise, any other process for the manufacture of high explosives, smokeless powder, gun powder, and improved gun powder, that the said company may be able to obtain; also to sell the high explosives, smokeless powder, gun powder, and improved gun powder, manu-
factured by said company, and other varieties of explosive sub-
stances, such as detonators, fulminates, and e:ectrical fuses, manu-
factured by said company, under the process of said Alexander, or
otherwise; also to sell and dispose of the right to manufacture and
sell the high explosives, smokeless powder, gun powder, and im-
proved gun powder that may be manufactured under the process
invented and discovered by the said Alexander, whenever the said
process shall be protected by letters pataent issued to said Alexander,
either in the United States or elsewhere.

III. That the said company shall keep its principal office or place
of business in the city, county and state, of New York, at a place to
be designated, when the said company shall have elected its officers,
and commenced the business for which it is organized and char-
tered.

IV. The said corporation is organized and chartered to continue
for the period of fifty years, and is to expire on the twentieth day of
June, A. D., 1940.

V. For the purpose of forming the said corporation we have sub-
scribed the sum of five thousand dollars to the capital stock thereof,
and have paid in on said subscriptions ten per cent. thereof, amount-
ing to the sum of five hundred dollars; and additional subscriptions
to, and sale of stock of said corporation will be made, between the
date of granting a charter to said company, and the date fixed by
the undersigned for the election of its officers, until the sum of seven
hundred and fifty thousand dollars shall be subscribed to the capi-
tal stock of said corporation, which said sum shall be the capital
stock of said corporation, until otherwise provided. The said cap-
tal stock shall be divided into seven thousand five hundred shares,
and the par value of said shares shall be one hundred dollars.

VI. The capital stock so subscribed by the undersigned is divi-
ded into shares of one hundred dollars each, and are held by us,
respectively, as follows, to wit:

Charles Hedges, Galveston, Texas, ten shares.


F. Laflin Kellogg, New York City, ten shares.

Beverly R Codwise, Rockville, Md., ten shares.

W. Kesley Schoepf, Hyattsville, Md., ten shares.

And the capital stock of said corporation to be hereafter sub-
scribed for and sold, is to be divided into shares of the like amount.

VII. There shall be no individual liability for any of the debts of
said corporation, by any stockholders thereof, after any stock sub-
scribed for and issued has been fully paid for, at such rates, and
upon such consideration therefor, as shall have been determined by
the board of directors of said corporation.

Given under our hands, this 19th day of June, A. D., 1890.

F. Laflin Kellogg,

John F. Alexander,

B. R. Codwise,

Charles Hedges,

W. Kesley Schoepf.
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 twentieth day of June, nineteen hundred and forty, a 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, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE STANDARD OIL LAMP COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Oil Lamp Company, for the purpose of buying, owning, using and selling all kinds of inventions, whether patented or not, relating to, used or to be used in any system of lighting, by oil, petroleum, mineral oil, vegetable oil, animal oil, or oil of any character, now known or yet to be discovered, or invented, or by gas, vapor, or fluid illuminating agent of any sort whatever. For the further purpose of possessing, owning and manufacturing any and all appliances, instruments and machinery designed for employment in the development and use of such illuminating agents as those just specified; and all patents relating thereto or to any subject whatsoever connected therewith. For the further purpose of selling, vending, leasing, or hiring all such appliances, instruments, machinery, fixtures, or attachments as may be employed for illuminating by means of the said illuminating agents. For the further purpose of developing or introducing into general use such illumination as that referred to, and for transacting all such business as may be necessary in the furtherance of the purposes herein specified.

Which corporation shall keep its principal office or place of business at and in the city of New York, in the county of New York, and state of New York, and is to expire on the sixteenth day of June, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred dollars ($600.00) to the capital thereof, and have paid in on said subscriptions the sum of sixty dollars ($600.00), and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two hundred thousand dollars ($200,000.00) in all.

The capital so subscribed is divided into shares of one hundred
dollars ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By
Stilson Hutchins, Washington, D. C., one share.
Blakely Hall, New York, N. Y., one share.
Frederick A. Lovecraft, New York, N. Y., one share.
Cecil Clay, New York, N. Y., one share.
Robert F. Rogers, New York, N. Y., one share.
William A. Edwards, 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 13th day of June, 1890.

Robert F. Rogers,
Frederick A. Lovecraft,
Blakely Hall,
Cecil Clay,
William A. Edwards,
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 sixteenth day of June, nineteen hundred and forty, a 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 June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE GOLD HILL MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

Incorporation of The Gold Hill Mining Company.

We the undersigned agree to become a corporation by the name of The Gold Hill Mining Company, for the purpose of purchasing, operating, managing and working mines in the state of California and elsewhere, to work the same, extract ore therefrom, gold, silver or other metal, and to do all and everything that may be necessary to be done in mining and milling and working ores, turning the same into bullion, or sell the same, with the mines and property of the company. To erect tenement houses on the mining lands of the company to be used and managed for the use, interest and benefit of
the company in such way and manner as may seem best and most desirable.

Which corporation shall have its principal office to transact its business in the city of New York, and state of New York, and have a branch office in which also to transact business in the city of Nevada, or at the mines of the company near said city, in the state of California, where the mines and property now owned by the said corporators and others are located. Said corporation to expire on the 20th day of June, 1930. And for the purpose of forming the said corporation, the undersigned have subscribed to the capital stock thereof in valuable mining property the sum and amount of $85,000, and have paid in for the use and ownership of said company in valuable mines and mining property the sum and value of $85,000.

The capital stock of said corporation shall be $800,000, to be divided into 160,000 shares, of the par value of $5.00 per share, with the privilege of increasing the capital stock by the purchase of mines and mining property, or otherwise paying therefor by issuing stock of the said corporation or company for the same to the amount of $1,500,000, and the stock to be issued by the said corporation for such mines and mining property now or hereafter to be full paid up stock, at the par value of $5.00 per share, and is to be non-assessable.

It is the intention of each corporator and subscriber herein named, and the formation and incorporation of this company is intended to be, and is in pursuance of and in accordance with the laws of the state of West Virginia (Code, ch. 53 and sec. 24, as amended by Acts of 1882, ch. 67) allowing a company or corporation to purchase mines and mining property for the use and benefit of said corporation, and pay therefor in stock of said company.

The names and residences of the undersigned incorporators, and who arc to manage the affairs and business of said corporation, or until others are elected and qualified, are

M. J. Shoecraft, residing at Oneida, Madison county, N. Y., subscribing for and holding five thousand nine hundred shares of the capital stock of said company.

Calvin Littlefield, residing at Belleville, Jefferson county, and state of New York, subscribing for and holding five thousand shares of the capital stock of said company.

W. W. Tucker, residing in the city and state of New York, subscribing for and holding five thousand shares of the capital stock of said company.

G. Livingston Morse, residing at Yonkers, in the state of New York, subscribing for and holding one thousand shares of the capital stock of said company.

R. H. Pettigrew, Jr., residing in New York City, in the state of New York, subscribing for and holding one hundred shares of the capital stock of said company.

All of said corporators reside in the state of New York, and the
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business of said corporation is to be carried on outside of the state of West Virginia.

M. J. Shoecraft,
C. Littlefield,
G. Livingston Morse,
W. W. Tucker,
R. H. Pettigrew, 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 twentieth day of June, 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 state, [G. S.] at the city of Charleston, this twenty-third day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ISLAND CITY ABSTRACT AND LOAN COMPANY, GALVESTON, TEXAS.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Island City Abstract and Loan Company, for the purpose of compiling the titles to real estate in the county of Galveston, state of Texas, and furnishing an abstract of the same, and making loans upon real estate in the state of Texas.

Which corporation shall keep its principal office or place of business at the city of Galveston, in the county of Galveston, and state of Texas, and is to expire on the 31st day of May, 1940. 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 one hundred and eighty 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

H. M. Trueheart, Galveston, Texas, one share.
Jno. A. Harrington, Galveston, Texas, one share.
M. F. Mott, Galveston, Texas, one share.
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F. O. Bertrand, Galveston, Texas, one share.
C. Vansickle, Galveston, Texas, one share.
John A. Caplen, Galveston, Texas, one share.
E. H. Porter, Galveston, Texas, one share.
F. L. Lee, Galveston, Texas, one share.
I. E. Labatt, Galveston, Texas, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 13th day of June, 1890.

H. M. Trueheart,  
Jno. A. Harrington,  
M. F. Mott,  
F. O. Bertrand,  
C. Vansickle,  
John A. Caplen,  
E. H. Porter,  
F. L. Lee,  
I. E. Labatt.

Wherefore, the corporators named in 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 May, nineteen hundred and forty, a 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-fourth day of June, eighteen hundred and ninety.

Wm. A. Ohley,  
Secretary of State.

THE CITIZENS OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Oil Company, for the purpose of boring for, developing, producing, refining, dealing in and selling natural oils and gas, for heating, lighting and other purposes, and of buying, leasing, holding, and selling lands as provided by law, and leases for the same purpose, and of laying, buying, leasing, and selling and operating pipes and pipe lines and tanks, and of transporting and storing oils, and doing a general pipe line and storage business.

Which corporation shall keep its principal office or place of business at Winfield, in the county of Putnam, and state of West Virginia, and is to expire on the first day of June, 1930. 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 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

J. T. Bowyer, Winfield, W. Va., ten shares.
Rufus Switzer, Winfield, W. Va., twenty share.
L. A. Christy, Winfield, W. Va., ten shares.
W. H. McCallister, Hurricane, W. Va., ten shares.
J. N. Morris, Midway, 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 12th day of May, 1890.

J. T. Bowyer,
Rufus Switzer,
L. A. Christy,
W. H. McCallister,
J. N. Morris.

Wherefore, the corporators named in 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, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

"ECLIPSE ELECTRIC COMPANY."

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement, duly acknowledged and ac-
companied 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
"Eclipse Electric Company," for the purpose of conducting and
carrying on the business of furnishing electric lighting and illumina-
ting in the open air, houses, cars, wagons, cabs, carriages and
other vehicles and mines, and other places; furnishing electric motor
power for sewing machines, ventilating fans, grinding mills and other machinery, for other mechanical articles and
scientific purposes; and for street cars, launches and small boats, and
generally for all purposes for which such motor power may be used;
manufacturing all necessary machinery, plant and appliances neces­
sary for any of the purposes of the corporation; purchasing, selling
or licensing the use of, or renting patent rights; obtaining and hold­
ing franchises, and, generally doing all lawful acts in furtherance of
its corporate purposes.

Which corporation shall keep its principal office or place of busi­
ness at the city of Washington, in the District of Columbia, and is
to expire January 1st, 1940. And for the purpose of forming said
 corporation, we have subscribed the sum of fifty ($50.00) dollars
to the capital thereof, and have paid in on said subscriptions the
sum of fifty ($50.00) 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 ten ($10.00)
dollars each, which are held by the undersigned respectively, as fol­
lows: that is to say:

Benjamin F. Bittinger, 638 F street, S. W., Washington, D. C.,
one share
Alvin M. Lothrop, 1305 K street, N. W., Washington, D. C., one
share.
Simon Oppenheimer, 731 6th street, N. W., Washington, D. C.,
one share.
John H. Walter, 613 F street, N. W., Washington, D. C., one
share.
John Ridout, 1748 N street, N. W., 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 June, A. D., 1890.
BENJAMIN F. BITTINGER,
ALVIN M. LOTHRUP,
SIMON OPPENHEIMER,
JOHN H. WALTER,
JOHN RIDOUT.

Wherefore, the corporators named in 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 forty, a 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-fifth day of June,
eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
THE MONTAGUE ROLLER COTTON GIN COMPANY.

FOREIGN.

Change of principal office.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that J. R. Montague, 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 said corporation, that at an annual meeting of the stockholders thereof, held in pursuance of law at the principal office of the company in Toledo, Ohio, on the 17th and 18th days of June, 1890, the following resolution was adopted:

"Resolved, That the principal office or place of business of the Montague Roller Cotton Gin Company, of Toledo, Ohio, be and the same is hereby changed and removed from Toledo, Ohio, to Syracuse, N. Y., and is hereby established and shall remain at the latter place."

Wherefore, I do declare said change of principal office or place of business, as set forth in the foregoing resolution, to be authorized by law, and that the principal office or place of business of said, The Montague Roller Cotton Gin Company, shall hereafter be at Syracuse, N. Y.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this 26th day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE NORTH AMERICAN MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 North American Mining 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 silver, gold and other ores, and working and manufacturing the same in any and all of the various branches, forms, articles and things for which they are or may be used or employed; using any process, hydraulic, or otherwise, for obtaining ores and smelting, stamping, or other means for extracting the metal therefrom; mining coal, iron, silver, gold, fire clay and transporting the same and vending the
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same; developing and working minerals, chemicals, timber, wood, rock, grain, oil, and other products of land and soil, as by 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, navigating and running tow boats and barges, or other conveyances in connection with its business: purchasing and holding iron, coal, oil, timber and other minerals 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 merchandise, and all other things not prohibited by law, that may be regarded by said company as essential, necessary, incidental or auxiliary to the proper management 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 the city of New York, in the county of New York, and state of New York, and is to expire on the 24th day of June, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred and twenty-five dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty-two and 50-100 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 twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

David T. Alger, New York, N. Y., eight shares.
Oliver P. Hazard, Bound Brook, N. J., eight shares.
William P. Pierson, East Orange, N. J., three shares.
Charles E. Meynell, Philadelphia, Pa., three shares.
Andrew C. McMechan, New York, 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 24th day of June, 1890.

David T. Alger, [Seal]
Oliver P. Hazard, [Seal]
William P. Pierson, [Seal]
Charles E. Meynell, [Seal]
Andrew C. McMechan, [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-fourth day of June, nineteen hundred and forty, a corporation by the name and for the purposes set forth in said agreement.
THE SOUTHERN FISH COMPANY.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Fish Company," for the purpose of manufacturing and selling ice; operating cold storage warehouses; buying, selling, and shipping fish and poultry, and any other business that will enhance the company's interests.

Which corporation shall keep its principal office or place of business at St. Petersburg, in the county of Hillsborough, and state of Florida, and is to expire on the first day of June, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of twelve thousand and five hundred ($12,500) dollars to the capital thereof, and have paid in on said subscription the sum of twelve thousand and five hundred ($12,500.00) 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 ($10.00) dollars each, which are held by the undersigned respectively, as follows, that is to say:

Fred Balcom, Jacksonville, Fla., nine hundred and forty-nine shares.
John B. Hurst, Lake Helen, Fla., two hundred and ninety-eight shares.
Albert B. Hurst, Lake Helen, Fla., one share.
Elijah P. Barrows, Winter Park, Fla., one share.
Davis L. Ferguson, Waldo, Fla., 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 June, 1890.

Fred Balcom, [Seal]
John R. Hurst, [Seal]
Albert B. Hurst, [Seal]
Elijah P. Barrows, [Seal]
Davis L. Ferguson, [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 June, nineteen hundred and forty, a 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-seventh day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WEST VIRGINIA COAL AND LUMBER COMPANY.

FOREIGN.

Charter and Law Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the "West Virginia Coal, Iron and Lumber Company," a corporation created under the laws of the state of Tennessee, has this day filed in my said office a duly certified copy of its charter, and a copy of the laws of the state of Tennessee under which it is incorporated, as required by section 30 of chapter 54 of the Code of West Virginia.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this 27th day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

OLD DOMINION BUILDING AND LOAN ASSOCIATION.

FOREIGN.

Charter and Law filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the "Old Dominion Building and Loan Association," 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, and a copy of the law of Virginia under which it is incorporated, as required by section 30 of chapter 54 of the Code of West Virginia.

Given under my hand and the great seal of the said state, at [G. S.] the city of Charleston, this 27th day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
EQUITABLE ENDOWMENT ASSOCIATION.—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Appleton P. Clark, Vice-President of the Equitable Endowment Association, has this day 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 24th day of June, 1890, at which meeting a majority of the capital stock of the association was represented, the following resolutions were adopted:

"Resolved, That the capital stock of the Equitable Endowment Association shall consist of one thousand (1,000) shares of one hundred ($100) dollars each.

"Resolved, That the present issue of capital stock be called in and cancelled. That all shares of stock of the existing issue in the treasury of the association be cancelled.

"Resolved, That the holders of the existing issue shall receive in lieu thereof, paid up stock of the new issue for the amount paid on said existing issue. That the stockholders can pay an amount which, with the remainder over, even hundreds of dollars paid on his stock, will equal the par value of a share of stock of the new issue.

"Resolved, That shares of stock aggregating fifty thousand ($50,000) dollars, less those taken by the present shareholders as hereinbefore provided, shall be sold at par value payable in five equal monthly installments, the first installment to be paid July 1st, 1890. That the remaining shares of stock to be deposited in the treasury of the association subject to its future action."

Wherefore, I do declare said increase of capital stock, as set forth in the foregoing resolutions, to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this 27th day of June, eighteen hundred and ninety.

WM. A. OHLey,
Secretary of State.

WHEELING METAL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Metal Company, for the purpose of manufacturing,
buying, selling and dealing in all kinds of sheet metal; and also fruit jar caps and other articles made of sheet metal; and also fruit jars and other articles made of glass.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, West Virginia, and is to expire on the first day of May, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of eight thousand dollars ($8,000) to the capital thereof, and have paid in on said subscription the sum of eight thousand dollars ($8,000), and desire the privilege of increasing the said capital, from time to time, in all to one hundred thousand dollars ($100,000).

The capital so subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned, as follows, that is to say: By

C. N. Brady, residing at Washington, Pa., ten shares.
William Somerville, residing at St. Louis, Mo., ten shares.
W. T. Graham, residing at Bridgeport, Ohio, ten shares.
Jacob J. Holloway, residing at Wheeling, W. Va., ten shares.
William Goring, residing at Wheeling, W. Va., ten shares.
N. B. Scott, residing at Wheeling, W. Va., ten shares.
J. C. Brady, residing in Ohio county, W. Va., ten shares.
William P. Hubbard, residing in Ohio county, W. Va., ten shares.

And the capital stock to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this fourteenth day of May, 1890.

CHARLES N. BRADY,
WM. SOMERVILLE,
W. T. GRAHAM,
J. J. HOLLOWAY,
N. B. SCOTT,
WM. GORING,
J. C. BRADY,
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 first day of May, nineteen hundred and forty, a 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 June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

LOGAN OIL AND GAS COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
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do hereby certify that T. M. Jackson, President of the Logan Oil and Gas 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 Mannington, W. Va., on the 21st day June, 1890, 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 par value of shares of the capital stock of the Logan Oil and Gas Company be increased from fifty dollars to one hundred dollars per share."

Wherefore, I do declare said increase of the par value of the shares of the capital stock of the Logan Oil and Gas Company, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city Charleston, this 27th day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE VIRGINIA AND PITTSBURG COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Virginia and Pittsburg Coal and Coke Company," for the purpose of acquiring and holding coal and other mineral lands or properties; of mining, manufacturing, transporting and marketing coal or other minerals or the products thereof, and of constructing, maintaining, using and operating all such works, ways, trams, bridges or other structures as are or may be necessary or appropriate and convenient to a general mining business, including the buying, selling and exchanging of general merchandise, and including also the construction and maintaining of necessary or convenient railways, and a bridge across the Tygart's Valley River, upon the lands of said company or lands acquired by its lying on said river, in the county of Marion, and state of West Virginia, for the carrying and transportation of the company's products.

Which corporation shall keep its principal office in the town of Fairmont, Marion county, state of West Virginia, and shall expire on the 15th day of June, in the year one thousand nine hundred and forty. And for the purpose of forming the said corporation, we have subscribed a sum of five hundred dollars to the capital thereof, and
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desire the privilege of increasing the said capital to two hundred thousand dollars in all, by the sale of additional shares from time to time.

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 J. Wright, of Pittsburg, Pa., one share.
Edwin Kincaid, of Pittsburg, Pa., one share.
Samuel R. Hite, of Wheeling, W. Va., one share.
P. Y. Hite, of Hite’s P. O., Pa., one share.
Joseph R. Tindall, of Philadelphia, Pa., one share.

And the capital to be hereafter sold, is to be divided into shares of the like amount, and fifty dollars, or ten per cent., has been paid in on said subscriptions.

Given under our hands and seals, this 17th day of June, 1890.

W. J. WRIGHT, [Seal]
EDWIN KINCAID, [Seal]
SAMUEL R. HITE, [Seal]
P. Y. HITE, [Seal]
JOS. R. TINDALL, [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 fifteenth day of June, nineteen hundred and forty, a 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-seventh day of June, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE TAYLOR FARM OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Taylor Farm Oil Company,” for the purpose of boring, mining, producing, and selling and transporting oil or gas or other mineral substances.

Which corporation shall keep its principal office or place of business at Belmont, in Pleasants county, West Virginia, and is to expire on the first day of July, 1910. And for the purpose of forming said corporation, we have subscribed the sum of two hundred and
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fifty dollars to the capital stock thereof, and have paid in 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

W. N. Chancellor, one share.
J. no. A. Hutchinson, one share.
E. D. J. Bond, one share.
B. D. Spillman, one share.
T. B. Camden, one share.

All of Parkersburg, West Virginia.

And the capital to be sold is to be divided into shares of like amount.

Given under our hands, this 27th day of June, 1890.

W. N. CHANCELLOR,
E. D. J. BOND,
J. no. A. HUTCHINSON,
B. D. SPILLMAN,
T. B. CAMDEN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successor and assigns, are hereby declared to be from this date until the first day of July, 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 state,

[G. S.] at the city of Charleston, this twenty-eighth day of June, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

PLEASANTS COUNTY OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Pleasants County Oil and Gas Company, for the purpose of acquiring by gift, deed, grant, lease, assignment, device or otherwise, petroleum, oil and gas lands, and holding, transferring, conveying, leasing, assigning, and selling the same under the limitations and restrictions provided by law; for drilling and operating for petroleum, oil and gas; for buying, selling and dealing in oil, gas, and
petroleum, and for constructing and operating lines of piping and tubing, for transferring, shipping and conveying oil, gas and petroleum, and for all purposes necessary for carrying on the business properly pertaining to such works and improvements, to operate in West Virginia, Ohio, Pennsylvania and Kentucky.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and state West Virginia, and is to expire on the 12th day of June, 1940. 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:

By

G. W. Hill, Wheeling, W. Va., one share.
W. R. Donaldson, Wheeling, W. Va., one share.
Chas. E. Vankeuren, Wheeling, W. Va., one share.
M. J. McFadden, Wheeling, W. Va., one share.
F. C. Swift, 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 14th day of June, 1890.

G. W. Hill,
W. R. Donaldson,
Chas. E. Vankeuren,
M. J. McFadden,
F. C. Swift.

Wherefore, the corporators named in the said agreement, and who have hereby signed the same, and their successors and assigns, are hereby declared to be from this date until the twelfth day of June, nineteen hundred and forty, a 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-eighth day of June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

KINGSBURY MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
companied 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 Kingsbury Manufacturing Company, of de Land, Florida, for the purpose of buying, manufacturing, selling, leasing and dealing in artificial ice, artificial ice plants, electric light and power, electric telegraph and telephone supplies, electric plants of every description, irrigation, irrigating plants, steam engines, steam boilers, steam pumps, steam, hot water and hot air, heating, piping and plumbing, saw mills, wind mills, artesian well outfits, (boring artesian wells) mill and other supplies and machinery of every description, together with general repairing, etc. Also buying, selling, owning and dealing in any and all real and personal property necessary or convenient for the prosecution of said business.

Said corporation shall keep its principal office or place of business at Boston, in the county of Suffolk, state of Massachusetts, and the charter of the same shall expire on the 20th day of June, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand ($1,000.00) dollars to the capital thereof, and have paid in on said subscription the sum of one thousand ($1,000.00) 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 ($150,000.00) dollars in all.

The capital so subscribed is divided into shares of ten ($10) dollars each, which is held by the undersigned respectively, as follows, that is to say: By

Albert G. Kingsbury, de Land, Florida. twenty shares.
James J. Riegel, Boston, Mass., twenty shares.
Elisha B. Sears, Boston, Mass., twenty shares.
William M. Belcher, Boston, Mass., twenty shares.
A. Joseph Kingsbury, Boston, Mass., twenty shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this 20th day of June, 1890.

ALBERT G. KINGSBURY,
JAMES J. RIEGEL,
ELISHA B. SEARS,
WILLIAM M. BELCHER,
A. JOSEPH KINGSBURY.

Wherefore, the corporators named in 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 forty, a 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-eighth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
THE LINDSAY-COCHRAN MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of State of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Lindsay-Cochran Manufacturing Company, for the purpose of purchasing, constructing and maintaining mills, buying timber and timber lands, and coal and coal lands, ore and ore lands, oil and oil lands, manufacturing lumber, mining coal, ore, etc., and drilling wells, and general merchandising, and to do all things necessary for the successful prosecution of the several objects aforesaid, for which this corporation is formed. And disposing of the land or other property of the said company when no longer needed for the purpose and business of the corporation.

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 30th day of June, A.D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of thirty-six hundred ($3,600.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of thirty-six hundred ($3,600.00) 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 dollars ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By

William I. Lindsay, Cleveland, Ohio, nine (9) shares.
William P. Johnson, Cleveland, Ohio, nine (9) shares.
John A. Cochran, Allegheny City, Pa., six (6) shares.
Loyal Y. Cochran, Allegheny City, Pa., six (6) shares.
Thomas K. Davison, Pittsburgh, Pa., 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 5th day of May, 1890.

[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 thirtieth day of June, nineteen hundred and forty, a 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 thirtieth day of June, eighteen
hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE NATIONAL CAPITOL LIFE ASSOCIATION.

FOREIGN.

I, Wm. A. Ohley, 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 National Capitol Life Association." Said corporation to be
organized for the purpose of the mutual protection and relief of
those who may become beneficiary members thereof, the payment
of sums of money to the families, heirs and beneficiaries of de­
cesed members, the receipts of money by voluntary contributions,
donations or dues, the collection of money by assessments upon its
members, and the distribution, investment and appropriation of such
moneys.

The capital subscribed to said corporation to be held and used
for the purposes herein set forth and as a guarantee, fund to its bene­
eficiary members, their heirs, beneficiaries and assigns, guarantee­
ing that said corporation shall fulfill, keep and discharge its legal
contracts with its beneficiary members, their legal representatives,
heirs and assigns, and for no other purpose whatever. Said cap­i­
tal stock shall not in any manner share in the assessments nor in
any wise to be increased thereby.

The principal office or place of business of said corporation shall
be at the City of Washington, District of Columbia, and is to ex­
pire on the first day of June, A. D., one thousand nine hundred and
ninety. 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 cap­i­
tal by the sale of additional shares from time to time, to two hun­
dred 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 fol­
 lows, that is to say:
Oliver C. Sabin, Washington, D. C., two (2) shares.
Diller B. Groff, Washington, D. C., three (3) shares.
George Latimer, Washington, D. C., two (2) shares.
Samuel A. Groff, Washington, D. C., one (1) share.
CORPORATIONS.

Daniel Ramey, Washington, D. C., two (2) shares.
And the capital to be hereafter sold is to be divided into shares of like amounts.
Given under our hands, this 24th day of June, A. D., 1890.
OLIVER C. SABIN,
DILLER B. GROFF,
GEORGE LATIMER,
SAMUEL A. GROFF,
DANIEL RAMEY.

Wherefore, the corporators named in 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 ninety, a 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 thirtieth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

TRAVELERS OIL AND GAS COMPANY OF WEST VIRGINIA.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Travelers Oil and Gas Company of West Virginia," for the purpose of drilling and operating for petroleum, oil and natural gas in West Virginia and elsewhere; leasing lands for oil and gas purposes in West Virginia and elsewhere; buying, selling and dealing generally in West Virginia and elsewhere, in petroleum oil and natural gas, and in oil and gas territory, and transacting all other business which may be necessary or useful in carrying out the objects and purposes hereinbefore indicated.
Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and is to expire on the first day of May, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $500.00 to the capital thereof, and have paid in on said subscription the sum of $500.00, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $100,000.00 in all.
The capital so subscribed is divided into shares of $100.00
CORPORATIONS.

each, which are held by the undersigned respectively, as follows, that is to say: By

F. C. Gaylord, of Weston, W. Va., one share.
Edward E. Baldwin, of Wheeling, W. Va., one share.
Charles H. Ahrens, of Wheeling, W. Va., one share.
Joseph Hedges, of Wheeling, W. Va., one share.
Milton J. Gutman, 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 21st day of June, 1890.

F. C. Gaylord,
Edward E. Baldwin,
Charles H. Ahrens,
Joseph Hedges,
Milton J. Gutman.

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 May, nineteen hundred and forty, a 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 June, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE SHENANDOAH PULP COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm, A. Ohely, secretary of state of the state of West Virginia, do hereby certify that Thomas H. Savery, president of the Shenandoah Pulp Company, a corporation created under the laws of the state of West Virginia, has this day 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 Wilmington, Delaware, on the 26th day of June, 1890, 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 the 'Shenandoah Pulp Company,' of Harpers Ferry, West Virginia, be and the same is hereby increased from one hundred thousand dollars, as at present, to two hundred thousand dollars, in shares of present par value."
Wherefore, I do declare said increase of capital stock as set forth in the foregoing resolution to authorized by law.

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this thirtieth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE PARKERSBURG LIBRARY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Library," for the purpose of the diffusion of knowledge, moral and intellectual, and to offer practical aid toward library pursuits: to acquire and hold such personal and real property as may be necessary for its purposes and objects.

Which corporation shall keep its principal office or place of business at the city of Parkersburg, county of Wood, and state of West Virginia, and is to expire on the first day of May, nineteen hundred and forty. 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 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:

Emma S. Cole, Parkersburg, W. Va., one share.
Fannie S. Burche, Parkersburg, W. Va., one share.
Anna M. Shrewsbury, Parkersburg, W. Va., one share.
John V. Rathbone, Parkersburg, W. Va., one share.
W. W. Van Winkle, Parkersburg, 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 1st day of May, A. D., 1890.

ANNA M. SHERWSBURY,
EMMA S. COLE,
W. W. VAN WINKLE,
FANNAIE S. BURCHE,
JOHN V. RATHBONE.

Wherefore, the corporators named in 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, nine-
CORPORATIONS.

Teen hundred and forty, a 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 first day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ELK VALLEY OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Elk Valley Oil Company, for the purpose of boring and drilling for gas, oil and salt; of constructing and maintaining gas wells, oil wells, salt wells, refineries, lines of piping and tubing for the transportation of gas, oil and other fluids; of mining coal; of buying, selling and dealing in gas, oil, salt and coal; of leasing and buying real estate, and of sub-leasing the same; of constructing and maintaining such tramways and railways as shall be necessary in the prosecution of the said 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, 1940. And for the purpose of bringing 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

W. H. Montelius, Mount Carmel, Penna., one share.
J. E. Hall, Somerset, Ohio, one share.
J. M. Staehlin, Charleston, W. Va., one share.
T. W. Titus, Cincinnati, Ohio, one share.
H. P. Helwig, 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 28th day of May, 1890.

W. H. Montelius,
J. E. Hall,
J. M. Staehlin,
T. W. Titus,
H. P. Helwig.
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

B. F. Peabody, two shares.
Leonard Eskey, one share.
Havily Brush, one share.
E. M. Lewis, one share.
Charles H. Zimmerman, one share.
James M. Bryant, one share.
Jacob Becker, one share.
All of Benwood, W. Va.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 16th day of June, one thousand eight hundred and ninety.

B. F. Peabody,
Leonard Eskey,
Chas. H. Zimmerman,
Jacob Becker,
James M. Bryant,
Havily Brush,
E. M. 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 fifteenth day of June, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE HOMESTEAD OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Homestead Oil Company, for the purpose of

1. Acquiring by deed, grant, lease, assignment, devise or otherwise petroleum, oil and gas lands, and holding, conveying, trans-
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 June, 1890.

MARY H. WARNER,
EDWARD THOMAS,
JANE W. THOMAS,
P. B. WARNER,
J. B. WARNER.

Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 third day of July, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE NEW DOMINION FERRY COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Dominion Ferry Company, for the purpose of buying, owning and operating boats, barges and other vessels propelled by steam or other power, said boats, barges and vessels to be used for the purpose of transporting to and fro across the Ohio River, persons, animals and vehicles, and doing all the business pertaining to a ferry, between some point on the east side of the Ohio River, within three miles of the south boundary line of the city of Benwood, and the most practicable landing place on the west side of said Ohio River; and further, to own and maintain in proper condition such roads, wharves and landing places as may be needed for the proper conduct of the business aforementioned.

Which corporation shall keep its office or principal place of business at Benwood, in the county of Marshall, and is to expire on the 15th day of June, in the year one thousand nine hundred and forty. And for the purpose of forming said corporation, we have subscribed the sum of two hundred dollars to the capital thereof, and have paid in on said subscription the sum of 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 twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

B. F. Peabody, two shares.
Leonard Eskey, one share.
Havily Brush, one share.
E. M. Lewis, one share.
Charles H. Zimmerman, one share.
James M. Bryant, one share.
Jacob Becker, one share.
All of Benwood, W. Va.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 16th day of June, one thousand eight hundred and ninety.

B. F. Peabody,
Leonard Eskey,
Chas. H. Zimmerman,
Jacob Becker,
James M. Bryant,
Havily Brush,
E. M. 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 fifteenth day of June, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
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 June, 1890.

MARY H. WARNER,
EDWARD THOMAS,
JANE W. THOMAS,
P. B. WARNER,
J. B. WARNER.

Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE NEW DOMINION FERRY COMPANY.

DOMESTIC.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Dominion Ferry Company, for the purpose of buying, owning and operating boats, barges and other vessels propelled by steam or other power, said boats, barges and vessels to be used for the purpose of transporting to and fro across the Ohio River, persons, animals and vehicles, and doing all the business pertaining to a ferry, between some point on the east side of the Ohio River, within three miles of the south boundary line of the city of Benwood, and the most practicable landing place on the west side of said Ohio River; and further, to own and maintain in proper condition such roads, wharves and landing places as may be needed for the proper conduct of the business aforementioned.

Which corporation shall keep its office or principal place of business at Benwood, in the county of Marshall, and is to expire on the 15th day of June, in the year one thousand nine hundred and forty. And for the purpose of forming said corporation, we have subscribed the sum of two hundred dollars to the capital thereof, and have paid in on said subscription the sum of 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.
Given under our hands, this 1st day of July, 1890.

Joseph S. Brown,
James E. Duncan,
Albert C. Ellis,
James K. Hatfield,
James B. Youngson.

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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

UNITED STATES CASH REGISTER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 of the United States Cash Register Company:

The undersigned agree to become a corporation by the name of the United States Cash Register Company, for the purpose of manufacturing and dealing in cash registers and other mechanical registers and devices, and in any and everything appertaining thereto or connected therewith.

Which corporation shall keep its principal office or place of business in the city of Cincinnati, in the county of Hamilton, and state of Ohio, and is to expire on the first day of July, A.D., 1940. 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 subscription, the sum of ten thousand dollars ($10,000), 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 ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By
CORPORATIONS.

hereby declared to be from this date until the twenty-third day of June, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

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BROWN OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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, under the statutes of the state of West Virginia, by the name of Brown Oil Company, for the purpose of mining for and producing petroleum, oil and natural gas, and selling the same.

Which corporation shall keep its principal office or place of business at Belmont, Pleasants county, West Virginia, and is to expire on the 31st day of July, 1940, and for the purpose of forming the said corporation we have subscribed the sum of thirteen 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 $500,000.00 in all.

The capital so subscribed is divided into shares of ten ($10.00) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

James E. Duncan, Pittsburg, Pennsylvania, two hundred and sixty shares.
Albert C. Ellis, Pittsburg, Pennsylvania, two hundred and sixty shares.
James K. Hatfield, Pittsburg, Pennsylvania, two hundred and sixty shares.
James B. Youngson, Pittsburg, Pennsylvania, two hundred and sixty 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 July, 1890.

JOSEPH S. BROWN,
JAMES E. DUNCAN,
ALBERT C. ELLIS,
JAMES K. HATFIELD,
JAMES B. YOUNGSON.

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 forty, a 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 ninety.

WM. A. OHLEY,
Secretary of State.

UNITED STATES CASH REGISTER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 of the United States Cash Register Company:

The undersigned agree to become a corporation by the name of the United States Cash Register Company, for the purpose of manufacturing and dealing in cash registers and other mechanical registers and devices, and in any and everything appertaining thereto or connected therewith.

Which corporation shall keep its principal office or place of business in the city of Cincinnati, in the county of Hamilton, and state of Ohio, and is to expire on the first day of July, A.D., 1940. 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 subscription, the sum of ten thousand dollars ($10,000), 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 ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By
hereby declared to be from this date until the twenty-third day of June, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

BROWN OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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, under the statutes of the state of West Virginia, by the name of Brown Oil Company, for the purpose of mining for and producing petroleum, oil and natural gas, and selling the same.

Which corporation shall keep its principal office or place of business at Belmont, Pleasants county, West Virginia, and is to expire on the 1st day of July, 1940, and for the purpose of forming the said corporation we have subscribed the sum of thirteen 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 $500,000.00 in all.

The capital so subscribed is divided into shares of ten ($10.00) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

James E. Duncan, Pittsburg, Pennsylvania, two hundred and sixty shares.
Albert C. Ellis, Pittsburg, Pennsylvania, two hundred and sixty shares.
James K. Hatfield, Pittsburg, Pennsylvania, two hundred and sixty shares.
James B. Youngson, Pittsburg, Pennsylvania, two hundred and sixty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
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 23rd day of June, 1940. 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 million dollars in all.

The capital so subscribed is divided into shares of two dollars each, which are held by the undersigned respectively, as follows, that is to say: By

John McKelvey, Grand Forks, N. Dak., fifty shares.
Augustus Pollock, Wheeling, W. Va., fifty shares.
L. S. Deleplain, Wheeling, W. Va., fifty shares.
George Wise, Wheeling, W. Va., fifty shares.
N. B. Scott, Wheeling, 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 23rd day of June, 1890.

John McKelvey,
Augustus Pollock,
L. S. Deleplain,
George Wise,
N. B. Scott.

Wherefore, the corporators named in 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 June, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE VIRGINIA AND PITTSBURG COAL AND COKE COMPANY—INCREASE OF CAPITAL STOCK.

I, Wm A. Ohley, secretary of state of the state of West Virginia, do hereby certify that P. Y. Hite, President of the Virginia and Pittsburg Coal and Coke 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 corporation, held in pursuance of law, on the 1st day of July, 1890, 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 number of shares of this company be, and the same hereby is increased, from five shares to two thousand shares, of the par value of one hundred dollars ($100) each, thereby increasing the capital stock of the company from five hundred dollars ($500) to two hundred thousand dollars ($200,000), the minimum prescribed by the charter."

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, [G. S.] at the city of Charleston, this eighth day of July, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE VARIAN TRANSPORTATION COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that C. H. Varian, president of The Varian Transportation 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 corporation, held in pursuance of law, at Letart, W. Va., on the 3rd day of May, 1890, and at which meeting a majority of the capital stock of the corporation was represented by the holders thereof in person, the following resolution was adopted:

"Resolved, That the capital stock of The Varian Transportation Company be, and the same is hereby increased, from two hundred and ten shares of the par value of ten dollars each, to one thousand shares of the par value of ten dollars, thereby increasing the capital stock from two hundred dollars to ten 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 eighth day of June, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
GRAFTON OIL, GAS AND MINING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Oil, Gas and Mining Company," for the purpose of boring or drilling for oils and natural gas, and mining and shafting for coal or other mineral, and to engage in the business of producing, buying and selling oils, petroleum and natural gas, and for producing, buying and selling coal and other mineral substances.

Which corporation shall keep its principal office or place of business at Grafton, in the county of Taylor, state of West Virginia, and is to expire on the 1st day of June, 1915. 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 subscription 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

Wm. Watkins, one share, $100.00.
George W. Chambers, one share, $100.00.
Henry Miller, one share, $100.00.
E. L. Rector, one share, $100.00.
John H. Holt, one share, $100.00.
P. S. Hinkle, one share, $100.00.
Wm. A. Rector, one share, $100.00.
All of Grafton, West Virginia.

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, 1890.

Wm. Watkins,
GEO. W. CHAMBERS,
HENRY MILLER,
E. L. RECTOR,
JNO. H. HOLT,
WILLIAM A. RECTOR,
P. S. HINKLE.

Wherefore, The corporators named in 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 fifteen, a corporation by the name and for the purposes set forth in said agreement.
Given under my hand and great seal of the said state at [G. S.] the city of Charleston, this tenth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ROMNEY MANUFACTURING, LAND AND IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Romney Manufacturing, Land and Improvement Company," for the purposes of acquiring real estate in or near the town of Romney, in Hampshire county, West Virginia; of erecting and carrying on a hotel and summer resort upon the property so acquired; of erecting, selling, and leasing cottages and other buildings upon said property; of laying off a part or the whole of said real estate, as may be desirable, into lots of such size as may be determined; grading and making streets, avenues and lanes through the same, and generally improving, in all ways deemed expedient, the property so laid out into lots; of establishing and carrying on such milling, manufacturing, and commercial enterprises as may be determined on, or aiding and assisting in the establishment and carrying on of such enterprises; of constructing, maintaining, and operating wharves, landings and boats in the South Branch River near said town; of mining, selling, and manufacturing, or aiding in the mining, selling, and manufacturing, of any minerals, metals, clays, timber or other materials; of erecting and maintaining, if deemed necessary, water works sufficient to provide ample and unfailing water for all manufacturing and other purposes; of making all other improvements upon the property of the corporation, which may be deemed to the interest of the stockholders, the bettering of their property or the benefit and improvement of the town of Romney, and of selling or leasing lots as laid off, or any other property of the corporation. Provided, That there shall be a clause in each and every deed, agreement, or other instrument, conveying or leasing real estate; that no intoxicating liquors shall be manufactured or sold, and no disreputable house of any kind shall be kept or permitted upon the property rented, leased or conveyed by such agreement, deed or instrument.

Said corporation shall have its principal office or place of busi-
CORPORATIONS.

ness at Romney, West Virginia. No intoxicating liquors shall be manufactured or sold by it or any of its agents, employes or lessees, or upon any of its property.

A majority of the board of directors shall reside in said town of Romney, or in its immediate vicinity; and the corporation shall (unless sooner dissolved) expire on the first day of July, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $280.00 (two hundred and eighty dollars) to the capital stock thereof, and have paid in on said subscriptions the sum of thirty-five dollars ($35.00), and desire the privilege of increasing the said capital, by the sale of additional shares of stock from time to time, to two hundred and fifty thousand dollars.

The capital so subscribed is divided into shares of twenty dollars each, which are held by the undersigned respectively, as follows:

John C. Heiskill, of Romney, W. Va., two shares.
H. B. Gilkeson, of Romney, W. Va., two shares.
J. E. Russell, of Romney, W. Va., two shares.
Wm. Russell, of Romney, W. Va., two shares.
E. M. Gilkeson, of Romney, W. Va., two shares.
C. S. White, of Romney, W. Va., two shares.
Charles Harmison, of Romney, W. Va., two shares.

And the capital hereafter to be subscribed is to be divided into shares of the like amount.

Given under our hands, this 2nd day of July, 1890.

John C. Heiskell,
H. B. Gilkeson,
J. E. Russell,
Wm. Russell,
E. M. Gilkeson,
C. S. White,
C. Harmison.

Wherefore, the corporators named in 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 forty, a 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 tenth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

THE ST. CLAIR COMPANY.—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that John Russell, president of the St. Clair Company, a corporation created under the laws of the state of West Virginia, has this day 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 St. Clair, W. Va., on the first day of July, 1890, 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 capital stock of the St. Clair Company be increased from the sum of fifty thousand dollars, the present maximum amount of said capital stock, to the sum of one hundred 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 state, [G. S.] at the city of Charleston, this tenth day of July, eighteen hundred and ninety.

Wm. A Ohley,
Secretary of State.

THE LITHO-CARBON COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged, 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 Litho-Carbon Company, for the purpose of mining, extracting and dealing in the material known as Litho-Carbon.

Which corporation shall keep its principal office or place of business at New York, county of New York, and is to expire on the first day of July, 1939. 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 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 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:

E. A. Quintard, New York, one (1) share.
Ira Taylor, New York, one (1) share.
J. K. Pardee, Montana, one (1) share.
Amos Rogers, New York, one (1) share.
Sam'l T. Hauser, Montana, 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 first day of July, 1890.

J. K. Pardee, [Seal]
Ira Taylor, [Seal]
E. A. Quintard, [Seal]
Amos Rogers, [Seal]
S. T. Hauser, [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-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 state, [G. S.] at the city of Charleston, this tenth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

DUNCAN OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 under the statutes of the state of West Virginia, by the name of Duncan Oil Company, for the purpose of mining for and producing petroleum, oil and natural gas, and selling the same.

Which corporation shall keep its principal office or place of business at Belmont, Pleasants county, West Virginia, and is to expire on the 1st day of July, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of sixty-five hundred and fifty dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand ($2,000.00) dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to $500,000.00 in all.

The capital so subscribed is divided into shares of ten ($10.00)
dollars each, which are held by the undersigned respectively as follows, that is to say: By

Joseph S. Brown, Pittsburgh, Pennsylvania, one hundred and thirty shares.

James E. Duncan, Pittsburgh, Pennsylvania, one hundred and thirty-five shares.

Albert C. Ellis, Pittsburgh, Pennsylvania, one hundred and thirty shares.

James K. Hatfield, Pittsburgh, Pennsylvania, one hundred and thirty shares.

James B. Youngson, Pittsburgh, Pennsylvania, one hundred and thirty 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, 1890.

Joseph S. Brown,
James E. Duncan,
Albert C. Ellis,
James K. Hatfield,
James B. Youngson.

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 forty, a 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 fourteenth day of July, eighteen hundred and ninety.

Wm. A. Ohley, Secretary of State.

NATURAL GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Natural Gas Company," for the purpose of mining, boring, digging for, or otherwise obtaining from the earth, petroleum, rock or carbon oils and natural gas, and manufacturing, buying, selling and transporting the same in the crude and in the refined states; for the purpose of constructing and maintaining lines of tubing and piping for the transportation of such oils and gas, or either of them, for the public generally as well as for the use of said corporation;
for the purpose of transporting such oil or gas, or either of them, 
by means of such pipes, or otherwise, and selling and supplying the 
same to others; for the purpose of boring for, developing, producing, 
dealing in and selling natural gas for heating, lighting and other pur­
poses and of buying, holding, and selling lands and leases for the same 
purpose as provided for by law, and of laying, buying, leasing and 
selling and operating pipes and pipe lines and tanks, and of trans­
porting such gas through such pipe lines for the public generally, 
and for supplying such gas to persons generally as well as for the 
corporation; and generally for the purpose of doing such acts and 
carrying on such business as pertains to such works and improve­
ments.

Which corporation shall keep its principal office or place of busi­
ness at Parkersburg, in the county of Wood, and state of West 
Virginia, and is to expire on the 10th day of July, 1940. And for 
the purpose of forming said corporation we have subscribed the 
sum of three hundred and fifty dollars to the capital thereof, and 
have paid in on such subscription the sum of thirty five 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

W. A. McCosh, of Parkersburg, W. Va., one shares.
Fred. R. Rose, of Parkersburg, W. Va., one share.
V. B. Archer, of Parkersburg, W. Va., one share.
L. B. Dellicker, of Parkersburg, W. Va., one share.
John Busch, of Parkersburg, W. Va., one share.
J. T. Harris, of Parkersburg, W. Va., one share.
W. W. Van Winkle, 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 10th day of July, 1890.
W. A. McCosh,
V. B. Archer,
L. B. Dellicker,
John Busch,
W. W. Van Winkle,
J. T. Harris,
F. R. 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 tenth day of July, 
nineteen hundred and forty, a 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 fifteenth day of July, eighteen 
hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

G. H. COTTON COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 G. H. Cotton Company, for the purpose of dealing in stationery, paper and other merchandise.

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 1st day of January, one thousand nine hundred and forty. 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 fifty thousand dollars in all.

The capital so subscribed is divided into shares of ninety-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

G. H. Cotton, of Parkersburg, W. Va., twenty shares.
R. J. A. Boreman, of Parkersburg, W. Va., twenty-eight shares.
W. W. Jackson, of Parkersburg, W. Va., twenty-eight shares.
W. C. DeCamp, of Parkersburg, W. Va., twenty shares.
William Anderson, of Williamstown, W. Va., twenty shares.
A. B. Graham, of Parkersburg, W. Va., twenty shares.
J. W. Vandervort, of Parkersburg, W. Va., twenty shares.
H. L. Caswell, of Parkersburg, W. Va., ten shares.
Chas. H. Bartlett, of Parkersburg, W. Va., ten shares.
J. L. Buckley, of Parkersburg, W. Va., ten shares.
R. B. Taylor, of Parkersburg, W. Va., eight shares.
A. F. Lang, of Parkersburg, W. Va., four shares.
D. F. Mair, of Parkersburg, W. Va., two shares.

And the capital to be hereafter sold is to divided into shares of the like amount.

Given under our hands, this ninth day of July, 1890.

G. H. Cotton,
R. J. A. Boreman,
W. W. Jackson,
W. C. DeCamp,
Wm. Anderson,
By G. H. Cotton,
His Attorney in fact.
A. B. Graham,
J. W. Vandervort,
H. L. Caswell,
Corporations.

CHAS. H. BERTLETT,
J. L. BUCKLEY,
R. B. TAYLOR,
A. F. LANG,
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 January, nineteen hundred and forty, a 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 fifteenth day of July, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE PROMISED LAND PARK ASSOCIATION.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Promised Land Park Association, for the purpose of establishing, erecting and maintaining a summer and winter resort, park, hotels, cottages and other buildings, with the right of purchasing, leasing, buying and acquiring real estate, lands and tenements in the county of Pike, and state of Pennsylvania, as may be necessary for such purpose, with the power to subdivide such real estate, lands and tenements into undivided, undesignated and unlocated lots, parts, portions, moities or pieces of land, and sell and convey the same by option, contract, deed or otherwise, when no longer needed for the purpose of the association, and shall have power whenever the owners of said undivided lots, parts, portions, moities or pieces of land, and shall by lot or otherwise divide, designate and locate their respective lots, parts, portions, moiety or pieces of land as tenants, in common or otherwise, make, execute and deliver a deed in severally, and shall have power to make and execute mortgage or mortgages, bond or bonds secured or increased by mortgage, with or without coupons, upon such time, for such amount and denomination, and upon such conditions as may be agreed upon, and with the mortgage, bonds or stock of said company, or either of them, to purchase and acquire any property, real, personal and mixed, for the purpose aforesaid, upon such terms as may be agreed upon; with power to improve any real estate, lands and tenements
of the owners of any undivided, undesignated and unlocated lots, parts, portions, moietyes or pieces of land by the erection and construction of hotels, cottages, dining halls and other buildings, and for that purpose set apart and expend any portion of the money belonging to the association from whatever source derived in the erection and construction aforesaid upon the lots, parts or pieces of land, and for that purpose may appoint a trustee for the hotel, cottage, building and improvement fund, to be executed under the direction of the association, or by such person or persons as they shall designate.

Which corporation shall keep its principal office or place of business at the Promised Land Park, in the county of Pik2, and state of Pennsylvania, and is to expire on the 3rd day of July, 1940. 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 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. H. Dimmick, Housedale, Pennsylvania, one share.
H. C. Dean, 45 Broadway, N. Y., one share.
E. G. Rideout, 41 Union Square, N. Y., one share.
Adrian H. Muller, 45 Broadway, N. Y., one share.
Francis S. Turner, 45 Broadway, 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 10th day of July, 1890.

W. H. DIMMICK,
H. C. DEAN,
E. G. RIDEOUT,
ADRIAN H. MULLER,
FRANCIS S. TURNER.

Wherefore, the corporators named in 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 July, nineteen hundred and forty, a 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 fifteenth day of July, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
The undersigned agree to become a corporation by the name of The Gauley Tie and Lumber Company, for the purpose of conducting, maintaining and carrying on a general timber, lumber and tie business, and a general trading and mercantile business such as is usually carried on in country store, and mining, selling and shipping coal, contracting for and purchasing and selling the right to go upon the real estate of others, to cut, sell, ship and manufacture timber into lumber and ties, and other things, as well as to purchase, own, lease, use, erect and run saw mills, and all, each and other implement, tool or tools incident and necessary to the business herein above set out. To erect on land owned by it or leased by it, tenements for its employes and others, and to do all, each and everything pertinent to the business as hereinabove set out, according to the laws of West Virginia as fully and thoroughly as a natural person might or could do.

Which corporation shall keep its principal office or place of business at Gauley Bridge, in the county of Fayette, and state of West Virginia, and is to expire on the first day of January, nineteen hundred (1900). And for the purpose of forming the said corporation, we have subscribed the sum of seven thousand five hundred ($7,500) dollars to the capital thereof, and have paid in on said subscriptions the sum of seven hundred and fifty ($750) 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

A. J. White, Gauley Bridge, (20) twenty shares.
N. J. White, Gauley Bridge, (20) twenty shares.
D. A. White, Gauley Bridge, (10) ten shares.
R. J. White, Gauley Bridge, (10) ten shares.
James Foster, Gauley Bridge, (15) fifteen 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, 1890.

A. J. White,
N. J. White,
D. A. White,
R. J. White,
Jas. 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 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 state, [G. S.] at the city of Charleston, this sixteenth day of July, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

TONTINE INVESTMENT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Tontine Investment Company, for the purpose of buying and selling bonds of the United States or of any state, county, city, or town; loaning money on any dividend-paying securities or real estate; acting as agent in the business of procuring subscriptions to the capital stock or bonds of any duly established corporation; transacting the business of issuing, registering, transferring and countersigning certificates of stock or bonds of any corporation or association, or of any state, county, city or town; receiving and paying out moneys on account of interest or dividends; making disbursements; entering into contracts and making agreements which may be purchased or cancelled at any time by and with the consent of the parties in interest; issuing bonds or debentures for the indebtedness of the corporation; issuing bonds to be paid for by the holders in one or more installments; buying and selling securities of any kind, either at public or private sale as agent; holding any property, real or personal, necessary for the purposes of the corporation; also such as may be taken as security for debts due the corporation, and generally doing anything necessary or pertaining to such business which may be lawfully done by said corporation.

Which said 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 eighth day of July, 1940. 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 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 fifty dollars each,
Corporations.

which are held by the undersigned respectively, that is to say: By
Francis D. Weaver, Camden, N. J., five shares.
Kenneth M. Davis, Philadelphia, Pa., five shares.
John G. MacElroy, Camden, N. J., five shares.
James A. Davis, Philadelphia, Pa., four shares.
William B. Buckel, 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 15th day of July, one thousand eight
hundred and ninety.

[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 eighth day of July,
nineteen hundred and forty, a 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 sixteenth day of July,
eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

Storey Oil Company.

Domestic.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accompa­
nied 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
Storey Oil Company, for the purpose of boring for, or otherwise ob­
taining petroleum or other oils and natural gas, and buying and sell­
ing oil and gas, and constructing and maintaining lines of tubing and
piping for the transportation of petroleum or other oils and of nat­
ural 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 as
authorized by law; 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 improve­
ments.
1288 Corporations.

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 12th day of July, 1940. 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 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: By
- James Storey, Newport, Ohio, one share.
- John Waterhouse, Wheeling, W. Va., one share.
- Charles H. Copp, Wheeling, W. Va., one share.
- George G. Hannan, Wheeling, W. Va., one share.
- G. R. E. Gilchrist, 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 12th day of July, 1890.

James Storey,
John Waterhouse,
Charles H. Copp,
George G. Hannan,
G. R. E. Gilchrist.

Wherefore, the corporators named in 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 July, nineteen hundred and forty, a 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 seventeenth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

COAL VALLEY MINING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Valley Mining Company, for the purpose of purchasing, acquiring and holding coal lands in fee simple, or otherwise, in any
manner not prohibited by law; and managing, working, operating, mining, 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 Coal Valley, in the county of Fayette, and state, of West Virginia, and is to expire on the 1st day of January, 1915. 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 thirty 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. M. Straughn, Coal Valley, West Virginia, twenty-six shares.
M. H. Straughn, Handley, West Virginia, one share.
George B. Straughn, Coal Valley, W. Va., one share.
Edward T. Straughn, Coal Valley, West Virginia, one share.
R. G. Saunders, Coal Valley, 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 16th day of July, 1890.

S. M. STRAUGHN, [Seal]
M. H. STRAUGHN, [Seal]
GEO. B. STRAUGHN, [Seal]
E. T. STRAUGHN, [Seal]
R. G. SAUNDERS, [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 fifteen, a 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 July, eighteen hundred and ninety.

WM. A. OHELEY,
Secretary of State.

BROWN OIL COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that J. K. Hatfield, president of the Brown Oil 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 purs­[45x517]uance of law, at Pittsburgh, Pennsylva­[46x497]nia, on the 14th day of July, 1890, and at which meeting all of the stockholders were present, the following resolution was unanimously adopted:

"Resolved, That the capital stock of this company be, and the same is hereby increased, from $13,000.00, or 1,300 shares, at the par value of $10.00 each, to $65,000.00, or 6,500 shares, at the par value of $10.00 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 state, [G. S.] at the city of Charleston, this eighteenth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE PEOPLE'S BUILDING ASSOCIATION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 People's Building Association," 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 or liquidating liens on houses or 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 Elizabeth, in the county of Wirt, state of West Virginia, and is to expire on the 15th day of July, nineteen hundred and forty. And for the purpose of forming the said corporation we have subscribed the sum of twelve hundred dollars to the capital stock 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 stock, by the sale of additional shares from time to time, to two million dollars in all.

The capital stock 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

M. R. Lowther, Elizabeth, W. Va., one share.
J. P. Saunders, Elizabeth, W. Va., one share.
W. E. Fleming, Elizabeth, W. Va., one share.
S. B. Rathbone, Jr., Elizabeth, W. Va., one share.
G. M. Riddle, Elizabeth, W. Va., one share.
William Beard, 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 15th day of July, 1890.

M. R. Lowther,
J. P. Saunders,
W. E. Fleming,
S. B. Rathbone, Jr.,
G. M. Riddle,
W. Beard.

Wherefore, the corporators named in 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 July, nineteen hundred and forty, a 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 eighteenth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

NATIONAL GAS INVESTMENT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

This is to certify that we, J. Floyd King, Edward R. Ames, Thomas S. Johnson, Lloyd C. Spoul and Mulford W. Hayward, do hereby agree to become a corporation, and do hereby associate ourselves into a company under and by virtue of the statutes of the state of West Virginia relating to the formation of corporations and joint stock companies, for the purposes hereinafter mentioned, and to that end we do by this our certificate set forth:

First. That the name which we have assumed to designate said company, and to be used in its business and dealings, is "National Gas Investment Company."

Second. That the purposes of said corporation and the kind of business to be carried on by it are as follows:

Manufacturing, generating, dealing in, furnishing and supplying electricity, gas, light, heat and power, and also the carrying on of any and all other business in any wise appertaining to or connected with the manufacturing, generating, distributing and furnishing of
CORPORATIONS.

electricity and gas, for heat, power, light and signal purposes, including the transaction of any and all business in which electricity and gas, artificial or natural, is now or hereafter may be useful or utilized.

And also all matters incidental or necessary to the distribution of light, heat and power, or the means by which light, heat and power are or may hereafter be produced, conducted or utilized.

And also the manufacture, production, sale and supply of all and every kind of light, heat and power in every way, manner and by every means not prohibited by the laws of the state of West Virginia to corporations organized under the laws of the state, including the owning, acquiring, leasing, buying, selling, operating, licensing and introducing any and all patents, improvements and articles for producing, utilizing and transmitting gas, electricity, light, heat or power.

And also the manufacturing, selling and dealing in any and all the articles or appliances used in or which may be required or deemed advisable for or in connection with the manufacture, distribution or utilization of the foregoing or any wise appertaining thereto or connected therewith.

And also the doing of any and all other things, and the carrying on of any and all other business operations which may be necessary and advisable in connection therewith, and which are or may be authorized by the laws of the state of West Virginia. Excepting always and excluding from the foregoing provisions, and each and every one thereof, such matters as are prohibited by law to corporations formed under this act.

Third. That said 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.

Fourth. The period at which the said company shall terminate and expire is the 15th day of July, 1940.

Fifth. 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 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 five million dollars ($5,000,000) 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:

J. Floyd King, New York, N. Y., one share.
Edward R. Ames, Brooklyn, N. Y., one share.
Thomas S. Johnson, Brooklyn, N. Y., one share.
Lloyd C. Sproul, New York, N. Y., one share.
Mulford W. Hayward, New York, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
C O R P O R A T I O N S.

Given under our hands, this seventeenth day of July, one thousand eight hundred and ninety.

JOHN FLOYD KING,
LLOYD C. SPROUL,
EDW. R. AMES,
THOMAS S. JOHNSON,
MULFORD W. HAYWARD.

Wherefore, the corporators named in 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 July, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE AUGUSTA OIL COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that W. L. Standish, President of the Augusta Oil Company, a corporation created 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 thereof, held in pursuance of law at Pittsburgh, Pennsylvania, on the eighth day of July, 1890, at which meeting all the stockholders of the company were present, the following resolution was unanimously adopted:

"Resolved, That the number of shares of the capital stock of the Augusta Oil Company be increased from one hundred and four (104) in number to one thousand in number; and from ten thousand four hundred dollars ($10,400) in amount, to one hundred thousand dollars ($100,000) in amount."

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-first day of July, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.
IMPROVED TICKET SYSTEM COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Improved Ticket System Company," for the purpose of conducting the business of manufacturing, leasing and selling machines for automatically printing and registering tickets of various denominations, dealing in said machines, and doing all kinds of ticket printing thereon, and all other business appertaining thereto, or in anywise connected therewith.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the 31st day of December, 1939. 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 million dollars in all.

The capital so subscribed is divided into five shares of one hundred dollars each, which are held by the undersigned respectively, as follows: One share of one hundred dollars by each of the undersigned:

Carl Stowasser.
Julius Werner.
Edward I. Joseph.
Charles L. Greenhall.
Jacob Joseph.

Each and every one of whom resides in the city, county and state of New York.

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, in the year one thousand eight hundred and ninety.

Carl Stowasser,
Julius P. Werner,
Edward I. Joseph,
Charles L. Greenhall,
Jacob Joseph.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-first day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE THREE ACRE OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Three Acre Oil Company," for the purpose of boring for and producing oil and gas, constructing and laying down pipe lines for the conveyance of the same; for the purpose of buying, shipping, vending oil and refining the same and the manufacture of the same; for the purpose of constructing gas lines, supplying towns, individuals, manufactories and the public generally as well as said corporation with gas; for the purpose of letting and leasing the territory of the corporation to other operators, and for leasing and holding land for the purpose of said corporation in mining and boring for oil and gas, manufacturing and conveying away the same; for the purpose of building and maintaining telegraph and telephone lines and exchanges, and generally for doing all things that are legitimate and proper for any oil and gas company to do and perform.

Which corporation shall keep its principal office or place of business at the town of Mannington, in the county of Marion, in the state of West Virginia, and is to expire on the 17th day of July, 1920. And for the purpose of forming the said corporation, we have subscribed the sum of $500.00 to the capital thereof, and have paid in on said subscription the sum of $50.00, 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 C. Jones, Mannington, W. Va., one share.
W. S. Meredith, Fairmont, W. Va., one share.
J. T. Koen, Mannington, W. Va., one share.
C. G. Aylsworth, Mannington, W. Va., one share.
W. H. Hall, Mannington, 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 July, 1890.

J. C. Jones,
W. S. Meredith,
J. T. Koen,
C. G. Avilesworth,
W. H. 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 seventeenth 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 state, [G. S.] at the city of Charleston, this twenty-first day of July, eighteen hundred and ninety.

W. A. Ohley,
Secretary of State.

THE McLEOD CAR HEATING AND VENTILATING COMPANY.

FOREIGN.

New Agreement.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that a resolution and new agreement adopted at a meeting of the stockholders of the McLeod Car Heating and Ventilating Company, and signed and acknowledged by all of the stockholders of said company, has been certified to me by George R. Brine, vice-president of the said company, under the corporate seal thereof, which resolution and new agreement are in the words and figures following. Now, therefore, be it

Resolved, That the stockholders of The McLeod Car Heating and Ventilating Company agree to and adopt a new agreement, enlarging the purposes and objects for which said corporation was organized, so that the new agreement for the enlargement of the purposes of the corporation shall read as follows:

The undersigned agree to become a corporation by the name of The McLeod Car Heating and Ventilating Company, for the purpose of buying, controlling, manufacturing, selling and introducing the McLeod pneumatic system of heating, ventilating and cooling railway cars, steamboats, and other movable apartments, and maintain, bargain, let, sell or license the same, or the apparatus or material thereof, or rights therein and thereunder, with the privilege of establishing sub-companies to co-operate and carry said purposes into effect throughout the United States and territories of America, and also to buy, sell, own and deal in any and all real or personal property
necessary or convenient for the prosecution of said business, and
generally to do all things necessary or incidental to its carrying on,
and to the proper management thereof.

Which corporation shall keep its principal office or place of busi­ness at Boston, in the county of Suffolk, and state of Massachu­setts, and is to expire on the sixteenth day of July, A.D., 1939. 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 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:

Given under our hands, this 27th day of June, 1890.

Henry Hartley, fourteen shares.

Wm. J. Symonds, ten shares.

Thos. R. Sharp, eight shares.

Thomas Meehan, four shares.

John S. McLeod, two shares.

Joseph L. Robertson, one share.

George R. Brine, one share.

Wherefore, the corporators named in the said resolution and
new agreement, and their successors and assigns, are hereby
declared to be a corporation until the sixteenth day of July, nine­
hundred and thirty-nine, by the name and for the purposes
set forth in said resolution and new agreement.

Given under my hand and the great seal of the said state,
[G. S.] at the city of Charleston, this twenty-fourth day of July,
eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

BUFFALO OIL AND GAS COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged 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 Oil and Gas Company," for the purpose of boring for and
producing oil and gas, constructing and laying pipe lines for the con­veyance of the same; for the purpose of buying, shipping, vending
oil, refining the same, and the manufacture of the products of the
same; for the purpose of constructing gas lines, supplying towns,
individuals, manufactories, and the public generally, as well as said corporation with gas for fuel and light; for the purpose of letting and leasing the territory of the company to operators; for the purpose of buying, leasing and holding lands and selling the same, for the purposes of said company in mining and boring for oil and gas; manufacturing and conveying away the same; for the purpose of carrying on the business of general merchandise, wholesale and retail; for the purpose of building and maintaining telephone and telegraph lines or exchanges; for the purpose of mining and dealing in coal and coal lands, and manufacturing and selling gas produced from coal; and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

Which corporation shall keep its principal office or place of business at Mannington, in the county of Marion, and state of West Virginia, and is to expire on the 23rd day of July, 1940. 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 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

T. M. Jackson, Clarksburg, W. Va., one (1) share.
I. C. White, Morgantown, W. Va., one (1) share.
C. L. Smith, Fairmont, W. Va., one (1) share.
A. L. Prichard, Mannington, W. Va., one (1) share.
A. W. Prichard, Mannington, W. Va., 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 23rd day of July, 1890.

T. M. JACKSON,
I. C. WHITE,
C. L. SMITH,
A. L. PRICHERD,
A. W. PRICHERD.

Wherefore, the corporators named in 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 July, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

WM. A. OXLEY,
Secretary of State.
THE POTOMAC VALLEY RAILROAD COMPANY OF WEST VIRGINIA.

DOMESTIC.

I, Wm. A. Ohley, 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 Potomac Valley Railroad Company of West Virginia.

Second.—The railroad which this company proposes to build will commence at or near a point upon the boundary line of the state of Maryland and the state of West Virginia, in the vicinity of Cherry Run station, on the Baltimore and Ohio Railroad, in Morgan county, on the south side of the Potomac river, at the terminus of the line of the Potomac Valley Railroad Company, a corporation incorporated under the general laws of the state of Maryland, and run thence by the most practicable route to connect with the road of the Baltimore and Ohio Railroad Company, in said county, about three-fourths of a mile west of Cherry Run station on said Baltimore and Ohio Railroad.

Third.—The principal business office of this corporation will be at the city of Baltimore, in the state of Maryland.

Fourth.—This corporation shall continue perpetually.

Fifth.—The capital stock of this company shall be twenty thousand dollars, divided into shares of fifty dollars each.

Sixth.—The names and places of residence of the incorporators forming this corporation, and the number of shares of stock subscribed by each are as follows:

J. M. Hood, Baltimore, Md., one share.
Christian Devries, Baltimore, Md., one share.
C. W. Humrichhouse, Williamsport, Washington county, Md., one share.
Robert Biggs, Baltimore, Md., one share, and
John W. Cable, Smithsburg, Washington county, Md., one share.

Witness the hands and seals of the parties hereto, this 23rd day of July, 1890.

J. M. HOOD, [Seal]
CHRISTIAN DEVRIES, [Seal]
C. W. HUMRICHHOUSE, [Seal]
ROBERT BIGGS, [Seal]
JOHN W. CABLE. [Seal]

Wherefore, the corporators named in the said articles of incorpor-
BLUEFIELD WATER WORKS AND IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Bluefield Water Works and Improvement Company, for the purpose of erecting and running water works, acquiring springs, water rights and privileges, and supplying persons and corporations with water; building and leasing or otherwise disposing of houses; erecting one or more hotels, 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 Bluefield, in the county of Mercer, and state of West Virginia, and is to expire on the first day of January, A. D. 1940. And for the purpose of forming the said corporation, we have subscribed the sum of six hundred ($600.00) dollars to the capital thereof, and have paid in on said subscription the sum of sixty ($60.00) 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. H. Dingee, Paoli, Chester county, state of Pennsylvania, two shares.
M. W. Bryan, Roanoke, Roanoke county, state of Virginia, one share.
Jos. I. Doran, No. 120 South 19th street, Philadelphia, Pa., one share.
S. W. Cotton, Jr., No. 3409 Powelton avenue, Philadelphia Pa., one share.
N. W. Maher, Bluefield, Mercer county, 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 tenth day of July, 1890.

J. H. Dingee,
S. W. Cotton, Jr.,
Jos. I. Doran,
Malcolm W. Bryan,
N. D. Maher.

Wherefore, the corporators named in 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 forty, a 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-fifth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ILLUSTRATED AMERICAN PUBLISHING COMPANY—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Lorillard Spencer, President of the Illustrated American Publishing 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 meeting of the stockholders thereof, held in pursuance of law at New York City, on the 22nd day of July, 1890, at which meeting a majority of the capital stock was represented by the holders thereof, in person or by proxy, the following resolution was adopted:

"Resolved, That the capital stock of the Illustrated American Publishing Company be, and the same is hereby increased by the issue of one thousand more shares of the par value of $100.00 each, so as to make the capital stock 2,000 shares of $200,000."

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 state, [G. S.] at the city of Charleston, this twenty-sixth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
Corporations.

BUCKHANNON ELECTRIC LIGHT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 for Incorporation.

The undersigned agree to become a corporation by the name of Buckhannon Electric Light Company, for the purpose of carrying on the business of furnishing light, heat and power, by means of electricity, or for any other purposes for which electricity is or may be used, to the town of Buckhannon, West Virginia, and to such persons, partnerships and corporations residing therein, or adjacent thereto, as may desire the same, with the right to erect, construct, manufacture, sell, furnish or maintain the necessary machinery, furniture, fixtures, and appurtenances therefor; to manufacture, sell, hold and purchase patents and all machinery and appliances pertaining thereto, and do all things incident to the business aforesaid; also for the purpose of supplying light, heat and power by means of gas, natural or artificial, or both, to said town, and the citizens, partnerships and corporations in or near thereto, for public or private purposes, and for the manufacture, constructing, furnishing, buying, selling and maintaining of the necessary machinery, fixtures and appurtenances therefor; also for the purpose of laying down, owning and operating street railway, in said town of Buckhannon, and outside of the corporate limits thereof, but adjacent thereto, in the county of Upshur, in said state, and for constructing all necessary and convenient tracks, switches and turntables therefor; also for the purchase, owning, holding and selling, as provided by law, of such real estate and personal property as may be necessary for the profitable and efficient carrying on of the lines of business aforesaid, or any of them.

Which corporation shall keep its principal office or place of business at Buckhannon, in the county of Upshur, state aforesaid, and is to expire on the first day of January, 1940. And for the purpose of forming said corporation, we have subscribed the sum of three hundred dollars to the capital stock thereof, and have paid in on said subscription 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 fifty 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: By

G. M. Fleming, Buckhannon, W. Va., one share.
G. A. Newlon, Buckhannon, W. Va., one share.
Levi Leonard, Buckhannon, W. Va., one share.
T. J. Farnsworth, Buckhannon, W. Va., one share.
Corporations.

Geo. B. Edmiston, Buckhannon, W. Va., one share.
A. G. Griffin, 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 17th day of July, 1890.

G. M. Fleming,
G. A. Newlon,
A. G. Griffin,
Thos. J. Farnsworth,
Geo. B. Edmiston,
Levi Leonard.

Wherefore, the corporators named in 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 forty, a 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 July, eighteen hundred and ninety.

W. M. Ohley,
Secretary of State.

Washington Electric Lighting Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Electric Lighting Company, for the purpose of manufacturing and supplying electricity for lighting and for motive power, and for the installation of isolated plants for persons, firms or corporations, and the manufacture of all machinery necessary to the above business.

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 July, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of six thousand ($6,000.00) 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 two hundred and fifty thousand ($250,000) 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: By
Horace J. Gray, 1522 R street, N. W., Washington, D. C., forty shares.
Wm. F. Mattingly, 1616 H street, Washington, D. C., forty shares.
W. W. Rapley, Montgomery county, Md., forty shares.
S. S. Henkle, 1404 M street, Washington City, forty 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 July, 1890.

Horace J. Gray,
J. H. McGowan,
F. M. Mattingly,
By S. S. Henkle,
W. W. Rapley,
By E. A. Newman,
J. Geo. Gardner,
S. S. Henkle.

Wherefore, the corporators named in 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 forty, a 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-sixth day of
July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THOMPSON AND WILSON COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 "Thompson and Wilson Company," for the purpose of carrying
on a general merchandise business, and handling sufficient real
estate to carry on said business.
Which corporation shall keep its principal office at Davis, Tucker
county, West Virginia, and is to expire on August the 1st, 1915.
And for the purpose of forming the said corporation, we have sub­
scribed the sum of ten thousand dollars ($10,000.00) to the capital thereof, and have paid in on said subscription the sum of fifteen hundred dollars ($1,500.00), 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
F. E. Thompson, Davis, W. Va., twenty-four shares.
J. F. Thompson, Davis, W. Va., one share.
S. W. Thompson, Davis, W. Va., twenty-five shares.
A. Thompson, Ridgeway, Pa., twenty-five shares.
A. I. Wilson, Jr., Davis, W. Va., 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 16th day of July, 1890.

FRANK E. THOMPSON,
JOHN F. THOMPSON,
SUMNER W. THOMPSON,
A. THOMPSON,
A. I. WILSON, 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 August, nineteen hundred and fifteen, a 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 July, eighteen hundred and ninety.

WM. A. OHLey,
Secretary of State.

DODDRIDGE COUNTY OIL AND GAS COMPANY.

DOMESTIC.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Dodridge County Oil and Gas Company, for the purpose of boring for and producing oil and gas; constructing and laying pipe lines for the conveyance of the same; for the purpose of buying, shipping, vending oil, refining the same; and the manufacture of the products of the same: for the purpose of constructing gas lines, supplying towns, individuals, manufactories and the public generally, as well
CORPORATIONS.

as said corporation with gas for fuel and light; for the purpose of letting and leasing the territory of the company to operators; for the purpose of buying, leasing and holding lands and selling the same for the purposes of said company in mining and boring for oil and gas; manufacturing and carrying away the same; for the purpose of carrying on the business of general merchandise, wholesale and retail; for the purpose of building and maintaining telephone and telegraph lines or exchanges; for the purpose of mining and dealing in coal and coal lands, and manufacturing and selling gas produced from coal, and generally for doing all thing that are legitimate and proper for any oil and gas company to perform.

Which corporation shall keep its principal office or place of business at West Union, in the county of Doddridge, and state of West Virginia, and is to expire on the 18th day of July, 1940. 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 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. V. Blair, West Union, W. Va., one (1) share.
Henry Ash, Center Point, W. Va., one (1) share.
John A. Davis, West Union, W. Va., one (1) share.
I. C. White, Morgantown, W. Va., three (3) shares.
T. M. Jackson, Clarksburg, W. Va., three (3) 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 July, 1890.

J. V. Blair,
Henry Ash,
John A. Davis,
I. C. White,
T. 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 eighteenth day of July, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. Ohlcy,
Secretary of State.
CORPORATIONS.

THE LOUDENSVILLE MILLING AND MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Loudensville Milling and Manufacturing Company, for the purpose of buying, selling and dealing in grain, and manufacturing grain into flour, bran, feed, meal and other milling products, and selling the same; buying and selling timber and lumber, and manufacturing timber into lumber and selling the same, and of acquiring necessary real estate in Loudensville, Marshall county, W. Va., not exceeding two acres.

Which corporation shall keep its principal office or place of business at Loudensville, in the county of Marshall, and state of West Virginia, 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 four thousand one hundred ($4,100.00) dollars to the capital stock thereof, and have paid in on said subscription the sum of four hundred and ten ($410) dollars, and desire the privilege of increasing the 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:

Joseph Loudenslager, of Loudensville, W. Va., five shares, $500.
George Cunningham, of Loudensville, W. Va., five shares, $500.
John Bruhn, of Cameron, W. Va., five shares, $500.
Elijah Adams, of Loudensville, W. Va., three shares, $300.
L. Carr, of Loudensville, W. Va., one share, $100.
John S. Redd, of Loudensville, W. Va., one share, $100.
Lot Gosney, of Loudensville, W. Va., one share, $100.
Brice Gosney, of Loudensville, W. Va., one share, $100.
David Gosney, of Loudensville, W. Va., one share, $100.
Solomon Redd, of Loudensville, W. Va., one share, $100.
John Smart, of Loudensville, W. Va., one share, $100.
M. W. Miller, of Loudensville, W. Va., one share, $100.
Martin Allen, of Loudensville, W. Va., one share, $100.
S. M. Martin, of Loudensville, W. Va., one share, $100.
J. A. Chambers, of Loudensville, W. Va., one share, $100.
P. M. Conner, of Loudensville, W. Va., one share, $100.
A. A. Sharpnack, of Cameron, W. Va., one share, $100.
Jesse Clark, of Cameron, W. Va., one share, $100.
David Dickey, of Cameron, W. Va., one share, $100.
James Carmichael, of Loudensville, W. Va., one share, $100.
R. G. Rosenbarger, of Wolf Run, W. Va., one share, $100.
Otis Gartland, of Cameron, W. Va., one share, $100.
Frank Arnold, of Glen Easton, W. Va., two shares, $200.
S. L. Allen, of Glen Easton, W. Va., one share, $100.
Thomas Smart, of Loudensville, W. Va., one share, $100.
J. A. Bane, of Cameron, W. Va., one share, $100.

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 June, 1890.

Joseph Loudenslager,
George Cunningham,
John Bruhn,
Elilah Adams,
Lot Gosney,
John S. Reidd,
L. Carr,
Bruce Gosney,
David Gosney,
Solomon Reidd,
John Smart,
M. W. Miller,
Martin Allen,
S. M. Martin,
J. A. Chambers,
P. M. Conner,
A. A. Sharpnack,
His
Jesse X Clark,
mark.
David Dickey,
Jas. Carmichael,
R. G. Rosenlarger,
Otis Gartland,
Frank Arnold,
S. L. Allen,
Thomas Smart,
J. A. Bane.

Wherefore, the corporators named in 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 state,
[G. S.] at the city of Charleston, this twenty-eighth day of July,
eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
THE EAMES PURIFYING AND SEPARATING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Eames Purifying and Separating Company," for the purpose of operating in mineral ores, purifying, desulphurizing and separating the same, extracting therefrom the metals and selling the same, and operating generally such mining, purifying and separating business in the state of West Virginia or any of the other states or territories of the United States; to work the inventions of Henry H. Eames, for purifying, desulphurizing, pulverizing and separating such ores or gauges, and extracting the metals therefrom by use of the processes and apparatuses now patented to said Henry H. Eames, or of those upon which letters patent have been applied for, and are now pending in the Patent Office of the United States, or which may be hereafter invented or patented; to purchase, own and hold the letters patent of the United States therefor, to purchase other letters patent, to receive and hold licenses or contracts thereunder; to purchase or lease mining properties or contract for the working of the same; to build apparatuses; to grant licenses under said inventions and letters patent; to put up buildings, lay out towns, streets or roads, and to do and perform such other acts and things as may be necessary or incidental to such business.

Which corporation shall keep its principal office or place of business at Baltimore city, in the state of Maryland, and is to expire on the first day of July, 1940. 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 two 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 Kuper, Baltimore city, Md., one share.
Wm. M. Burgan, Baltimore city, Md., one share.
Benj. Price, Baltimore city, Md., one share.
Albert L. Gorter, Baltimore city, Md., one share.
Herbert Harlan, Baltimore city, Md., one share.
Wm. F. Lucas, Jr., Baltimore city, Md., one share.
James P. Gorter, Baltimore city, 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 22d day of July, 1890.

John Kuper, [Seal]
Wm. M. Burgan, [Seal]
Benj. Price, [Seal]
Albert L. Gorter, [Seal]
Herman Harlan, [Seal]
Wm. F. Lucas, Jr., [Seal]
James P. Gorter. [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 forty, a 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 Charleston, this twenty-eighth day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

GRAHAM MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Graham Manufacturing Company, for the purpose of manufacturing and selling wood-work and operating wood-working machinery.

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 nineteenth day of July, nineteen hundred and forty. And for the purpose of forming the said corporation we have subscribed the sum of one hundred and fifty thousand 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 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

Thomas R. Graham, Philadelphia, Pa., eleven shares.
John K. Knox, New York, N. Y., one share.
George H. Bacon, New York, N. Y., one share.
Frank W. Beardsley, New York, N. Y., one share.
George S. Ellinger, Jr., 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 19th day of July, 1890.

THOMAS R. GRAHAM,
JOHN K. KNOX,
GEORGE H. BACON,
FRANK W. BEARDSLEY,
GEORGE S. ELLINGER, 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 nineteenth day of July, nineteen hundred and forty, a 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 July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE NATIONAL CAPITAL LIFE ASSOCIATION.—INCREASE OF CAPITAL STOCK.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Diller B. Groff, President of the National Capital Life 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 Washington, D.C., on the 22nd day of July, 1890, and at which meeting all the stockholders of the company were present, the following resolution was adopted:

"Resolved, That the capital stock of the National Capital Life Association be increased ninety-nine thousand dollars, making the capital stock of said association one hundred thousand dollars, and that the books of said association shall be opened for subscriptions for said amount of additional stock."

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, [G. S.] at the city of Charleston, this 28th day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Paige-Carey Contracting Company, for the purpose of contracting for and constructing railroads, streets and elevated railroads, canals, water works, gas works, electric light and power works, telegraph and telephone lines, buildings, docks, wharves, bridges, tunnels, roads, streets, sewers, and drains and other works, public or private, of like character, and of doing a general engineering, contracting and constructing business, and of manufacturing any and all articles, materials, machinery or plant required in or for the constructing of any such works.

Which corporation shall keep its office or principal place of business at the city of New York, in the state of New York, and is to expire on the first day of July, 1940. 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 ($500,000.00) in all.

The capital so subscribed is divided into shares of one hundred dollars ($100.00) each, which are held by the undersigned, respectively, as follows, that is to say:

William Lathrop, residing at Cleveland, Ohio, one share.
William J. Yoder, residing at Wheeling, W. Va., one share.
E. R. Hitchcock, residing at Amenia, New York, one share.
P. R. Haley, residing at Wheeling, W. Va., one share.
O. D. Leisenring, residing at Cleveland, 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 28th day of July, 1890.

William Lathrop,
William J. Yoder,
E. R. Hitchcock,
P. R. Haley,
O. D. Leisenring.

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 forty, a corporation by the name and for the purposes set forth in said agreement.
AUSTRALIA GOLD AND SILVER MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Australia Gold and Silver Mining Company, for the purpose of owning, leasing and operating a certain mining right, title and interest situated and lying in the state of Zacatecas, and republic of Mexico, and known and described as the Australia mine, and carrying on a general mining and ore milling business.

Which corporation shall keep its principal office or place of business at New York, in the county of New York, and state New York, and is to expire on the 26th day of July, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two million five hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty thousand 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

Jos. B. Batchelor, Jr., Fort Leavenworth, Kas., two hundred and forty-nine thousand six hundred shares.

W. N. Hughes, Fort Leavenworth, Kas., one hundred shares.

John Newton, Fort Leavenworth, Kas., one hundred shares.

M. J. Lenihan, Fort Leavenworth, Kas., one hundred shares.

A. G. Hammond, Fort Leavenworth, Kas., 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 26th day of July, 1890.

Jos. B. Batchelor, Jr.,
W. N. Hughes,
M. J. Lenihan,
Jno. Newton,
A. G. Hammond.

Wherefore, the corporators named in the said agreement, and who
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have signed the same, and their successors and assigns, are hereby declared to be from this date until the 26th day of July, nineteen hundred and forty, a 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 thirty-first day of July, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE STAR BOND COMPANY.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Star Bond Company, for the purpose of issuing and selling bonds upon monthly installments, and payable from redemption and reserve funds made up from the appropriation of a certain part of the installments paid in, according to tables, which assure perfect equity to both large and small investors.

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 August, A. D., 1940. 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.

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 C. Palmer, Ridley Park, Delaware county, Pa., ten (10) shares.
Albert E. Peterscn, 3,700 Spring Garden St., Philadelphia, Pa., ten (10) shares.
James C. McCook, N. E. Cor. 37 and Spring Garden St., Philadelphia, Pa., ten (10) shares.
W. H. Long, 1,627 South St., Philadelphia, Pa., ten (10) shares.
F. S. Fouse, 437 N. 37 St., Philadelphia, Pa., 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 22nd day of July, 1890.

John C. Palmer,
Albert E. Peterson,
James C. McCook,
W. H. Long,
F. S. Fouse.
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 August, nineteen hundred and forty, a 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 August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE LOOMIS IMPROVED FILTER COMPANY.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Loomis Improved Filter Company," for the purpose of manufacturing, holding, buying, or otherwise acquiring, selling, leasing or otherwise disposing of, water filters, oil filters, liquor filters, and all other kinds and varieties of filters, strainers, separators, refiners and purifiers for all liquid and fluid substances, and all materials used in, or in connection with the manufacture and construction of such filters, strainers, separators, refiners and purifiers.

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 31st day of December, 1905. 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:

Jos. T. Manning, Baltimore, Md., one share.
Chas. O'Donnell Lee, Baltimore, Md., one share.
WM. T. Manning, Pittsburgh, Pa., one share.
Sullivan Pitts, Baltimore, Md., one share.
Sidney T. Manning, Baltimore, Md., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.
Corporations.

Given under our hands, this 26th day of July, 1890.

Jos. T. Manning,
Chas. O'Donnell Lee,
Wm. T. Manning,
Sullivan Pitts,
Sidney T. Manning.

Wherefore, the corporators named in 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 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, [G. S.] at the city of Charleston, this first day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State

The New York and Montezuma Investment Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 and Montezuma Investment Company, for the purpose of transacting and carrying on a general brokerage and commission business, and the promoting of enterprises, companies and corporations of any and every kind, and dealing in railways, steamships, navigation property and properties, concessions and subsidies of all kinds, railway and steamship securities, and all corporate securities, and securities of any and every kind whatsoever; contracts, leases, notes, bonds, stocks of any and every kind, and mines, quarries, telegraph companies, water works, gas works, irrigation and every kind of property, or properties real or personal, in any manner not prohibited by law, and to do all things that may be necessary and requisite for the successful carrying out the purposes of the company.

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 first day of July, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred 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 ($200,000) dollars in all.

The capital so subscribed is divided into shares of twenty (20) dollars each, which are held by the undersigned respectively, as follows, that is to say:

L. J. Velasquez Beard, New York city, five thousand and fifty shares.
Ramon Velez, New York city, five hundred shares.
George S. Bowen, New York city, five hundred shares.
W. Fearing Gill, New York city, five hundred shares.
L. K. McKinny, Elizabeth, N. J., five hundred shares.
Wm. G. Beard, New York, two thousand nine hundred and fifty shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 22th day of July, 1890.

L. J. Velasquez Beard,
Ramon Velez,
George S. Bowen,
W. Fearing Gill,
L. K. McKinny,
Wm. G. Beard.

Wherefore, the corporators named in 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 forty, a 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 first day of August, eighteen hundred and ninety

Wm. A. Ohley,
Secretary of State.

MERCHANDS AND MANUFACTURERS GUARANTEE CREDIT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Merchants and Manufacturers Guarantee Credit Company, for the purposes of transacting the business of a commercial agency, the collecting of accounts, and the selling and furnishing of a system of credits, and limiting and guaranteeing wholesale dealers,
manufacturers and jobbers against loss arising by reason of bad debts.

Which corporation shall keep its principal place of business or office at Boston, in the county of Suffolk, and commonwealth of Massachusetts, and shall expire on the thirty-first day of December, in the year one thousand nine hundred and fifteen. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars each to the capital thereof, and have paid in on said subscription the sum of one hundred dollars each, 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 the par value of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say, to wit:

James M. Horne, Boston, Mass., five shares.
Andrew P. Cassils, Boston, Mass., five shares.
George F. Morse, Boston, Mass., five shares.
George H. Copeland, Sangus, Mass., five shares.
Henry Schuhl, Hamilton, Ontario, Canada, five shares.
Edwin J. Moore, Chelsea, Mass., five shares.
Thomas J. Ball, Chelsea, Mass., five shares.
John M. Plummer, Chelsea, Mass., five shares.
Thomas P. Healey, Chelsea, Mass., five shares.

And the capital to be hereafter sold is to be divided into shares of a like value.

Given under our hands, this twenty-fourth day of July, in the year one thousand eight hundred and ninety.

James M. Horne,
Edwin J. Moore,
Andrew P. Cassils,
George F. Morse,
Thomas J. Ball,
Henry Schuhl,
John M. Plummer,
Thomas P. Healey,
George H. Copeland.

Wherefore, the corporators named in 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 fifteen, a 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 August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
WHEELING TERMINAL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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.

First—The name of the company shall be the Wheeling Terminal Company.

Second—The railroad which this corporation proposes to build will commence at or near a point in the west corporation line in the city of Wheeling, opposite Wheeling Island, in the county of Ohio, and runs thence by the most practicable route to a point at or near the town of Fulton, in the 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 company shall be one million 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. P. McNell, city of Wheeling, state of West Virginia, one share.
I. G. Dillon, city of Wheeling, state of West Virginia, one share.
F. B. Ross, city of Wheeling, state of West Virginia, one share.
A. M. Hamilton, city of Wheeling, state of West Virginia, one share.
A. E. Smith, city of Wheeling, state of West Virginia, one share.

Given under our hands, this 23rd day of July, 1890.

F. P. McNELL,
I. G. DILLON,
F. B. ROSS,
A. M. HAMILTON,
A. E. SMITH.

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 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 state, [G. S.] at the seat of government thereof, this second day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
CORPORATIONS.

KEYSTONE COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Coal and Coke Company, for the purpose of leasing land, mining coal, manufacturing coke, and shipping and selling coal and coke, and also of doing a general retail mercantile business.

Which corporation shall keep its principal office at Belcher, in the county of McDowell, West Virginia, and is to expire on the 1st day of July, 1940, 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 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

Jas. B. Stephenson, East Brady, Penn., twenty shares.
B. Moore, Bramwell, W. Va., twenty shares.
W. S. Cowell, Bramwell, W. Va., twenty shares.
John K. F. Steele, Bramwell, 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 11th day of July, 1890.

Jas. B. Stephenson,
B. Moore,
Jno. D. Hewitt,
W. S. Cowell,
John K. F. Steele.

Wherefore, the corporators named in 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 forty, a 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 August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mill Creek Valley U. B. C. Camp Meeting Association, for the purpose of laying out and beautifying a tract of land to be hereafter acquired, either by purchase or lease, to be used for the purpose of holding camp meetings, social gatherings, re-unions and secular meetings of all kinds, to be under such rules and regulations as may or shall be prescribed from time to time, by the directors of the said association.

Which corporation shall keep its principal office or place of business at Evans, or near Evans, in Jackson county, West Virginia, and the land to be acquired for the purpose above mentioned by said association, to be situated in the vicinity of Evans, in said county and state, and is to expire on the 7th day of July, 1920. And for the purpose of forming the said company, we have subscribed the sum of $190.00 to the capital stock thereof, and have paid in on said subscriptions the sum of eighty-six dollars, and desire the privilege of increasing the said capital stock, by the sale of additional shares from time to time, to one thousand dollars in all.

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:

B. F. Sayre, of Evans, W. Va., one share.
A. S. Blagg, of Cottageville, W. Va., one share.
R. A. Hite, of New Haven, W. Va., one share.
W. C. Dunlap, of Cottageville, W. Va., one share.
Josephus Sayre, of Evans, W. Va., three shares.
C. C. Stewart, of Evans, W. Va., one share.
Abe Price, of Given, W. Va., one share.
Wiley Sayre, of Angerona, W. Va., one share.
Elias C. Staats, of Evans, W. Va., six shares.
Ong and Love, per J. M. Love, Angerona, W. Va., one share.
Hansom S. Hughes, of Evans, W. Va., one share.
Isaac Sayre, of Angerona, 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 26th day of July, 1890.

B. F. SAYRE,
A. S. BLAGG,
R. A. HITE,
W. C. DUNLAP,
JOSEPHUS SAYRE,
Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this fourth day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

MEXICAN MINING AND DEVELOPMENT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 for the formation of the Mexican Mining and Development Company:

The undersigned agree to become a corporation by the name of Mexican Mining and Development Company, for the purpose of prospecting for precious minerals; owning, controlling, buying, leasing, selling and dealing in mines, mineral lands and mineral rights; of mining, milling, treating, concentrating, smelting and dealing in ores and precious metals; of buying, selling and leasing timber and water rights; building and constructing dams, races and roadways; of buying, selling and exchanging merchandise, and of buying, selling and dealing within the limitations of the law of West Virginia, in all real estate and personal property necessary or convenient for the proper prosecution of the said business in the United States and Mexico; and generally to do all things requisite or incidental to the proper management thereof.

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., 1940. 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 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:

John F. Zebley, New York, ten shares.
Frank W. Rennell, New York, ten shares.
Julius A. Skilton, Brooklyn, ten shares.
James Craig, Brooklyn, ten shares.
Austin Gallagher, Brooklyn, ten shares.

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 July, A.D., 1890.

John F. Zebley,
Frank W. Rennell,
Julius A. Skilton,
James Craig,
Austin Gallagher.

Wherefore, the corporators named in 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 forty, a 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 fourth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE WAPLES PLATTER COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Waples Platter Company, for the purpose of doing a general wholesale grocery business in the city of Denison, Grayson county, Texas, dealing in and trading, buying and selling sugar, coffee, tobacco, wooden and willow ware, and all such articles as are usually carried, dealt in and sold in a wholesale grocery establishment.

Which corporation shall keep its principal office or place of business at Denison, in the county of Grayson, and state of Texas, and
is to expire on the 17th day of July, 1940. And for the purpose of
forming the said corporation, we have subscribed the sum of one
hundred and fifty thousand dollars to the capital thereof, and have
paid in on said subscriptions the sum of one hundred and fifty thou-
sand 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 fol-
lows, that is to say: By

E. B. Waples, Denison, Texas, three hundred shares.
P. Waples, Denison, Texas, three hundred and seventy-five
shares.
A. F. Platter, Denison, Texas, four hundred and seventy-five
shares.
R. W. Lewin, Denison, Texas, twenty-five shares.
H. Schaefer, Denison, Texas, twenty-five shares.

John G. Waples, Hannibal, Missouri, three hundred shares.
And the capital to be hereafter sold is to be divided into shares
of like amount.

Given under our hands, this seventeenth day of July, 1890.

E. B. Waples,
Paul Waples,
A. F. Platter,
R. W. Lewin,
H. Schaefer,
John G. Waples.

Wherefore, the corporators named in 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 forty, a 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 August,
eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

HULINGS LUMBER COMPANY.—CHANGE OF PRINCIPAL OFFICE.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
do hereby certify that Willis J. Hulings, president of the Hulings
Lumber 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 Hulings, W. Va., on the 13th day of June, 1890, and 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 principal office or place of business of this company be changed from Oil City, Pa., to Hulings, West Virginia."

Wherefore, I do declare said change of principal office, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this fourth day of August, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

MUNSIE COLES SUBWAY COMPANY.

FOREIGN.

I, Wm. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Munsie Coles Subway Company, for the following purpose, to-wit:

To acquire, receive and hold any grant, concession, license, municipal or other right, which may be granted by any national, state, municipal or other public or private authority, and to dispose thereof, or grant rights or licenses thereunder to any person, corporation, firm or partnership.

To acquire and hold by purchase, assignment or otherwise letters patent of the United States and of other countries, for the purpose or purposes which may be deemed by the board of directors to be for the benefit of the business of this company, and to grant territorial rights and licenses thereunder, and to dispose of the same.

To carry on a general business of laying, conducting, insulating and distributing wires used for electrical purposes, and of constructing conduits for the same. To carry on a general business of manufacturing, and dealing in insulating and other materials of a like character, and all machinery, implements and articles which may be deemed necessary and of advantage to the carrying out of the business of this company, and to do any and all acts connected with the objects for which this company is formed, or which may be considered and deemed useful and expedient thereto by the board of directors, which a firm or co-partnership lawfully formed in the state of West Virginia may do.

And this corporation shall keep its principal office or place of busi-
CORPORATIONS.

ness in the city of New York, county of New York and state of New York, or at such other places as the law requires, and shall expire on the first day of April, one thousand nine hundred and thirty-nine. And for the purpose of forming such 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 one million dollars in all.

The capital so subscribed is divided into shares of one hundred dollars, and which are held by the undersigned respectively, as follows, that is to say:

James F. Munsie, Brooklyn, N. Y., one share.
W. W. Coles, New York, N. Y., one share.
T. L. Coles, New York, N. Y., one share.
H. A. Alexander, New York, N. Y., one share.
C. T. Coles, 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 and seals, this 23rd day of April, 1890.

James F. Munsie, [Seal]
W. W. Coles, [Seal]
H. A. Alexander, [Seal]
Thos. L. Coles, [Seal]
C. T. Coles, [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 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 state, [G. S.] at the city of Charleston, this fifth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE CITY TRUST, SAFE DEPOSIT AND SURETY COMPANY OF PHILADELPHIA.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that The City Trust, Safe Deposit and Surety Company of Philadelphia, 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 charter and a copy of the laws of the said state under which it is incorporated as required by section 30 of chapter 54 of the Code of West Virginia.
CORPORATIONS.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this fifth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

KANAWHA LIQUOR DEALERS PROTECTIVE ASSOCIATION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Liquor Dealers Protective Association, for the purpose of furthering and promoting mutually the general business interests of the liquor dealers of Kanawha county, West Virginia and vicinity.

Which corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, state of West Virginia, and is to expire on the first day of July, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and fifteen dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and fifteen 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 five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

J. C. Hermann, one share.
Geo. H. Nicholas, one share.
Watson Roy, one share.
L. Swartz, one share.
John Gauhan, one share.
B. Gallenberg, one share.
G. O. Chilton, one share.
John Costello, one share.
Henry Rummell, one share.
J. P. Clark, one share.
J. M. Saunders, one share.
C. E. Field, one share.
R. M. Blackburn, one share.
Val Kiefer, Jr., one share.
John Lauterback, one share.
J. J. Caven, one share.
S. A. Moses, one share.
Thos. Popp, one share.
Wm. Keifer, one share.
R. F. Wilson, one share.
C. E. Champe, one share.
Geo. W. Beller, one share.
T. M. Creel, one share.
All of Charleston, West Virginia.
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 July, 1890.
L. Schwartz,
C. E. Champe,
William Kiefer,
John J. Caven,
John Gaughan,
James P. Clark,
S. A. Moses,
B. Galleanberg,
Watson Roy,
Jno. Costello,
T. M. Creel,
G. O. Chilton,
John C. Hermann,
Val Kiefer, Jr.,
Geo. H. Nicholas,
R. F. Wilson,
Henry Rumrell,
John Laterback,
Geo. W. Beller,
J. M. Saunders,
C. E. Field,
R. M. Blackburn,
Thos. Popp.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

"COAL AND COKE COMPANY."

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 and Coke Company, for the purpose of mining coal, manufacturing coke and lumber, selling and shipping the same, and acquiring such lands, works and other properties and rights as may be necessary for the proper conduct of said business in Tucker and Grant counties, West Virginia. And for the purpose of dealing in other minerals and timber and their products.

Which corporation shall keep its principal office or place of business at Piedmont, in the county of Mineral, and state of West Virginia, and is to expire on the 31st day of December, 1939. 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: By

H. G. Davis, Piedmont, W. Va., one hundred and sixty-five shares.
T. B. Davis, Piedmont, W. Va., one hundred and sixty-five shares.
R. M. G. Brown, Kingwood, W. Va., four shares.
F. B. Lott, Baltimore, Md., one share.
Total number of shares, 500.

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 August, 1890,

S. B. ELKINS,
H. B. DAVIS,
T. B. DAVIS,
R. M. G. BROWN,
F. B. LOTT.

Wherefore, the corporators named in 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-nine, 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 state, at
the city of Charleston, this sixth day of August, eighteen
hundred and ninety.

W. A. Ohley,
Secretary of State.

C. S. FEWSMITH LUMBER COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 C. S. Fewsmith Lumber Company, for the purpose of buying and selling, manufacturing and dealing in timber and lumber and their products; buying and owning real estate necessary for the purpose of said corporation, and doing a general mercantile business.

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 first day of July, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-two thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-two 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

C. S. Fewsmith, Parkersburg, W. Va., ninety shares.
David Burns, Parkersburg, W. Va., fifty shares.
George C. Loomis, Parkersburg, W. Va., seventy-five shares.
C. D. Merrick, Parkersburg, W. Va., four shares.
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 2nd day of August, 1890.

Crowell S. Fewsmith,
David Burns,
Geo. C. Loomis,
C. D. Merrick,
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 first day of July,
CORPORATIONS.

nineteen hundred and forty, a 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 sixth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

LAUREL CREEK BOOM COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Laurel Creek Boom Company:

The undersigned agree to become a corporation by the name of the Laurel Creek Boom Company, for the purpose of constructing, erecting and maintaining a boom in and upon the waters of Elk River, in the county of Braxton, and state of West Virginia, at a point on said river at or near, but below, the mouth of Laurel Creek, in said county and state, for the purpose of stopping and securing boats, rafts, logs, masts, spars, lumber and other timber, and for such other purposes as may be allowed by law.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, state of West Virginia, and is to commence on the first day of August, 1890, and expire on the first day of August, 1920. 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

B. D. Spilman, Parkersburg, W. Va., one share.
A. S. Evans, Parkersburg, W. Va., one share.
H. P. Camden, Parkersburg, W. Va., one share.
V. B. Archer, Parkersburg, W. Va., one share.
R. P. Camden, Parkersburg, W. Va., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Corporations.

Given under our hands this 30th day of July, 1890.

B. D. Spilman,
A. S. Evans,
H. P. Camden,
V. B. Archer,
R. P. Camden.

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 August, 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,
[G. S.] at the city of Charleston, this sixth day of August, eighteen
hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE WEST VIRGINIA AND IRONTON RAILROAD
COMPANY.

DOMESTIC.

Map and Profile Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
do hereby certify that The West Virginia and Ironton Railroad
Company, a corporation created under the laws of this state, has
this day filed in my said office a map and profile of the line of its
said railroad, from Powhatan, in the state of West Virginia, to
Ironton, in the state of Ohio, as required by section 65 of chapter 54
of the Code of West Virginia.

Given under my hand and the great seal of the said state
[G. S.] at the city of Charleston, this sixth day of August, eighteen
hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CENTRAL LOAN AND TRUST COMPANY.

DOMESTIC.

I Wm. A. Ohley, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
companied 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 Loan and Trust Company," for the purpose of making of contracts to do any lawful business whatsoever; acting as fiscal or transfer agent of any state, municipality, body politic, or corporation, and in such capacity to receive and disburse money and transfer and register and countersign certificates of stock, bonds or other evidences of indebtedness; to receive deposits of trust moneys, securities and other personal property from any person or corporation, and to loan money on real or personal securities; to act as trustee under any mortgage or bond issued by any municipality or corporation, and accept and execute any other municipal or corporate trust not inconsistent with the laws of the state of West Virginia; to accept trusts from and execute trusts for married women in respect to their separate property, whether real or personal, and to be their agent in the management of such property, or to transact any business in relation thereto; to take, accept, and execute any and all such trusts and powers, of whatever nature or description, as may be conferred upon or committed to said company by any person or persons, or any body politic, corporation, or other authority, by grant, assignment, transfer, devise, bequest, or otherwise, or which may be intrusted or committed or transferred to, or vested in said company by any court of competent jurisdiction, and to receive and take and hold any property or estate, real or personal, which may be the subject of such a trust; to purchase, invest in, and sell stocks, bills of exchange, bonds, mortgages and other securities; and when moneys or securities for moneys are borrowed, received on deposit or for investment, the bonds or obligations of the company may be given therefor; to create and issue notes, bonds, bills of exchange, certificates of deposit, certificates and other evidences of indebtedness; to be appointed and to accept the appointment of executor of or trustee under the last will and testament, or administrator with or without the will annexed of the estate of any deceased person, and to be appointed to act as the committee of the estates of lunatics, idiots, persons of unsound mind and habitual drunkards; to act under the order or appointment of any court of record as guardian, receiver or trustee of the estate of any minor, and as depository of any moneys paid into court whether for the benefit of any such minor or any other person, corporation or party; to buy, sell and deal in all kinds of securities and property in its own right and for others on commission, acting in respect thereto as principal, agent or broker; and to do every kind of business useful to the public for which a firm or corporation may be lawfully formed.

Said corporation shall keep its principal office or place of business at Charleston, in the county of Kanawha, and state of West Virginia, and its term of existence is to expire on the first day of July, in the year 1940. 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 one hundred thousand dollars, and desire the privilege of increas-
ing 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:

James E. Coleman, New York City, one hundred shares.
Frederick W. Sharp, Brooklyn, N. Y., one hundred shares.
David Van Dergaw, Jamaica, N. Y., two hundred and fifty shares.
Charles H. Wright, New York City, N. Y., two hundred and fifty shares.
Alexander McBean, Glasgow, Scotland, one hundred shares.
James D. Ames, Lockport, N. Y., one hundred shares.
Walter L. Thompson, New Rochelle, 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 15th day of July, in the year 1890.

James E. Coleman,
Frederick W. Sharp,
David Van Dergaw,
Charles H. Wright,
Alexander McBean,
James D. Ames,
Walter L. 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 first day July, nineteen hundred and forty, a 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 August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ELECTRICAL WATER AND LIQUOR PURIFYING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Electrical Water and Liquor Purifying Company, for the purpose of purifying water (including separation of salt from sea water), vinous and alcoholic liquors, and all impure liquids by means and
CORPORATIONS.

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use of machinery, mechanism, and processes protected by letters patent or otherwise; of manufacturing, using or selling all machinery and mechanism necessary for said purpose; of using, selling, or leasing the right to use said machinery, mechanism and processes in states, territories, counties, cities, or townships, with power to purchase letters patent, processes and machinery available and to be used for such purification; and to purchase and use all real and personal property that may be necessary or convenient to the successful conduct of said business, and to sell, lease or exchange said real and personal property, and to repurchase as said company may require.

Which corporation shall keep its principal office or place of business at Washington, District of Columbia, and is to expire on the first day of August, 1940. 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 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 G. Shroeder, Washington, D. C., one share.
John R. Thomas, Metropolis, Illinois, one share.
Thomas M. Norwood, Savannah, Georgia, two (2) shares.
Isaiah H. McDonald, New York City, N. Y., one share.
William W. Dudley, Indianapolis, Indiana, one share.
Fletcher Johnston, Lexington, Kentucky, one share.
Richard J. Bright, Indianapolis, Indiana, one share.

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 August, 1890.

John R. Thomas,
Thomas M. Norwood,
Isaiah H. McDonald,
William W. Dudley,
George G. Shroeder,
Richard J. Bright,
Fletcher Johnston.

Wherefore, the corporators named in 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 forty, a 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 August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

SCOTCH COAL, IRON AND RAILROAD COMPANY OF WEST VIRGINIA.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that articles of incorporation, duly signed and acknowledged, has this day been recorded in my office, which articles of incorporation are in words and figures following:

We, whose names are hereto subscribed, desiring to become a corporation for the purpose of constructing, operating and maintaining 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 "Scotch Coal, Iron and Railroad Company of West Virginia."

Second—The railroad which this corporation proposes to build will commence at or near Charleston, Kanawha county, West Virginia; and thence by the most practicable route to Oceana, in Wyoming county; thence by the most practicable route to Pulverville, in McDowell county, and thence by the most practicable route to Richlands, or to some other desirable point on the Clinch Valley Extension of the Norfolk and Western Railroad: also to construct and operate lateral and branch lines connecting with the main line of said railroad.

Third—The principal business office of this corporation will be at Charleston, in the county of Kanawha, state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital of this company shall be three million ($3,000,000) dollars, divided into thirty thousand (30,000) shares of one hundred ($100) dollars each.

Sixth—The names and places of residence of persons forming this corporation, and the number of shares of stock subscribed by each, are as follows:

Charles H. Wright, New York City, one thousand shares, $100,000.
James E. Coleman, New York City, one thousand shares, $100,000.
Alexander McBean, Glasgow, Scotland, one thousand shares, $100,000.
Henry O. Reed, New York City, one thousand shares, $100,000.
Benjamin F. Howland, St. Andrews, Florida, one thousand shares, $100,000.

In witness whereof, we, the parties above named, have hereunto set our hands and seals, the 5th day of August, in the year of our Lord, 1890.

ALEXANDER McBEAN, [Seal]
CHARLES H. WRIGHT, [Seal]
HENRY O. REED, [Seal]
BENJAMIN F. HOWLAND, [Seal]
JAMES E. COLEMAN, [Seal]
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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 said state, [G. S.] at the seat of government thereof, this eighth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

BLAINE OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Blaine Oil and Gas Company, for the purpose of purchasing and leasing real estate in the state of West Virginia, and developing the same, for oil and gas purposes; mining and producing petroleum oil; buying, selling, storing, treating, refining, manufacturing and shipping petroleum oils, and the products thereof; the transportation of minerals, oils, and other fluids, by pipe lines, tank cars and other means, and the construction of tanks and other receptacles for that purpose; for the purpose of letting and leasing the territory of the company to other parties or operators, and for leasing and holding land for the purposes of said company, in mining and boring for oil and gas, manufacturing and conveying away the same; for the purpose of mining and dealing in coal and coal lands, and manufacturing and selling gas produced from coal; the purchase of timber and timber lands, and the cutting, manufacturing and sale of lumber, barrels, and other articles from timber; the carrying on of a general mining, manufacturing and mercantile business; the sinking of gas wells, laying gas pipes, and supplying gas for lighting and heating purposes; and generally for doing all things that are legitimate and proper for any oil or gas company to perform.

Which corporation shall keep its principal office or place of business at Mannington, in the county of Marion, and state of West Virginia, and is to expire on the sixth day of August, 1940. 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 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 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

Emmons Blaine, of Chicago, Illinois, one share.
E. W. S. Moore, of Baltimore, Maryland, one share.
Gustavus Ober, of Baltimore, Maryland, one share.
Clinton P. Paine, of Baltimore, Maryland, one share.
Henry B. Gilpin, of Baltimore, Maryland, 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 August, 1890.

EMMONS BLAINE,
E. W. S. MOORE,
GUSTAVUS OBER,
CLINTON P. PAINE,
HENRY P. GILPIN.

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 sixth day of August, nineteen hundred and forty, a 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 ninth day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

BELMONT AND EUREKA OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Belmont and Eureka Oil Company," for the purpose of boring for, mining and producing natural gas and oil; buying and selling gas and oil; constructing and maintaining pipe lines for the transportation of the same for the public generally, as well as this corporation; to purchase, lease and hold land and mining rights and dealing in the same, and to do and perform all acts and things necessary and proper for the carrying on the business of developing oil and natural gas territory.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, and is to expire on the 7th day of August, 1940. 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:

Geo. W. Brown, Parkersburg, W. Va., one share.
B. H. Mallory, of Clarington, Ohio, one share.
O. S. Jones, of Parkersburg, W. Va., one share.
J. W. Vandervort, of Parkersburg, W. Va., one share.
A. B. Beckwith, 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 7th day of August, 1890.

J. W. VANDERVORT,
O. S. JONES,
B. H. MALLORY,
G. W. BROWN,
A. B. BECKWITH.

Wherefore, the corporators named in 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 August, nineteen hundred and forty, a 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 August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

OHIO RIVER OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 River Oil Company, for the purpose of sinking, purchasing, boring and operating petroleum oil wells; acquiring leases and territory for the purpose of boring for oil and gas; buying and selling petroleum and other oils, and manufacturing the same and all the products thereof. Also for the purpose of purchasing, holding, operating and constructing pipe lines for the trans-
portation of crude and refined petroleum oil and natural gas for the corporation as well as for the public generally.

And for the purpose of forming the said corporation, we have subscribed the sum of forty-eight hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of four hundred and eighty 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.

Which corporation shall keep its principal office at Parkersburg, in the county of Wood, and state of West Virginia, and is to expire on the 1st day of August, 1940.

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:

C. T. Caldwell, Parkersburg, W. Va., eight shares.
V. B. Archer, Parkersburg, W. Va., eight shares.
L. B. Dellicker, Parkersburg, W. Va., six shares.
W. A. McCosh, Parkersburg, Va., six shares.
F. Cooke Caldwell, Parkersburg, W. Va., six shares.
John L. Showalter, Parkersburg, W. Va., six shares.
F. R. Rose, Parkersburg, 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 6th day of August, 1890.
C. T. Caldwell,
V. B. Archer,
L. B. Dellicker,
W. A. McCosh,
F. R. Rose,
John L. Showalter,
F. Cooke Caldwell.

Wherefore, the corporators named in 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 forty, a 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 ninth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that a resolution and new agreement, adopted at a meeting of the stockholders of the National Life-Maturity Insurance Company, and signed and acknowledged by a majority of the stockholders holding a majority of the stock thereof, has been certified to me by a majority of said stockholders, which resolution and new agreement is in the words and figures following:

WASHINGTON, D. C., July 7th, 1890.

To the Honorable the secretary of state of West Virginia:

This is to certify that at a meeting of the stockholders of the National Life-Maturity Insurance Company, which was duly called and held at the office of said company in the city of Washington, D. C., on the 7th day of July, 1890, the following resolution amending the charter of said company was adopted:

"Resolved, That the agreement for the formation of the National Life and Maturity Association of Washington, D. C., filed in the office of the secretary of state of the state of West Virginia, February 2d, 1884, which corporate title was by resolution adopted February 25th, 1889, changed to The National Life-Maturity Insurance Company, as certified by the secretary of state of West Virginia, under date of May 14, 1890, as amended in accordance with the provisions of section 10, chapter 54, Code of West Virginia, so as to enable the company, in addition to the issuing of certificates of insurance provided for in said agreement, and in addition to the powers granted to said company by the amendment to its charter adopted on the 29th day of September, 1886, and certified to by the secretary of state of West Virginia under date of October 14th, 1886, to issue certificates for investment purposes for specified sums to be paid from a fund accumulated for that purpose when the payments thereon, together with an equitable share of the profits accumulated in said fund shall equal said sum, with power to loan the said fund on real estate of other securities to the holders of such certificates, or otherwise, in accordance with regulations fixed by the company, and the application and certificate, and that the paragraph of said agreement defining the object and purposes of said company be amended to read as follows:

"The undersigned agree to become a corporation by the name of the National Life-Maturity Insurance Company, for the purpose of issuing certificates of insurances to mature within a certain specified period, provided the holder thereof live so long, and in the event of death before said period to pay a certain proportion of said amount according to the number of years the insured may live, said amount to be paid out of a maturity fund to be derived from assess-
Corporations.

ments upon the certificate-holders in accordance with the terms of the application, the certificates, and the by-laws of the company; and in addition to transact a general life insurance business according to any plan now in existence, or that may hereafter be devised; and in addition to issue certificates for investment purposes for specified amounts, to be paid from a fund to be accumulated for that purpose when the payments made thereon, together with an equitable share of the profits accumulated in said fund, shall equal such amounts, with power to loan the said fund on real estate or other securities, to the holders of such certificates, or otherwise, in accordance with regulations fixed by the company and the application and certificates.”

Given under our hands and seals, this 7th day of July, 1890.

H. Browning,
Samuel Norment,
R. F. Baker,
Robert Boyd,
Seymour W. Fullock,
R. O. Holtzman,
P. S. Riddell,
Geo. D. Eldridge,
C. F. Norment,
Frank Hume,
W. E. Clark.

Wherefore, the corporators of The National Life-Maturity Insurance Company, and their successors and assigns, are hereby declared to be until the twenty-eighth day of January, nineteen hundred and thirty-four, a corporation by the name and for the purposes set forth in said resolution and new agreement.

Given under my name and the great seal of the said state, [G. S.] at the city of Charleston, this eleventh day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

Duquesne Oil Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 “Duquesne Oil 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 natural gas for said company, and for the public generally; and for developing, producing, refining, dealing in and selling oils and natural 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 Pittsburgh, in the county of Allegheny, and state of Pennsylvania, and is to expire on the first day of January, 1940. 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 fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Frank M. Lowry, Washington, Pa., seventy-five shares.
James M. Lowry, Washington, Pa., twenty-five shares.
Arthur L. Lowrie, Pittsburgh, Pa., forty shares.
William C. Lowrie, Pittsburgh, Pa., forty shares.
William Bayliss, Titusville, Pa., twenty 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 July, 1890.

Frank M. Lowry,
James M. Lowry,
Arthur L. Lowrie,
William C. Lowrie,
William Bayliss.

Wherefore, the corporators named in 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 forty, a 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 eleventh day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CARSON RIVER PLACER MINING AND DREDGING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Carson River Placer Mining and Dredging Company, for the purpose of purchasing and selling patents, manufacturing and selling machinery, dredging, mining, milling, river mining, hydraulizing and reduction of ores.

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 August, in the year one thousand nine hundred and forty. 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 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

Peter Forrester, New York City, N. Y., twenty-eight shares.
Pearson Halstead, New York City, N. Y., eighteen shares.
J. Van Vechten Olcott, New York City, N. Y., eighteen shares.
Jules M. Rae, Milford, Delaware, eighteen shares.
Clarence G. Christie, New York City, N. Y., eighteen shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this second day of August, A. D., 1890.
PETER FORRESTER,
PEARSON HALSTEAD,
J. VAN VECHTEN OLCCOTT,
JULES H. RAE,
CLARENCE G. CHRISTIE.

Wherefore, the corporators named in 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 forty, a 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 eleventh day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
THE PAN-AMERICAN EXPLORATION COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Pan-American Exploration Company, for the purpose of obtaining, holding, exploring, working, developing, leasing and otherwise obtaining concessions of lands containing mines of gold and silver and other minerals, precious stones, gems, including pearls, opals, diamonds and all other articles or substances of value, including cinchona and cascarilla bark, dye woods of various sorts, mahogany, ebony, indigo, all kinds of fiber and fibrous woods and plants in any and all of the states of Central and South America and elsewhere. Also to construct, maintain and operate any roads of any kind; to operate any means of navigation of the rivers, harbors, or waters adjacent thereto of any of said states, and run lines of steamboats and other vessels to and from any of the ports of said states to any other part of the world; and to obtain, own, hold, use, and sell all concessions necessary in connection with such navigation from any and all of said states. Also to manufacture any and all of the aforesaid metals and stones into the various products thereof.

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 July, 1940. 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 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

D. C. Demeritt, New York City, two hundred and fifty shares.
Wm. L. Bailey, New York City, two hundred and fifty shares.
Jeremiah Coughlin, New York City, fifteen hundred shares.
R. T. Phillips, New York City, one thousand shares.
Stephen McMahon, New Jersey, two thousand 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 August, 1890.

D. C. Demeritt, [Seal]
Wm. L. Bailey, [Seal]
Jeremiah Coughlin, [Seal]
R. T. Phillips, [Seal]
Stephen McMahon. [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 forty, a 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 eleventh day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ST. ALBANS AND COAL RIVER RAILROAD COMPANY.

DOMESTIC.

I, Wm. A Ohley, secretary of state of the state of West Virginia, do hereby certify that M. P. O'Hern, president of the St. Albans and Coal River Railroad Company, a corporation created 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, which was duly called and held in pursuance of law, at Charleston, West Virginia, on the 12th day August, 1890, 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 line of railroad which this corporation proposes to build be extended from the junction of the Pond and Spruce Forks of Coal River, in the county of Boone, by the most practicable route through the counties of Boone and Logan to Logan Court House; thence by the most practicable route to the line of the Norfolk and Western railroad near the Kentucky state line. Also from Logan Court House up the Valley of the Guyandotte River, by the most practicable route through the counties of Logan, Wyoming and McDowell to the Virginia state line."

Wherefore, I do declare said extension of the line of railroad of the St. Albans and Coal River Railroad company, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twelfth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Fort Henry Club," for the purpose of social intercourse and improvement, and of providing a place therefor, and establishing and maintaining a lunch room, library, reading room and gallery of art.

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 1st day of August, 1940. And for the purpose of forming said corporation we have subscribed the sum of six hundred dollars ($600) to the capital thereof, and have paid in on said subscription the sum of sixty dollars ($60), 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 each, which are held by the undersigned respectively, as follows, that is to say: By

O. C. Dewey, residing near Wheeling, W. Va., one share.
Frank J. Hearne, residing near Wheeling, W. Va., one share.
A. J. Sweeney, residing in Wheeling, W. Va., one share.
A. F. Stifel, residing in Wheeling, W. Va., one share.
J. P. Adams, residing in Wheeling, W. Va., one share.
E. C. Ewing, residing near Wheeling, W. Va., one share.

And the capital to be so sold is to be divided into shares of like amount.

Given under our hands and seals, this 11th day of August, 1890.

O. C. DEWEY,
F. J. HEARNE,
A. J. SWEEENEY,
JAS. P. ADAMS,
ALBERT F. STIFEL,
E. C. EWING.

Wherefore, the corporators named in 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 forty, a 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 thirteenth day of August, eighteen hundred and ninety,

WM. A. OHLEY,
Secretary of State.
I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the word and figures following:

The undersigned agree to become a corporation by the name of The Home Building and Loan 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 paying and liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business in the city of Moundsville, county of Marshall, and state of West Virginia, and is to expire on the 11th day of August, one thousand nine hundred and forty. 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.

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. B. Hicks, one share.
C. C. Quinn, one share.
J. F. Burley, one share.
G. A. Jones, one share.
David Levi, one share.
W. D. Dunn, one share.
R. W. Hall, one share.
J. D. Burley, one share.
J. R. St. Clair, one share.
Edward Lohr, one share.

All of the city of Moundsville, Marshall county, W. Va.

And the capital to be hereinafter sold is to be divided into shares of like amount.

Given under our hands, this 11th day of August, one thousand eight hundred and ninety.

J. B. Hicks,
C. C. Quinn,
J. F. Burley,
G. A. Jones,
W. D. Dunn,
David Levi,
R. W. Hall,
J. D. Burley,
J. R. St. Clair,
Edward Lohr.
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 eleventh day of August, nineteen hundred and forty, a 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 fourteenth day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE TENNESSEE VALLEY CONSTRUCTION COMPANY.

FOREIGN.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Tennessee Valley Construction Company, for the purpose of constructing railroad beds, bridges, tracks, and other structures appurtenant to railroads; making contracts in reference thereto; manufacturing and furnishing equipments and supplies to railroads; acquiring and receiving any and all kinds of real and personal property in the course of such business, and transacting any and all business in any wise relating to building, equipping and supplying railroads.

Which corporation shall keep its principal place of business at the City of New York, county of New York, state of New York, and is to expire on the first day of August, 1940. 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 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 million dollars in all.

The capital so subscribed is divided into five shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Joseph L. Robertson, of New York City, N. Y., one share.
Charles E. James, of Chattanooga, Tenn., one share.
Edward Barstow, of New York City, N. Y., one share.
John W. Weed, of New York City, N. Y., one share.
John J. McGinty, of New York City, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Automatic Hatch-Closing Company," for the purpose of purchasing, acquiring, maintaining and controlling buildings, structures for grain, or other elevators, lifting or elevating powers, and for the manufacture, erection, building, sale and renting of elevators, and of any other machinery or appliances, movable and stationary.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the first day of June, in the year nineteen hundred and forty. And for the purpose of forming said corporation, we have subscribed the sum of three thousand dollars to the capital thereof, and have paid in on said subscription the sum of three hundred dollars, and we 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 by us is divided into shares of one hundred dollars each, and the increased capital to be subscribed for by the sale of additional shares is to be divided in shares of one hundred dollars each. The shares which are held by the undersigned, respectively, are as follows, that is to say: By

Alfred J. Murray, No. 7 Charles street, N. Y. City, five shares.
Edmund H. Sentenne, No. 148 West 15th street, N. Y. City, five shares.
Charles Conti, No. 58 Clinton Place, New York City, five shares.
Salvator Closs, No. 58 Clinton Place, New York City, five shares.
John Stoneham, No. 58 Clinton Place, New York City, five shares.
John Carry, No. 133 Macdougal street, New York City, five shares.

Given under our hands and seals, the sixth day of June, A. D., 1890.

ALFRED J. MURRAY,
EDMUND H. SENTENNE,
CHARLES CONTI,
SALVATOR CLOSS,
JOHN STONEHAM,
JOHN CARRY.

Wherefore, the corporators named in 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 forty, a 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 August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE IRON RANGE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Iron Range Company, for the purpose of prospecting, mining, manufacturing, transferring and selling any or all kinds of mineral or volatile substances, and further, for buying, selling, leasing and transferring lands in West Virginia, as authorized by the laws of this state; and further, for developing said land so purchased or leased.

Which corporation shall keep its principal office or place of business at Union, in the county of Monroe, and state of West Virginia, and is to expire on the 15th day of June, 1910. 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 subscription the sum of $15,000, and desire the priv-
Corporations.

ilege 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 twenty five ($25.00) dollars each, which are held by the undersigned respectively, as follows: By

Geo. R. Dabney, Big Stone Gap, Va., two hundred and ninety-seven shares.

F. K. Weikle, Marshall, Minn., one hundred and seventy-eight shares.

Wm. Lundeen, Minneapolis, Minn., one hundred and nineteen shares.

H. H. Bullett, Big Stone Gap, Va., one share.

Jos. D. Logan, Union, 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 July, 1890.

Geo. R. Dabney,
F. K. Weikle,
Wm. Lundeen,
H. H. Bullett,
Jos. D. Logan.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this fourteenth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

American Phosphate and Chemical Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Buchanan, of the city, county and state of New York; Charles P. Buchanan, of the same place; Charles F. W. Dambmann, of the same place; Carl Glaser, of Baltimore, Maryland, and Roderick Robertson, of South Orange, New Jersey, do hereby agree to become a corporation by the name of the American Phosphate and Chemical Company, for the purpose of mining, buying and selling phosphates, and manufactures thereof and
therefrom; of manufacturing and dealing in artificial fertilizers and chemicals, and for the doing of all things in any manner pertinent thereto.

Which corporation shall have its principal office or place of business at Baltimore, in the state of Maryland, and is to expire on the first day of August, in the year one thousand nine hundred and forty. And for the purpose of forming said corporation, we have subscribed the sum of seventy-five thousand four hundred dollars to the capital thereof, and have paid in on said subscription the sum of seventy-five thousand and forty 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.

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 Buchanan, seven hundred and fifty shares.
Charles P. Buchanan, one share.
Charles F. W. Dambmann, one share.
Carel Glaser, one share.
Roderick Robertson, 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 August, one thousand and eight hundred and ninety.

Wm. Buchanan,
Chas. P. Buchanan,
C. F. W. Dambmann,
Chas. Glaser,
Roderick Robertson.

Wherefore, the corporators named in 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 forty, a 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 fifteenth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

HEUTHER PATENT CHASE COMPANY.—CHANGE OF PRINCIPAL OFFICE.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Paul Heuther, President of The
Heuther Patent Chase 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, which was held in pursuance of law at Allegheny, Pennsylvania, on the first day of August, 1890, and 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 principal office or place of business of this company, The Heuther Patent Chase Company, be and the same is hereby changed from Allegheny, in the state of Pennsylvania, to Pittsburgh, in said state of Pennsylvania."

Wherefore, I do declare said change of principal office as set forth in the foregoing resolution to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this fifteenth day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

ALCHEMIC MINING COMPANY.

FOREIGN.

I, WM. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Alchemic Mining Company, for the following purposes, to-wit: To acquire by purchase, lease, pre-emption or otherwise, mines, mineral deposits, natural gas, water and oil wells, and mining interests in the territory of Utah and elsewhere; to hold, maintain, improve, sell, lease, mortgage, or otherwise dispose of mines, mineral grants, or other mining privileges; to mine, manufacture and reduce minerals and the products of mines, and to market and dispose of the same; and also to erect mills, reduction and smelting works, and operate the same; to promote the construction, furnishing and equipment of public and private works required to be constructed and managed directly or indirectly for the purpose of rendering profitable any of the company's properties or rights; to promote, assist and subsidize companies, syndicates or partnerships for the purpose of developing any portion of the company's properties or increasing its business; to lend or borrow money, and to give any guarantee or evidence of indebtedness for the payment of money or the performance of any obligation, undertaking or contract, as the directors may determine; provided, however, that the aggregate liabilities thus created shall not be in excess of the amount of the
CORPORATIONS.

authorized capital stock of the company; to issue and deal in bonds, debentures, and other negotiable instruments or securities required or which will add to the efficient conduct of the business of the company.

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 6th day of August, 1939. And for the purpose of forming the said corporation we have subscribed the sum of one thousand dollars ($1,000.00) to the capital thereof, and have paid in on said subscription the sum of one thousand dollars ($1,000.00), 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 ten dollars ($10.00) each, which are held by the undersigned respectively, as follows, that is to say:

Horatio N. Twombly, New York City, twenty shares.
Philip Van Valkenburgh, New York City, twenty shares.
David J. Newland, New York City, twenty shares.
James Parks, New York City, twenty shares.
Louis M. Fulton, New York City, twenty shares.

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 August, 1890.

H. N. Twombly, [Seal]
Philip Van Valkenburgh, [Seal]
David J. Newland, [Seal]
James Parks, [Seal]
Louis M. Fulton, [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 August, 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 fifteenth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ST. JOHN TYPOBAR COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
CORPORATIONS.

Articles of Incorporation of the St. John Typobar Company:

The undersigned agree to become a corporation by the name of The St. John Typobar Company, for the purpose of manufacturing, selling and dealing in type, type bars, type-bar machines and all printing appliances; type setting, casting, stamping and pressing machinery and appliances; patented inventions and novelties of all kinds; lithographing, photographing and printing machinery appliances and articles of all kinds; for the purpose, also, of owning and controlling letters patent of the United States and of all foreign countries, and with power to manufacture, rent, sell and use patented articles, and to license others to manufacture, rent, sell and use inventions covered or secured by any foreign or domestic letters patent which said company may acquire; with the right and for the purpose also, of conducting a general publishing and printing business, and of owning, controlling and publishing newspapers, and with power to do all things necessary and incident to the powers and purposes above specifically expressed.

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 1st day of August, A. D., 1940. 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 said subscriptions the sum of fifty dollars ($50.00), 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 ($1,500,000.00) dollars in all.

The capital stock so subscribed is divided into shares of one hundred dollars ($100) each, which are held by the undersigned respectively, as follows: By

- James H. Hoyt, of Cleveland, Ohio, one share.
- R. H. St. John, of Cleveland, Ohio, one share.
- F. A. Hilliard, of Cleveland, Ohio, one share.
- E. S. Page, of Cleveland, Ohio, one share.
- George W. Billings, of Cleveland, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands and seals, this 13th day of August, A. D., 1890.

JAMES H. HOYT, [Seal]
R. H. ST. JOHN, [Seal]
F. A. HILLIARD, [Seal]
E. S. PAGE, [Seal]
GEORGE W. BILLINGS. [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 August, nineteen hundred and forty, a corporation by the name and for the purposes set forth in said agreement.
SULPHIDE ORE, MINING AND MILLING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Sulphide Ore, Mining and Milling Company, for the purpose of purchasing, operating or selling mines, mining properties, or mining rights; purchasing, selling or working ore for the extraction of metals or other elements contained therein, and particularly for working sulphide ores containing gold or other precious metals, and for the extraction of sulphur from ore containing it; to purchase, hold and operate all apparatus necessary for operating said mining property; to purchase the right to use and operate certain patented processes covered by letters patent of the United States granted to Henry H. Eames for processes and apparatus for treating, working and milling ore, and extracting therefrom ingredients contained therein, and for the purchase and operation of other patented or unpatented processes or apparatus for working ore.

Which corporation shall keep its principal office or place of business at city of Baltimore, and state of Maryland, and is to expire on the 11th day of August, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and twenty dollars to the capital thereof, and have paid in on said subscriptions the sum of twelve dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to three hundred and fifty 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:

Charles K. Harrison, Pikesville, Baltimore county, Md., (1) one share.
William T. Morgan, 2003 Maryland avenue, Baltimore city, (1) one share.
George Herbert Whittingham, 853 Hollins st., Baltimore city, (1) one share.
Franklin J. Morton, 2119 St. Paul st., Baltimore, (1) one share.
Arthur Steuart, 213 E. Gorman st., Baltimore, (1) one share.
CORPORATIONS.

A. H. Rutherfoord, Fireman's Building, Baltimore, (1) 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, 1890.

Charles K. Harrison, [Seal]
William T. Morgan, [Seal]
George Herbert Whittingham, [Seal]
Franklin J. Morton, [Seal]
A. Hawksley Rutherfoord, [Seal]
Arthur Steuart, [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, nineteen hundred and forty, a 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 fifteenth day of August, eighteen hundred and ninety:

Wm. A. Ohley,
Secretary of State.

THE MILWAUKEE BRIDGE AND IRON WORKS.

FOREIGN.

Charter and Law Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the Milwaukee Bridge and Iron Works, a corporation created under the laws of the state of Wisconsin, has this day filed in my said office a duly certified copy of its charter, and a copy of the laws of the state of Wisconsin, under which said corporation was formed.
Given under my hand and the great seal of the said state,
[G. S.] at the city of Charleston, this sixteenth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

REPUBLIC OIL AND GAS COMPANY.

FOREIGN.

Charter and LawFiled.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the Republic Oil and Gas Company, a corporation created under the laws of the state of Pennsylvania, has this day filed in my said office a duly certified copy of its certificate of incorporation, and a copy of the laws of the state of Pennsylvania, under which it is incorporated.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this sixteenth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE KNICKERBOCKER ELECTRIC LIGHT AND POWER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Knickerbocker Electric Light and Power Company," for the purpose of undertaking the manufacture and sale of electrical accumulators, secondary batteries, primary batteries, electric lights, dynamos, motors and other similar apparatus and machines for the purpose of lighting and propelling cars and vehicles or other system of transportation; to obtain by purchase or otherwise, to hold, to maintain, to improve, to sell, to license, to lease, to mortgage and to dispose of every and any nature, kind or description of electrical and mechanical apparatus, electric lamps, machines or appliances secured by letters patent or otherwise, which shall be used in or relating in any manner to the production, transmission and distribution of electricity for lighting, for power or for other economic and useful purpose. To enter into business arrangements with any government or authorities, municipal, local corporations or individuals, rights, privileges, grants and concessions, and to carry out and exercise, and comply with any such rights, privileges, grants or concessions, for the purpose of manufacturing, licensing, selling or otherwise disposing of electric or mechanical appliances or apparatus for the transmission of power, or for the purpose of illumination or otherwise. Also to promote, assist and subsidize companies, syn-
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dicates and partnerships, to aid with the construction and operation of the mechanical apparatus of every kind and description deemed necessary to properly conduct the business of the company. To enhance the value or render profitable any of the company's properties, inventions or rights. To assign or exchange capital stock, to lend or borrow money, and to give and guarantee any evidence of indebtedness for the payment of money, or the performance of any obligation, undertaking or contract, as the directors may determine; provided, however, that the aggregate liabilities thus created shall not be in excess of the amount of the authorized amount of the capital stock of the company.

Which corporation shall keep its principal office or place of business at 96 Broadway, in the city of New York, in the county of New York, and state of New York, and is to expire on the fourth day of August, 1939. 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 seven 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

Frank K. Irving, 67 McDongal street, Brooklyn, N. Y., ten (10) shares.
Frederick M. Hill, St. George Hotel, Brooklyn, N. Y., ten (10) shares.
Harvey M. Munsell, 350 West 58th street, New York, ten (10) shares.
Eugene M. Sanger, Long Branch, New Jersey, ten (10) shares.
James A. Browne, 26 S. Broadway, N. Y., ten (10) shares.
Charles Waite, 1277 Bedford avenue, Brooklyn, N. Y., ten (10) shares.
John C. Cruikshank, Spring Valley, 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 5th day of August, 1890.

[Seal]
F.RANK K. IRVING,
[Seal]
FREDERICK M. HILL,
[Seal]
HARVEY M. MUNSELL,
[Seal]
EUGENE M. SANGER,
[Seal]
JAMES A. BROWNE,
[Seal]
CHARLES WAITE,
[Seal]
JOHN C. CRUIKSHANK.

Wherefore, the corporators named in 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 August, nineteen hundred and thirty-nine, a corporation by the name and for the purposes set forth in said agreement.
SALEM ACADEMY—NAME CHANGED TO SALEM COLLEGE.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that J. F. Randolph, President of Salem Academy, 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 regular meeting of the stockholders thereof, held in pursuance of law, on the 10th day of June, A.D., 1890, and at which meeting a majority of the capital stock thereof was represented by the holders thereof, in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the corporation known as Salem Academy be changed to, and from this time hence be known as Salem College, and that any and all necessary legal steps be taken to constitute the same a college, in conformity to the charter of said institution, granted by and in conformity with the laws of West Virginia, on the 28th day of December, A.D., 1888."

Wherefore, I do declare said change of name of Salem Academy to Salem College, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this sixteenth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE MANNINGTON SOCIAL AND LITERARY CLUB.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mannington Social and Literary Club," for the purpose of
having literary entertainments and social gatherings for social, moral and intellectual improvement.

Which corporation shall keep its principal office or place of business at Mannington, in the county of Marion, 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 two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one 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. C. Robinson, of Fairmont, W. Va., one share.
Samuel Eckles, of Mannington, W. Va., one share.
C. Dewyer, of Mannington, W. Va., one share.
J. M. Silcott, of Mannington, W. Va., one share.
James McLaughlin, of Mannington, W. Va., two shares.
Daniel Dongan, of Mannington, W. Va., one share.
F. M. White, of Mannington, W. Va., thirty-three 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 1890.

A. C. Robinson,
Samuel Eckles,
C. Dewyer,
J. M. Silcott,
James McLaughlin,
Daniel Dongan,
F. M. 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 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 state, [G. S.] at the city of Charleston, this nineteenth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

DIAMOND ICE COMPANY—AMENDMENT TO CHARTER.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that W. H. Slack, president, and J. M. Staunton,
secretary, of the Diamond Ice Company, a corporation created under the laws of this state, this day certified to me under their hands that a special meeting of the stockholders of said company, held at the office of the company in Charleston, W. Va., August 11th, 1890, all the stockholders having been duly notified, and all the capital stock being represented, the following resolution was passed by a unanimous vote of all the stock of the company, and duly entered upon its records; the said resolution as certified as aforesaid, being signed and acknowledged by a majority of the stockholders of said company, and being in the words following, to wit:

"Resolved, That the Diamond Ice Company hereby adopts a new agreement so as to enlarge its objects and purposes, to the effect that it may buy and sell coal and do any and all business connected with the buying, selling, shipping and storage of coal and general wharfage; that it may buy and sell teams, wagons, etc., and do any and all business connected with general teaming; that it may build and construct a cold storage room, and do any and all business connected with cold storage; that it may own watering tanks and do any and all business connected with watering the public streets and roads, and for any other purpose or business useful to the public for which a firm or copartnership may be lawfully formed in this state."

Wherefore, I do declare said enlargement of the powers, objects and purposes of said company, as set forth in said resolution, to be authorized by law.

Given under my hand and the great seal of the said state, (G. S.) at the city of Charleston, this twenty-first day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

DIAMOND ICE COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that W. H. Slack, president, and J. M. Staunton, secretary, of the Diamond Ice Company, a corporation created under the laws of this state, have certified to me, under their signatures and the corporate seal of said corporation, that at a special meeting of the stockholders thereof, held after notice given as required by law, at Charleston, W. Va., on the 11th day of August, 1890, 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 $33,000 having been paid in upon the capital stock of this company, that the capital stock thereof be increased to
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§100,000. All of the stockholders of the company being represented at the meeting, either in person or by proxy, and all voting for this resolution."

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, [G. S.] at the city of Charleston, this twenty-first day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

STATE BUILDING ASSOCIATION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 State Building Association, for the purpose of raising monies to be distributed among its members, and by said members used in buying lands or houses, or in building and 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 Parkersburg, in the county of Wood, state of West Virginia, and is to expire on the 14th day of March, 1940. And for the purpose of forming the corporation, we have subscribed the sum of fourteen hundred and thirty dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and forty-three 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 and thirty dollars ($130.00) each, and are held by the undersigned respectively, as follows, that is to say:

V. B. Archer, Parkersburg, W. Va., one share.
H. C. Jackson, Parkersburg, W. Va., one share.
H. T. Camden, Parkersburg, W. Va., one share.
Alex. R. Campbell, Ravenswood, W. Va., one share.
C. H. Shattuck, Parkersburg, W. Va., one share.
A. B. Beckwith, Parkersburg, W. Va., one share.
J. L. Burkley, Parkersburg, W. Va., one share.
John D. Swenney, Concord Church, W. Va, one share.
M. S. Thanhouser, Parkersburg, W. Va., one share.
J. C. Noland, St. Marys, W. Va., one share.
C. A. Fulwider, Richlands, 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 August, 1890.

V. B. Archer,
H. C. Jackson,
H. P. Camden,
Alex. R. Campbell,
C. H. Shattuck,
A. B. Beckwith,
J. L. Burkley,
John D. Swenney,
M. S. Thanhouser,
J. C. Noland,
C. A. Fulwider.

Wherefore, the corporators named in 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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

CASTLE DOME CANAL COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 for the Incorporation of the Castle Dome Canal Company:

The undersigned agree to become a corporation by the name of Castle Dome Canal Company, for the purpose of accumulating, storing, conducting, selling, furnishing and shipping water for mining, domestic, manufacturing, municipal and agricultural purposes, from and out of the Gila River and its tributaries, in the territory of Arizona, United States of America.

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 thirty-first day of December, one thousand nine hundred and thirty-eight. 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 subscription
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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

Salter S. Clark, who resides at Yonkers, New York state, ten shares.

Lindley Vinton, who resides at New York city, in the state of New York, ten shares.

George A. Treadwell, who resides at the city of Brooklyn, county of Kings, and state of New York, ten shares.

William E. D. Scott, who resides at Tarrytown Heights, state of New York, ten shares.

Osgood Smith, who resides in the city of New York, 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 twentieth day of August, 1890.

SALTER S. CLARK,

LINDLEY VINTON,

GEORGE TREADWELL,

W. E. D. SCOTT,

OSGOOD 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 thirty-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 twenty-third day of August, eighteen hundred and ninety.

WM. A. OHLEY,

Secretary of State.

WATSON-McGRAW OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Watson-McGraw Oil Company," for the purpose of boring for and otherwise obtaining petroleum and 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 as authorized by law; 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 Mannington, in the county of Marion, and state of West Virginia, and is to expire on the 1st day of January, 1930. And for the purpose of forming the said corporation, we have subscribed the sum of sixteen 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 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

J. E. Watson, Fairmont, W. Va., four shares.
A. B. Fleming, Charleston, W. Va., two shares.
Chas. E. Wells, Glover's Gap, W. Va., two shares.
John Blacksheire, Mannington, W. Va., two shares.
Wm. A. Ohley, Charleston, W. Va., one share.
Wm. Jennings, Grafton, W. Va., one share.
Chas. L. Hagan, Fairmont, 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 August, 1890.

J. E. Watson,
Jno. T. McGraw,
A. B. Fleming,
Wm. A. Ohley,
Chas. E. Wells,
John Blacksheire,
Wm. Jennings,
Chas. L. Hagan.

Wherefore, the corporators named in 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-fifth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
THE CRANE OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Crane Oil Company," for the purpose of boring, mining and operating for and producing oil, gas and water; constructing and laying down pipe lines for the conveyance of the same, and for building tanks, stations and structures to take care of said products; for the purpose of buying, shipping and vending oil and refining the same, and the manufacture of the same; for the purpose of constructing gas lines, supplying towns, individuals, manufactories and the public generally, as well as said corporation, with gas; for the purpose of letting and leasing the territory of the company to other operators, and for leasing and holding land for the purposes of this company in boring, mining and operating for and producing oil, gas, and water, and manufacturing and taking care of and conveying away the same; for the purpose of carrying on the business of general merchandise at wholesale and retail; for the purpose of building and maintaining telegraph and telephone lines and exchanges, and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

Which company shall keep its principal office or place of business at Mannington, in the county of Marion, and state of West Virginia, and is to expire on the first day of August, 1910. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand dollars to the capital thereof, and have paid in on said subscription the sum of two 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:

L. C. Powell, Fairmont, W. Va., two shares.
W. S. Meredith, Fairmont, W. Va., two shares.
C. J. Corbin, Fairmont, W. Va., one share.
E. A. Billingslea, Fairmont, W. Va., one share.
John B. Crane, Fairmont, W. Va., three shares.
Alex. Bebout, Fairmont, W. Va., three shares.
Chas. E. Lloyd, Palatine, W. Va., two shares.
J. V. Carpenter, Mannington, W. Va., one share.
M. M. Bassettt, Mannington, W. Va., one share.
T. M. Calvert, Mannington, W. Va., two shares.
John C. Jones, Mannington, W. Va., one share.
J. B. Crowl, Mannington, W. Va., one share.
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And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 21st day of August, 1890.

L. C. Powell,
W. S. Meredith,
C. J. Corbin,
Chas. E. Lloyd,
E. A. Billingslea,
John B. Crane,
Alex. Bebout,
J. V. Carpenter,
M. M. Basnett,
T. M. Calvert,
John C. Jones,
J. B. Crowl.

Wherefore, The corporators named in 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 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 state, [G. S.] at the city of Charleston, this twenty-sixth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

The Empire Coal and Coke Company.

Domestic.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Empire Coal and Coke Company, for the purpose of purchasing, owning and leasing coal and mineral lands; mining coal and manufacturing coke, and shipping and selling coal and coke; also for the purpose of doing a general wholesale and retail mercantile business; mining, selling and shipping iron ores, and smelting the same; erecting, owning and operating blast furnaces, and for the purpose of manufacturing iron and steel in all its various forms; doing a general discount and deposit banking business; erecting, constructing and operating electric light and power plants, and the right to use electric currents for lighting and power purposes.

Which corporation shall keep its principal office or place of busi-
ness at Elkhorn, in the county of McDowell, West Virginia, and is to expire on the first day of August, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of twenty-five hundred dollars ($2,500) to the capital thereof, and have paid in on said subscriptions the sum of two hundred and fifty dollars ($250), 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 each, which are held by the undersigned respectively, as follows, that is to say: By

- Frank E. Randall, New York City, N. Y., five shares.
- William Hull Wickham, New York City, N. Y., five shares.
- Charles Crandall, New York City, N. Y., five shares.
- Henry S. Van Duzer, New York City, N. Y., 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 11th day of August, 1890.

[Frank E. Randall,]
[H. S. Van Duzer,]
[Charles Crandall,]
[William Hull Wickham,]
[T. L. Henritze.]

Wherefore, the corporators named in 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 forty, a 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 August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

AGREEMENT OF CONSOLIDATION OF THE PITTSBURGH, CINCINNATI AND ST. LOUIS RAILWAY COMPANY; CHICAGO, ST. LOUIS AND PITTSBURGH RAILROAD COMPANY; THE CINCINNATI AND RICHMOND RAILROAD COMPANY; AND JEFFERSONVILLE, MADISON AND INDIANAPOLIS RAILROAD COMPANY, UNDER THE NAME OF THE PITTSBURGH, CINCINNATI, CHICAGO AND ST. LOUIS RAILWAY COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that there has been this day filed in my said office
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an agreement of consolidation of the Pittsburgh, Cincinnati and St. Louis Railway Company: Chicago, St. Louis and Pittsburgh Railroad Company; The Cincinnati and Richmond Railroad Company, and Jeffersonville, Madison and Indianapolis Railroad Company, under the name of The Pittsburgh, Cincinnati, Chicago and St. Louis Railway Company.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-sixth day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

Gauley River Lumber Company.

DOMESTIC.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Gauley River Lumber Company, for the purpose of carrying on a general lumber, tanning and milling business; leasing, purchasing and holding timber lands, and other lands in connection therewith; buying, cutting, selling, manufacturing and shipping timber, lumber, grain, pulp, tan bark, and the products thereof; constructing, owning, leasing and operating grist mills, saw mills, pulp mills, tan bark mills, and other mills; also tram roads, railroads and other roads, and steamboats and barges, for the transportation of the said commodities to and from said mills; also side booms and pocket booms and shear booms, at and near said mills, for the purpose of catching and holding logs and other timber to be used and manufactured at said mills; carrying on a general merchandising business in connection with said lumber and milling business, and doing all legal, necessary or proper to be done for the successful conduct of the business here contemplated and incident to said business.

Which corporation shall keep its principal office or place of business at Kanawha Falls, in the county of Fayette, and state of West Virginia, and is to expire on the 26th day of August, 1940. 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 ten 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: By
  Wm. M. Greene, of Cincinnati, Ohio, forty shares.
  Edwin Kelton, of Columbus, Ohio, twenty shares.
  Geo. H. Leatherbee, of Parkersburg, W. Va., ten shares.
  M. A. Cheney, of Kanawha Falls, W. Va., ten shares.
  C. Morris, of Cleveland, Ohio, twenty 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 August, 1890.
  Wm. M. Greene,
  Edwin Kelton,
  Geo. H. Leatherbee,
  M. A. Cheney,
  C. Morris,
By Wm. M. Greene,
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 twenty-sixth day of August, nineteen hundred and forty, a 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 August, eighteen hundred and ninety.
  Wm. A. Ohley,
  Secretary of State.

THE SOUTHWESTERN CONSTRUCTION COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Southwestern Construction Company, for the purpose of constructing, maintaining, owning and operating, as authorized by law, lines of railway and other works of internal improvement in the states of Missouri, Kansas, and Texas, and in the Indian Territory, and elsewhere in the southern and southwestern parts of the United States and in Mexico; of making contracts, borrowing money and negotiating securities for the purposes aforesaid, and of doing all and everything proper, necessary and incident thereto, and of purchasing and owning lines of railway and the stocks and bonds of railway construction and other companies, and of holding, operating and transferring the same, as authorized by law.
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 18th day of August, 1940. 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 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 K. Creevey, Brooklyn, N. Y., two shares.
Joseph A. Seaver, East Orange, N. J., two shares.
Robert D. Murray, 50 West 104th, New York, two shares.
Geo. R. Davidson, 14 Agate Court street, Brooklyn, 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 August, 1890.

John K. Creevey,
Joseph A. Seaver,
William J. McPherson,
Robert D. Murray,
Geo. R. Davidson.

Wherefore, the corporators named in 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 August, nineteen hundred and forty, a 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-seventh day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE VERNON GRANITE COMPANY OF NEW JERSEY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 under the name of The Vernon Granite Company of New Jersey, for the following purposes, to-wit:
1st. To acquire, hold, lease and control the Masker Tract at Vernon, in the state of New Jersey.

2d. To work, operate and utilize the said granite quarry, and such other granite quarries as may from time to time seem expedient to the said company.

3rd. To mine, quarry and make paving blocks, monuments, building stone, as well as any and all other articles which can profitably be made from granite.

4th. To sell granite in the rough or manufactured into paving blocks, monuments, columns, or in any other way found practicable or profitable to said company.

5th. To erect, own and maintain whatever plant may be required in working the said granite quarry, or in transporting the product thereof, and handling the same.

Which corporation shall keep its principal office at Vernon, in the state of New Jersey, and is to expire on the first day of August, nineteen hundred and forty, and for the purpose of forming the said corporation, we have subscribed the sum of seventy-five thousand dollars to the capital stock thereof, and have paid in on said subscription the sum of seven thousand five hundred dollars, and desire the privilege of increasing the said capital stock to two hundred and fifty thousand dollars by the sale of additional shares from time to time.

The capital so subscribed is divided into shares of ten dollars each, which are held by the undersigned, as follows: By

Thomas Bright, of Woodport, New Jersey, two thousand shares.

Thomas M. Williams, of Woodport, New Jersey, two thousand shares.

Charles N. Pryor, of Middletown, New York, two thousand shares.

John B. Kimber, of Middletown, New York, one thousand nine hundred and ninety-nine shares.

John T. Kehoe, of the city of New York, N. Y., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 25th day of August, 1890.

[Seal]

THOS. BRIGHT, [Seal]

THOMAS M. WILLIAMS, [Seal]

CHAS. N. PRYOR, [Seal]

JOHN B. KIMBER, [Seal]

JOHN T. KEHOE, [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 August, nineteen hundred and forty, a 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-seventh day of August, eighteen hundred and ninety.

WM. A. OHLEY,

Secretary of State.
CORPORATIONS.

THE KANAWHA BICYCLE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Bicycle Company, for the purpose of manufacturing, selling and dealing in bicycles, tricycles, baby carriages and kindred goods; acquiring and owning real estate necessary for the purpose of a manufacturing establishment.

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 August, 1940. 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 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

M. Frankenberger, Charleston, W. Va., ten shares.
J. C. Roy, Charleston, W. Va., five shares.
P. Frankenberger, Charleston, W. Va., five shares.
Jacob Jeenko, Charleston, W. Va., five shares.
Frank Woodman, Charleston, W. Va., ten shares.
W. T. McClurg, Charleston, 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 25th day of August, 1890.

M. Frankenberger,
J. C. Roy,
Philip Frankenberger,
Jacob Jeenko,
W. T. McClurg,
Frank Woodman.

Wherefore, the corporators named in 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 forty, a 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-seventh day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Owls Head Oil Company," for the purpose of acquiring leases of real estate, with the rights to bore, excavate and mine for oil, gas, coal, and any other valuable substance; and for the purpose of refining, preparing for market and marketing such products as may be obtained, and for the purpose of laying pipe lines for the transportation of oil or gas.

Which corporation shall keep its principal office and place of business at Wheeling, in the county of Ohio, in the state of West Virginia, and is to expire on the first day of January, in the year 1935. And for the purpose of forming the said corporation, we have subscribed the sum of seventeen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of seventeen 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:

L. E. Smith, residing at Middlebourne, West Virginia, five shares.

W. F. Seanor, residing at Washington, Pennsylvania, five shares.

J. J. Bradshaw, residing at Washington, Pennsylvania, five shares.

W. A. Smith, residing at Claysville, Pennsylvania, one share.

John Goodwin, residing at Wheeling, 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 23rd day of August, 1890.

L. E. Smith,
W. F. Seanor,
W. A. Smith,
John Goodwin,
J. J. Bradshaw.

Wherefore, the corporators named in 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 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, [G. S.] at the city Charleston, this twenty-eighth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE OIL, PAINT AND DRUG COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Oil, Paint and Drug Company," for the purpose of manufacturing, printing and publishing books, pamphlets, periodicals and newspapers, and other printed matter, and for manufacturing paper and other materials used in printing.

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 August, 1940. 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 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

William O. Allison, who resides in the township of Englewood, Bergen county, in the state of New Jersey, and who holds one share.

Benjamin Lillard, who resides in the city of New York, and who holds one share.

William J. Hewitt, who resides at Coytesville, Bergen county, New Jersey, and who holds one share.

Herbert B. Turner, who resides in the township of Englewood, Bergen county, in the state of New Jersey and who holds one share.

J. Talman Waters, Jr., who resides at Charleston, West Virginia, and who holds one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 26th day of August, one thousand eight hundred and ninety.
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 August, nineteen hundred and forty, a 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-eighth day of August, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE DEWING BOOM AND IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Dewing Boom and Improvement Company."

Second—The proposed corporation is organized for the purpose of constructing and maintaining a boom or booms, with or without piers or splash dams, or both, across Cheat river, and the Shavers Fork of Cheat river, in the counties of Randolph, Tucker and Preston, in the state of West Virginia, and for the purpose of improving Cheat river and the "Shavers Fork" of Cheat river, by blasting and removing rock, cutting brush, making fills and doing such other things as may be necessary to make said river and the "Shavers Fork" of said river navigable for logs, in the counties of Randolph, Tucker and Preston, and for the purpose of constructing, maintaining and operating saw mills; for the manufacture of logs into lumber, and for the purpose of buying, leasing and holding such lands as may be necessary to accomplish the objects of this corporation.

This corporation will construct and maintain such booms or splash dams, or both, in Cheat river and the "Shavers Fork" of Cheat river, in either or all of the counties of Randolph, Tucker and Preston, to-wit: in the county of Randolph at or within two miles of the place where the "Staunton and Parkersburgh" turnpike crosses the Shavers Fork of Cheat river at or within two miles of the "Big Falls," on said Shavers Fork of Cheat river; at or within two miles of the place where "Fishing Hawk" creek empties into Shavers Fork of Cheat river; at or within two miles of the place where the Pond Lick Run empties into the Shavers Fork of Cheat river; at or within two miles of "Allenders Mill," on Shavers Fork of Cheat river.

And in the county of Tucker, at or within two miles of the place where "Haddix Creek" empties into the Shavers Fork of Cheat river.
Corporations.

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river, at or within two miles of the place where the Shavers Fork of Cheat river empties into Cheat river, about one mile below the town of Parsons, and at or near the place where the Horse Shoe Run empties into Cheat river; or at any one or more, or at all of said described places, we will establish and maintain the proposed booms or splash dams, or both booms and splash dams, and will remove rocks, brush and all obstructions in said river or the Shavers Fork thereof, and do any or all things necessary to make said Cheat river and the Shavers Fork of Cheat river navigable for logs from the place where the county line, between the counties of Randolph and Pocahontas crosses the Shavers Fork of Cheat river, down through the counties of Randolph and Tucker to where the Shavers Fork unites with the Black Fork and form Cheat river; and down said Cheat river, through the counties of Tucker and Preston to the county line between the counties of Preston and Monongalia, at the place where said line crosses said Cheat river.

Third—This corporation will establish and keep its principal office at Beverly, in the county of Randolph, and state of West Virginia, with branch offices at such other places as may be necessary for the transaction of the business of said corporation.

Fourth—The said corporation will begin business on the first day of September, 1890, and will continue thereafter until the first day of September, 1920.

Fifth—The amount of capital stock of said corporation is $500.00, divided into shares of the par value each of $100.00, of which said capital stock the sum of $500.00 has been paid in by the stockholders. And said corporation reserves the privilege of increasing the capital stock hereof, to the sum of $100,000.00 by the issuing and selling of additional shares thereof from time to time, as it may become necessary.

Sixth—The names and place of residence of the several persons forming this corporation, and the number of shares subscribed by each, and hereby subscribed for, are as follows:

W. S. Dewing, Kalamazoo, Michigan, one share.
Charles A. Dewing, Kalamazoo, Michigan, one share.
James H. Dewing, Kalamazoo, Michigan, one share.
Jane A. Dewing, Kalamazoo, Michigan, one share.
James H. Mills, Kalamazoo, Michigan, one share.

And that the whole of said stock, or the sum of $500.00, has been paid in by said stockholders.

Given under our hands, this first day of July, 1890.

W. S. Dewing,
Charles A. Dewing,
James H. Dewing,
Jane A. Dewing,
J. H. Mills.

Wherefore, the corporators named in 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 Septem-
CORPORATIONS.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accepted by me, and recorded in the office of the secretary of state, as required by the laws of said state, was entered into by the parties therein designated, on the 19th day of August, 1890, whereby said corporation by the name and for the purposes therein set forth was dissolved, according to the act in such case made and provided; and that the funds and assets of said corporation, which are more than sufficient for the purpose, be set apart in the hands of Amos Rogers and Edward A. Quintard, as trustees, to secure the payment of all the debts and liabilities of said corporation; that public notice of this resolution be immediately given by the secretary as provided by law, and that after the payment of all debts and liabilities of said company, any surplus remaining of the capital be divided among the stockholders pro rata according to the number of shares held by each.

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, [G. S.] at the city of Charleston, this 29th day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE LITHO-CARBON COMPANY—DISSOLUTION.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that James K. Parlee, president of The Litho-Carbon Company, a corporation created 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 thereof, held in pursuance of law at the city of New York, on the 19th day of August, 1890, and 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: Be it resolved, That the stockholders hereby agree and resolve to discontinue business as a corporation, according to the act in such case made and provided; and that the funds and assets of this corporation which are more than sufficient for the purpose, be set apart in the hands of Amos Rogers and Edward A. Quintard, as trustees, to secure the payment of all the debts and liabilities of the corporation; that public notice of this resolution be immediately given by the secretary as provided by law, and that after the payment of all debts and liabilities of said company, any surplus remaining of the capital be divided among the stockholders pro rata according to the number of shares held by each.

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, [G. S.] at the city of Charleston, this 29th day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CENTRAL IMPROVEMENT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
companied 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 Improvement Company, for the purpose of mining gold; making contracts to do any lawful business whatsoever; opening and operating mines for the mining of gold, silver and other minerals; erecting and operating smelting furnaces, rolling mills and factories, saw, shingle and planing mills: manufacturing lumber; and creating and issuing notes, bonds, bills of exchange and certificates, or other evidences of indebtedness.

Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, and in the state of New York, and is to expire on the 7th day of August, 1930. And for the purpose of forming the said corporation, we have subscribed the sum of ($1,000) 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 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

Samuel W. Thompson, city of New York, one share.
James Boys, city of New York, ninety shares.
George E. Boys, city of New York, five shares.
Francis C. Nye, city of New York, three shares.
Milton Andre, city of 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 28th day of August, 1890.

SAMUEL W. THOMPSON,
JAMES BOYS,
GEORGE E. BOYS,
FRANCIS C. NYE,
MILTON ANDRE.

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 seventh day of August, 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 thirtieth day of August, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Turner Wharfboat and Transfer Company, for the purpose of owning, leasing, and keeping wharfboats and carrying on the business of a wharfinger and a transfer, forwarding and commission business, and owning, leasing and operating steam, horse or hand ferries; and to deal in produce and general merchandise, and to charge for above services.

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 first day of July, A D., 1940. 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 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, that is to say: By

James M. Turner, St. Albans, W. Va., ninety-six share.
John P. Turner, Cincinnati, Ohio, one share.
Sarah F. Turner, St. Albans, W. Va., one share.
Frank P. Turner, Cincinnati, Ohio, one share.
Ella T. Turner, 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 12th day of August, 1890.

James M. Turner,
John P. Turner,
Sarah F. Turner,
Frank P. Turner,
Ella T. Turner.

Wherefore, the corporators named in 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 forty, a 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 thirtieth day of August, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

WEST FAIRMONT COAL AND COKE COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Fairmont Coal and Coke Company," for the purpose of mining, transporting and selling coal and the products thereof; buying, leasing and acquiring coal land, coal mines, and of operating the same; to buy and to hold real estate and sell the same as authorized by law; boring for oil and salt water, and the manufacture and sale of the products thereof; buying and selling goods, and doing a general merchandise and trading business.

Said corporation shall keep its principal office at the town of Fairmont, Marion county, West Virginia, and is to expire on the 1st day of January, 1940. 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 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 one hundred dollars each, which are held by the undersigned respectively, as follows:

J. E. Watson, one share.
S. L. Watson, one share.
J. O. Watson, one share.
All of Fairmont, West Virginia.
Charles Mackall, of Baltimore, Maryland, one share.
A. B. Fleming, of Charleston, 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 the 22nd day of August, 1890.

J. E. WATSON, [Seal]
S. L. WATSON, [Seal]
A. B. FLEMING, [Seal]
CHARLES MACKALL, [Seal]
JAS. O. WATSON. [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 1st day of January, nineteen hundred and forty, a 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 thirtieth day of August, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

FIDELITY BUILDING AND SAVINGS BANK UNION.
FOREIGN.

Charter and Law Filed.

I, Wm. A. Ohley, secretary of state of the state of Indiana, do hereby certify that the Fidelity Building and Savings Bank Union, a corporation duly created under the laws of the state of Indiana, has this day filed in my said office a duly certified copy of its certificate of incorporation and a copy of the laws of said state of Indiana under which it is incorporated.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this first day of September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

WHEELING LAMP AND STAMPING COMPANY.
DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Lamp and Stamping Company, for the purpose of manufacturing metal, glass and porcelain lamps; stamping, drawing and moulding tin, brass and other metals.

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 29th day of August, 1940. 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 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. N. Vance, Wheeling, W. Va., one share.
J. M. Brown, Wheeling, W. Va., one share.
J. F. Paul, Wheeling, W. Va., one share.
J. D. Culbertson, Wheeling, W. Va., one share.
W. F. Peterson, 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 29th day of August, 1890.

J. N. Vance,
J. M. Brown,
J. F. Paul,
J. D. Culbertson,
W. F. Peterson.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successor, and assigns, are hereby declared to be from this date until the twenty-ninth day of August, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

KEYSER AND PETERSBURG TELEPHONE COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Keyser and Petersburg Telephone Company, for the purpose of constructing and maintaining a telephone line from Keyser, Mineral county, West Virginia, to Petersburg, Grant county, West Virginia, and also for the purpose of connecting and co-operating the same with other telephone and telegraph lines of the said state, and of exercising, under the laws of the state of West Virginia, all such in-
cidental powers as shall be necessary to construct and maintain such work and improvement.

Which corporation shall keep its principal office or place of business at Medley, in the county of Grant, in said state, and is to expire on the 20th day of August, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of four hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of forty 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 twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

- J. F. Scott, M. D., Medley, Grant county, W. Va., two shares.
- J. C. Micheal, Lahmansville, Grant county, W. Va., one share.
- W. J. Babb, Medley, Grant county, W. Va., two share.
- T. Stallings, Medley, Grant county, W. Va., two share.
- Charles M. Babb, Greenland, Grant county, W. Va., two shares.
- Z. T. Martin, Martin, Grant county, W. Va., two shares.
- D. W. Babb, Williamsport, Grant county, W. Va., three shares.
- A. A. Parks, Petersburg, Grant county, W. Va., one share.
- L. J. Forman, Peters burg, Grant 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 28th day of August, 1890.

J. F. Scott,
J. C. Micheal,
W. J. Babb,
T. Stallings,
Charles M. Babb,
Z. T. Martin,
D. W. Babb,
A. A. Parks,
L. J. Forman.

Wherefore, the corporators named in 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 August, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Portable Car Switch Company," for the purpose.

First—Of purchasing, owning or holding by deed, lease or otherwise the necessary lands and buildings for the manufacture and sale of goods covered by letters patent of the United States, numbered 342,802, and allowed the ninth day of April, 1890, to Samuel F. Clouser, of Brooklyn, N. Y., and for the manufacture and sale of any other invention or device, whether patented or not, the right to which said company may acquire, own or control.

Second—Of acquiring by purchase, license or otherwise the title to and control of any or all of the devices covered by the above named patent, or of any other patented or other device, and for the manufacture and sale of the same.

Third—For the purpose of creating agencies and branches in conducting said business, and the doing and performing of all and everything lawful for a manufacturing company to do.

Fourth—For the purpose of obtaining, buying and selling letters patent or rights thereunder, and for the purpose of licensing any other person, firm or corporation to manufacture or vend such patented invention or device upon a royalty or otherwise.

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, 1925. 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 subscription the sum of one hundred 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 dollar each, which are held by the undersigned respectively, as follows, that is to say: By

Samuel F. Clouser, Brooklyn, N. Y., thirty thousand shares.
F. J. Wall, New York city, N. Y., thirty-nine thousand eight hundred shares.
C. B. Riker, Jersey City, N. J., thirty thousand shares.
T. L. Bibbins, New York city, N. Y., one hundred shares.
W. T. Birdsall, New York city, N. Y., one hundred shares.

And the capital to be hereafter sold is to be divided into shares of like amount.
CORPORATIONS.

Given under our hands, this 3rd day of June, 1890.

Samuel F. Clouser, [Seal]
F. J. Wall, [Seal]
C. B. Riker, [Seal]
T. L. Bibbins, [Seal]
W. T. Birdsall. [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 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 state, [G. S.] at the city of Charleston, this fourth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

SAFETY SIGNAL COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Safety Signal Company, for the purpose of carrying on the business of manufacturing, constructing, erecting and vending signals for railways; and of owning, purchasing, vending, or assigning letters patent upon such signals; and of licensing persons or corporations to use such signals; said business to be carried on in any part of the United States of America.

Which corporation shall keep its principal office or place of business at New York City, in the county of New York, N. Y., or Charleston, in the county of Kanawha, W. Va., and is to expire on the 29th day of August, A. D., 1940. 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 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
CORPORATIONS.

James E. Campbell, Hamilton, Ohio, three hundred and thirty shares.
D. U. Jennings, New York, three hundred and thirty shares.
Wm. F. Z. Desant, New York, three hundred and thirty shares.
S. Bayard Fish, New York, five shares.
E. C. Smith, 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 19th day of August, 1890.

JAMES E. CAMPBELL,
D. U. JENNINGS,
Wm. F. Z. DESANT,
S. BAYARD FISH,
E. C. 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 August, nineteen hundred and forty, a 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 fourth day of September, eighteen hundred and ninety.
WM. A. OHLEY,
Secretary of State.

EAST GRAHAM MANUFACTURING, LAND AND IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 “East Graham Manufacturing, Land and Improvement Company,” for the purposes of,
First—Buying lands; laying same off into lots, blocks, streets and alleys; improving same by grading and furnishing same with water; erecting houses thereon; selling lots or blocks, and securing the deferred payments by trust deed or vendor’s lien.
Second—Establishing manufactories of various kinds and operating the same.
Which corporation shall keep its principal office or place of business on its premises in East Graham, Mercer county, West Virginia, and is to expire on the 1st day of January, 1900. And for the purpose of forming the said corporation, we have subscribed
the sum of fifteen thousand dollars to the minimum 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 one hundred dollars each, which are held by the undersigned respectively, that is to say: By

- A. St. Clair, Graham, Va., ten shares.
- J. C. Freeman, Pocahontas, Va., five shares.
- A. P. Brown, Graham, Va., five shares.
- R. A. Kelly, Graham, Va., ten shares.
- J. W. Heicks, Graham, Va., ten shares.
- W. E. Bane, Graham, Va., ten shares.
- W. B. Morton, Graham, Va., twenty shares.
- A. J. Hearn, Bluefield, W. Va., ten shares.
- Ash. M. Prince, Bluefield, W. Va., ten shares.
- C. M. Siford, Bluefield, W. Va., five shares.
- G. W. Williams, Bluefield, W. Va., five shares.
- T. B. Drinkard, Bluefield, W. Va., five shares.
- H. C. Jones, Bluefield, W. Va., five shares.
- H. E. Thomas, Bluefield, W. Va., ten shares.
- H. M. Nash, Bluefield, W. Va., five shares.
- J. H. Kennedy, Princeton, W. Va., five shares.
- W. W. French, Pocahontas, 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 June 6th, 1890.

A. St. Clair,
J. C. Freeman,
A. P. Brown,
R. A. Kelly,
J. W. Heicks,
W. E. Bane,
W. B. Morton,
A. J. Hearn,
Ash. M. Prince,
C. M. Siford,
G. W. Williams,
T. B. Drinkard,
H. C. Jones, M. D.,
H. E. Thomas,
H. M. Nash,
J. H. Kennedy,
W. W. French,
W. W. Grayson.

Wherefore, the corporators named in 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 state, at the city of Charleston, this fifth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE GRAHAM BUTTON COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Graham Button Company," for the purpose of manufacturing, selling, and importation of buttons, tailor stock and trimmings.

Which corporation shall keep its principal office or place of business at the city and county of New York, and is to expire on the 1st day of January, in the year one thousand nine hundred and forty. 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 one hundred 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 ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

Stephen M. Hoye, No. 98 Montague street, Brooklyn, two hundred shares.

Henry Graham, No. 2304 7th avenue, New York City, nine thousand five hundred and eighty shares.

A. M. L. Graham, No. 2304 7th avenue, New York City, ten shares.

James P. Rogers, No. 221 East 12th street, New York City, two hundred shares.

F. M. Rogers, No. 221 East 12th street, 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 26th day of August, 1890.

Stephen M. Hove,
Henry Graham,
J. P. Rogers,
A. M. L. Graham,
F. M. 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 January, nineteen hundred and forty, a 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 fifth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

BRILLIANT STEEL AND IRON COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Brilliant Steel and Iron Company, for the purpose of manufacturing and dealing in iron and steel in all forms; of mining and dealing in coal and other minerals; of manufacturing and dealing in coke, and of manufacturing, mining, producing and dealing in any articles or materials used in the manufacture of iron or steel in any form.

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 September, in the year 1940. And for the purpose of forming the said corporation, we have subscribed the sum of sixty-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty-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 dollars each, which are held by the undersigned respectively, as follows, that is to say: By
CORPORATIONS.

George K. Wheat, one hundred shares
Joseph Speidel, one hundred shares.
Thomas O'Brien, fifty shares.
William F. Stifel, fifty shares.
George W. Elkhart, Jr., fifty shares.
Robert Simpson, fifty shares.
William B. Simpson, fifty shares.
Henry M. Russell, fifty shares.
Morris Horkheimer, fifty shares.
Andrew U. Wilson, fifty shares.
Alexander Updegraff, fifty shares.
All of whom reside in the city of Wheeling aforesaid.
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 September, A. D., 1890.
Geo. K. Wheat,
Jos. Speidel,
Thomas O'Brien,
Wm. F. Stifel,
Geo. W. Elkhart, Jr.,
Robert Simpson,
W. B. Simpson,
Henry M. Russell,
Morris Horkheimer,
Andrew U. Wilson,
Alexander Updegraff.

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 September, nine­
ten hundred and forty, a corporation by the name and for the pur­
poses 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 sixth day of September, eigh­
ten hundred and ninety.

Wm. A. Ohley,
Secretary of State.

EDW. L. ROSE OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accom­
panied 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 E. L. Rose Oil and Gas Company, for the purpose of purchas-
CORPORATIONS.

ing and leasing lands, and drilling wells for oil and natural gas, laying pipe lines for carrying oil and natural gas, and for the sale of said product.

Which corporation shall have its principal office in Wheeling, county of Ohio, and state of West Virginia, and is to expire on the 4th day of August, 1940. And for the purpose of founding the said corporation, we have subscribed the sum of ($2,500.00) twenty-five hundred dollars to the capital stock thereof, and have paid in on said subscription the sum of ($2,500.00) twenty-five hundred dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ($100,000.00) one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ($100.00) one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Edward L. Rose, Wheeling, W. Va., five shares.
J. L. Ballard, Wheeling, W. Va., five shares.
Robt. H. Rose, Smethport, Pa., five shares.
Charles E. Wells, Nannington, W. Va., five shares.
A. N. Prichard, Mannington, 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 fourth day of August, 1890.

Edward L. Rose,
J. L. Ballard,
Robt. H. Rose,
Charles E. Wells,
A. N. Prichard.

Wherefore, the corporators named in 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 August, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

PRALL MOTOR COMPANY OF NEW YORK.

FOREIGN.

I Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Prall Motor Company, of New York," for the purpose of building, manufacturing, owning, furnishing, letting and selling, within and throughout the state of New York, means for furnishing motor power and heat and light to street cars, and other conveyances similar to that patented to the Prall Tramway Motor Company. The process employed for furnishing power, heat and light, being one in which water, steam and oil, or their equivalents are used as power, heat and light producing mediums, and for building and maintaining said apparatus or articles above referred to, and such other plants and buildings as may be necessary in carrying into effect said method or process, and using and employing such method and apparatus in the building and operating of street cars or other conveyances, and for the purpose of granting to others the right or license under such patents to do any or all of the acts hereinbefore referred to, relating to the building of street cars provided with power and heat and light apparatus, within said state of New York.

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 fourth day of September, 1940. 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 into shares of fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

W. E. Prall, Washington, D. C., one share.
Geo. H. Lawrence, Washington, D. C., one share.
E. D. Mallam, Washington, D. C., one share.
Julius Lausburgh, 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 fourth day of September, 1890.

W. E. Prall,
Geo. H. Lawrence,
E. D. Mallam,
Julius Lausburgh,
Geo. E. 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 fourth day of September, nineteen hundred and forty, a 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 sixth day of September, eighteen hundred and ninety.

W. M. A. Ohley,
Secretary of State.

THE FREDERICK CITY MANUFACTURING AND DEVELOPMENT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Frederick City Manufacturing and Development Company, for the purpose of mining and dealing in iron ores, clays, stones and other minerals and timber, and manufacturing same into useful products, and transporting and selling the same, and for manufacturing any other articles it may see fit; for buying and holding all real estate necessary for the same. For the erection and operation of hotels, and for the erection and selling of cottages and other buildings near said hotels, and for the purpose of buying land at or near any mineral springs, and the erection and maintainances of hotels thereon, and for the erection and selling of cottages or other buildings thereon, and for the buying and selling of any land at or near said hotels, cottages or other buildings, and for the erection and operation of gas works, water works, electric light plants, cemeteries, and for the laying out of a town at or near any work or works as established by it, and for the sale of lots of said town.

The corporation shall keep its principal office or place of business at Frederick City, Frederick county, state of Maryland, and is to expire on the 26th day of August, 1940. 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 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, i. e.:

Chas. E. Trail, of Frederick City, Md., one share.
Geo. Wm. Smith, of Frederick City, Md., one share.
D. C. Winebrenner, of Frederick City, Md., one share.
Chas. W. Ross, of Frederick City, Md., one share.
M. E. Getzendanner, of Frederick City, Md., one share.
CORPORATIONS.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 27th day of August, 1890.

Charles E. Trail,
Geo. Wm. Smith,
D. C. Winebrenner,
Charles W. Ross,
M. E. Getzenbunner,

Wherefore, the corporators named in 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-sixth day of August, nineteen hundred and forty, a 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 sixth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE HARMON, PARSONS AND ROWLESBURGH R. R. COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 Harmon, Parsons and Rowlesburgh Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near Harmon, in the county of Randolph; and run thence by the most practicable route to a point at or near Rowlesburgh, in the county of Preston.

Third—The principal business office of this corporation will be at Parsons, in the county of Tucker, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be five hundred dollars, with the privilege of increasing to one million dollars, divided into shares of fifty dollars each.

Sixth—The names and places of residence of the persons form-
ing this corporation, and the number of shares of stock subscribed by each, are as follows:

Charles H. Barritt, county of Philadelphia, state of Pennsylvania, two shares.
James Goodfellow, county of Philadelphia, state of Pennsylvania, two shares.
Julius B. Price, Jr., county of Philadelphia, state of Pennsylvania, two shares.
Charles G. Mayhew, Wayne, Delaware county, state of Pennsylvania, two shares.

Given under our hands and seals, this 30th day of August, A.D., 1890.

Charles H. Barritt, [Seal]
Jas. Goodfellow, [Seal]
Julius B. Price, Jr., [Seal]
Charles G. Mayhew, [Seal]
Wm. H. Smith. [Seal]

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, [G. S.] at the seat of government thereof, this eighth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE NEW HAVEN COAL MINING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Haven Coal Mining Company, for the purpose of mining, selling and shipping coal, buying and building barges and boats for said purpose, and engaging in general merchandising.

Which corporation shall keep its principal office or place of business at New Haven, in the county of Mason, and state of West Virginia, and is to expire on the first day of September, 1915. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred dollars to the capital thereof, and have paid in
on said subscriptions the sum of twenty 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

Thomas G. Capehart, two shares.
W. J. B. Rollins, two shares.
Isaiah C. Cundiff, two shares.
J. C. Bumgarner, two shares.
R. A. Grinstead, two shares.
A. L. Poff, two shares.
W. W. Edwards, two shares.
E. D. Roush, two shares.
Madison H. Surgeon, two shares.
C. A. Surgeon, two shares.
All of New Haven, West Virginia.

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, 1890.

THOMAS G. CAPEHART,
W. J. B. ROLLINS,
ISAIAH C. CUNDIFF,
J. C. BUMGARNER,
R. A. GRINSTEAD,
A. L. POFF,
W. W. EDWARDS,
E. D. ROUSH,
MADISON H. SURGEON,
C. A. SURGEON,

Wherefore the corporators named in 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 fifteen, a 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 September,
eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

PAN-AMERICAN BANKING AND TRUST COMPANY.

FOREIGN.

I, WM. A. OHLEY, secretary of state of the state of West Vir-
ginia, hereby certify that an agreement duly acknowledged and ac-
The undersigned agree to become a corporation by the name of Pan-American Banking and Trust Company, for the purpose of establishing, conducting and maintaining in the principal cities of the United States, and in the Republic of Mexico and elsewhere, an institution for the following purposes:

To receive deposits of money, stocks, bonds, mortgages, deeds, wills and other securities, and other kinds of valuable personal property and evidences thereof, from any state, body politic, municipal or other corporation, association or person for the safekeeping thereof, and for this purpose to own real estate and construct buildings and fire, burglar proof rooms, vaults, safes and boxes, for the deposit and safekeeping of papers, securities, plate, jewels and other valuable personal property, and for renting the use of the same.

To act as the fiscal, or transfer, or other agent or attorney in fact of any state, municipality, body politic, association or person, and in such capacity to receive and disburse money, and transfer, register and countersign certificates of stock, bonds, or other evidence of indebtedness; to purchase and sell stocks, bonds and other personal property on commission, and to do a general brokerage business; to buy and sell bills of exchange, emit letters of credit, and to take, accept and execute all legal trusts and commissions, in regard to the purchase, holding, management, sale and disposition of any estate or property, real or personal, and the rents, issues and profits thereof.

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 to do any other lawful business which may be granted or confided to it by any person, association, corporation, municipality or other legal authority. To charge such rents, fees or commissions as may be agreed upon, or in absence of any agreement, such as are just; and to loan funds belonging to the company, or entrusted to it on personal or real estate security; to discount notes and bills of exchange, and receive interest in advance; to receive funds or money on deposit, and give certificates therefor.

For manufacturing all articles of merchandise or traffic, and constructing buildings for the same, and for mining, shipping and transporting minerals, and smelting and reducing the same, and buying, selling and leasing mineral or other lands as authorized by the laws of the state of West Virginia, together with all appliances and machinery used for any of said purposes.

For buying, breeding, pasturing and dealing in cattle, horses and other live stock, and the buying, owning, selling and leasing water rights, range rights, mill rights, and other rights, franchises and privileges whatsoever; the buying, and leasing and operating ranches and farms, not in conflict with the laws of the state of West Virginia, the killing, curing, refrigerating and transporting the product of live stock.
The construction of railroads, bridges, buildings and other public or private improvements, and the manufacturing, selling and dealing in machinery, appliances and materials used in the same. The building, owning, leasing and using motive power, cars, barges, boats and other means of transportation of passengers or property by water, rail or other means of carriage; and the furnishing of motive power for manufacturing and commercial purposes, together with all elevators, docks, piers and convenient structures for carrying on commerce.

To carry on the business, of life, fire, marine, accident, steam boiler and plate glass insurance; the guaranty of title to real and personal property, and the guaranty of fidelity and solvency of individuals, and to become security on the bonds of public or private officers, agents or clerks, holding positions of trust or confidence.

To conduct the business of a mercantile agency and obtain reports as to the financial standing of corporations, firms and individuals.

For constructing and maintaining lines of magnetic telegraph, telephone, lines of piping or tubing for the transportation of oils or other fluids, and carrying on the business properly pertaining to such improvements.

For establishing hotels and springs companies, gas works, electric light plants, water works, building and loan associations, and transacting the business properly pertaining thereto.

For establishing agricultural and industrial societies and in conducting their business to do nothing contrary to the laws of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Kansas City, in the county of Jackson, and state of Missouri, and its principal branch office in the City of Mexico, Republic of Mexico, with such other branches as may be established from time to time elsewhere, and is to expire on the third day of September, 1940. 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 one hundred thousand 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 dollars each, which are held by the undersigned respectively, as follows, that is to say: By

A. J. Morris, Kansas City, Mo., one hundred shares.
O. W. Butt, Kansas City, Mo., one hundred shares.
Jose Castillo, City of Mexico, one hundred shares.
Joseph H. Hampson, City of Mexico, one hundred shares.
W. H. Chick, Kansas City, Mo., one hundred shares.
F. N. Chick, Kansas City, Mo., one hundred shares.
F. A. Manzanares, Las Vegas, N. M., one hundred shares.
C. H. Dietrich, Hastings, Mo., one hundred shares.
August R. Meyer, Kansas City, one hundred shares.
CORPORATIONS.

W. J. Anderson, Kansas 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 and seals, this third day of September, 1890.

A. J. Morris, [Seal]
O. W. Butt, [Seal]
Jose Castillo, [Seal]
By A. J. Morris, Att'y.
Joseph H. Hampson, [Seal]
By A. J. Morris, Att'y.
W. H. Chick, [Seal]
F. N. Chick, [Seal]
F. A. Manzanares, [Seal]
C. H. Dietrich, [Seal]
August R. Meyer, [Seal]
By A. J. Morris, Att'y.
W. J. Anderson. [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 third day of September, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE WINSTON COAL AND COKE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Winston 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, ways 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 Barritt, in the county of Garrett, and state of Maryland,
CORPORATIONS.

and is to expire on the 3rd day of September, A. D., 1990. 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 one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

Charles H. Barritt, Philadelphia, two shares.
Thomas J. Curley, Philadelphia, two shares.
Jas. Goodfellow, Philadelphia, two shares.
Julius B. Price, Jr., Philadelphia, two shares.
Wm. H. Smith, Philadelphia, two 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 September, 1890.

Charles H. Barritt,
Thomas J. Curley,
James Goodfellow,
Julius B. Price, Jr.,
Wm. H. 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 third day of September, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE BENEVOLENT ENDOWMENT FRATERNITY OF BALTIMORE CITY.

FOREIGN.

Charter and Law Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that The Benevolent Endowment Fraternity of Baltimore City, a corporation created under the laws of the state of Maryland, has this day filed in my said office, a duly certified copy
of its charter and 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,
[G. S.] at the city of Charleston, this ninth day of September,
eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

ST. MARYS OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accom­
panied 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
"St. Marys Oil Company," for the purpose of mining, boring and
excavating for or otherwise obtaining from the earth petroleum,
rock or carbon oils and natural gas, and manufacturing, buying and
selling the same, in the crude and refined states; of buying, shipping
and selling oil and of refining the same, and of constructing and
maintaining lines of tubing and piping for the transportation of
oils and gas, and for the purpose of letting and leasing and other­
wise securing the territory necessary for the business of the said com­
pany, and of selling, leasing and letting such territory to others,
and generally for the purpose of carrying on such business as per­
tains to such works and improvements as above set forth.

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 September, in the year of
our Lord, one thousand nine hundred and forty (1940). 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 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: By

Charles W. Brockunier, of Wheeling, W. Va., one (1) share.
Wilbur C. Brockunier, of Belmont county, Ohio, one (1) share.
Geo. W. Boss, of Belmont, Pleasants county, W. Va., one (1)
share.
Charles Burdett Hart, of Wheeling, W. Va., one (1) share.
Robert O. McMaster, of Wheeling, W. V., 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 first day of September, A. D., 1890.

Charles W. Brockunier,
Wilbur C. Brockunier,
Geo. W. Boss,
Chas Burdett Hart,
Robert O. McMaster.

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 September, nineteen hundred and forty, a 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 tenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WEST VIRGINIA AND IRONTON RAILROAD COMPANY—AUTHORIZING CONSOLIDATION WITH THE NORFOLK AND WESTERN RAILROAD COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the foregoing certificate and resolution of the stockholders of the West Virginia and Ironton Railroad Company, adopted March 12th, 1890, authorizing the consolidation of said company with the Norfolk and Western Railroad Company, were this day presented to me in my said office, and together with the certificate of acknowledgement thereto annexed, duly recorded and filed in said office.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this tenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

KANAWHA LUMBER AND FURNITURE COMPANY—DISSOLUTION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that J. J. Bright, President of the Kanawha Lumber and Furniture 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 Point Pleasant, W. Va., on the 8th day of September, 1890, 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, By the stockholders of the Kanawha Lumber and Furniture Company, at a general meeting held pursuant to law, at the company's office in the town of Point Pleasant, West Virginia, on the 8th day of September, 1890, a majority of the capital stock being present, and voting in favor hereof, that the business of this corporation be discontinued, and the officers of this company are directed and instructed to take all steps necessary to wind up and settle its affairs, and it is also ordered that this resolution be forthwith certified to the secretary of state, and public notice of the same be given by advertisement in the Weekly Register, published in the said town of Point Pleasant, once a week for six weeks, at least before any dividend of the capital shall be made.

Wherefore, I do declare said Kanawha Lumber and Furniture Company dissolved as set forth in the foregoing resolution.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this tenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ELKINS HOTEL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Elkins Hotel Company," for the purpose of building a hotel in the town of Elkins, in Randolph county, W. Va., and leasing or operating the same; and making other improvements connected therewith.

Which corporation shall keep its principal office or place of business at Elkins, in the county of Randolph, and state of West Virginia, and is to expire on the first day of January, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand ($10,000.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand ($2,000.00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to thirty thousand ($30,000.00) 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

H. G. Davis, Piedmont, W. Va., twenty-four shares.
R. C. Kerens, St. Louis, Mo., twenty-five shares.
T. B. Davis, Keyser, W. Va., twenty-five shares.
W. J. Armstrong, Elkins, 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, 1890.

H. G. Davis,
S. B. Elkins,
R. C. Kerens,
T. B. Davis,
W. J. 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 first day of January, nineteen hundred and forty, a 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 eleventh day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE HINTON ELECTRIC COMPANY.

DOMESTIC.

I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the word and figures following:

The undersigned agree to become a corporation by the name of the Hinton Electric Company, for the purpose of establishing an electric plant or plants in the town of Hinton, Summers county, West Virginia, and selling electric light, heat and power in said town and vicinity, for mechanical or any other purposes in which it may be found profitable, and of maintaining said electric plant in Hinton and the vicinity thereof, and of acquiring and holding all the necessary property and real estate, for the purposes of establishing and maintaining said plant, and a system of electric light, heat and power.

Which corporation shall keep its principal office or place of business at Hinton, in the county of Summers, and state of West Vir-
CORPORATIONS.

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. M. Dunn, Hinton, W. Va., one share.
B. Prince, Hinton, W. Va., one share.
J. A. Riffe, Hinton, W. Va., one share.
J. A. Parker, Hinton, W. Va., one share.
R. R. Flanagan, Hinton, 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 4th day of September, 1890.

L. M. DUNN,
B. PRINCE,
R. R. FLANAGAN,
J. A. PARKER,
J. A. RIFFE.

Wherefore, the corporators named in 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 September, nineteen hundred and forty, a 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 twelfth day of September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

MEXICAN ONYX COMPANY—INCREASE OF CAPITAL STOCK.

DOMESTIC.

I. Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Alva E. Davis, President of the Mexican Onyx Company, a corporation created 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 special meeting of the stockholders thereof, held in pursuance of law, at New York City, on the 23rd day of August, 1890, at which meeting four fifths of the capital stock of the company was represented by the holders thereof, the following resolution was unanimously adopted:
CORPORATIONS.

"Resolved, That the capital stock of this company be increased from five hundred dollars to one million five hundred thousand dollars, to be issued in shares of one hundred dollars each, making fifteen thousand shares, and that the increase of such stock over and above said sum of five hundred dollars be issued to Messrs. Chopin Bros., and Cooper in payment of the purchase price of the mines and other property of this company purchased from them; and the president and secretary of this company are hereby authorized to issue the said stock under the seal of the company.

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 thirteenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

LADD FOLDING GATE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Ladd Folding Gate Company, for the purpose of manufacturing, selling, leasing, operating, and handling gates and other patented inventions.

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 fourth day of September, 1940. 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 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 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

Daniel E. Ladd, Schenectady, New York, eight shares.
Frank R. Toll, Schenectady, New York, four shares.
Frank W. Beardsley, New York City, New York, one share.
DeLacy F. Hoxie, New York City, New York, one share.
George S. Ellinger, Jr., New York City, 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 4th day of September, 1810.

Witness as to Daniel E. Ladd's signature, A. H. Jackson, Daniel E. Ladd, mark
Frank R. Tull, Frank W. Bradley, Delacy F. Honie, George S. Ellinger, 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 fourth day of September, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE KELLEY FARM OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is the words and figures following:

The undersigned agree to become a corporation by the name of "The Kelley Farm Oil and Gas Company," for the purpose of mining for oil and gas and other mineral substances, and for constructing and maintaining lines of piping or tubing, for the transportation of oils or other fluids.

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 January, 1920. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand two hundred dollars to the capital thereof, and have paid in on said subscription the sum of five thousand two 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

Thos. O'Brien, of Wheeling, W. Va., four shares.
Brockunier & Storey, of Wheeling, W. Va., sixteen shares.
A. W. Campbell, of Wheeling, W. Va., four shares.
George K. Wheat, of Wheeling, W. Va., four shares.
CORPORATIONS.

Morris Horkheimer, of Wheeling, W. Va., four shares.
J. L. Knight, of St. Marys, W. Va., ten shares.
John F. Hart, of St. Marys, W. Va., one and one-third shares.
J. R. Lane, of St. Marys, W. Va., two-thirds share.
Ed. M. Grohs, New Matamoras, Ohio, two shares.

Given under our hands, this 22nd day of August, 1890.

THOS. O'BRIEN,
GEO. K. WHEAT,
M. HORKHEIMER,
A. W. CAMPBELL,
AUG. M. CAMPBELL,
ED. M. GROHS,
JOSHUA R. LANE,
J. L. KNIGHT,
C. W. BROCKUNIER,
JAMES STOREY,
JOHN F. HART.

Wherefore, the corporators named in 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, a 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 thirteenth day of September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

NEWS PUBLISHING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 News Publishing Company, for the purpose of printing, publishing and issuing daily and weekly papers, and for doing all kinds of job printing and book binding.

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 11th day of September, 1940. 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 subscription 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 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

H. C. Ogden, Wheeling, W. Va., one share.
W. W. Whittinger, Wheeling, W. Va., one share.
W. P. Robinson, Wheeling, W. Va., one share.
S. B. Harrison, Wheeling, W. Va., one share.
F. P. McNell, Wheeling, W. Va., one share.
S. G. Smith, 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 11th day of September, 1890.

H. C. Ogden,
W. W. Whittinger,
W. P. Robinson,
S. B. Harrison,
F. P. McNell,
S. 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 eleventh day of September, nineteen hundred and forty, a 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 fifteenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

RANDOLPH COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Randolph Coal and Coke Company, for the purpose of mining coal, manufacturing coke, selling and shipping the same; buying and leasing lands and mineral rights; constructing railroads, tramroads, shafts, coke ovens, and acquiring such other property and rights as may be necessary or advantageous for the proper conduct of the company's business, in Randolph and Barbour counties, West Virginia.
CORPORATIONS.

Which corporation shall keep its principal office or place of business at Elkins, in the county of Randolph, and state of West Virginia, and is to expire on the 31st day of December, 1939. And for the purpose of forming said corporation, we have subscribed the sum of fifty thousand ($50,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand ($5,000.00) dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to five hundred thousand ($500,000.00) 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

H. G. Davis, Piedmont, West Va., one hundred and twenty-four shares.
T. B. Davis, Piedmont, West Va., one hundred and twenty-four shares.
R. C. Kerens, St. Louis, Missouri, one hundred and twenty-four shares.
W. J. Armstrong, Elkins, West 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 1st day of September, 1890.
H. G. Davis,
T. B. Davis,
S. B. Elkins,
R. C. Kerens,
W. J. 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 thirty-first day of December, 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 state, at the city of Charleston, this fifteenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,

Secretary of State.

THE BARTLETT OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Bartlett Oil and Gas Company, for the purpose of acquiring leases of real estate with the right to bore, excavate and mine for oil, gas, coal and any other valuable substance, and for the purpose of refining, preparing for market and marketing such products as may be obtained; and for the purpose of laying pipe lines for the transportation of oil or gas.

Which corporation shall keep its principal office or place of business at Wheeling, Ohio county, state of West Virginia, and is to expire on the first day of January, in the year 1935. And for the purpose of forming 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 capital stock, 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:

- J. Kemp Bartlett, Baltimore, Maryland, one share.
- J. A. Campbell, Wheeling, W. Va., one share.
- R. T. Devries, Wheeling, W. Va., one share.
- Hugh Cleary, Wheeling, W. Va., one share.
- Thomas C. Burke, 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 13th day of September, 1890.

J. Kemp Bartlett,
J. A. Campbell,
R. T. Devries,
Hugh Cleary,
Thomas C. Burke.

Wherefore, the corporators named in 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-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 fifteenth day of September, eighteen hundred and ninety.

Wm. A. Ohley.
Secretary of State.

MOOREFIELD ALLIANCE ASSOCIATION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
CORPORATIONS.

hereby certify that an agreement duly acknowledged 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 Moorfield Alliance Association, for the purpose of carrying on a general mercantile and grocery business, both wholesale and retail, and buying and selling machinery and farm products, and doing a commission business; and for the purpose of purchasing real estate, not exceeding two acres, and erecting thereon all necessary buildings in which to carry on said business, or to purchase or rent necessary buildings therefor.

Which corporation shall keep its principal office or place of business at Moorefield, in Hardy county, West Virginia, and is to expire on the 1st day of April, A. D., 1925. And for the purpose of forming said corporation we have subscribed the sum of four thousand and fifty ($4,050) dollars to the capital stock 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 twenty 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 G. Harness, twenty shares.
Adam Fisher, ten shares.
J. D. Chipley, four shares.
C. L. Campbell, ten shares.
Enoch Judy, five shares.
Solomon Mongold, two shares.
A. R. McNeill, forty shares.
A. Keller, ten shares.
James H. Cunningham, five shares.
Anton Woerner, two shares.
Ferdinand Keller, four shares.
E. J. Whiting, one hundred and twenty shares.
John L. Evans, ten shares.
W. Welton Harness, four shares.
Robert M. Stickley, two shares.
George E. Neill, two shares.
Moses W. Hutton, two shares.
David L. Wilson, Sr., twenty shares.
Arthur V. Wilson, ten shares.
Arthur Cunningham, four shares.
George K. Judy, five shares.
George D. McNeill, twenty shares.
W. S. Funkhouser, four shares.
B. P. Fisher, two shares.
John H. Funkhouser, two shares.
E. W. McNeill, twenty shares.
Marfield Taylor, ten shares.
Edward Williams, ten shares.
D. M. Scott, ten shares.
D. L. Wilson, Jr., twenty shares.
Wm. Wirt Harness, ten shares.
D. S. McNeill, ten shares.
L. Hockman, five shares.
John W. Cleaver, two shares.
C. C. Fisher, four shares.
Leonard F. Ruckman, four shares.
S. M. McNeill, forty shares.
W. J. Powers, two shares.
George W. Raines, two shares.
E. P. Judy, five shares.
W. S. & O. S. Fisher, eight shares.
A. W. Harper, ten shares.
Jesse Fisher, twenty shares.
T. A. Wilson, twenty share.
James Condon, two shares.
P. C. Simmons, two shares.
A. W. Heishman, two shares.
W. W. Ruckman, two shares.
F. W. Bean, two shares.
J. V. Williams, ten shares.
E. J. Davis, eight shares.
C. B. Welton, six shares.
F. S. Randolph, five shares.
H. S. Hedges, five shares.
George B. Eberly, two shares.
John C. Fisher, ten shares.
F. B. Chrisman, four shares.
Q. R. Simmons, twenty shares.
The above are all of Hardy county, West Virginia.
Wm. W. Goldizen, of Grant county, W. Va., five shares.
Wm. A. Engeman, of Brooklyn, N. Y., one hundred and thirty shares.

Given under our hands, this 12th day of April, 1890.

J. G. Harness,
Adam Fisher,
J. D. Chipley,
C. L. Campbell,
Enoch Judy,
Solomon Mongole,
A. R. McNeill,
A. Keller,
James H. Cunningham,
Anton Woerner,
Ferd. Keller,
E. J. Whiting,
John L. Evans,
W. Welton Harness,
Robert M. Stickley,
Wherefore, the corporators named in 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 twenty-five, 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 state [G. S.] at the city of Charleston, this sixteenth day of September eighteen hundred and ninety.

W. H. OHLEY,
Secretary of State

SOUTH CHARLESTON IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 South Charleston Improvement 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 the manufacture of glass; for building and working saw mills; for the manufacturing, shipping and selling lumber, brick, glass, furniture and all other articles manufactured or produced from any and all of the above named articles, either by themselves or with other articles of manufacture; for transporting and selling of natural gas; for selling merchandise, building wharves and dock-yards, and to do a general 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 at Charleston, in the county of Kanawha, and state of West Virginia, and is to expire on the 16th day of September, 1940. 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 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

A. E. Humphreys, Charleston, West Va., four shares.
R. S. Carr, Charleston, West Va., four shares.
N. S. Burlew, Charleston, West Va., four shares.
J. E. Dana, Charleston, West Va., four shares.
B. L. Wood, Jr., Pittsburgh, Pa., four shares.

And the capital to be hereafter sold is to be divided into shares of the like amount.
Corporations.

Given under our hands, this 16th day of September, 1890.
A. E. Humphreys,
R. S. Carr,
N. S. Burlew,
J. E. Dana,
B. L. Wood, 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 sixteenth day of September, nineteen hundred and forty, a 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 sixteenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

The Virginia Cluse Oil Company.

Domestic.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Virginia Cluse Oil Company, for the purpose of boring, drilling and sinking oil wells and gas wells on what is known as Lots Nos. 7, 8, 9, 13, 14, 17, 18, and 19 of Thos. Conley, at or near Vancluse, in Pleasants county, state of West Virginia, and laying pipe lines upon, under and across the said lands and other lands in said state to market or to other pipe lines, and transporting oils to market; and buying and selling oil and gas, and transporting and conveying same to market and for consumption.

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, 1940. 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 six 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 two hundred and fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

J. K. Hatfield, of Pittsburg, Pa., eleven shares.
J. L. Buckley, of Parkersburg, W. Va., four shares.
L. N. Tavenner, of Parkersburg, W. Va., three shares.
Jas. A. Wetherell, of Parkersburg, W. Va., two shares.
Dave D. Johnson, of Parkersburg, W. Va., two shares.
C. B. Tavenner, of Parkersburg, 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 16th day of September, 1890.

J. K. Hatfield,
J. L. Buckley,
L. N. Tavenner,
Jas. A. Wetherell,
Dave D. Johnson,
C. B. Tavenner.

Wherefore, the corporators named in 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 forty, a 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 seventeenth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE WEST CHARLESTON IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Charleston Improvement Company, for the purpose of constructing, operating and maintaining lines of street railway, water works, gas works, electric light works; also for the purpose of manufacturing, making and selling bricks and all other products of the soil; the erection and operation of saw mills, furniture factories, rolling mills, foundries, glass works, pottery works, and any and all other useful industrial works, and for carrying on any business or enterprise, which may be necessary, proper or incidental to any of the foregoing purposes. And to lay out, in the manner authorized by the laws of West Virginia, a town not to include more than six hundred and forty acres, and to provide the same with paved streets and sidewalks, sewerage, water, light and other improvements, including as part of such six hundred and forty acres, the establishment of a park or pleasure grounds.
CORPORATIONS.

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 is to expire on the 1st day of January, 1934. 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

A. M. Scott, one share.
Frank Woodman, one share.
James F. Brown, one share.
Harry B. Smith, one share.
M. Jackson, one share.
All of Charleston, West Virginia.

And the capital so to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 18th day of September, 1890.

Addison M. Scott,
J. F. Brown,
Harry B. Smith,
Frank Woodman,
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-four, a 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 September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

GUERRA AUTOMATIC GRIP COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Guerra Automatic Grip Company, for the purpose of manufacturing,
introducing, selling and operating automatic cable grips and kindred devices, and licensing others so to do; also contracting for and selling or renting state, county, town, corporation or shop rights in such patents or rights as the company may control.

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 September, 1940. And for the purpose of forming the said corporation we have subscribed the sum of two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred 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 twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Elias R. Guerra, New York, N. Y., four shares.
Albert Shiels, New York, N. Y., one share.
Joseph H. Moulton, New York, N. Y., one share.
Frank W. Beardsley, New York, N. Y., one share.
George S. Ellinger, Jr., 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 15th day of September, 1890.

Elias R. Guerra,
Alberit Shiels,
Joseph H. Moulton,
Frank W. Beardsley,
George S. Ellinger, 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 fifteenth day of September, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

PFISTER BOOK BINDING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Pfister Book Binding Company, for the purpose of acquiring buildings, machinery, tools, types, presses, fixtures and materials of various kinds, suitable for printing and binding books, magazines, pamphlets and papers of every description; 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, or any part thereof, to the full extent that the same shall 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 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 the city of New York, in the county of New York, and state of New York, and is to expire on the 21st day of August, 1940. 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 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

Frank J. Pfister, Jersey City, New Jersey, thirty shares.
Louis F. Grunbacher, New York City, New York, thirty shares.
Victor C. Grunbacher, New York City, New York, thirty shares.
Robert Avery, Brooklyn, New York, thirty shares.
Robert C. Avery, Brooklyn, New York, thirty 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 August, 1890.

FRANK J. PFISTER,
LOUIS F. GRUNBACKER,
VICTOR J. GRUNBACKER,
ROBERT AVERY,
ROBERT C. AVERY.

Wherefore, the corporators named in 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 August, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. O'Healy,
Secretary of State.
THE CONSOLIDATED RECOMPENSA AND CALIFORNIA MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 for the Incorporation of a Joint Stock Company, Under and Pursuant to the Laws of the State of West Virginia:

The undersigned agree to become a corporation by the name of The Consolidated Recompensa and California Mining Company, for the purpose of mining, purchasing and selling gold, silver, copper, cinnabar and other ores and minerals, and for the smelting, reducing, purifying and refining such ores and minerals and products of such processes; disposing of, bartering, selling and exchanging, and to this end and purpose to purchase, hold, use and enjoy or sell such and so much property, personal and real, as shall be necessary or useful for the purposes of said company; and on any such real estate to erect warehouses, shops, factories, mills, machinery and all mechanical appliances and contrivances useful or necessary to said purposes; together with a general retail merchandising business in connection therewith. And said mining, smelting, reducing, purifying and refining with said merchandising business to be carried on in the state of Durango, Mexico.

And said corporation shall keep its principal office or place of business in the city of New York, in the county of New York, and is to expire on the 1st day of September, A.D., 1940. 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 five 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

John N. Taylor, East Liverpool, Ohio, fifty shares.
Thomas H. Silver, Wellsville, Ohio, fifty shares.
William L. Smith, East Liverpool, Ohio, fifty shares.
Homer S. Knowles, East Liverpool, Ohio, forty-seven shares.
Edwin M. Knowles, East Liverpool, Ohio, one share.
James W. Irwin, East Liverpool, Ohio, one share.
Frank Small, East Liverpool, 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 15th day of September, A.D., 1890.

JNO. N. TAYLOR,
THOS. H. SILVER,
WILLIAM L. SMITH,
HOMER S. KNOWLES,
EDWIN M. KNOWLES,
JAS. W. IRWIN,
FRANK SMALL.

Wherefore, the corporators named in 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 forty, a 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 September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

MILSOM RENDERING AND FERTILIZER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Milsom Rendering and Fertilizer 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 certificate of incorporation, and a copy of the laws of the state of New York, under which it is incorporated.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twentieth day of September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE SUTTON BUILDING AND LOAN ASSOCIATION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Sutton Building and Loan Association, for the purpose of rais-
CORPORATIONS.

ing 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 or liquidating liens on houses and other real estate.

Which corporation shall keep its principal office or place of business at Sutton, Braxton county, West Virginia, and is to expire on the 16th day of September, 1910. And for the purpose of forming said corporation, we have subscribed the sum of six hundred and fifty dollars to the capital stock 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 thousand dollars in all.

The capital so subscribed is to be divided into shares of one hundred and thirty dollars each, which are held by the undersigned, subscribing, as follows, that is to say:

L. M. Wade, Sutton, W. Va., one share.
J. M. Morrison, Sutton, W. Va., one share.
John L. Gaston, Sutton, W. Va., one share.
F. J. Baxter, Sutton, W. Va., one share.
Chas. E. Baab, Sutton, W. Va., one share.

And the capital so hereafter sold is to be divided into shares of like amount, but no stockholder shall own more than twenty shares of the capital stock thereof.

Given under our hands, this the 18th day of September, 1890.

L. M. Wade,
F. J. Baxter,
Chas. E. Baab,
John L. Gaston,
J. M. Morrison.

Wherefore, the corporators named in 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 September, 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 state, at the city of Charleston, this twenty-second day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE MARIETTA STREET RAILWAY COMPANY.

DOMESTIC.

I. Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
companies 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 Marietta Street Railway Company," for the purpose of constructing, building, equipping, maintaining and operating a street railway in the city of Marietta, in the county of Washington, and state of Ohio.

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 15th day of September, 1940. 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: By

E. B. Dyer, Charleston, W. Va., one share.
H. P. Camden, Parkersburg, W. Va., one share.
Geo. W. Boss, Parkersburg, W. Va., one share.
T. B. Camden, Parkersburg, W. Va., one share.
D. W. Boss, 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 15th day of September, 1890.

E. B. Dyer,
H. P. Camden,
Geo. W. Boss,
T. B. Camden,
D. W. Boss.

Wherefore, the corporators named in 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 September, nineteen hundred and forty, a 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-second day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE JACKSON OIL AND MINING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 The Jackson Oil and Mining Company, for the purpose of boring, mining and excavating for petroleum, rock, coal or carbon oil and gas, and other mineral substances, and for the laying of pipe over and under the surface of the ground for the transportation of oil, gas and water. Also for the leasing and subletting of lands for oil, gas and mineral purposes, and for the purchasing, dealing and trading in oil and mineral lands or receiving title to the same and making deeds therefor. Also for the buying and selling and transporting of oils, gas and mineral substances.

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 first day of October, 1905. 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 sixty 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. J. Jackson, Parkersburg, W. Va., one share.
L. B. Dellicker, Parkersburg, W. Va., one share.
George M. Whitescarver, Grafton, W. Va., one share.
H. P. Camden, Parkersburg, W. Va., one share.
J. M. Jackson, Parkersburg, 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 20th day of September, 1890.

J. J. Jackson,
L. B. Dellicker,
Geo. M. Whitescarver,
H. P. Camden,
J. 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 October, 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 state, [G. S.] at the city of Charleston, this twenty-second day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

FRIENDLY OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Friendly Oil Company," for the purpose of boring for, mining and producing natural gas and oil, buying and selling gas and oil and constructing and maintaining lines of tubing and piping for the transportation of the same for the public generally, as well as for said corporation; and to purchase, lease and hold land and mining rights, and to deal in the same, and to do and perform all acts and things necessary and proper for the carrying on the business of developing oil and natural gas territory.

Which corporation shall keep its principal office or place of business at Parkersburg, county of Wood, and state of West Virginia, and is to expire on the 20th day of September, 1940. And for the purpose of forming said corporation, we have subscribed the sum of two thousand dollars to the capital thereof, and have paid on said subscriptions the sum of two hundred 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 two hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

By:

V. B. Archer, Parkersburg, W. Va., one share.
J. M. Williamson, New Matamoras, Ohio, one share.
F. C. Williamson, Friendly, W. Va., two shares.
B. H. Mallory, Clarington, Ohio, two shares.
A. B. Beckwith, Parkersburg, W. Va., one share.
John T. Harris, Parkersburg, W. Va., one share.
E. E. Andrews, Parkersburg, W. Va., two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 20th day of September, 1890.

J. M. Williamson,
F. C. Williamson,
B. H. Mallory,
A. B. Beckwith,
John T. Harris,
E. E. Andrews,
V. B. Archer

Wherefore, the corporators named in 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 Sep-
CORPORATIONS.

TENBER, nineteen hundred and forty, a 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-second day of September, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE PITTSBURGH AND WEST VIRGINIA CLAY MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 West Virginia Clay Manufacturing Company, for the purpose of carrying on a mechanical, mining, quarrying and manufacturing business at Iron town, in the county of Taylor, in the state of West Virginia.

Which corporation shall keep its principal office or place of business at the city of Pittsburgh, in the county of Allegheny, and state of Pennsylvania, and is to expire on the eighteenth day of September, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand ($50,000) dollars 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 one hundred thousand dollars ($100,000) in all.

The capital so subscribed is divided into shares of fifty dollars ($50.00) each, which are held by the undersigned respectively, as follows, that is to say: By

Geo. W. Bryan, Pittsburgh, Pa., two hundred shares.
Evan Jones, Pittsburgh, Pa., two hundred shares.
J. J. McGuire, Pittsburgh, Pa., two hundred shares.
John Gripp, Pittsburgh, Pa., two hundred shares.
Matthias Weis, Pittsburgh, Pa., 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 18th day of September, 1890.

Geo. W. Bryan,
Evan Jones,
J. J. McGuire,
John Gripp,
Matthias Weis.
Wherefore, the corporators named in 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 forty, a 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-second day of September, eighteen hundred and ninety.

Wm. A. OHLEY,  
Secretary of State.

REVERE OIL COMPANY.

FOREIGN.

Charter and Law Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that the Revere Oil Company, a corporation created, formed and organized under the laws of Pennsylvania, has this day filed in my said office a duly certified copy of its charter, and a copy of the laws of the state of Pennsylvania, under which said company is formed.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-second day of September, eighteen hundred and ninety.

Wm. A. OHLEY,  
Secretary of State.

THE STANDARD ELECTRIC COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Electric Company, for the following purposes:

To manufacture and purchase and to contract for the manufacture and purchase of electrical motors, dynamos and other appliances, machines and articles, and to use, rent, license, sell, mortgage, or dispose of the same.

To acquire by purchase or otherwise right, licenses, inventions, discoveries, and letters patent in the United States and other countries, and to dispose of the same by sale, license, assignment or otherwise.
To construct, engineer and contract for the construction and engineering of electrical and other plants, including, among other things, electrical and other railways, elevators, factories, chemical laboratories, electro-chemical appliances, plants for lighting and heating by means of electricity and otherwise.

To acquire and hold by purchase, lease or otherwise, lands, tenements and hereditaments in the United States, or in any other place or places where any part of the business may be carried on for the proper and advantageous use of the said company to any amount allowed by law, and to use, improve, manage, lease, mortgage or otherwise encumber any or all of the said lands, tenements and hereditaments and real property of every description and tenure, and dispose of any or all thereof, when no longer needed for the purposes of the company in the prosecution of its business.

To develop its lands and property in such manner as the directors of the company may deem proper and advantageous for said company, and to erect warehouses, factories, stores and other buildings, and to construct, use and operate waterworks, reservoirs, wells, aqueducts, roads, railroads, telegraph lines, boats, vessels, elevators, factories and other works and conveniences necessary or proper for the use of said company.

To purchase and acquire all machinery, implements, property and articles necessary or adapted to the above purposes, and to dispose of the same; and to become carriers by land or water on its own account or on behalf of others; and carry on a general business of storage and warehousing on its own account, and for the use of others; and to do any and all acts connected with, or incident to the business for which this corporation is formed.

To borrow, raise money for the purpose of the company's business; to secure the repayment thereof in such manner as in the judgment of the directors may be most advantageous to the business or this company, and if necessary, to mortgage or otherwise pledge all or any part of the property of the company, including its undertakings, franchises to be a corporation, and to issue and deposit any securities which the company has power to issue by way of mortgage or otherwise; to secure the same in less than the nominal amount of such securities, and also by way of security for the performance of any contract or obligation of the company.

The company shall keep its principal office or place of business in the city and county of New York, state of New York, or such other places as the law requires, and shall expire on the first day of September, nineteen hundred and forty. 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 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, to seven hundred and fifty thousand dollars.

The capital so subscribed is divided into five shares of one hundred dollars each, which are held by the undersigned respectively, as follows: By
J. Aspinwall Hodge, Jr., of New York, one share.
Robert Sewell, of New York, one share.
Frederick J. Winston, of New York, one share.
William Pennington, of Patterson, New Jersey, one share.
Monroe Crawford, of Hoboken, 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 and seals, this 15th day of September,
1890.

J. ASPINWALL HODGE, JR., [Seal]
FREDK. J. WINSTON, [Seal]
MONROE CRAWDYD, [Seal]
WILLIAM PENNINGTON, [Seal]
ROBERT SEWELL.

Wherefore, the corporators named in 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 Septem­
ber, nineteen hundred and forty, a 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 ninety.

WM. A. OHLEY,
Secretary of State.

DIAMOND ICE COMPANY.—NAME CHANGED TO DI­
AMOND ICE AND COAL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
do hereby certify that William H. Stuck, president of the Diamond
Ice Company, a corporation created under the laws of this state, has
certified to me under his hand and the corporate seal of said com­
pany, that the following resolution was unanimously adopted at a
general stockholders meeting, held on the 4th day of September,
1890, at the principal office of the company in Charleston, W. Va.,
all the stockholders of said company voting in favor therefor:

"Resolved, That the name of this company be changed, and that
the name by which it shall hereafter be known shall be 'Diamond
Ice and Coal Company;' and further, that the president of the com­
pany cause this resolution to be certified, under the seal of this com­
pany, to the secretary of state."

Wherefore, I do declare said resolution, changing the name of the
Corporations.

Diamond Ice Company to the Diamond Ice and Coal Company, to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-third day of September, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

THE NORTH AMERICAN MINING COMPANY.

FOREIGN.

Amendment to Charter.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that a resolution and new agreement, adopted at a meeting of the stockholders of the North American Mining Company, and signed and acknowledged by a majority of the stockholders of said company holding a majority of the stock thereof, have been certified to me by David T. Alger, president of the said company, under the corporate seal thereof, which resolution and new agreement are in the words and figures following:

Resolved, That whereas.

We, the undersigned, did associate ourselves, on the 24th day of June, 1890, for the formation of a corporation under the name and style of the North American Mining Company, in accordance with the statutes of the state of West Virginia, the agreement of incorporation of which company was in due form of law filed in said state as attested by the certificate of the secretary of state of West Virginia, dated the 27th day of June, 1890, and desiring now for the more perfect execution of the objects of such company, to amend the said agreement of incorporation as provided in the statutes of said state, we, composing a majority of the stockholders holding a majority of the stock of said company, do now resolve:

I. The name and style of the said corporation shall continue to be the North American Mining Company.

II. The business of said company is to be conducted at the city of New York, in the State of New York, in the United States of America, and at Hidalgo del Paral, in the State of Chihuahua, in the Republic of Mexico, and also at such other places or localities in the United States of America or in the Republic of Mexico or elsewhere, as the interests of the company may from time to time demand.

III. The objects for which said company is formed are as follows:

To acquire, hold and manage coal, iron, timber and oil properties and rights, operating the same and dealing in other products; mining silver, gold and other ores, and working and manufacturing
the same in any and all of the various branches, forms, articles and things for which they are or may be used or employed, using any processes; hydraulic or otherwise; for obtaining the ores and smelting, stamping or other means for abstracting the metal therefrom; mining coal, iron, silver, gold, fire clay, and vending the same, developing and working minerals, chemicals, timber, wood, rock, grain, oil and other products of land and soil, as shall by said company 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 the above mentioned purposes; or owning or dealing in any patent rights pertaining to the same; licensing others thereunder if desirable; owning, navigating and running towboats and barges, or other conveyances in connection with its business, purchasing and holding coal, iron, timber and other mineral 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 merchandise and all other things not prohibited by law, that may regarded by said company as essential, necessary, incidental or auxiliary to the proper management of the above mentioned business; or to the complete use and enjoyment of such real estate as may be owned or possessed by said company; and generally to do and perform any or all of the matters aforesaid, and all other acts or things, which in the judgment of this company, may be requisite for its purposes, or incidental thereto, either alone or in conjunction with any other corporation or person, and that by amalgamation or otherwise.

IV. The said company shall maintain in the state of West Virginia an agent empowered to represent it before the general and local authorities, tribunals and courts of that state, and with such special powers as are required by the law of that state.

V. The total amount of the capital stock of the said company shall be two million five hundred thousand ($2,500,000) dollars, which shall be divided into 100,000 shares of $25.00 each, and which shall be issued at such times and in such amounts as the stockholders of the company shall determine, and such stock, or any portion thereof, may be lawfully issued as full paid stock, for cash or to the amount of the value of property, rights or interests, and shall be non-assessable. And the said total amount of two millions five hundred thousand ($2,500,000) dollars of capital stock may by proper deliberation of the stockholders be increased to such lawful sum as the operations of the company may in the future demand.

VI. The said company shall from time to time establish such by-laws for the government and administration of the same as it may deem necessary or advisable, and the directors of the said company to be chosen pursuant to such by-laws, shall be vested with the sole, exclusive and absolute management and control of the company, its property, business and affairs, except as otherwise provided by law, and said directors shall have full power and authority to do any and all of the acts and things specified or contemplated in this instrument of association.
VII. The duration of the said company shall be, as provided in the original certificate of incorporation thereof, until the twenty-fourth day of June, one thousand nine hundred and forty.

In witness whereof, we have hereunto set our hands, this 8th day of September, in the year of our Lord one thousand eight hundred and ninety.

DAVID T. ALGER, [Seal]
OLIVER P. HAZARD, [Seal]
WILLIAM P. PIERSON, [Seal]
ANDREW C. McMECHAN, [Seal]
CHARLES E. MEYNEILL, [Seal]

Wherefore, the corporators named in the said resolution and new agreement, and their successors and assigns, are hereby declared to be a corporation until the twenty-fourth day of June, nineteen hundred and forty, by the name and for the purposes set forth in said resolution and new agreement.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this twenty-fourth day of September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE MUTUAL OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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, under the statutes of the state of West Virginia, by the name of The Mutual Oil and Gas Company, for the purpose of mining for and producing petroleum oil and natural gas, and selling the same.

Which corporation shall keep its principal office and place of business at St Marys, Pleasants county, West Virginia, and is to expire on the first day of September, 1940. And for the purpose of forming said corporation, we have subscribed the sum of thirty-two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of $800.00, 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

N. Ogdin, St. Marys, W. Va., four shares.
J. L. Knight, St. Marys, W. Va., four shares.
Corporations.

Geo. Kelsall, St. Marys, W. Va., four shares.
B. H. Mallory, Covington, Monroe county, Ohio, four shares.
S. M. Riggs, St Marys, W. Va., two shares.
Abe Kaminsky, St. Marys, W. Va., two shares.
J. S. Hall, St. Marys, W. Va., two shares.
C. E. Sarber, St. Marys, W. Va., two shares.
N. A. Oggin, St. Marys, W. Va., two shares.
Jno. Schanwicker, St. Marys, W. Va., two shares.
J. W. Porter, St. Marys, W. Va., two shares.
S. Ankrom, St. Marys, 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 fifteenth day of September, 1890.

NEWTON OGDIN,
J. L. KNIGHT,
GEO. KELSALL,
JOHN SCHANWICKER,
JOHN W. PORTER,
A. KAMINSKY,
JOHN S. HALL,
C. E. SARBER,
N. A. OGDIN,
S. M. RIGGS,
S. ANKROM,
B. H. MALLORY.

Wherefore, the corporators named in 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 forty, a 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 September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

Union Investment Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Investment Company, for the purpose of lending money upon real or personal property, and borrowing or raising money upon
CORPORATIONS.

bonds, certificates, or other evidences of indebtedness, and investment securities to be issued by said company or associate companies. Said companies to have in addition to all other powers necessary to the conduct of its business, the power to purchase, hold, use and grant all personal and real property, mortgaged or pledged to it, as collateral for cash or securities loaned, and to acquire and hold all personal or real property necessary to its business.

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 fifteenth day of September, A.D., 1940. 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 fifty thousand dollars in all.

The capital so subscribed is divided into shares of two dollars and fifty cents each, which are held by the undersigned respectively, as follows, that is to say: By

M. F. Dannmeyer, 6 City Hall Place, New York City, (2) two shares.
Wm. M. V. Fowler, 328 West 57th St., New York City, (2) two shares.
J. O. Fowler, Jr., 119 W. 42nd St., New York City, (16) sixteen shares.
E. J. B. Whitaker, 176 Third Ave., New York City, (4) four shares.
C. H. Hudson, 61 Carmine St., New York City, (16) sixteen shares.

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 September, 1890.

M. F. DANNMEYER,
Wm. M. V. Fowler,
C. H. HUDSON,
J. O. Fowler, Jr.,
E. J. B. 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 fifteenth day of September, nineteen hundred and forty, a 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-fifth day of September, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.
CORPORATIONS.

LITTLETON OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Littleton Oil and Gas Company, for the purpose of acquiring by deed, grant, lease, assignment, devise, or other, petroleum, oil and gas lands; holding, owning, renting, leasing, assigning and selling the same, subject to the limitations prescribed by law; drilling and operating for, developing, producing, refining, dealing in and selling natural oils and gas for heating, lighting and other purposes; constructing and operating lines of piping and tubing for transporting, shipping and conveying oil, gas and petroleum; constructing tanks for the storage of oil and petroleum, and for all purposes necessary for carrying on the business properly pertaining to such works.

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 26th day of September, 1940. And for the purpose of forming the 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 seven thousand 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

W. B. Pettit, Littleton, W. Va., one hundred and fifty shares.
E. L. Robinson, Littleton, W. Va., one hundred and fifty share.
C. C. Smith, Charleston, W. Va., one hundred and fifty share.
A. E. Humphreys, Charleston, W. Va., one hundred and fifty shares.
W. L. Ashby, Charleston, W. Va., one hundred and fifty 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 September, 1890.

W. B. Pettit,
E. L. Robinson,
C. C. Smith,
A. E. Humphreys,
W. L. Ashby.

Wherefore, the corporators named in 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-sixth day of
CORPORATIONS.

September, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

CUSTER OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Custer Oil Company," for the purpose of drilling for petroleum, oil and natural gas, in West Virginia and elsewhere; leasing lands for oil and gas purposes, in West Virginia and elsewhere: buying, selling and dealing, generally, in West Virginia and elsewhere, in petroleum, oil and natural gas, and in oil and gas territory, and transacting all other business which may be necessary or useful in carrying out the objects and purposes hereinbefore indicated.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, 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 five hundred ($500.00) dollars to the capital thereof, and have paid in on said subscription the sum of five hundred ($500.00) dollars, and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to ninety ($90,000.00) thousand dollars in all.

The capital so subscribed is divided into shares of one hundred dollars ($100.00) each, which are held by the undersigned respectively, as follows, that is to say:

By

S. R. Hite, of Wheeling, W. Va., one share.
S. B. Caldwell, of Wheeling, W. Va., one share.
A. F. Gasmire, of Wheeling, W. Va., one share.
James Schevinn, of Wheeling, W. Va., one share.
H. J. Arbenz, 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 23rd day of September, 1890.

SAMUEL R. HITE,
S. B. CALDWELL,
DR. A. F. GASMIRE,
DR. JAMES SCHEVINN,
HENRY J. ARBENZ.
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 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 state, [G. S.] at the city of Charleston, this twenty-sixth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE BALTIMORE BLIND AND AWNING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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

The undersigned agree to become a corporation by the name of "The Baltimore Blind and Awning Company," for the purpose of manufacturing and selling window-blinds, window-shades and awnings for inside and outside use upon houses and buildings of every description, the same to be constructed of wood, metals, and other materials.

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 eleventh day of August, in the year of our Lord one thousand nine hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred thousand dollars (and which said sum of one hundred thousand dollars has been fully paid in) as the capital thereof; and desire the privilege of increasing the capital by sale of additional shares from time to time, to five hundred thousand dollars in all.

The capital so subscribed is divided into ten thousand (10,000) of ten ($10) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Charles I. Hudson, New York City, N. Y., five hundred shares.
Nathaniel B. Crenshaw, city of Philadelphia, Pa., two thousand shares.
Daniel Carter List, city of Wheeling, W. Va., one share.
James C. Gettings, city of Baltimore, Md., seven thousand one hundred and one shares.
Ernest Gettings, city of Baltimore, Md., three hundred and ninety-four shares.
Philip Hanson Hiss, city of Baltimore, Md., one share.
Philip Hiss, city of Baltimore, Md., one share.
Nelson Hiss, city of Baltimore, Md., one share.
William H. Dawson, city of Baltimore, Md., one share.

And the capital hereafter to be sold is to be divided into shares of the like amount.

Given under our hands this eleventh day of August in the year of our Lord, eighteen hundred and ninety.

CHARLES I. HUDSON,
NATH. B. CRENSHAW,
DANIEL CARTER LIST,
JAMES C. GETTINGS,
ERNEST GETTINGS,
P. HANSON HISS,
PHILIP HISS,
NELSON HISS,
WM. H. DAWSON.

Wherefore, the corporators named in 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, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

FLEETWOOD OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Fleetwood Oil Company, for the purpose of boring for, or otherwise obtaining petroleum and other oils and natural gas, and storing and transporting and selling the same; and generally for the purpose of carrying on any and all business properly pertaining to the production of, and dealing in oil and natural gas.

Which corporation shall keep its principal office or place of business at Wheeling, in Ohio county, West Virginia, and is to expire on the 22d day of September, A. D., 1940. 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
subscribers 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

William C. Handlan, one share.
Louis Rentsch, one share.
H. E. Hillman, one share.
G. C. Milligan, one share.
Chas. A. Reed, one share.
All of Wheeling, W. Va.

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 September, in the year of our Lord one thousand eight hundred and ninety.

GEO. C. MILLIGAN,
H. E. HILLMAN,
WM. C. HANDLAN,
LOUIS RENTSCH,
CHAS. A. REED.

Wherefore, the corporators named in 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 September, nineteen hundred and forty, a 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-seventh day of September, eighteen hundred and ninety.

WM. A. OHELEY,
Secretary of State.

McCoy Shoe Company.

Domestic.

I, Wm. A. Ohley, 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 McCoy Shoe Company, for the purpose of manufacturing, buying and selling boots, shoes and other articles pertaining thereto, and such other articles and merchandise usual to a business of this character.

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 13th day of September, 1940. 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 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

- J. E. McCoy, Wheeling, W. Va., one share.
- F. E. McCoy, Wheeling, W. Va., one share.
- J. B. Smith, Sherley, W. Va., one share.
- W. A. Williamson, Philippi, W. Va., one share.
- E. L. Rose, Wheeling, W. Va., one share.
- Alfred Paull, 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 13th day of September, 1890.

J. E. McCoy,
F. E. McCoy,
J. B. Smith,
W. A. Williamson,
E. L. Rose,
Alfred 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 thirteenth day of September, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE CAMERON GAS AND OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Cameron Gas and Oil Company, for the purpose of leasing, acquiring, holding and disposing of the leasehold estate of gas and oil territory. Buying, selling and dealing in gas and oil wells and
the products thereof. Drilling wells, and exploring for gas, oil, and other minerals. Laying main and lateral pipes for the purpose of conducting and conveying gas and oil, and doing such other business as may lawfully be done by a gas and oil company.

Which corporation shall keep its principal office or place of business at Cameron, in the county of Marshall, and state of West Virginia, and a branch office at Elyria, Lorain county, Ohio, and is to expire on the first day of September, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of eleven thousand two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of eleven 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: By

John A. Topliff, Elyria, Ohio, fifteen shares.
Everett E. Williams, Elyria, Ohio, fifteen shares.
Edgar H. Hinman, Elyria, Ohio, five shares.
Geo. H. Ely, Elyria, Ohio, twenty-six shares.
Walter E. Brooks, Elyria, Ohio, sixteen shares.
W. L. Fay, Elyria, Ohio, five shares.
Chas. T. Ely, Elyria, Ohio, thirty 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 September, 1890.

John A. Topliff,
Edgar H. Hinman,
Walter E. Brooks,
Chas. T. Ely,
Everett E. Williams,
Geo. H. Ely,
W. L. Fay.

Wherefore, the corporators named in 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 forty, a 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-sixth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

WEST CHARLESTON COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Charleston Company," for the purpose of buying and selling timber of all kinds; manufacturing, transporting and marketing lumber of all kinds; manufacturing brick and earthen ware; using electricity in any and all forms as a motive power for operating machinery, lighting houses, cars, and towns and villages; for building and operating street railroads by electricity and by horse power; for constructing hotels, factories and dwelling houses; and for operating, leasing and selling same; for laying out a town not exceeding 640 acres, and selling lots therein; for buying and selling boats, barges and other water craft; manufacturing, buying and selling wagons, buggies, carts, and other vehicles; manufacturing and selling furniture, railroad cars, and agricultural and mining instruments; manufacturing, storing and selling ice; buying and selling teams, and doing a general hauling and transfer business; buying and selling coal; constructing and operating magnetic telegraph and telephone lines, and any other purpose or business useful to the public for which a firm or co-partnership may be lawfully formed in this state.

Which corporation shall keep its principal office at Charleston, Kanawha county, West Virginia, and is to expire on the 25th day of September, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of sixty-four thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty-four 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 ($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

Edward B. Knight, Charleston, West Virginia, one hundred and sixty shares.
L. Prichard, Charleston, West Virginia, one hundred and ninety shares.
J. M. Payne, Charleston, West Virginia, sixty-four shares.
A. M. Scott, Charleston, West Virginia, thirty-two shares.
J. D. Baines, Charleston, West Virginia, thirty-two shares.
Geo. S. Couch, Charleston, West Virginia, one hundred and sixty shares.
And the capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands, this 25th day of September, 1890.

E. B. Knight,
L. Prichard,
J. M. Payne,
Geo. S. Couch,
J. D. Baines,
Addison M. Scott.

Wherefore, the corporators named in 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 September, nineteen hundred and forty, a 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-ninth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

FOREST COAL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Forest Coal 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 building and working factories, saw mills, car shops and iron and salt furnaces; for manufacturing, shipping and selling iron, coal, lumber, brick, salt, gas, oil, and all other products or goods produced or manufactured from any and all of the above mentioned 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, groceries, etc., and to do a general mining and manufacturing business, or any other business incident to any of the above named enterprises.

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 twenty-second day of September, 1940. 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
J. F. Paull, Ohio county, W. Va., one share.
Alfred Paull, Wheeling, W. Va., one share.
J. C. Alderson, Wheeling, W. Va., one share.
G. W. Woods, Ohio county, W. Va., one share.
L. A. Warneke, 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 22nd day of September, 1890.

J. F. PAULL,
ALF'D PAULL,
J. C. ALDERSON,
GEO. W. WOODS,
L. A. WARNEKE.

Wherefore, the corporators named in 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 September, nineteen hundred and forty, a 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-ninth day of September, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

HILL CITY COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Hill City 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 on Elkhorn Creek, in McDowell county, West Virginia, and is to expire on the 1st day of September, 1930. 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 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:

N. Fitzhugh, Elkhorn, W. Va., seventy-five shares.
C. P. Latham, Bramwell, W. Va., fifty shares.
Adams Bros., Lynchburg, Va., one hundred shares.
R. S. Terry, Lynchburg, Va., sixty-two shares.
John W. Carroll, Lynchburg, Va., fifty shares.
Lewis & Jenkins, Lynchburg, Va., fifty shares.
G. H. Nowlin, Lynchburg, Va., twenty-five shares.
A. W. Talley, Lynchburg, Va., fifteen shares.
J. R. Kyle, Lynchburg, Va., twenty shares.
Bell, Barker & Jennings, Lynchburg, Va., twenty-five shares.
George P. Watkins, Lynchburg, Va., twenty-five shares.
Camillus Christian, Lynchburg, Va., thirteen shares.
Adams, Chambers & Co., Lynchburg, Va., twenty shares.
S. B. Ferguson, Lynchburg, Va., ten shares.
R. H. T. Adams, Trustee, Lynchburg, Va., sixty shares.
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 September, 1890.

CH. P. LATHAM,
N. FITZHUGH,
R. S. TERRY,
ALLEN W. TALLEY,
O. B. BARKER,
E. L. BELL,
J. R. KYLE,
G. H. NOWLIN,
R. H. T. ADAMS, Trustee,
JOHN W. CARROLL,
JAS. L. LEWIS,
F. S. JENNINGS,
R. H. P. ADAMS,
S. B. FERGUSON,
CAMILLUS CHRISTIAN,
J. T. JENNINGS,
I. H. ADAMS,
W. D. ADAMS,
R. H. T. ADAMS,
GEO. P. WATKINS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successor and assigns, are hereby declared to be from this date until the first day of September, 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 state, at the city of Charleston, this twenty-ninth day of September, eighteen hundred and ninety.

WM. A. OHELEY,
Secretary of State.
WEST WYANDOTTE MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Wyandotte Mining Company, for the purpose of mining for gold, silver and other precious metals, and the erection of all buildings, engines, machinery and other appliances necessary to the prosecution of said business of mining; and also acquiring and holding so much land as may be required and necessary for its said business.

Which corporation shall keep its principal office or place of business in the city of New York, county of New York, and state of New York, and is to expire on the 15th day of August, in the year nineteen hundred and forty. 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 five 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

Lewis Jones, New York, N. Y., one share.
Nelson Abbott, New York, N. Y., one share.
George Putnam Smith, New York, N. Y., one share.
James M. Whitney, Brooklyn, N. Y., one share.
John W. Mersereau, Staten Island, 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 September, 1890.


Wherefore, the corporators named in 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 forty, a 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-ninth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

McKIM CREEK BOOM AND LUMBER COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 "McKim Creek Boom and Lumber Company," for the construction of booms and dams across McKim creek at or near its mouth, and between that point and John Gettig's mill dam, in Pleasants county, West Virginia; for the purpose of stopping and securing boats, rafts, logs, masts, spars, staves, cross ties, and any and other timber that may be floated in said creek or any of its tributaries; and for the purpose of buying and leasing timber lands, and buying and selling all kinds of lumber, timber, staves, crossties, etc., by virtue of chapter one hundred and twenty-one of the Acts of the Legislature of West Virginia of 1877, and the several acts amendatory thereof.

Which corporation shall keep its principal office or place of business at St. Marys, Pleasants county, West Virginia, and shall commence on the 1st day of October, 1890, and expire on the 30th day of September, 1910. 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 $50.00, and desire the privilege of increasing the said capital by sales of additional shares from time to time, to the sum of one hundred thousand dollars in all.

The capital so subscribed is divided into shares of $50.00, which are held by the undersigned respectively, as follows, that is to say:

S. M. Riggs, St. Marys, two shares.
T. Clovis, Pleasants county, two shares.
Amos Smith, Pleasants county, two shares.
E. R. Riggs, Pleasants county, two shares.
E. N. Hobbs, Pleasants county, two 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 September, 1890.

S. M. RIGGS,
T. CLOVIS,
AMOS SMITH,
E. R. RIGGS,
ENOCH N. HOBBS.

Wherefore, the corporators named in 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 September,
CORPORATIONS.
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 state,
[G. S.] at the city of Charleston, this twenty-ninth day of Sep­
tember, eighteen hundred and ninety

WM. A. OHLEY,
Secretary of State.

THE NATIONAL OIL COMPANY OF WEST VIRGINIA.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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 Oil Company of West Virginia, for the purpose of bor­
ing for and producing oil and gas, constructing and laying down pipe
lines for the conveyance of the same; for buying, shipping and vend­
ing oil and refining the same, and manufacturing the products of the
same; for constructing gas lines and supplying towns, individuals,
manufactories and the public generally as well as the said corpora­
tion; for the purpose of letting and leasing the territory of the com­
pany to other operators or companies, and for leasing and holding
lands for the purposes of the said company in mining and boring
for oil and gas; manufacturing and conveying away the same, and
generally for doing all things that are legitimate and proper for any
oil and gas company to perform.

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 29th day of September, 1940. And
for the purpose of forming the said corporation, we have subscribed
the sum of eight thousand dollars to the capital thereof, and have
paid in on said subscriptions the sum of eight 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 dol­
ars 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. E. Humphreys, Charleston, W. Va., twenty shares.
Geo. O. Chilton, Charleston, W. Va., forty shares.
C. W. Young, Charleston, W. Va., twenty shares.
T. C. Hall, Charleston, W. Va., twenty shares.
C. L. Hagan, Fairmont, W. Va., twenty shares.
C. C. Watts, Charleston, W. Va., twenty shares.
W. E. Chilton, Charleston, 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 29th day of September, 1890.

A. E. HUMPHREYS, [Seal]
GEO. O. CHILTON, [Seal]
C. W. YOUNG, [Seal]
T. C. HALL, [Seal]
C. L. HAGAN, [Seal]
C. C. WATTS, [Seal]
W. E. CHILTON. [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-ninth day of September, nineteen hundred and forty, a 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 September, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

PEOPLES GUARANTEE BOND INVESTMENT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Peoples Guarantee Bond Investment Company," for the purpose of issuing investment bonds of various denominations, with power to receive payments thereon in installments and to collect premiums and dues; to create two funds out of the investments paid, one to be known as a redemption fund, and the other as a revenue fund. Said redemption and revenue funds and the increase thereof to be used only for the payment or redemption of bonds, so long as there are any bonds of the company outstanding; the balance, if any, of said redemption and revenue fund, after the termination or payment of all bonds, to be at the disposal of the company. Also to adopt by-laws, regulating the government of the company, the investment of its funds, and the payment, termination and redemption of bonds, and to do all things proper and necessary to carry out the object of incorporation and protect the interests of the company and its bondholders.

Which said corporation shall keep its principal office or place of business in the city of Philadelphia, in the state of Pennsylvania, with power to establish agencies in any other cities of the state of Penn-
sylvania, or any other state or territory of the United States of America, or the District of Columbia. Said corporation is to expire on the first day of September, A. D., nineteen hundred and forty (1940). And for the purpose of forming said corporation, we have subscribed the sum of four thousand five hundred dollars to the capital thereof, and have paid in the sum of one thousand eight 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 twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

Wm. C. Gross, 528 Locust street, Philadelphia, Pennsylvania, twenty shares.
W. A. Burns, Philadelphia, Pennsylvania, twenty shares.
Mahanl R. Swartley, North Wales, Pennsylvania, twenty shares.
Henry J. Smith, Lansdale, Pennsylvania, twenty shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 27th day of September, A. D., 1890.

Wm. C. Gross,
John L. Clawson,
H. G. Magargal,
C. M. Randall,
John E. Fricke,
Fred A. Riehle,
W. A. Burns,
Mahanl R. Swartley,
Henry J. 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 September, nineteen hundred and forty, a 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 thirtieth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

BLUEFIELD AND PRINCETON RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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:

West Virginia, Mercer County, to-wit:

SEPTEMBER 25TH, 1890.

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 Bluefield and Princeton Rail Road Company.

Second—The railroad which this corporation proposes to build will commence at or near Bluefield, in the county of Mercer, and run thence by the most practicable route to a point at or near Princeton, in the county of Mercer.

Third—The principal business office of this corporation will be at Bluefield, in the county of Mercer, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be one hundred thousand ($100,000) dollars, divided into shares of one hundred ($100) 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:

David E. Johnston, Princeton, Mercer county, W. Va., ten (10) shares.
Isaiah Bee, Princeton, Mercer county, W. Va., ten (10) shares.
G. L. Karnes, Princeton, Mercer county, W. Va., ten (10) shares.
Jno. W. Smith, Princeton, Mercer county, W. Va., ten (10) shares.
B. S. Higginbotham, Bluefield, Mercer county, W. Va., ten (10) shares.
H. W. Staley, Mercer county, W. Va., ten (10) shares.

Given under our hands, this 27th day of September, 1890.

David E. Johnston,
Isaiah Bee,
G. L. Karnes,
Jno. W. Smith,
B. S. Higginbotham,
H. W. Staley.

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, [G. S.] at the seat of government thereof, this thirtieth day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

VIRGINIA BROWN STONE COMPANY.

FOREIGN.

Copy of Charter Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Virginia Brown Stone Company, a corporation created under the laws of the state of Kentucky, has this day filed in my said office a duly certified copy of its articles of incorporation and a copy of the laws of the state of Kentucky under which it is incorporated, as required by section 30 of chapter 54 or the Code of West Virginia.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this 30th day of September, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

GASMIRE OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 “Gasmire Oil and Gas Company,” for the purpose of drilling and operating for petroleum, oil and natural gas in the states of Ohio and West Virginia and elsewhere; leasing lands for oil and gas purposes in Ohio and West Virginia and elsewhere; buying, selling and dealing generally in Ohio and West Virginia and elsewhere, in petroleum, oil and natural gas, and in oil and gas territory, and transacting all other business which may be necessary or useful in carrying out the objects and purposes hereinbefore indicated.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, and is to expire on the first
CORPORATIONS.

day of January, 1939. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand ($2,000.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand ($2,000.00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to the sum of two hundred thousand ($200,000.00) 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

Dr. Gregory Ackerman, four shares.
Dr. Charles Menkemiller, four shares.
Dr. James Schwinn, one share.
Prof. Henry J. Arbenz, four shares.
Dr. S. B. Caldwell, one share.
Dr. A. F. Gasmire, four shares.
John P. Arbenz, two shares.
All of Wheeling, W. Va.

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, 1890.

DR. GREGORY ACKERMAN,
DR. CHARLES MENKEMILLER,
DR. JAS. SCHWINN,
PROF. HENRY J. ARBENZ,
DR. S. B. CALDWELL,
DR. A. F. GASMIRE,
JOHN P. ARBENZ.

Wherefore, the corporators named in 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-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 state [G. S.] at the city of Charleston, this first day of October, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

THE McKEESPORT AGENCY COMPANY.

FOREIGN.

I, W. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 McKeesport Agency Company, for the purpose of conducting the business of insurance agents; of buying and selling real estate for others, and acting as real estate and collecting agents; of negotiating loans, and of loaning money upon real estate and other valuable securities for persons, partnerships and corporations; of building or leasing or buying for company's sole use and benefit storage rooms, and of selling publicly and privately, upon commission, any goods, wares or merchandise placed in said company's possession for sale; also for storing and charging commission upon all goods, wares, or merchandise placed in custody of said company for storage purposes; also of acting as agents to secure employment and positions of profit and trust for all persons desiring the same, and of charging a reasonable fee for said services; also of operating a line of delivery wagons and conveyances to transport baggage or merchandise, and charge therefor.

Which corporation shall keep its principal office or place of business at the Borough of McKeesport, in the county of Allegheny, and state of Pennsylvania, and is to expire on the 19th day of September, A. D., 1940. 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 ($25,000) twenty-five thousand dollars in all.

The capital so subscribed is divided into shares of ($50) fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By:

A. W. Smith, McKeesport, Pa., thirty-three shares.
Charles Devenny, McKeesport, Pa., thirty-three shares.
John C. Devenny, McKeesport, Pa., thirty-two shares.
J. U. Elwood, McKeesport, Pa., one share.
Homer H. Brown, McKeesport, 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 17th day of September, 1890.

A. W. Smith,
Charles Devenny,
John C. Devenny,
J. U. Elwood,
Homer H. 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 nineteenth day of September, nineteen hundred and forty, a 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 first day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Rich Patch Iron Mining Company, for the purpose of buying and selling mineral and timber lands, as authorized by the laws of the state of West Virginia; for transacting a general mining business, and to erect furnaces for the manufacture of iron, and for buying and selling ores, coal and coke.

Which corporation shall keep its principal office or place of business at White Sulphur Springs, in the county of Greenbrier and the state of West Virginia, and is to expire on the first day of October, 1915. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five hundred thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to one (1) 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: By

W. W. Hamilton, Clifton Forge, Va., ninety-nine thousand eight hundred shares.
I. D. Prescott, Boston, Mass., fifty shares.
Thomas J. Wilson, Clifton Forge, Va., fifty shares.
R. G. James, Clifton Forge, Va., fifty shares.
Jno. Donovan, Clifton Forge, 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 26th day of September, 1890.

W. W. Hamilton.
J. D. Prescott.
Thomas J. Wilson.
R. G. James.
Jno. Donovan.

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 October, nineteen hundred and fifteen, a 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 first day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

BLUE RIDGE MANGANESE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Blue Ridge Manganese Company, for the purpose of purchasing, leasing and holding real estate in Virginia and West Virginia; prospecting for, and boring and mining for coal, iron ore, manganese, salt, lead, oil, and other minerals and metals, and for all products of the earth, including gas, and for the purpose of laying off a town at or near the works of the company, and selling lots in the same; and for manufacturing and selling all such natural products in their crude and refined states, and generally, for carrying on a general mining and manufacturing 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 October, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of four hundred and fifty dollars ($450.00), 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 fifty dollars each, which are held by the undersigned respectively, as follows, that is to say:

By

W. A. Wilson, Charleston, W. Va., eight shares.
Geo. O. Chilton, Charleston, W. Va., eight shares.
J. E. Chilton, Charleston, W. Va., eight shares.
W. E. Chilton, Charleston, W. Va., eight shares.
L. O. Wilson, Pt. Pleasant, 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 18th day of September, 1890.

W. A. Wilson,
Geo. O. Chilton,
J. E. Chilton,
W. E. Chilton,
L. O. 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 first day of October,
CORPORATIONS.

nineteen hundred and forty, a 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 first day of October, eigh­
ten hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE J. WINSLOW JONES COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accom­
pagnied 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 J. Winslow Jones Company, for the purpose of buying, selling
and packing canned goods for food; buying, constructing and
operating factories for the manufacture of canned goods for food;
and doing all other acts necessary or incidental to the conduct of the
canned goods business, such as the manufacture of cans, raising of
crops for canning, buying, renting or leasing real estate for any or
all of these purposes.

Which corporation shall keep its principal office or place of busi­
ness at Baltimore City, and state of Maryland, and is to expire on
the 30th day of September, 1890. 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 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. Winslow Jones, 320 E. Second street, Baltimore, one share.
Ira C. Chase, New York Mercantile Exchange, New York, one
share.
Johns H. K. Nicholson, Reders Station, Md., one share.
Arthur Steuart, 213 E. German street, Baltimore, one share.
William T. Morgan, 8 Keyser Building, Baltimore, 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 September, 1890.

John Winslow Jones, [Seal]
William T. Morgan, [Seal]
Ira C. Chase, [Seal]
Arthur Steuart, [Seal]
Johns H. R. Nicholson, [Seal]
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 thirtieth day of September, nineteen hundred and forty, a 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 October, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

THE PROVIDENT GAS PROCESS COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Provident Gas Process Company," for the purpose of purchasing, owning, holding, selling and leasing letters patent and inventions for the manufacture of gas and of all appliances connected therewith; erecting, constructing, operating, buying and selling gas works and water works, and of receiving in payment for any contract, bonds, shares of stock, securities and obligations issued by any person or persons, government, state, county, city, town, borough, or other public or private corporation.

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 1st day of September, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand dollars to the capital thereof, and we 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 three 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

John S. McKinlay, Philadelphia, Pa., ten shares.
George R. Crump, Philadelphia, Pa., ten shares.
Charles Lawrence, Philadelphia, Pa., ten shares.
Jose Vivo, Philadelphia, Pa., ten shares.
Edward F. Pooley, Philadelphia, Pa., ten 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 September, 1890.

John S. McKinlay,
George R. Crump,
Chas. Lawrence,
Jose Vivo,
Edward F. Pooley.

Wherefore, the corporators named in 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 forty, a 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 October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

UWHARIE GOLD MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Uwharie Gold Mining Company," for the purpose of carrying on the general business of mining for gold, silver, mica and other metals, and of prospecting for the same, in the county of Montgomery, and state of North Carolina, together with such other business as may be necessary or convenient in connection therewith.

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, A. D., 1940. 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 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

Aldis B. Browne, of Washington, D. C., one share.
H. C. Reed, of Hudson, Wisconsin, one share.
Alex. Britton, of Washington, D. C., one share.
Mason N. Richardson, of Washington, D. C., one share.
George C. Hazelton, of Washington, D. C., one share.
And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 25th day of September, A. D., 1890.

ALDIS B. BROWNE,
H. C. RICE,
ALEX. BRITTON,
MASON N. RICHARDSON,
GEO. C. HAZELTON.

Wherefore, the corporators named in 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 forty, a 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 October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE LUCKY OIL COMPANY.
DOMESTIC.

I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Lucky Oil Company, for the purpose of boring, drilling and mining for petroleum, oil, gas, minerals and metals, and for producing and selling the same; for leasing and subletting oil lands; for the purpose of drilling and operating for oil and gas, and for the purpose of carrying on the business generally of an oil company.

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 first day of October, 1920. 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

J. S. Camden, Parkersburg, W. Va., one share.
D. C. Murdock, Parkersburg, W. Va., one share.
T. B. Camden, Parkersburg, W. Va., one share.
CORPORATIONS.

R. T. Camden, Parkersburg, W. Va., one share.
H. P. Camden, 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 2nd day of October, 1890.

J. S. Camden,
D. C. Murdock,
T. B. Camden,
R. P. Camden,
H. P. Camden.

Wherefore, the corporators named in 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 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, [G. S.] at the city of Charleston, this sixth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ESSEX UNIVERSAL TYPEWRITER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Essex Universal Typewriter Company," for the purpose of manufacturing, purchasing, owning, exploiting, working, renting and selling typewriters, patented or otherwise; and of purchasing, owning and selling inventions or letters patent or improvements thereon, for such typewriters; and of buying, owning, using and selling all kinds of inventions, whether patented or not, in any manner relating to typewriters, or to be used in connection with typewriters; and of granting rights or licenses under such letters patents, inventions or improvements; and of buying and leasing real estate and erecting buildings and machinery thereon, for the purposes above stated; and also for the purposes hereinbefore mentioned; to issue bonds secured by a mortgage or mortgages upon property and franchises of the said company, and to sell the same; and also to do any act or acts for the carrying on of such business, both in the United States and any foreign country.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on
the 6th day of October, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500.00) 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 ($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:

A. F. Berrian, Brooklyn, N. Y., one share.
Henry J. Winser, Newark, N. Y., one share.
Thomas Ewing, Yonkers, N. Y., one share.
Thomas Ewing, Jr., Yonkers, N. Y., one share.
Paul Gorham, 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 4th day of October, 1890.

A. F. Berrian,
Henry J. Winser,
Thomas Ewing,
Paul Gorham,
Thomas Ewing, 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 sixth day of October, nineteen hundred and forty, a 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 sixth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE MARK MAYER MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mark Mayer Manufacturing Company," for the purpose of manufacturing shirts and men's furnishing goods, and for the sale of the same, at wholesale or retail, or both.

Which corporation shall keep its principal office or place of business at the city of Brooklyn, in the county of Kings, state of New
CORPORATIONS.

York, and is to expire on the first day of September, in the year nineteen hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars ($1,000) to the capital thereof, and have paid on said subscription the sum of one thousand dollars ($1,000).

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

Mark Mayer, residing at 353 Adelphi street, in the city of Brooklyn, state of New York, one (1) share.

Dessa Mayer, residing at 353 Adelphi street, in the city of Brooklyn, state of New York, ten (10) shares.

Robert A. Holcke, residing at 47 Fulton street, in the city of Brooklyn, state of New York, one (1) share.

Jacob Blumenthal, residing at 147 East 73rd street, in the city of New York, state of New York, one (1) share.

Leopold Mayer, residing at 353 Adelphi street, in the city of Brooklyn, state of New York, seven (7) shares.

Given under our hands and seals, this 30th day of September, 1890.

MARK MAYER, [Seal]
DESSA MAYER, [Seal]
ROBT. A. HOLCKE, [Seal]
JACOB BLUMENTHAL, [Seal]
LEOPOLD MAYER. [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 forty, a 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, of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Bluefield Banana Company, for the purpose of planting, cultivating, producing and purchasing at Bluefields, Nicaragua, and else-

THE BLUEFIELD BANANA COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Bluefield Banana Company, for the purpose of planting, cultivating, producing and purchasing at Bluefields, Nicaragua, and else-
where in tropical and sub-tropical countries, bananas, oranges, lemons and other fruits, spices, nuts and vegetable products, and of transporting and selling the same to and in the United States and elsewhere; and of hiring, leasing, purchasing, owning and operating plantations, live stock, tools, implements, machinery, steamers, steamships and other craft and property necessary or convenient for said purposes; and in connection therewith and in aid thereof; of establishing and conducting general mercantile and freighting business at, to, and from the countries aforesaid.

Which corporation shall keep its principal office or place of business at Galveston, in the county of Galveston, in the state of Texas, and is to expire on the 1st of September, 1940. 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 ($250,000) two hundred and fifty thousand dollars 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

J. Weinberger, Galveston, Texas, ten shares.
F. Cannon, Galveston, Texas, ten shares.
G. B. Miller, Galveston, Texas, ten shares.
Julius Runge, Galveston, Texas, ten shares.
C. L. Wallis, Galveston, Texas, ten shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this 22nd day of September, 1890.

J. Weinberger,
F. Cannon,
G. B. Miller,
Julius Runge,
C. L. Wallis.

Wherefore, the corporators named in 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 forty, a 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 seventh day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
HUNTINGTON AND KENOVA LAND DEVELOPMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 and Kenova Land Development Company, for the purpose of mining coal, iron ore, fire clay, limestone and all other minerals; for boring and producing natural gas, petroleum, oil and other like substances; for building and working sawmills, car shops, iron and salt furnaces; for manufacturing, shipping and selling iron, coal, lumber, brick, glass, door and window frames and other wooden frames, window sash, and all other articles manufactured or produced from any or all of the above named articles, either by themselves or with other articles of manufacture; for the erection in whole or in part, houses of any kind under contract; and for the purpose of laying out a town and selling lots therein, as provided by section 4 chapter 52 of the Code of West Virginia; for building wharves, dock-yards and boats of all kinds, and to do a general mining and manufacturing business, or any other business which a firm or partnership might engage in and do.

Which corporation shall keep its principal office or place of business at Huntington, county of Cabell, state of West Virginia. This to expire on the first day of September, 1940. And for the purpose of forming said corporation, we have subscribed the sum of five thousand ($5,000) dollars to the capital stock thereof, and have paid 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 one million ($1,000,000) dollars in all.

The capital subscribed is divided into shares of one hundred ($100) dollars each, which are held by the undersigned respectively, as follows:

J. L. Caldwell, Huntington, W. V., seven shares.
Geo. F. Miller, Jr., Huntington, W. Va., seven shares.
Z. T. Vinson, Huntington, W. Va., seven shares.
G. E. McDonald, Huntington, W. Va., four shares.
S. S. Vinson, Ceredo, W. Va., seven shares.
R. H. Prichard, Catlettsburg, Ky., seven shares.
George McKendree, Barboursville, W. Va., four shares.
J. N. Camden, Parkersburg, W. Va., seven shares.

And the capital stock to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 30th day of September, 1890.

J. L. CALDWELL,
Geo. F. MILLER, JR.
THE CORPORATIONS.

Z. T. Vinson,
G. E. McDonald,
S. S. Vinson,
R. H. Prichard,
Geo. McKendree,
J. N. Camden.

Wherefore, The corporators named in 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 forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

THE HOMESTAKE OIL, GAS AND MINERAL COMPANY OF CLARINGTON, OHIO.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Homestake Oil, Gas and Mineral Company of Clarington, Ohio," for the purpose of leasing and developing in any or all of the United States of America, by boring and mining for all mineral and volatile substances, gas or oil, and for dealing in and transporting the same to market; for constructing tramways and roads; for the laying of pipe lines, gas mains, and the construction of all things necessary for the successful development of these natural productions, and dealing in general merchandise.

Which corporation shall keep its principal office or place of business at Clarington, Monroe county, in the state of Ohio, and is to expire on the twenty-seventh (27th) day of September, in the year nineteen hundred and ten (1910), A. D. And for the purpose of forming the said corporation we have subscribed the sum of nineteen hundred dollars to the capital stock thereof, and have paid in on said subscription the sum of one hundred and ninety 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:

G. L. Tyler, Clarington, Ohio, two shares, $100.00.
P. Urpman, Clarington, Ohio, two shares, $100.00.
L. F. Urpman, Clarington, Ohio, two shares, $100.00.
E. W. Brague, Clarington, Ohio, two shares, $100.00.
Frank Tyler, Clarington, Ohio, one share, $50.00.
Lamphier Cramer, Clarington, Ohio, two shares, $100.00.
Charles Lobenstein, Clarington, Ohio, two shares, $100.00.
S. W. Litten, Clarington, Ohio, two shares, $100.00.
Oliver Atkinson, Clarington, Ohio, two shares, $100.00.
G. W. Hubacher, Clarington, Ohio, two shares, $100.00.
A. W. Urpman, Clarington, Ohio, two shares, $100.00.
C. C. Thomas, Clarington, Ohio, two shares, $100.00.
William Hess, Clarington, Ohio, two shares, $100.00.
Henry Habermehl, Clarington, Ohio, one share, $50.00.
James H. Jackson, Clarington, one share, $50.00.
Edward Sims, Clarington, Ohio, two shares, $100.00.
A. E. Michael, Clarington, Ohio, one share, $50.00.
W. W. Messerly, Clarington, Ohio, one share, $50.00.
A. H. Lowe, Clarington, Ohio, one share, $50.00.
Julius Steiger, Clarington, Ohio, one share, $50.00.
C. E. Githens, Clarington, Ohio, one share, $50.00.
B. H. Mallory, Clarington, Ohio, one share, $50.00.
Christian Yost, Clarington, Ohio, one share, $50.00.
Paul Heimbrodt, Clarington, Ohio, one share, $50.00.
Julius Summa, Clarington, Ohio, one share, $50.00.

Given under our hands, this thirtieth day of September, 1890.

G. L. Tyler,
Peter Urpman,
L. F. Urpman,
E. W. Brague,
Frank Tyler,
Lamphier Cramer,
Charlcs Lobenstein,
S. W. Litten,
Oliver Atkinson,
G. W. Hubacher,
A. W. Urpman,
C. C. Thomas,
Wm. Hess,
Henry Habermehl,
Jas. H. Jackson,
Ed. Sims,
A. E. Michael,
W. W. Messerly,
A. H. Lowe,
Julius Steiger,
C. E. Githens,
B. H. Mallory,
CORPORATIONS.

CHRIS. YOST,
PAUL HELMBRODT,
JULIUS SUMMA.

Wherefore, the corporators named in 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 September, 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 state, [G.S.] at the city of Charleston, this tenth day of October, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

LITTLE WHEELING OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Little Wheeling Oil Company," for the purposes of leasing land, and operating and drilling for petroleum, oil and gas.

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 6th day of August, A. D., 1910. And for the purposes of forming the said corporation, we have subscribed the sum of seventeen hundred and fifty dollars to the capital thereof, and have paid in on the said subscription the sum of seventeen 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 dollars in all.

The capital so subscribed is divided into shares of fifty dollars each, which are held by the undersigned respectively, as follows, viz: By

Wm. Koehlein, of Bridgeport, Ohio, eight shares, $400.00.
Eli N. Gilman, of Bridgeport, Ohio, eight shares, $400.00.
Chas. A. Reed, Wheeling, W. Va., five shares, $250.00.
John G. Tomlinson, Wheeling, W. Va., nine shares, $450.00.
C. W. Seabright, Wheeling, W. Va., five shares, $250.00.

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 August, A. D., 1890.

JOHN G. TOMLINSON,
CHAS. A. REED,
Wherefore, the corporators named in 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 August, 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 state, [G. S.] at the city of Charleston, this tenth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State

POTOMAC, BLACKWATER AND GREENBRIER VALLEY RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 Potomac, Blackwater and Greenbrier Valley Railroad Company.

Second—The railroad which this corporation proposes to build will commence at or near the town of Romney, in Hampshire county, and run thence by the most practicable route southerly through Hampshire county, along the South Branch of the Potomac river to the town of Petersburg, in Grant county; or the said railroad will commence at a point on the Potomac river, opposite the city of Cumberland, in Maryland, or nearly at said point, and run thence by the most practicable route along the Valley of Patterson's creek, through Mineral and Grant counties, southerly to the town of Petersburg aforesaid, at the junction of the North Fork of the South Branch of the Potomac river, with said South Branch of the Potomac river, or by portions of said two routes as shall be found most advantageous upon survey. From the said town of Petersburg the said railroad will run by the most practicable route along
the said North Fork of the South Branch of the Potomac river, through Grant and Pendleton counties, to a point on the dividing line between Pendleton and Pocahontas counties, or as near said dividing line as may be practicable, and at or near the northeastern corner formed by the junction of the boundaries of Randolph, Pendleton and Pocahontas counties; from which said point the northwestern branch of the main line of said railroad will run into and through Randolph county, by the most practicable route along the Dry Fork or other tributary of Cheat river, to the town of Bretz, in Tucker county, on the Big Blackwater river. From the aforesaid point at or near the junction of the boundaries of Randolph, Pendleton and Pocahontas counties, the southern branch of the main line of said railroad will run by the most practicable route to the headwaters of the Greenbrier river, in Pocahontas county, and thence along the valley of said Greenbrier river, southerly through Pocahontas and Greenbrier counties, by the most practicable route to a point at or near White Sulphur Springs, in said Greenbrier county; and from a point at or near Marlin's Bottom, or other convenient central point in Pocahontas county, an eastern branch of the main line will run by the most practicable route to the Virginia state line. This corporation also proposes to construct branches and lateral railroads along the Cheat river, and the tributaries thereof; along the tributaries of the South Branch of the Potomac, and of the North Fork thereof; and along the various branches and tributaries of the Greenbrier river as shall be found most advantageous and feasible, upon survey.

Third—The principal business of this corporation will be located at New York City, in the state of New York.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be two million 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 subscribed for by each, are as follows:

Sydney H. Shadbolt, New York City, ten shares.
Ralph Bainbridge, New York City, ten shares.
Thomas B. Jones, New York City, ten shares.
Alex. McB:ean, New York City, ten shares.
John M. Waddle, New York City, ten shares.

In testimony whereof, we have hereunto set our hands and affixed our seals, this eighth day of October, A. D., one thousand eight hundred and ninety.
pose and for the length of time set forth in said articles of incorpor-
ation.

Given under my hand and the great seal of the said
state, at the seat of government thereof, this eleventh day
of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE FASSETT PAINT AND MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accom-
panied 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 Fassett Paint and Manufacturing Company, for the purpose of
manufacturing paints, and for the purpose of utilizing the same in
all their varied forms. Also for the purpose of carrying on all kinds
of mechanical business: purchasing, holding and selling all real es-
tate necessary for or appurtenant to the said business; and in gen-
eral to do any and all acts permitted, or not inconsistent with the
laws of the state of West Virginia, as applicable to joint stock com-
panies.

Which corporation shall keep its principal office or place of busi-
ness at the city of New York, county of New York, state of New
York, and is to expire on the 1st day of January, A.D., 1935. And
for the purpose of forming the said corporation, we have subscribed
the sum of $50 to the capital thereof, and have paid in on said sub-
scriptions the sum of $50, 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.

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

M. V. Bailey, Washington, D. C., one share.
R. R. McMahon, Washington, D. C., one share.
Z. Ginesi, Washington, D. C., one share.
I. H. MacDonald, New York city, one share.
Henry S. Fassett, 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 7th day of October, 1890.

M. V. Bailey,
Z. Ginesi,
R. R. McMahon,
Henry S. Fassett,
I. H. MacDonald.
Wherefore, The corporators named in 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-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,
[G. S.] at the city of Charleston, this thirteenth day of October,
eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE OPTICA SILVER MINES COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accom­
panied 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 Optica Silver Mines Company, for the purpose of mining, mill­
ing, reducing and refining of gold and silver ores and bullion, and
other minerals and mineral deposits; also real estate and leases, and
to do or cause to be done all things that may be necessary to the
proper conduct of said business not incompatible with the laws of
West Virginia or the states or republics in which said business is
done.

Which corporation shall keep its principal office or place of busi­
ness at the city of New York, in the county of New York, and state
of New York, of U. S. A., and is to expire on the tenth day of Octo­
ber, nineteen hundred and forty. And for the purpose of forming
the said corporation, we have subscribed the sum of twelve hundred
and fifty ($1 250) dollars to the capital thereof, and have paid in on
said subscriptions the 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 five million ($5,000,000) dol­
lars in all.

The capital so subscribed is divided into shares of ten ($10) dol­
las each, which are held by the undersigned respectively as follows,
that is to say: By

A. H. Bronson, 145 Broadway, New York, twenty-five shares.
F. W. Doolittle, 220 William St., New York, twenty-five shares.
J. W. Drake, 749 Carroll St., Brooklyn, twenty-five shares.
L. H. Eldridge, 257½ Tompkins Ave., Brooklyn, twenty-five
shares.

James C. Holden, 15 Wall street, twenty-five shares.

And the capital to be hereafter sold is to be divided into shares
of like amount.
Given under our hands this tenth day of October, A. D., 1890.

A. H. BRONSON,
F. W. DOOLITTLE,
J. W. DRAKE,
L. H. ELDRIDGE,
JAMES C. HOLDEN.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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 fourteenth day of October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

CHARLESTOWN CONSTRUCTION COMPANY.

DOMESTIC.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Charlestown Construction Company," for the purpose of mining for and dealing in clay, iron, 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; for 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 electric 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 Charlestown, in the county of Jefferson, and state of West Virginia, and is to expire on the 11th day of October, in the year 1940. 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 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

R. A. Alexander, one share.
H. H. Cooke, one share.
Frank Beckwith, one share.
John A. Washington, one share.
Forrest W. Brown, one share.

All of Charlestown, W. Va.

And the capital hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 11th day of October, in the year 1890.

R. A. Alexander,
H. H. Cooke,
Frank Beckwith,
Forrest W. Brown,
John A. Washington.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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 fourteenth day of October, eighteen hundred and ninety.

W. M. A. Ohley,
Secretary of State.

PHILADELPHIA PRINTING TELEGRAPH COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 "Philadelphia Printing Telegraph Company," for the purpose of constructing, equipping, maintaining, operating, leasing and selling telegraph lines; manufacturing, purchasing, operating, leasing and selling patented and other telegraph instruments, and purchasing owning, and selling inventions or letters patent for such instruments, or improvements thereof; also for manufacturing, purchasing, operating, leasing and selling all kinds of inventions, whether patented or not, in any manner relating to or to be used in connection with such telegraph instruments; also for granting rights
or licenses under such letters patent, inventions or improvements; also for buying and selling real estate whereon to erect buildings and machinery for the purposes above stated; also for issuing bonds secured by mortgage or mortgages upon property and machinery of the said company, and selling 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 the city of Philadelphia, in the county of Philadelphia, and state of Pennsylvania, and is to expire on the 29th day of September, 1890. And for the purpose of forming the said corporation we have subscribed the sum of five hundred dollars ($500.00) to the capital thereof, and have paid in on said subscription the sum of five hundred dollars ($500.00), and desire the privilege of increasing said capital, by sale of additional shares from time to time, to three million dollars ($3,000,000.00) in all.

The capital so subscribed is divided into shares of fifty dollars ($50.00) each, which are held by the persons respectively, as follows, that is to say: By

Abner McKinley, Canton, O., two shares.
Robert D. Wilson, Boston, Mass., two shares.
Geo. W. Hancock, Philadelphia, Penn., two shares.
Samuel V. Essick, Brooklyn, N. Y., two shares.
Barclay B. Heacock, Philadelphia, Pa., two shares.

And the capital to be hereafter issued is to be divided into shares of the like amount.

Given under our hands, this 29th day of September, 1890.

Abner McKinley,
Robert D. Wilson,
Geo. W. Hancock,
S. V. Essick,
Barclay B. Heacock.

Wherefore, the corporators named in 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 forty, a 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 fifteenth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CEDAR GROVE INDUSTRIAL COMPANY.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Cedar Grove Industrial Company, for the purpose of purchasing, holding, owning, developing, renting and leasing real estate in the state of West Virginia; laying out and building industrial towns; prospecting for and mining coal, and other minerals; quarrying stone, making brick of all kinds, tiles, and such other articles as are made of clay; to build furnaces and coke ovens and operate the same; to erect and operate saw and planing mills for the purpose of manufacturing lumber and building materials of all kinds, and building houses and boats; to erect and operate grist and flouring mills; to erect and operate plants for manufacturing machinery of all kinds; to build cars; to erect and operate cooper shops, and to do a general cooperage business; to erect and operate paper, woolen and cotton mills, and to manufacture all commodities made of clay, wood, iron, and all materials entering into the textile fabrics; and to build, own, lease and operate railroads, water works, gas works, elect light plants and street car lines; to bore oil, salt, and gas wells and to operate the same, and to carry on a general mining, mercantile, milling and manufacturing business, and for all purposes necessary for carrying on the business properly pertaining to such works, as may be acquired or erected under these articles.

Which corporation shall keep its principal office or place of business at Baltimore, in the county of Baltimore, and state of Maryland, and is to expire on the 16th day of October, 1990. 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 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 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 A. Wooldridge, Baltimore, Md., ten shares.
Richard H. Edmonds, Baltimore, Md., ten shares.
Charles H. Grasty, Baltimore, Md., ten shares.
Thomas P. Grasty, Staunton, Va., ten shares.
Charles C. Tompkins, Salem, 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 16th day of October, 1890.

ROBT. A. WOOLDRIDGE,
RICHARD H. EDMONDS,
By ROBT. A. WOOLDRIDGE,
His attorney in fact.
CHARLES H. GRASTY,
By ROBT. A. WOOLDRIDGE,
His attorney in fact.
THOMAS P. GRASTY.
CHAS. C. TOMPKINS.
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 sixteenth day of October, nineteen hundred and forty, a 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 sixteenth day of October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

TIP-TOP OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Tip-Top Oil Company, for the purpose of boring for, mining and producing natural gas and oil; buying and selling gas and oil, and constructing and maintaining lines of tubing and piping for the transportation of the same for the public generally as well as for said corporation; and to purchase, lease and hold land and mining rights and to deal in the same, and to do and perform all acts and things necessary and proper for the carrying on the business of developing oil and natural gas territory.

Which corporation shall keep its principal office or place of business at Parkersburg, county of Wood, and state of West Virginia, and is to expire on the 11th day of October, 1940. And for the purpose of forming 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 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. G. Jackson, one share.
Hugh White, one share.
R. T. Moore, one share.
George Bastable, one share.
J. W. Vandervort, one share.
All of Parkersburg, West Virginia.

And the capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands, this 11th day of October, 1890.

A. G. JACKSON,
HUGH WHITE,
R. T. MOORE,
GEO. BASTABLE,
W. VANDEVERORT.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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 October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State

AMERICAN MALT MANUFACTURING COMPANY.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Malt Manufacturing Company, for the purpose of the purchase and sale of barley; the manufacture, sale and purchase of malt, and of all machinery used in the manufacture and production of malt; the buying, selling and leasing of patents covering in any way machinery or processes relating to the producing of malt, or any product of malt; the licensing to individuals or corporations for their use any or all patent processes or machinery that may be owned by the said corporation; to manufacture ale and beer, and to do all things relating to malt and its products; to purchase and own real estate for its use in any part of the United States; and also the manufacturing, selling and dealing in any and all the articles or appliances used, or which may be deemed advisable in connection with the manufacture of malt, ale or beer, and do all other things or carry on any other business operations which may be necessary or advisable therewith, and which may be authorized by the laws of West Virginia, excepting always, and excluding from the foregoing provisions, and each and every one thereof, such matters as are prohibited by law to corporations formed under this act.

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 October, A. D., 1940. And for the pur-
pose 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 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 Thomas S. Johnson, Brooklyn, N. Y., one share.
- John Floyd King, New York, N. Y., one share.
- William H. DeHart, Elizabeth, N. J., one share.
- Winfield S. Chamberlin, Bayone, N. J., one share.
- Edward R. Ames, 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 15th day of October, 1890.

THOMAS S. JOHNSON,
JOHN FLOYD KING,
WILLIAM H. DEHART,
WINFIELD S. CHAMBERLIN,
EDWARD R. AMES.

Wherefore, the corporators named in 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 forty, a 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 seventeenth day of October, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

DEBENTURE GUARANTEE AND ASSURANCE COMPANY OF GREAT BRITAIN AND AMERICA.—INCREASE OF STOCK.

FOREIGN,

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Lew Wallace, Jr., President of the "Debenture Guarantee and Assurance Company of Great Britain and America," a corporation created under the laws of this state, has certified to me, under his hand and the corporate seal of said company, attested by the signature of Charles B. Ludwig, its secretary, that at a meeting of the stockholders of the said company, held on the 4th day of August, 1890, at 72 Broadway, in the city and state of New York, pursuant to a notice published for four successive weeks, in conformity with law, the following preamble and resolu-
 Corporations.

tions were adopted, all of the stock of the said company being repre-

tended by the holders thereof, either in person or by proxy, and
voting unanimously for their adoption:

"Whereas, It has become expedient to increase the capital stock

of this company from 5,000 shares of $100 each, to 10,000 shares

of $100 each; and also to resolve all doubts about the construction

of article third of the by-laws of the company; be it

"Resolved, by the unanimous vote of all the stockholders, that

the capital stock of this company be increased to 10,000 shares, each

of the par value of one hundred dollars, of which seven thousand

shares shall be common, ordinary or deferred, and three thousand

shares shall be preferred; and

"Resolved, That section one of article third of the by-laws of this

company shall be amended to read as follows:

"Section I. The capital stock of this company shall be one million

($1,000,000) dollars, divided into shares of one hundred ($100) dol-

lars each, making ten thousand shares in all, of which three thou-

sand shares shall be preferred as provided in this article, and seven

thousand shares shall be deferred or common stock; and this stock

may be increased, from time to time, to an amount not exceeding

five million dollars, or fifty thousand shares in all, by a majority

vote of the stockholders present, and voting in person or by proxy

at any stockholders' meeting, duly called for that purpose by pub-

lication of notice as required by the statute governing such matter;

provided, however, that the proportion of preferred to deferred

stock, and the terms and provisions of preference shall not be

changed from those provided in this by-law; and provided also,

that, except to increase the capital stock, this by-law can be amended

or altered only by the unanimous consent of the stockholders of all

the stock of this company outstanding at the time of such amend-

ment or alteration, voting in person or by proxy at a regular or

special meeting after one week's notice that such action will be

proposed, has been given either personably or by mail to the re-

spective addresses of the stockholders, as the same appear on the

books of the company."

And the said president of the said company certifies that the
said five thousand additional shares of the capital stock of the said
company, each of one hundred dollars, was subscribed for by
Charles B. Ludwig, trustee, and paid for in cash.

Wherefore, I do declare said resolution and subscription to stock
to be authorized by law.

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 ninety.

Wm. A. Ohley,
Secretary of State.
INVESTORS SECURITY AND ACCOUNTING COMPANY.—
NEW AGREEMENT.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that E. H. Talbott, president of the “Investors Security and Accounting Company,” a corporation created under the laws of this state, has certified to me, under his hand and the corporate seal of said company, attested by the signature of J. C. Wilson, Jr., its secretary, a resolution and new agreement, enlarging the purposes and objects of said corporation, adopted at a meeting of the stockholders thereof, especially called therefor, and signed and acknowledged in the manner prescribed by law, which resolution, new agreement and certificate are in the words and figures following:

"WHEREAS, The stockholders of the Investors Security and Accounting Company, a corporation created under the laws of the state of West Virginia, desire to adopt a new agreement, enlarging the objects and purposes for which said corporation was organized, so as to enable the said corporation, in addition to transacting the business provided for in said agreement, to transact the business of promoting, constructing, maintaining, owning and operating lines of steam, electric or street railway, and other works of public or internal improvements, in any part of North, Central or South America, or making contracts, borrowing money and negotiating securities for these purposes; and,

"WHEREAS, We, the stockholders of the Investors Security and Accounting Company, on this first day of October, 1890, are now in meeting assembled at the principal office of the company, in the city and state of New York, specially called for the purpose of agreeing to and adopting a new agreement so as to enlarge the objects and purposes for which said corporation was formed; and,

"WHEREAS, There is now represented in this meeting a majority of all the stockholders of said company, holding a majority of all the capital stock thereof; and,

"WHEREAS, Each of the stockholders of said corporation have had due notice of this meeting and the purposes for which it was called; Now therefore, be it

"Resolved, That the stockholders of the Investors Security and Accounting Company agree to and adopt a new agreement, enlarging the purposes and objects for which said corporation was organized, to-wit: using the language of the original agreement down to and including the word ‘corporations’ where it first occurs in the statement of purposes for which the corporation was formed, and inserting thereafter and before the words ‘of representing railways and other corporations, etc.,’ the words, ‘of promoting, constructing, maintaining, owning and operating lines of steam, electric or street railway, or other works of public or internal improvement, in any part of North, Central or South America; of making contracts,"
borrowing money and negotiating securities for these purposes,' so
that the new agreement for the enlargement of the purposes of the
corporation shall read as follows:

"The undersigned agree to become a corporation by the name of
'The Investors' Security and Accounting Company,' for the purpose
of examining into the merits of such railway, mining and other in-
dustrial enterprises or properties as offer opportunity for invest-
ments; of bringing the same to the attention of capitalists; of repre-
senting investors; of bringing them into contact with invest-
ments; of acting as fiscal agent or trustee for individuals, firms
or corporations; of promoting, constructing, maintaining, own-
ing and operating lines of steam, electric or street railway, and oth-
er works of public or internal improvement, in any part of North,
Central or South America; of making contracts, borrowing money
and negotiating securities for these purposes; of representing rail-
way and other corporations, also individuals and firms, as their
financial or business agents, or as registrar of their stock or bonds
in the city of New York and elsewhere; of dealing in, taking the
title to, or acquiring, either absolutely or as trustee, and of trans-
ferring, holding and owning the stock or bonds of either corpora-
tions or joint stock companies, and of doing, executing, and per-
forming all such other lawful acts and things as are necessary or
proper to the exercise of the powers and purposes hereinafter enu-
merated, or such as are incidental thereto, including the power to
report upon the condition and value of properties, and to render
accountings as to the financial or physical condition and affairs of
individuals, firms or corporations, and to employ for that purpose
skilled experts and accountants.'"

Given under our hands, this first day of October, 1890.

E. H. TALBOTT,
E. B. STAHLMAN,
By E. H. TALBOTT, Proxy.
S. R. CALLAWAY,
By E. H. TALBOTT, Proxy.
S. B. McCOMRICO,
JAMES JACKSON,
Per pro. S. B. McCOMRICO,
J. T. HARAHAN,
Per pro. S. B. McCOMRICO,
THOS. L. AIRY,
Per pro. S. B. McCOMRICO,
J. MEYER,
Per pro. S. B. McCOMRICO,
CHAS. E. LEVY,
Per pro. S. B. McCOMRICO,
JAMES C. HOLDEN,
C. F. BEACH, JR.,
Per pro. S. B. McCOMRICO.

I, E. H. Talbott, president of the Investors' Security and Ac-
counting Company, a corporation created under the laws of the state of West Virginia, hereby certify that the foregoing resolution for the amendment of the agreement of the said company, enlarging the purposes and objects thereof, in the manner prescribed by section 10 chapter 54 of the Code of West Virginia, was adopted at a meeting of the stockholders thereof, called specially for the purpose, and held at the principal office of the company in New York City, New York, on the first day of October, 1890, and of which meeting all the stockholders had due notice and at which meeting a majority of all the stockholders representing a majority of all the stock of said company voted for said resolution.

And I further certify that the persons whose names are signed to the said resolution, and who have acknowledge same, are in fact a majority of all the stockholders representing a majority of all the stock of said company.

Given under My hand and the common seal of the said corporation, this first day of October, 1890.

E. H. Talbott,
President.

Attest:
J. C. Wilson,
Secretary.

Wherefore, I do declare said resolution and new agreement, enlarging the purposes and objects of the said "Investors' Security and Accounting Company," authorized by law.

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 ninety.

Wm. A. Ohley,
Secretary of State.

DEBENTURE GUARANTEE AND ASSURANCE COMPANY OF GREAT BRITAIN AND AMERICA—INCREASE OF STOCK.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Lew Wallace, Jr., president of the "Debenture Guarantee and Assurance Company of Great Britain and America," a corporation created under the laws of this state, has certified to me, under his hand and the corporate seal of said company, attested by the signature of Charles B. Ludwig, its secretary, that at a meeting of the incorporators thereof, held on the 30th day of April, 1890, and prior to the organization of said company, each incorporator being present in person, following agreement was made and executed:

"NEW YORK, APRIL 30TH, 1890.

"We, the undersigned, incorporators of the Debenture Guarantee
and Assurance Company of Great Britain and America, do hereby agree that waiving notice we do now meet at No. 72 Broadway, in the city of New York, to do all things which, as incorporators, we may and ought to do, under the laws of the state of West Virginia, before the organization of said company, and to further assist such organization.

"And we do hereby agree that 4,990 additional shares of the capital stock of this company shall be sold, at private sale, at No. 72 Broadway, in the city of New York, between the hours of 10 o'clock in the morning and 2 o'clock in the afternoon, of the first day of May, 1890, said stock to be sold at not less than par, and to be paid for in cash, and said sale to be made under the direction and superintendence of Leonard G. Levy, who is hereby appointed to make said sale, and authorized to do all things necessary and proper in connection therewith.

"In witness of which agreement the undersigned have hereunto set their hands, this 30th day of April 1890."

(Signed) LEW WALLACE, JR.,
(Signed) CHAS. B. LUDWIG,
(Signed) H. VAN C. HOMANS,
(Signed) LEONARD G. LEVY,
(Signed) W. M. R. ADAMS.

And the said president of the said company further certifies that pursuant to the foregoing agreement the said 4,990 additional shares of the capital stock of the said "Debenture Guarantee and Assurance Company of Great Britain and America," were sold for cash.

Wherefore, I do declare said agreement and sale of stock to be authorized by law.

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 ninety.

Wm. A. Ohley,
Secretary of State.

UNITED MERCHANTS OF NEW YORK.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 United Merchants of New York, for the purpose of conducting a general law, collection and mercantile agency business, and in connection therewith of making, executing, guaranteeing and delivering bonds, bonds of indemnity and undertakings.
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 October, 1940. 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 sixty 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 B. Weir, Jr., 48 West 59th street, New York City, one share.
- Edward E. Thomas, Oriental Hotel, New York City, one share.
- Alfred B. Faulkner, 36 Prospect Place, Brooklyn, one share.
- Thomas F. Main, 1 South Fifth avenue, New York, one share.
- James Boyle, 101 West 78th street, New York City, one share.
- John I. Perkins, 55 West 33rd street, 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 14th day of October, 1890.

James B. Weir, Jr., [Seal]
Edward E. Thomas, [Seal]
Alfred B. Faulkner, [Seal]
Thos. F. Main, [Seal]
James Boyle, [Seal]
John I. Perkins, [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 forty, a 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,

[W. A. Ohley, Secretary of State]

THE MANNINGTON WOOLEN MILL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mannington Woolen Mill Company," for the purpose of manufac­
turing and dealing in all textile fabrics, whether wool, cotton, or 
a mixture thereof, and general merchandise.

Which corporation shall keep its principal office or place of busi­
ness at Mannington, county of Marion, and is to expire on the 10th 
day of October, 1940. And for the purpose of forming the said 
corporation, we have subscribed the sum of four thousand five hun­
dred dollars to the capital thereof, and have paid in on said sub-­
scription the sum of four 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 dollars in all.

The capital so subscribed is divided into shares of one hundred 
dollars each, which are held by the undersigned respectively, as fol­
lows, that is to say:

J. H. Furbee, Mannington, W. Va., five shares.
W. C. Q. Wilson, Mannington, W. Va., five shares.
H. W. Johnson, Mannington, W. Va., five shares.
L. C. Furbee, Mannington, W. Va., five shares.
J. T. Francis, Mannington, W. Va., five shares.
T. J. and J. W. Rex, Mannington, W. Va., five shares.
W. R. Erwin, Mannington, W. Va., five shares.
T. J. J. Snodgrass, Mannington, W. Va., three shares.
C. A. Snodgrass, Mannington, W. Va., two shares.
J. A. Lancaster, Mannington, W. Va., two shares.
J. T. Koon, Mannington, W. Va., two shares.
W. H. Pollitt, Mannington, 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 9th day of October, 1890.

J. H. Furbee,
W. C. Q. Wilson,
W. R. Erwin,
J. A. Lancaster,
T. J. and J. W. Rex,
W. H. Pollitt,
H. W. Johnson,
L. C. Furbee,
J. T. Koon,
T. J. J. Snodgrass,
J. T. Francis,
C. A. Snodgrass.

Wherefore, the corporators named in 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 October, 
nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley, 
Secretary of State.
CORPORATIONS.

VICTORIA TUNNEL COMPANY—INCREASE OF NUMBER OF SHARES AND REDUCTION OF PAR VALUE OF SHARES.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that A. B. Cornell, President of the Victoria Tunnel 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 New York City, on the 8th day of October, 1890, a majority of the stock of the said company being represented in person or by proxy and agreeing thereto, the following resolutions were adopted:

"Resolved, That the par value of the shares of the capital stock of the Victoria Tunnel Company be reduced from the sum of $10 each to the sum of $5 each, and that the number of shares of capital stock stated to have been subscribed in the agreement of incorporation of this company be increased respectively from fifty shares each to one hundred shares each, making a total of five hundred shares of the par value of five dollars each.

"Resolved, That the par value of all shares sold since the execution of said agreement of incorporation or to be hereafter sold is fixed at five dollars each, and that the total capitalization of the company shall be one million shares of the par value of five dollars each."

Wherefore, I do declare said reduction of par value and increase of number of shares of the Victoria Tunnel Company to be authorized by law.

Given under my hand and the great seal of the said state [G. S.] at the city of Charleston, this twentieth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE STANDARD MOTOR COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Motor Company, for the purpose of constructing electric motors, gears, storage batteries, and all equipment of electric street cars and other electric cars, and of buying, leasing and
selling the same; of constructing stationary motors and dynamos, and of buying, leasing and selling the same; of constructing electric power and light stations, and buying, leasing and selling the same; of hiring and leasing electric power and light; of constructing street and other railways, electric or otherwise, and of buying, leasing and selling the same; of constructing, buying, leasing and selling any or all other electric machines and appliances; of acquiring, buying, leasing, hiring and selling patents and patent rights pertaining to the business of the company, and of doing and transacting all business properly connected with or incidental to any or all of said purposes, with power in the company to borrow money, and to create, issue and sell its bonds and obligations, and to secure the same by mortgage or deed of trust or any part or all of the property of the company.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, state of Pennsylvania, and may hold its meetings for the transaction of the lawful business of the said corporation at such place or places in the state of West Virginia or elsewhere as the board of directors may designate; and is to expire on the 14th day of October, 1940.

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 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

E. W. Clark, Jr., residing at the city of Philadelphia, state of Pennsylvania, one share.
E. E. Denniston, residing at the city of Philadelphia, state of Pennsylvania, one share.
Stephen E. Haas, residing at the city of Chester, state of Pennsylvania, one share.
C. Ford Stevens, residing at the city of Philadelphia, state of Pennsylvania, one share.
Charles A. Pearson, Jr., residing at the city of Philadelphia, state of Pennsylvania, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 14th day of October, 1890.

E. W. Clark, Jr.,
E. E. Denniston,
Stephen E. Haas,
C. Ford Stevens,
Charles A. Pearson, 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 fourteenth day of October,
CORPORATIONS.

nineteen hundred and forty, a 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 October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ELLIJAY LAND AND IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Ellijay Land and Improvement Company, for the purpose of constructing, operating and maintaining lines of street railway, water works, gas works, electric light works; also for the purpose of manufacturing, making and selling bricks and all products of the soil; the erection and operation of saw mills, furniture factories, rolling mills, foundries, glass works, pottery works, and any and all other useful industrial works, and for carrying on any business or enterprise which may be necessary, proper or incidental to any of the foregoing purposes; and to lay out, in the manner authorized by the laws of West Virginia, a town not to include more than six hundred and forty acres, and to provide the same with paved streets and sidewalks, sewerage, water, light and other improvements, including as part of such six hundred and forty acres, the establishment of park or pleasure grounds.

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 is to expire on the 1st day of January, 1934. 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 and fifty thousand dollars in all.

The capital so subscribed is divided into shares of $100.00 each, which are held by the undersigned respectively, as follows, that is to say: By

A. E. Humphreys, Charleston, W. Va., one share.
R. T. Herndon, Charleston, W. Va., one share.
John Costello, Charleston, W. Va., one share.
R. S. Carr, Charleston, W. Va., one share.
J. J. Lovell, Charleston, W. Va., one share.
Frank Woodman, Charleston, 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 October, 1890.

A. E. HUMPHREYS,
R. T. HERNDON,
N. O. COSTELLO,
R. S. CARR,
J. J. LOVELL,
FRANK WOODMAN.

Wherefore, the corporators named in 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-four, a 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 October, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

RELIABLE AND EQUITABLE INVESTMENT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Reliable and Equitable Investment Company, for the purpose of carrying on the business and licensing others to carry on the business of general brokers in stocks, securities, shares, bonds, mortgages and other choses in action; to buy, sell or invest in the same, and effect bargains in relation to such subjects, for themselves and others, within the limitations fixed by the laws of the state of West Virginia; also buying, selling, improving, leasing, mortgaging any and all kinds of property, real, personal and mixed, and issuing bonds, debentures or other evidences of indebtedness on the same, where necessary or incidental to the conduct of said business; also to buy, sell, hold, own and deal in all kinds of property and all things necessary or convenient for such business, or incidental thereto, and to the carrying on of the same. But not for the purpose of doing any banking or insurance business, or purchasing lands for the purpose of re-selling the same for profit.

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 31st day of December, 1937. And
for the purpose of forming the said corporation, we have subscribed
the sum of two thousand and five hundred dollars to the capital
thereof, and have paid in on said subscriptions the sum of two hun­
dred 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 into shares of fifty dollars each,
which are held by the undersigned respectively, as follows, that is
to say: By
B. F. Badger, Jr., Everett, Mass., ten (10) shares.
E. C. Newton, Everett, Mass., ten (10) shares.
C. W. Saunders, Boston, Mass., ten (10) shares.
Geo. W. Tate, Boston, Mass., ten (10) shares.
F. A. Patterson, Boston, Mass., 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 eleventh day of October, 1890.

BENJAMIN F. BADGER, JR.
E. C. NEWTON,
GEO. W. TATE,
C. W. SAUNDERS,
F. A. PATTERSON.

Wherefore, the corporators named in 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
[G. S.] state, at the city of Charleston, this twentieth day of Octo­
ber, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

J. G. HOFFMANN AND SONS’ COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Vir­
ginia, hereby certify that an agreement duly acknowledged and ac­
companied 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
“J. G. Hoffmann and Sons’ Company,” for the purpose of manu­
facturing, buying, selling and dealing in all kinds of leather; of
manufacturing, buying, selling, and dealing in harness and saddlery,
and all other articles made wholly or partly of leather; of manu­
facturing, buying, selling, and dealing in hardware of all kinds; of pro-
ducing, buying, and selling all kinds of hides, tan bark and other materials used in tanning or manufacture of leature goods, or articles made wholly or partly of leather, or hardware; of acquiring and dealing in patents or patent rights pertaining to tanning or the manufacture of leather goods or hardware, and of selling such patents and patent rights everywhere to others; of mining, buying, and selling coal and iron ore, and manufacturing and dealing in coke; of doing a general mercantile business, by buying and selling goods, wares and merchandise, at wholesale and retail; and of doing all things incident to and proper in the carrying out of the purposes aforesaid.

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 October, A. D., 1940. 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 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 G. Hoffmann, senior, residing in the city of Wheeling, in the county of Ohio, and state of West Virginia, one share.
John G. Hoffmann, junior, of the same city, county, and state, a resident, one share.
Frank C. Hoffmann, residing in the same city, county, and state, one share.
Albert H. Mabis, residing in Gormania, in Grant county, and state of West Virginia, one share.
Joseph R. Hoffmann, residing in the city of Wheeling, 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 like amount.

Given under our hands, this 13th day of October, A. D., 1890.

John G. Hoffmann, Sr.,
Frank C. Hoffmann,
Joseph R. Hoffmann,
John G. Hoffmann, Jr.,
Albert H. Mabis.

Wherefore, The corporators named in 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 forty, a 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 October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
THE MOOREFIELD AND FRANKLIN RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 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 Moorefield and Franklin Railroad Company."

Second—The railroad which this corporation proposes to build will commence in Hardy county, in said state, at a point on the Bayard, Petersburg and Moorefield Railroad, at or near the residence of William Baker, in said county, and run thence in a southerly direction by the most practicable route through the counties of Grant and Pendleton, to a point in the line of the state of Virginia, in Pendleton county, at or near where the head waters of the South Branch of the Potomac pass from the state of Virginia into the said county of Pendleton.

Third—The principal office or place of business of said corporation will be at Moorefield, Hardy county, W. Va.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this company shall be two million dollars ($2,000,000), 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 follows:

D. Wilbur Smith, Milton, Northumberland county, Pa., ten shares.
J. W. Nihiser, Bayard, Grant county, W. Va., ten shares.
John W. Shillingberg, Gormania, W. Va., ten shares.
Jas. B. Rees, Rees Tannery, W. Va., ten shares.
D. R. Leatherman, Burlington, W. Va., ten shares.
Arnold C. Scherr, Maysville, Grant county, W. Va., ten shares.

Given under our hands, this tenth day of October, one thousand eight hundred and ninety.

D. Wilbur Smith,
J. W. Nihiser,
John W. Shillingberg,
Jas. B. Rees,
D. R. Leatherman,
Arnold C. Scherr.

Wherefore, the corporators named in said articles of incorporation and who have signed the same, and their successors 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, [G. S.] at the seat of government thereof, this twentieth day of October, eighteen hundred and ninety.

Wm. A. Ohley,  
Secretary of State.

GRAHAM OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Graham Oil Company, for the purpose of acquiring and owning land and mining rights, and dealing in the same, and mining and producing therefrom petroleum, oil, coal, gas and other valuable products; manufacturing and preparing such oils and other substances for the market; constructing and maintaining pipe lines for the transportation of oil and gas for the public generally, as well as for this corporation; buying and selling oil and gas and other minerals, and to do and perform all acts and things whatsoever necessary and proper for operating for, manufacturing and dealing in oil, gas, coal and other minerals.

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 20th day of October, 1940. And for the purpose of forming said corporation, we have subscribed the sum of one thousand nine hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and ninety 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

A. B. Graham, Parkersburg, West Va., ten shares.
E. F. Lathrop, Parkersburg, West Va., two shares.
A. F. Lang, Parkersburg, West Va., two shares.
J. W. Vandervort, Parkersburg, West Va., one share.
C. L. Muhleman, Parkersburg, West Va., four shares.

And the capital to be hereafter sold is to be divided into shares of like amount.
Given under our hands, this 20th day of October, 1890.

A. B. Graham,
E. F. Lathrop,
A. F. Lang,
J. W. Vandervort,
C. L. Muhleneman.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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 October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

EMPIRE COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Empire Coal and Coke Company," for the purpose of mining coal, manufacturing coke, selling and shipping the same; buying and leasing lands and mineral rights; constructing tram roads, shafts, coke ovens, and acquiring such other property and rights, and the construction of such other works as may be necessary or advantageous for the proper conduct of said company's business in Monongalia, Marion and Harrison counties of West Virginia.

Which corporation shall keep its principal office or place of business at Elkins, in the county Randolph, and state of West Virginia, and is to expire on the 31st day of December, 1939. And for the purpose of forming 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 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

H. G. Davis, Piedmont, W. Va., three hundred and thirty shares.
T. B. Davis, Keyser, W. Va., three hundred and thirty shares.
Corporations.

W. J. Armstrong, Elkins, W. Va., five shares.
F. B. Lott, Baltimore, Md., 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 October, 1890.
H. G. Davis,
S. B. Elkins,
T. B. Davis,
W. J. Armstrong,
F. B. Lott.

Wherefore, the corporators named in 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-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 twenty-first day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE NATIONAL INDUSTRIAL INSURANCE COMPANY OF THE DISTRICT OF COLUMBIA.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

1. The undersigned agree to become a corporation under the laws of the state of West Virginia, by the name of "The National Industrial Insurance Company of the District of Columbia."

2. The purposes for which said company is organized, are the issuing of policies or certificates of insurance upon the lives of its members and other persons, and payable at their death; also the payment of sick benefits to the holders of the policies or certificates of the said company; and the collection of premiums due to said company by its members or holders of the policies or certificates issued by the said company, for either of the purposes herein stated; also the re-insurance of risks for which such policies or certificates have been issued.

3. The said corporation shall keep its principal office or place of business in the city of Washington, and District of Columbia, at a place to be designated after the said company shall have been organized and authorized to commence the business for which it is chartered.
4. The said corporation is organized to continue for the term of fifty years, and for such other period as may be required to enable the said company to pay, satisfy and discharge all the contracts and obligations which may have been entered into, or assumed by the said company upon or under any policies or certificates issued by the said company.

5. And for the purpose of forming the said corporation, we have subscribed the sum of nine hundred and fifty dollars ($950.00) to the capital thereof, and have paid in the whole amount of said subscriptions; and desire the privilege of increasing the capital of said company by the sale of additional shares of the stock thereof from time to time, to one hundred thousand dollars ($100,000.00).

6. The capital stock of said company so subscribed by the undersigned is divided into shares of twenty-five dollars ($25.00) each, and are held by us respectively, as follows, to-wit:

- Charles H. Parker, four (4) shares.
- Bernhard Burnstine, four (4) shares.
- Samuel Cés, two (2) shares.
- William Baum, two (2) shares.
- Samuel B. Beyer, four (4) shares.
- Randolph Beresford, four (4) shares.
- Max Luchs, four (4) shares.
- Alfred Mayer, four (4) shares.
- Adolph Dammann, two (2) shares.
- Henry Xander, four (4) shares.
- Sidney E. Rosenthal, four (4) shares.

All of Washington, D.C.

And the capital stock of said corporation to be hereafter sold is to be divided into shares of the like amount.

7. There shall be no individual liability for any of the debts of the corporation by any stockholder thereof, after any stock subscribed for and issued has been fully paid for.

Given under our hands, this fifteenth (15th) day of October, A.D., 1890.

Charles H. Parker,
Max Luchs,
Bernhard Burnstine,
Alfred Mayer,
Samuel Cés,
W. Baum,
A. Dammann,
Samuel B. Beyer,
Henry Xander,
Sidney E. Rosenthal,
R. Beresford.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, 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 state,
[G. S.] at the city of Charleston, this twenty-second day of October,
eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE EMMENS METAL COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Emmens Metal Company, for the purpose of mining, manufacturing and dealing in metals; manufacturing and dealing in metallic alloys, salts and compounds, and articles made of metal or of metal and wood; acquiring on such terms as the board of directors of the company, or a duly authorized committee or agent of such board may from time to time decide, by purchase, license or otherwise, letters patent, patent rights or interests in the inventions of Stephen H. Emmens, and any other person or persons with reference to mining, metallurgy, electro-metallurgy, and the manufacture of metals, metallic alloys, salts and compounds, and articles made of metal or metal and wood; using, dealing with and disposing of the said letters patent, patent rights and interests in such manner and on such terms as the said board of directors, or a duly authorized committee or agent of the said board, may determine from time to time; acquiring, holding, working, constructing, improving, developing and disposing of, in such way or ways, and on such terms as the said board of directors, or a duly authorized committee or agent may determine from time to time, and in accordance with the laws of the state of West Virginia, mines, factories, plant, machinery, warehouses, stores, offices, agencies, dwelling houses, wharves, depots, railroads, tramroads, rolling stock, and all other descriptions of real and personal estate, (including the stock and bonds of any other company or companies), suitable for the purposes of the company, or calculated to advance its business; establishing agencies and carrying on business in any part of the world in such manner, on such terms and under such regulations as the said board of directors or a duly authorized committee or agent of the said board may determine from time to time; and doing all such other things as are or may be conducive to the said purpose; of the company.

Which corporation shall keep its principal office or place of busi-
ness at Emmens, in the county of Westmorland, and state of Pennsylvania, and is to expire on the 31st day of December, A. D., 1939. And for the purpose of forming the said corporation, we have subscribed the sum of ten thousand and forty dollars to the capital thereof, and have paid in on said subscription the sum of one thousand and forty 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 ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Stephen H. Emmens, Emmens, Pa., one thousand shares.
Newton W. Emmens, Emmens, Pa., one share.
Harry Edgell, of Greensburg, Pa., one share.
Saml. A. Clements, Greensburg, Pa., one share.
H. W. Furtwangler, Greensburg, 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 20th day of October, 1890.

STEPHEN H. EMMENS,
NEWTON W. EMMENS,
HARRY EDDELL,
SAIM. A. CLEMENTS,
H. W. FURTWANGLER,

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-third day of October, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE STANDARD INSULATING-MATERIAL COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 of the name of "The Standard Insulating-Material Company," for the purpose of carrying on the business of manufacturing insulating and other materials and compounds of all descriptions; and any and all chemicals
or other compounds of any and all kinds; and the acquiring of let-
ters patents, and licenses therefor; and the doing of any and all
acts, and the transaction of any and all business that shall or may
be or become incident to or arise out of or be connected with such
manufacturing business, or any part thereof, to the full extent that
the same shall be, or become, allowable or authorized under any
statue applicable thereto, now or hereafter to be in force.

Which corporation shall keep its principal place of business in the
city and county of New York, in the state of New York, and is to ex-
pire on the first day of October, one thousand nine hundred and
forty. 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 fully paid for the stock so subscribed for,
and desire the privilege of increasing the said capital stock, by the
sale of additional shares from time to time, to one hundred thou-
sand 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:

Ralph L. Shainwald, New York City, state of New York, two (2)
shares.

Max Drey, New York City, state of New York, two (2) shares.

Leopold Peck, New York City, state of New York, two (2) shares.

Charles Fishel, New York City, state of New York, two (2)
shares.

Julius I. Livingston, Bound Brook, state of New Jersey, two (2)
shares.

And the capital to be hereafter sold is to be divided into shares
of like amount.

Given under our hands, this 16th day of October, one thou-
sand eight hundred and ninety.

Ralph L. Shainwald,
Max Drey,
Leopold Peck,
Charles Fishel,
Julius I. Livingston.

Wherefore, the corporators named in 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 Octo-
ber, nineteen hundred and forty, a 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
October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
STATE BOND AND INVESTMENT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 State Bond and Investment Company, for the purpose of issuing installment bonds of various denominations, with power to receive payment thereon in installments, and collect premiums and dues; to create two funds out of the installments paid, one to be known as a redemption fund and the other as a reserve fund, said redemption and reserve funds and the increase thereof to be used only for the payment or redemption of bonds, so long as there are any bonds of the company outstanding; the balance, if any, of said redemption and reserve funds, after the discontinuation or payment of all bonds to be at the disposal of the company; also to adopt by-laws, regulating the government of the company, the investment of its funds, and to do all things proper and necessary to carry out the object of incorporation and protect the interest of the company and its bondholders.

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 22nd day of October, A. D., 1940. 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 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 hundred thousand dollars in all.

The capital so subscribed is divided into shares of ($50) fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

L. G. Smith, Harrisburg, Pa., twenty shares.
S. McFarland, Harrisburg, Pa., ten shares.
Christian Hess, Steelton, Pa., ten shares.
I. C. Durbin, Harrisburg, Pa., one share.
Horace G. Durbin, Harrisburg, Pa., nine shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 22th day of October, 1890.

L. G. Smith,
S. McFarland,
Christian Hess,
I. C. Durbin,
Horace G. Durbin.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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 October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WEAVER, BARDALL, HUMPHREY MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Weaver, Bardall, Humphrey Manufacturing Company," for the purpose of manufacturing and selling whips, lashes, brooms, fly nets, halters and strap work.

Which corporation shall keep its principal office or place of business at Moundsville, in the county of Marshall, and state of West Virginia, and is to expire on the first day of January, A. D., 1925. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand ($50,000) dollars to the capital thereof, and have paid in on said subscriptions 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 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

C. A. Weaver, of Moundsville, W. Va., one hundred shares.
J. C. Bardall, of Moundsville, W. Va., one hundred shares.
W. B. Humphrey, of Moundsville, W. Va., one hundred shares.
F. S. Weaver, of Moundsville, W. Va., one hundred shares.
V. A. Weaver, of Moundsville, W. Va., 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 22th day of October, A. D., 1890.

C. A. Weaver,
J. C. Bardall,
W. B. Humphrey,
F. S. Weaver,
V. A. Weaver.
Wherefore, the corporators named in 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-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-fifth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE NEW YORK AND LONDON UNDERWRITERS CONTRACT COMPANY, LIMITED.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

This is to certify, that we, the undersigned, agree to become a corporation, under the statutes of the state of West Virginia, relating to the formation of corporations and joint stock companies.

First—The name we have assumed to designate the company, and to be used in its business and dealings, is The New York and London Underwriters Contract Company, Limited.

Second—First: That the objects for which this company is formed are to act as agents, trustees, receivers, liquidators, managers, brokers, attorneys, or referees, or any other situation of trust or confidence, in respect to the establishment and promotion of companies and associations, for the acquisition, prosecution and execution of undertakings, businesses, works, projects, and enterprises of any description in England or elsewhere.

Third—to guarantee and investigate the statements by the owners as to the standing, profits, assets and conduct of undertakings, businesses, works, projects, and enterprises of every description in the United States of America, England and Canada, or elsewhere.

Fourth—To examine and inquire into, search for, prospect, explore, and obtain information, with respect to any business, property or undertakings, mines or freehold property, and report on the same in the United States of America, England and Canada, or elsewhere.

Fifth—To establish and promote, or assist in establishing or promoting, companies and associations for the acquisition, prosecution and execution of undertakings, business works, projects, and enterprises of any description in the United States of America, England, Canada, or elsewhere; and to acquire, hold, dispose, and
deal in any shares and interest in such companies or associations, or in any other companies or associations, or undertakings thereof.

Fifth—To purchase or take on lease or in exchange, hire or otherwise acquire any real or personal property, rights, franchises, or privileges which this company may think suitable or convenient for any of the purposes of its business.

Sixth—To pay out of the funds of the company all expenses of or incidental to the examination and information in respect to any property, business, and undertaking of this or any company, and the issue of its shares, stocks, obligations or securities, including brokerage and commissions for obtaining such properties, or placing of its shares, or underwriting shares, debentures or otherwise, under the American or English laws, severally or jointly.

Seventh—To promote or establish, and in any way to assist in promoting and establishing agencies; to establish, and promote and bring out or issue any company, syndicate, association, or partnership, whether public or private, in the United States of America, Canada or England.

Eighth—To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company’s objects, or any of them, and to obtain from any such government or authority any rights, privileges, and concessions which the company may think desirable to obtain, and which may seem conducive to any of the objects of the company.

Ninth—Generally to undertake and transact any of the business of merchant, capitalist, financial agent, trustee, or promoter, which seem conducive to any of the objects of the company.

Tenth—To issue any new or original shares of the company, as fully paid or in part paid up, with power to increase the capital by the creation of new shares.

Eleventh—To raise money by the issue of debenture bonds and debenture stock, or otherwise, in such manner as the company may think fit.

Twelfth—To do all or any of the above things in any part of the world, and either as principals, agents, trustees, contractors or otherwise, and either alone or in conjunction with others, and either by or through sub-contractors, agents, trustees, contractors or otherwise.

Thirteenth—To draw, accept, endorse, discount, execute, and issue bills of exchange, promissory notes to be used in the business.

Fourteenth—The liability of the members is limited.

Fifteenth—The above mentioned business, may also be carried on out of this state, in the above mentioned places, and elsewhere in the United States of America, Canada and England.

Third—First: The principal office or place of business of said company is in the city of New York, state of New York, and is to expire on the 15th day of October, nineteen hundred and forty.

Second—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 five millions of dollars ($5,000,000) 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: By

John R. Ogden, 48 Exchange Place, N. Y., ten shares.
Percy A. Pickerell, 48 Exchange Place, N. Y., ten shares.
J. R. Ogden, Jr., 48 Exchange Place, N. Y., ten shares.
Henry M. Walker, 31 Nassau street, N. Y., ten shares.
Joseph Treat, 31 Nassau street, 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 twenty-first day of October, one thousand eight hundred and ninety.

John R. Ogden,
Percy A. Pickerell,
J. R. Ogden, Jr.,
Henry M. Walker,
Joseph Treat.

Wherefore, the corporators named in 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 forty, a 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-seventh day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
Corporations.

Virginia, and is to expire on the 10th day of November, 1910. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty dollars, and desire the privilege of increasing the capital, by the sale of additional shares from time to time, to ten thousand ($10,000.00) dollars in all.

The capital so subscribed is divided into shares of five ($5.00) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Wm. Crow, Evans, Jackson county, W. Va., two (2) shares.
G. W. Staats, Evans, Jackson county, W. Va., two (2) shares.
James M Parsons, Evans, Jackson county, W. Va., two (2) shares.
Isaiah Cunningham, Evans, Jackson county, W. Va., two (2) shares.
L. F. Sayre, Evans, Jackson county, W. Va., one (1) share.
J. H. Oshal, Evans, Jackson county, W. Va., one (1) share.
C. H. McKown, Jackson C. H., Jackson county, W. Va., two (2) shares.
P. E. McKown, Jackson C. H., Jackson county, W. Va., two (2) shares.
H. A. Carper, Jackson C. H., Jackson county, W. Va., two (2) shares.
W. T. Greer, Jackson C. H., Jackson county, W. Va., two (2) shares.
D. W. Greer, Jackson C. H., Jackson county, W. Va., two (2) shares.
J. T. Vail, Jackson C. H., Jackson county, W. Va., one (1) share.
S. H. McGuire, Jackson C. H., Jackson county, W. Va., one (1) share.
W. A. Parsons, Jackson C. H., Jackson county, W. Va., one (1) share.
I. M. Carney, Jackson C. H., Jackson county, W. Va., one (1) share.
G. B. Kidd, Jackson C. H., Jackson county, W. Va., one (1) share.
T. H. B. Lemley, Jackson C. H., Jackson county, W. Va., one (1) share.
J. R. Vail, Jackson C. H., Jackson county, W. Va., one (1) share.
Warren Miller, Jackson C. H., Jackson county, W. Va., one (1) share.
J. L. Starcher, Jackson C. H., Jackson county, W. Va., two (2) shares.
Jonathan Chase, Jackson C. H., Jackson county, W. Va., two (2) shares.
S. F. Shinn, Jackson C. H., Jackson county, W. Va., two (2) shares.
E. R. Greer, Jackson C. H., Jackson county, W. Va., two (2) shares.

W. W. Riley, Jackson C. H., Jackson county, W. Va., one (1) share.

Oscar Sayre, Angarona, Jackson county, W. Va., one (1) share.

Geo. D. Vail, Jackson C. H., Jackson county, W. Va., two (2) 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 October, 1890.

W. T. Greer,
JNO. T. Vail,
Dr. J. M. Carney,
Geo. D. Vail,
Oscar Sayre,
H. A. Carper,
Wm. A. Parsons,
Geo. B. Kidd,
J. R. Vail,
W. W. Riley,
Ed. R. Greer,
Jonathan Chase,
D. W. Greer,
P. E. McKown,
Geo. W. Staats,
Wm. Crow,
J. H. Oshal,
J. M. Parsons,
L. F. Sayre,
Isaiah Cunningham,
C. H. McKown,
J. L. Starcher,
S. F. Shinn,
Warren Miller,
S. H. McGuire,
T. H. B. Lemley.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this twenty-eighth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

THE LITTLE GULCH OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Little Gulch Oil and Gas Company," for the purpose of boring and drilling for oil, gas and other minerals and metals.

Which corporation shall keep its principal office or place of business at St. Marys, in the county of Pleasants, and is to expire on the first day of January, 1925. And for the purpose of forming 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.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, that is to say:

George Campbell, one share.
J. G. McClure, one share.
W. H. Mayberry, one share.
All residents of Parkersburg, Wood county, W. Va.
B. F. Standiford, one share.
Aug. M. Campbell, one share.
All of Pleasants county, W. Va.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this the 20th day of October, 1890.

GEO. CAMPELL,
W. H. MAYBERRY,
J. G. McCLELL,
B. F. STANDIFORD,
Aug. M. 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 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 state, [G. S.] at the city of Charleston, this twenty-eighth day of October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.
CORPORATIONS.

BROWN MALLORY OIL LAND COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Brown Mallory Oil Land 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 and other oils and of natural gas for said company, and for the public generally; and for the purpose of buying, selling, renting and leasing lands for producing and developing, refining, dealing in and selling natural oils and gas for heating, lighting and other 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 work and improvements.

Said corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, in the state of West Virginia, and is to expire on the 18th day of October, nineteen hundred and forty. 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 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 fifty dollars each, which are held by the undersigned respectively, as follows, that is to say: By

G. W. Brown, Parkersburg, West Va., one share.
B. H. Mallory, Clarington, Ohio, one share.
Simms Powell, Parkersburg, West Va., one share.
Paul Prager, Parkersburg, West Va., one share.
J. M. McKinney, Parkersburg, West Va., one share.
George E. Milligan, Parkersburg, West Va., one share.
Fred Christmeyer, Parkersburg, West Va., one share.
J. F. Woodyard, Parkersburg, West Va., one share.
J. C. Noland, St. Mary's, West Va., one share.
J. W. Porter, St. Mary's, West 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 18th day of October, 1890.

G. W. Brown,
B. H. Mallory,
Simms Powell,
Paul Prager,
J. M. McKinney,
CORPORATIONS.

G. E. MILLIGAN,
F. CHRISTMeyer,
J. F. WOODYARD,
J. C. NOLAND,
JOHN W. PORTER.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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-eighth day of October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE PYRAMID SILVER MINING COMPANY.

FOREIGN.

I, WM. A. Ohley, secretary of state of the state of West Virginia hereby certify that an agreement duly acknowledged 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 "Pyramid Silver Mining Company," for the purpose of purchasing, acquiring, holding, working and managing silver, gold, iron, coal, lead, fire clay, oil properties and rights, and other mineral lands and properties, and operating the same, and dealing in their products; mining silver, gold and other ores, and working and manufacturing the same in any and all of the various branches, forms, articles and things for which they are or may be used or employed; using any process, hydraulic or otherwise, for obtaining ores and smelting, stamping or other means for extracting the metal therefrom; mining silver, gold, iron, coal, lead, fire clay, and other minerals and ores, and transporting and vending the same; developing and working all kinds of minerals, chemicals, timber, wood, rock, grain, oil and other products of land and soil, as by the said company shall be deemed advisable, and transporting and vending the same; owning, leasing, employing and operating machinery, tools, and any and all appliances relating to or essential or convenient to the carrying on of any and all of the above mentioned purposes; owning or dealing in any patent rights relating to the same, and licensing others thereunder, if desirable; owning and operating tow boats, barges, roads, ways and all other means of conveyances, and conveyances of whatever kind, which may become necessary or convenient in carrying on and conducting the
business of said company and in connection therewith; purchasing and holding silver, gold, land, iron, coal, timber and other mineral lands and properties, 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 merchandise business, and all other things not prohibited by law that may be regarded by said company as essential, necessary, incidental or auxiliary to the proper management of the above mentioned business, or to the complete use and enjoyment of such real and personal estate as may be owned, possessed or used by the said company.

Which corporation shall keep its principal office or place of business at the city of Rochester, in the county of Monroe, and state of New York, and is to expire on the 20th day of October, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand five hundred ($2,500.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand 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 eight hundred thousand ($2,800,000) 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

T. J. Reynolds, Rochester, N. Y., nine shares.
G. C. Buell, Rochester, N. Y., five shares.
James Jackson, Jr., Lockport, N. Y., five shares.
Marsenus H. Briggs, Rochester, N. Y., five shares.
I. W. Moore, Rochester, 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 20th day of October, in the year of our Lord one thousand eight hundred and ninety.

THOMAS J. REYNOLDS,
G. C. BUELL,
JAMES JACKSON, JR.,
MARSENUS H. BRIGGS,
I. W. MOORE.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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-ninth day of October, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Universal Refrigerating Company, for the purpose of using agents and appliances for the production of cold, to be used in the manufacture of ice, and for the general purposes of refrigeration, to manufacture, furnish and cool refrigerators, cars, storage boxes and houses; to do a cold and general storage business, and generally, to do all things proper and necessary in the prosecution of said 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 October, 1940. 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 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

W. T. Burt, one share.
P. B. Dobbins, one share.
Wm. McLaughlin, one share.
Henry Brunhaus, one share.
George Hook, one share.
Frank A. Smith, one share.
W. J. W. Cowden, one share.
All of Wheeling, W. Va.

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 October, 1890.

W. T. Burt,
P. B. Dobbins,
Wm. McLaughlin,
Henry Brunhaus,
George Hook,
Frank A. Smith,
W. J. W. Cowden.

Wherefore, the corporators named in 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 forty, a 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 thirtieth day of October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE PENDLETON COUNTY DEVELOPMENT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Pendleton County Development Company, for the purpose of purchasing, acquiring, leasing, selling and holding coal, iron and other 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 Franklin, in the county of Pendleton, West Virginia, and is to expire on the 1st day of September, 1920. 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 subscription the sum of ninety dollars, and desire the privilege of increasing the said capital, by the sales 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, By

George Chrisman, of Chrisman, Va., one share.
W. J. Cowger, of Rushville, Va., one share.
Jacob Wissler, of Iron Gate, Allegheny county, Va., one share.
H. H. Jones, of Doe Hill, Va., one share.
T. W. Österheld, of New York. N. Y., one share,
Sol. Cunningham, of Upper Tract, W. Va., one share.
J. T. Kile, of Upper Tract, W. V., one share.
W. C. Kiser, of Franklin, W. Va., one share.
J. Ed. Pennybaker, of Franklin, 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 4th day of September, 1890.

George Chrisman,
W. J. Cowger,
H. H. Jones,
Jacob Wissler,
Solon Cunningham,
L. T. Kyle,
W. C. Kiser,
J. Ed. Pennyeaker,
T. W. Osterheld, E. M.

Wherefore, the corporators named in 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 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, [G. S.] at the city of Charleston, this thirtieth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ROCHESTER LASTING MACHINE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Rochester Lasting Machine Company, for the purpose of manufacturing, selling, renting, leasing, assigning, or otherwise disposing of the Rochester lasting machine, and also for the purpose of purchasing, acquiring, taking out, holding, using, selling, renting, leasing, assigning or otherwise securing or disposing of any patent or copyright improvement, appliance, device or machinery used or to be used in the manufacture of boots or shoes; also to buy, rent, lease, own, hold or otherwise acquire or dispose of any and all such real or personal property as may be convenient, desirable or necessary in transacting or carrying on the business aforesaid.

Which corporation shall keep its principal office or place of business at the city of Rochester, in the county of Monroe, and state of New York, and is to expire on the first day of October, A. D., 1940. 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 one million 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: By

Wm. S. King, Minneapolis, Minn., one thousand shares.
C. M. Loring, Minneapolis, Minn., one thousand shares.
Henry F. Brown, Minneapolis, Minn., one thousand shares.
John H. Hanan, New York, five hundred shares.
Sam'l S. Laird, Philadelphia, three hundred shares.
Edwin H. Mathewson, So. Norwalk, Conn., 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 15th day of October, 1890.

Wm. S. King,
C. M. Loring,
Henry F. Brown,
John H. Hanan,
Sam'l S. Laird,
Edwin H. Mathewson.

Wherefore, the corporators named in 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 forty, a 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,

[Oct. 30, 1890.]

Wm. A. Ohley,
Secretary of State.

UNIVERSAL FIREPROOFING AND INSURANCE CO.—
NAME CHANGED TO RICINATE FIREPROOFING
AND INSURANCE CO.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that W. H. Marion, President of the Universal Fireproofing and Insurance 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 an adjourned regular meeting of said company, held on the 18th day of July, 1890, the following resolution was adopted:

"Resolved. That it is the desire of the stockholders of the Universal Fireproofing and Insurance Company, that the name of the said corporation shall be changed, and that it shall hereafter be
known by the name of Ricinate Fireproofing and Insurance Company, and that this resolution be certified, according to law, to the secretary of state of West Virginia, in order that such change of name may be effected and duly recorded; and that the requisite publication be duly made.

Wherefore, I do declare said change of name, as set forth in the foregoing resolution, to be authorized by law, and that said corporation shall hereafter be known by the name of "Ricinate Fireproofing and Insurance Company."

Given under my hand and the great seal of the said [G. S.] state, at the city of Charleston, this 30th day of October, 1890.

WM. A. OHLLEY,
Secretary of State.

THE NEW YORK TYPOGRAPH COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Typograph Company," for the purpose of manufacturing, repairing, operating, leasing, using and sub-letting to others to use; buying, selling, renting and dealing generally in type and matrix, making and type-setting machines, and other kinds of machines and machinery; the purchasing, owning and selling patent rights, inventions and improvements pertaining to type and matrix making and type-setting machines, and other machines and machinery; and the granting of licenses, sub-licenses and other rights under such patents; the purchasing and owning of lands suitable for the uses of the said company, and the erection thereon of buildings and other structures useful for the conducting of its business; and the borrowing of such sums of money as may be necessary for conducting and enlarging the business of the company; the issuing of bonds, notes or other evidence of indebtedness for the amounts so borrowed, and the mortgaging of its corporate property and franchise to secure the payment of any debt contracted for the purposes aforesaid.

The said corporation shall keep its principal office or place of business in the city of New York, and is to expire on the first day of October, in the year nineteen hundred and forty. 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 entire sum of one thousand dollars; and desire the privilege of increasing said capital, by the sale of additional
shares from time to time, to two million five hundred thousand dol­
ers in all.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows:

Charles C. Ruthrauff, Cleveland, Ohio, two shares.
Frank B. Wagner, Cleveland, Ohio, two shares.
John R. Rogers, Cleveland, Ohio, two shares.
Fred E. Bright, New York City, N. Y., one share.
Ford Starring, Detroit, Michigan, one share.
John S. Sweeney, Detroit, Michigan, one share.
Frank L. Hall, 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 and seals, this twenty-fourth day of Oc­
tober, eighteen hundred and ninety.

[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 October, nineteen hundred and forty, a 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 thirtieth day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

GALE OIL COMPANY.
DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accom­
panied 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 "Gale Oil Company," for the purpose of acquiring and owning land and mining rights, and dealing in the same, and mining and producing therefrom petroleum, oil, coal, gas and other valuable products; manufacturing and preparing such oils and other sub-
stances for the market; constructing and maintaining pipe lines for the transportation of oil and gas for the public generally, as well as for this corporation; buying and selling oil and gas and other minerals, and to do and perform all acts and things whatsoever necessary and proper for operating for, manufacturing and dealing in oil, gas, coal and other minerals.

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 25th day of October, 1940. 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 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

A. B. Fleming, Charleston, West Virginia, one share.
Wm. A. Ohley, Charleston, West Virginia, one share.
George E. Milligan, Parkersburg, West Virginia, one share.
J. W. Vandervort, Parkersburg, West Virginia, one share.
E. E. Schirmer, Parkersburg, West Virginia, one share.
W. C. DeCamps, Parkersburg, 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 25th day of October, 1890.

WM. A. OHLEY,
G. E. MILLIGAN,
J. W. VANDERVORT,
E. E. SCHIRMER,
W. C. DECAMPS,
A. B. FLEMING.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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 October, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE WILSON GOLD MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
Corporations.

Hereby certify that an agreement duly acknowledged 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 Wilson Gold Mining Company, for the purpose of purchasing, leasing, or in any other manner acquiring mines and mining property of every name, nature and description whatever; for the developing and improving of the same; for the erection of machinery and all kinds of plant connected with the same; for the carrying on of a mining business, and for selling, leasing or in any other mode disposing of any or all of said property, and for doing all acts incidental or appertaining thereto.

Which corporation shall keep its principal office or place of business on Boston, in the county of Suffolk, and state of Massachusetts, and is to expire on the first day of January, 1920. 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 five dollars each, which are held by the undersigned respectively, as follows, that is to say:

By
Darius Wilson, Medford, Mass., twenty shares.
N. F. Mosher, Boston, Mass., twenty shares.
Wm. E. Hobby, Boston, Mass., twenty shares.
Lillian M. Gustine, Boston, Mass., twenty shares.
H. Jennie Parks, Malden, Mass., twenty 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 October, 1890.

Darius Wilson,
N. F. Mosher,
Wm. E. Hobby,
Lillian M. Gustine,
H. Jennie Parks.

Wherefore, the corporators named in 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 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, [G. S.] at the city of Charleston, this thirty-first day of October, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
Corporations.

THE ELECTROPHONE NOVELTY COMPANY.

FOREIGN.

I, Wm. A. Ohley, 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 Association of the Electrophone Novelty Company:

We, the undersigned, do hereby associate ourselves together and agree to become a corporation under the laws of West Virginia, and for that purpose do make and sign these articles of incorporation as follows:

First—The name of the said corporation shall be The Electrophone Novelty Company.

Second—The said corporation is formed for the purpose of acquiring; purchasing and selling electrical and other patents and inventions; to grant and acquire licenses in connection with such and similar patents and inventions, and to manufacture and sell fabrics and appliances under such patents and inventions, or operated or affected by electricity.

Third—The principal office or place of business of the said corporation shall be kept in the city, county and state of New York, with branch offices at Parkersburg, in the county of Wood, in the state of West Virginia, and elsewhere, as may be necessary.

Fourth—The capital stock of the said corporation is fixed at the sum of five hundred dollars, for which the undersigned have subscribed, and of which the sum of fifty dollars has been paid in.

We desire the privilege of increasing the said capital stock, by the sale of additional shares from time to time, to an amount not exceeding five millions of dollars in all.

Fifth—The capital so subscribed as aforesaid is divided into five shares of one hundred dollars each, which are held by the undersigned respectively, as follows, to wit:

H. Louis Langhaar, Brooklyn, N. Y., one share.
John C. Reese, Brooklyn, N. Y., one share.
William R. Laidlaw, Jr., New York, N. Y., one share.
John Seymour Montgomery, Staten Island, N. Y., one share.
Homer M. Moore, Jersey City, N. J., one share.

The capital hereafter to be issued is to be divided into shares of the like amount.

Sixth—The said corporation is to commence from the date hereof, and to expire on the twenty-eighth day of October, A. D., 1940.

In witness whereof we have hereunto set our hands, this twenty-eighth day of October, 1890.

H. L. Tanchaar,
John C. Reese,
W. R. Laidlaw, Jr.,
John S. Montgomery,
H. M. Moore.
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-eighth day of October, nineteen hundred and forty, a 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 first day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE GREENBRIER INDUSTRIAL EXPOSITION.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Greenbriër Industrial Exposition, for the purpose of advancing the agricultural and mechanical interests of this section of the state, and for the competitive exhibition of farm products, live stock and trials, of speed and to promote the general interests of the community; and all other purposes for which such organizations are intended; and acquiring by lease or purchase real estate for exposition grounds, buildings and other necessary improvements on said exposition grounds, by purchase or otherwise; and for holding the said exhibitions at or near Lewisburg, Greenbrier county, West Virginia.

Which corporation shall keep its principal office or place of business at Lewisburg, in the county of Greenbrier, and state of West Virginia, and is to expire on the first day of December, 1919. 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 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

S. H. Austin, Lewisburg, W. Va., one share.
S. G. Biggs, Richlands, W. Va., two shares.
H. H. George, Lewisburg, W. Va., one share.
H. T. Bell, Lewisburg, W. Va., two shares.
J. Mays, Lewisburg, W. Va., one share.
Austin Handly, Lewisburg, W. Va., one share.
S. B. Mason, Lewisburg, W. Va., ten shares.
John A. Preston, Lewisburg, W. Va., one share.
H. Stuart, Lewisburg, W. Va., one share.
A. B. Stuart, Lewisburg, W. Va., one share.
J. M. Sydenstricker, Lewisburg, W. Va., two shares.
E. S. Watts, Lewisburg, W. Va., one share.
Alex. Johnston, Lewisburg, W. Va., one share.
J. J. Echols, Lewisburg, 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 1st day of November, 1890.

S. H. Austin,
S. G. Biggs,
H. H. George,
H. T. Bell,
J. E. Bell,
J. E. Bell,
J. E. Bell,
J. E. Bell,
J. E. Bell.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this third day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE NANTAHALA MARBLE AND TALC COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Nantahala Marble and Talc Company," for the purpose of mining, quarrying, manufacturing and working all sorts of marble, talc, slate, and other minerals, stones and metals of every sort and kind, and the buying and selling of the same and of all the manufactured products thereof. The milling, manufacture, buying and selling of timber, grain, wool, cotton, and all other agricultural products and merchandise, and of all compositions or materials made thereof or therefrom; together with all products, utensils or fabrics, made thereof or therefrom; the piping, accumulation, purchase and sale of mineral waters, and the conduct, management and control of establishments for the application and use of mineral waters, including among other things the erection, control and management of hotels; of owning, building, erecting and operating such manufactories, mills, shops, store houses, ware houses and machinery, as they may seem necessary for the business of this corporation; and of purchasing and owning such lands, tenements, hereditaments, mines and quarries, as may be necessary for the uses and purposes of this corporation, or that may be expedient for the production or obtaining of any of the minerals, stones, metals, timbers, grain, cotton or agricultural fabrics above named, or for any other purposes of said corporation; to lay off, construct, own and operate, for the purposes of its corporate business, all roadways, rail or tramways, ditches, canals, water-ways and dams, that may be expedient for the purposes above stated; to lay out and build a town or city, and to own and purchase, lease or sell the lots therein, and all lands or property necessary therefor; to sell or otherwise dispose of any of the above property which may be acquired as above; that they may engage from time to time in so much or all of them as the said corporation may deem proper.

Which corporation shall keep its principal office or place of business at the city of Atlanta, in the county of Fulton and state of Georgia, and shall have agencies or sub-offices or places of business, amongst other places, Jarretts, or Nantahala, North Carolina, and New York, New York; Boston, Massachusetts; Chicago; Illinois; and Richmond, in the State of Virginia, and is to expire on the 31st day of October, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two thousand ($2,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of two hundred ($200.00) 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 ($100.00) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Lodwick J. Hill, Atlanta, Georgia, six shares.
Levi B. Nelson, Atlanta, Georgia, five shares.
William S. Saul, Atlanta, Georgia, five shares.
William H. Patterson, Atlanta, Georgia, one share.
A. W. Hill, Atlanta, Georgia, one share.
Edward S. McCandless, Atlanta, Georgia, one share.
J. N. Harris, Atlanta, Georgia, 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 1st day of November, 1890.

Lodwick J. Hill, [Seal]
Levi B. Nelson, [Seal]
William S. Saul, [Seal]
William H. Patterson, [Seal]
A. W. Hill, [Seal]
Edward S. McCandless, [Seal]
J. N. Harris, [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 October, nineteen hundred and forty, a 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 sixth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE EUROPEAN TYPOBAR COMPANY.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 European Typobar Company, for the purpose of manufacturing, selling and dealing in type, type-bars, type-bar machines, type-setting and type-casting machines; patented inventions and novelties of all kinds; printing, lithographing and photographing machinery and appliances of all kinds; for the purpose also of owning and controlling letters patent of the United States and of all foreign countries, and with the power to manufacture, rent, sell and use patented, articles and to license others to manufacture, rent, sell and use patented articles and inventions covered and secured by any foreign or domestic letters patent which said company may acquire; with the right and for the purpose also, of conducting a general publishing and printing business, and of owning, controlling and publishing newspapers; and with the power to do all things
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necessary and incident to the powers and purposes above specifically expressed.

Which corporation shall keep its principal office or place of business at the city of Cleveland, in county of Cuyahoga, and state of Ohio, and is to expire on the 1st day of November, A. D., 1940.

For the purpose of forming said corporation, we have subscribed the sum of five hundred dollars ($500) to the capital stock 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 million five hundred thousand dollars ($1,500,000.00) 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:

James H. Hoyt, of Cleveland, Ohio, one share.
R. H. St. John, of Cleveland, Ohio, one share.
F. A. Hilliard, of Cleveland, Ohio, one share.
E. S. Page, of Cleveland, Ohio, one share.
George W. Billings, of Cleveland, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands and seals, this 4th day of November, A. D., 1890.

[Seal] [Seal] [Seal] [Seal] [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 first day of November, nineteen hundred and forty, a 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 November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

BLUE RIDGE MINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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
Blue Ridge Mining Company, for the purpose of opening, working and developing mines of copper, lead, iron, gold, silver, nickle, kavlin, and other marketable minerals; the purchase and sale of the same and the working, reduction, smelting and refining of said ores and manufacturing their products. The said company shall have the right to create a bonded indebtedness of twenty thousand dollars.

Which corporation shall keep its principal office or place of business at the city of New York, state of New York, and is to expire on the 1st day of November, 1940. 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 five 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

C. M. Raymond, Mills Building, New York city, one hundred shares.
William Brandeth, Mills Building, New York city, one hundred shares.
Charles Strauss, 237 Broadway, New York city, one hundred shares.
E. J. Brinner, Mills Building, New York city, one hundred shares.
F. Howland, Mills Building, 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 1st day of November, 1890.

C. M. Raymond, [Seal]
William Brandeth, [Seal]
Charles Strauss, [Seal]
E. J. Brinner, [Seal]
F. Howland, [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 first day of November, nineteen hundred and forty, a 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 seventh day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

PEOPLE'S CARETTE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 People's Carette Company, for the purpose of:

First—Purchase, leasing or manufacturing carettes or car omnibuses, and operating and maintaining the same for the transportation of passengers and freight on the avenues and streets of the city of Washington, District of Columbia, and elsewhere, as the company may from time to time deem advisable.

Second—Of purchasing or leasing real estate for the company's stables, buildings or enclosures for its vehicles and motors, or other purposes.

Third—Of purchasing, leasing and using inventions covered by letters patent issued by the United States and other countries for vehicles and motors.

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, A. D., nineteen hundred and forty.

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 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

Michael Sells, two shares.
H. H. Blackburn, two shares.
Fred G. Norris, two shares.
E. L. Colbin, M. D., two shares.
B. F. Karns, two shares.
All of Washington, D. C.

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, 1890.

MICHAEL SELS,
H. H. BLACKBURN,
FRED G. NORRIS,
E. L. CORBIN, M. D.,
B. F. KARNS.

Wherefore, the corporators named in 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, nine
teen hundred and forty, a corporation by the name and for the pur­
poses 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 Novem­
ber, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

SOUTHWESTERN CONSTRUCTION COMPANY—CHANGE
OF NAME TO THE SOUTHWESTERN COMPANY,
AND PURPOSES ENLARGED.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Vir­
ginia, hereby certify that a resolution and new agreement, ad­
opted at a meeting of the stockholders of the "Southwestern Con­
struction Company," (a corporation created and formed under the
laws of this state) changing the name and enlarging the purposes
and objects of said company, and signed and acknowledged in the
manner prescribed by law, have been duly certified to me by all the
stockholders, representing the entire capital stock of said "South­
western Construction Company."

Which certificate, resolution and new agreement are in the words
and figures following:

We, the undersigned, John K. Creevey, Joseph A. Seaver, Wil­
liam J. McPherson, Robert D. Murray and George R. Davidson,
representing the entire capital stock of the Southwestern Construc­
tion Company, do hereby certify that at a meeting of the said South­
western Construction Company, held at the city of New York, on
the 8th day of September, 1890, the following resolution was duly
adopted by all the corporators and stockholders of said company:

"WHEREAS, The secretary of state of the state of West Virginia
has issued to the Southwestern Construction Company to agree to
and adopt a new agreement, so as to change the name of the said
Southwestern Construction Company to the Southwestern Company,
and to embrace among the objects and purposes of the said corpora­
tion in addition to those mentioned in the agreement dated August
18th, 1890, a copy of which is embodied in said certificate of incor­
poration; and

"WHEREAS, It is deemed expedient by the corporators and stock­
holders of the said Southwestern Construction Company to agree to
and adopt a new agreement, so as to change the name of the said
Southwestern Construction Company to the Southwestern Com­
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CORPORATIONS.

ing stock and equipment; the issuing and negotiating of the securities of the said Southwestern Company, and the negotiating and guaranteeing of the securities issued by other corporations; and also to provide that the said company shall have the privilege of increasing its capital, by the sale of additional shares from time to time, to one million dollars ($1,000,000) in all. And

"WHEREAS, A meeting of the corporators and stockholders of said Southwestern Construction Company has been duly called for the purpose of adopting said new agreement; and

"WHEREAS, All the said corporators and stockholders have also duly received and waived notice of said meeting; and

"WHEREAS, The corporators and stockholders of said Southwestern Construction Company, representing the entire amount of the capital stock of said company, have agreed to enter into a new agreement, as aforesaid.

"Now, therefore, it is unanimously

"Resolved, That the stockholders of the said Southwestern Construction Company hereby agree to and adopt a new agreement in lieu and instead of the agreement heretofore entered into between the corporators and stockholders of said Southwestern Construction Company, dated August 18th, 1890, a copy of which is embodied in the certificate of incorporation of the said Southwestern Construction Company issued by the secretary of state of the state of West Virginia, under date of August 27th, 1890, which said new agreement reads as follows:

The undersigned agree to become a corporation by the name of the Southwestern Company, for the purpose of constructing, maintaining, owning and operating, as authorized by law, lines of railway and other works of internal improvement in the states of Missouri, Kansas and Texas, and in the Indian Territory, and elsewhere, in the southern and southwestern parts of the United States, and in Mexico; of making contracts, borrowing money and negotiating securities for the purposes aforesaid, and for purchasing and owning lines of railway and the stocks and bonds of railway, construction and other companies, and of holding, operating and transferring the same, as authorized by law, and of acquiring, leasing and selling rolling stock and equipment; of issuing and negotiating the securities of the said Southwestern Company, and of negotiating and guaranteeing the securities issued by other corporations, as authorized by law, and of doing all and every the things proper, necessary and incident 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 18th day of August, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars ($1,000) to the capital thereof, and have paid in on said subscriptions the sum of one hundred dollars ($100), 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 each, which are held by the undersigned respectively, as follows, that is to say: By
John K. Creevey, Brooklyn, N. Y., two shares.
Joseph A. Seaver, East Orange, N. J., two shares.
Robert D. Murray, 50 W. 104th st., N. Y., two shares.
Geo. R. Davidson, 14 Agate Court, Brooklyn, N. Y., two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 8th day of September, 1890.

John K. Creevey,  
Joseph A. Seaver,  
W. J. McPherson,  
Robert D. Murray,  
Geo. R. Davidson.

Wherefore, I do declare said resolution and new agreement, changing the name and enlarging the purposes and objects of the said "Southwestern Construction Company," authorized by law, and that the said company shall hereafter be known by the name of the "Southwestern Company."

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this eighth day of November, eighteen hundred and ninety.

Wm. A. Ohley,  
Secretary of State.

NATIONAL PROVIDENT ASSOCIATION.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Provident Association, for the purpose of carrying on the business of mining, refining, smelting, working, and otherwise treating, and dealing in ores, metals, minerals and precious stones; of acquiring, operating, developing, and disposing of mining property, and all other necessary and proper real and personal estate; of carrying on the business of making, manufacturing, buying, selling, and dealing in vegetable, animal, and mineral products and fabrics of every kind and description; of constructing and maintaining lines of magnetic telegraph, telephones, lines of piping or tubing for the transportation of oils or other fluids, and carrying on the business properly pertaining to such works; of loaning to and borrowing
money from individuals, firms, and corporations, and secure the payment thereof, with interest thereon, either by personal security, chattel mortgage, or deed of trust on personal property or real estate; and purchasing, subscribing for, owning, holding, dealing in, selling and other wise disposing of the stock, property, bonds, and securities of other corporations and joint stock companies, as provided by law, and generally of doing all thing necessary, essential, and proper in the prosecution of said business.

Which corporation shall keep its principal office or place of business at the city of Boston, in the county of Suffolk, and commonwealth of Massachusetts, and is to expire on the first day of January, A.D., 1939. 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 ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

- William G. Smith, Boston, Massachusetts, eight shares.
- Edward S. Randall, Medford, Massachusetts, seven shares.
- George H. Waterhouse, Boston, Massachusetts, seven shares.
- George O. Thurston, Boston, Massachusetts, seven shares.
- Ainsley R. Hooper, Boston, Massachusetts, seven shares.
- Andrew P. Fisher, Boston, Massachusetts, seven shares.
- James Otis Goodwin, Medford, Massachusetts, seven 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 October, 1890.

William G. Smith,
Edward S. Randall,
George H. Waterhouse,
George O. Thurston,
Ainsley R. Hooper,
Andrew P. Fisher,
James Otis Goodwin.

Wherefore, the corporators named in 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-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 eighth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
THE ALBION PHOSPHATE MINING AND CHEMICAL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Albion Phosphate Mining and Chemical Company," for the purpose of mining phosphate rock, and preparing it for market; manufacturing fertilizers and the materials entering into the same, and dealing in said phosphate rock, fertilizers and materials.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, and is to expire on the eighth day of November, 1940. 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

E. Boyd Faulkner, residing at Martinsburg, Berkeley county, W. Va., one share.
John T. Martin, residing at Martinsburg, Berkeley county, W. Va., one share.
Henry J. Bowdoin, residing at Baltimore City, Maryland, one share.
Malcolm Sinclair, residing at Cumberland, Allegheny county, Maryland, one share.
W. Irvin Cross, residing at Baltimore City, Maryland, 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 November, 1890.

E. BOYD FAULKNER,
JOHN T. MARTIN,
HENRY J. BOWDOIN,
MALCOLM SINCLAIR,
W. IRVIN CROSS.

Wherefore, the corporators named in 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 Novem-
ber, nineteen hundred and forty, a 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 tenth day of November, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

ELDORADO OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Eldorado Oil and Gas Company," for the purpose of boring, mining and operating for, and producing oil, gas and water; constructing and laying down pipe lines for the conveyance of the same; and for building tanks, stations and structures to take care of said products; and for the purpose of buying, shipping and vending oil and refining the same, and the manufacture of the same; for the purpose of constructing gas lines, supplying towns, individuals, manufactories, and the public generally, as well as said corporation with gas; for the purpose of letting and leasing the territory of the company to other operators, and for leasing and holding land for the purposes of this company in boring, mining and operating for and producing oil, gas and water, and manufacturing and taking care of and conveying away the same; for the purpose of carrying on the business of general merchandise at wholesale and retail; for the purpose of building and maintaining telegraph and telephone lines and exchanges; and generally for doing all things that are legitimate and proper for any oil and gas company to perform.

Which corporation shall keep its principal office or place of business at Fairmont, Marion county, West Virginia, and is to expire on the 1st of January, 1920. And for the purpose of forming the said corporation, we have subscribed the sum of $1,100.00 to the capital thereof, and have paid in on said subscription the sum of $1,100.00, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $100,000.00 in all.

The capital so subscribed is divided into shares of $100.00 each, which are held by the undersigned respectively, as follows, that is to say: By

J. F. Frazer, Houlton, W. Va., two shares
Thos. H. Barnes, Palatine, W. Va., one share.
T. D. Harden, Palatine, W. Va., one share.
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J. W. Radabaugh, Fairmont, W. Va., one share.
L. C. Powell, Fairmont, W. Va., one share.
E. S. Amos, Fairmont, W. Va., one share.
Alex. Bebout, Fairmont, W. Va., one share.
J. Q. A. Meredith, Fairmont, W. Va., one share.
Andrew Sterling, Palatine, W. Va., one share.
W. S. Meredith, Fairmont, 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 October, 1890.

J. F. Frazer,
Thos. H. Barnes,
Thos. D. Harden,
J. W. Radabaugh,
L. C. Powell,
E. S. Amos,
Alex. Bebout,
J. Q. A. Meredith,
Andrew Sterling,
W. S. Meredith.

Wherefore, the corporators named in 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, a 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 tenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

Merchants Refrigerating and Ice Manufacturing Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Merchants Refrigerating and Ice Manufacturing Company, for the purpose of manufacturing pure ice for sale, and the cold storage or freezing of perishable merchandise; of providing a plant capable of manufacturing one hundred and twenty tons of ice daily, or such other amount of ice as the business of the company may require; of providing cold or other storage rooms, and such addi-
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Tional cold and general storage capacity as may be deemed advisa­ble or necessary to the successful conduct of the business of caring for and freezing perishable goods, and otherwise doing a general storage business; of furnishing cold air; of acquiring such real and personal property as the business of the company may require; and do any and all things necessary or incidental to the successful con­duct of the business aforesaid, including the advancing of money on warehouse receipts or otherwise.

Which corporation shall keep its principal office or place of busi­ness at New York City, state of New Y.ork, and is to expire on the 1st day of November, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty thousand dollars to the capital thereof, and have paid in on 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 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

W. H. Duckworth, New York city, N. Y., four hundred shares.
Washington Winsor, New York city, N. Y., three hundred and fifty shares.
W. H. B Totten, New York city, N. Y., three hundred and fifty shares.
Theo. P. Gilman, Brooklyn, N Y., three hundred and fifty shares.
B. F. Tuthill, Montclair, N. J, three hundred and fifty shares.
S. Rowland, Montclair, N. J., three hundred and fifty shares.
John C. Quick, Jersey City, N. J., three hundred and fifty shares.

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 NOVEMBER, 1890.

W. H. DUCKWORTH,  
WASHINGTON WINSOR,  
W. H. B. TOTTEN,  
THEO. P. GILMAN,  
B. F. TUTHILL,  
S. ROWLAND,  
JOHN C. QUICK.

Wherefore, the corporators named in 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 forty, a 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 tenth day of November, eighteen hundred and ninety.

WM. A. OHLEY,  
Secretary of State.
NORTH AMERICAN MACHINE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 North American Machine Company, for the purpose of manufacturing, buying, or otherwise lawfully acquiring and owning, and of selling, leasing or otherwise disposing of machines, machinery, tools and merchandise; and buying or otherwise lawfully acquiring and owning, and of selling, leasing or otherwise disposing of rights, franchises and other property necessary or desirable 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 office or place of business at the city of New York, county of New York, and state of New York, and is to expire on the 1st day of January, nineteen hundred and thirty-nine. 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 four 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:

Cassius H. Read, New York City, two shares.
Arden S. Fitch, New York City, two shares.
John Thorpe, Mt. Vernon, N. Y., two shares.
George A. Holt, New York City, two shares.
Edward Stephens, New York City, two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this sixth day of November, 1890.

[Seal]

Cassius H. Read
[Seal]
Arden S. Fitch
[Seal]
John Thorpe
[Seal]
George A. Holt
[Seal]
Edward Stephens

Wherefore, the corporators named in 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.
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uar, 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 state, [G. S.] at the city of Charleston, this tenth day of November, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

TRIPLE WIRE NAIL MACHINE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Triple Wire Nail Machine Company," for the purposes following, to-wit: To manufacture wire nails, and deal in and sell the same; to manufacture and sell wire nail machines; to establish wire nail plants; to conduct and carry on a general foundry and machine business; to buy, sell and deal in all kinds of hardware, iron, steel, glass and nails; to conduct a general merchandise business, and to manufacture rod and wire; and manufacture and deal in tin plate; and for the purpose of buying, holding and disposing of real estate, coal, iron ore and other minerals for the purposes aforesaid.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, state of West Virginia, and is to expire on the 27th day of October, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen thousand dollars ($15,000) to the capital thereof, and have paid in on the said subscriptions the sum of fifteen hundred dollars ($1,500), 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 respectively, as follows, that is to say: by
Joseph H. Cole, fifteen shares.
J. B. Hastings, fifteen shares.
James A. Wetherell, fifteen shares.
John A. Hutchinson, fifteen shares.
Camden Rathbone, fifteen shares.
T. P. Jeffrey, fifteen shares.
Okey K. Cole, fifteen shares.
John W. Dudley, fifteen shares.
F. E. King, fifteen shares.
J. W. Vandervoort, fifteen shares.
All of Parkersburg, W. Va.
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 October, 1890.

Joseph H. Cole,
John B. Hastings,
Jas. A. Wetherell,
Jno. A. Hutchinson,
Camden Rathbone,
T. P. Jeffrey,
Okey K. Cole,
J. W. Dudley,
F. E. King,
J. W. Vandervoort.

Wherefore, the corporators named in 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 October, nineteen hundred and forty, a 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 tenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WOOD COUNTY CO-OPERATIVE ASSOCIATION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Wood County Co-operative Association," for the purpose of establishing and carrying on a general trade in all kinds of merchandise, farm and garden products, etc., and to divide the profits realized from said business among its members in proportion as they have contributed to the production of said profits by their capital, labor or custom; to provide a safe and profitable investment for the money and profits so saved by its members in a constituted fund, to be known as the loan fund of said association; and said association shall have authority to loan any or all of said funds on personal and real estate security; to discount notes and bills of exchange, and to receive interest in advance; to receive funds or money on deposit and give certificates therefor. The association shall have full power to do and perform all things not inconsistent with the
laws of West Virginia, necessary or expedient to carry out the purpose and objects of said association, and acquire and hold such real estate as may be necessary for the purpose of said business.

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 31st day of October, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifty dollars to the capital stock thereof, and have paid in on said subscriptions the sum of five dollars, and desire the privilege of increasing 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 ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

B. F. Bacon, one share.
George Savage, one share.
D. A. Kincheloe, one share.
E. S. Savage, one share.
Wm. M. McClintock, one share.

All of Parkersburg, W. Va.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 31st day of October, 1890.

GEORGE SAVAGE,
B. F. BACON,
D. A. KINCHELOE,
E. S. SAVAGE,
WILLIAM M. McCLINTOCK.

Wherefore, The corporators named in 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 forty, a 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 November, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE TASKER STEEL AND TUBE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Tasker Tube and Steel Company, for the purpose of manufacturing and selling metal boiler shells and tubes, and developing and operating machines, mills and appliances for making the same; and whatever may be required therefor, and of obtaining and holding patents and licenses to facilitate such manufacture and sales and of licensing the use of such patents, machines and appliances by others.

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 November, 1940. And for the purpose of forming the 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 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

Wm. F. Bartlett, Philadelphia, Pa., seven shares.
Henry S. Iselin, 175 Second Avenue, New York City, seven shares.
Henry B. Anderson, 24 Gramercy Park, New York City, seven shares.
Willis Van Valkenburgh, 438 Seventh Street, Brooklyn, two shares.
Lucius A. Wilson, 1002 Herkimer Street, 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 twelfth day of November, 1890.

Wm. F. Bartlett, [Seal]
Henry S. Iselin, [Seal]
Henry B. Anderson, [Seal]
Willis Van Valkenburgh, [Seal]
Lucius A. 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 first day of November, nineteen hundred and forty, a 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 fourteenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, 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 Association of The Vulcan Fire Proof Paint Company:

We, the undersigned, do hereby associate ourselves together and agree to become a corporation, under the laws of West Virginia, and for that purpose do make and sign these articles of incorporation, as follows:

First—The name of the said corporation shall be the Vulcan Fire Proof Paint Company.

Second—The said corporation is formed for the purpose of carrying on a general manufacturing, mechanical and chemical business, including the acquisition, purchase and sale of patents covering processes for manufacturing fireproof and other paints, and formula or recipes covering secret processes for manufacturing similar paints; the granting and acquiring licenses under such and similar patents and processes; the vending of the paints; and the acquisition, holding, using, selling and conveying of necessary real and personal property; and to do all and every act and thing necessary to carry on such business.

Third—The principal office or place of business of the said corporation shall be kept in the city, county and state of New York, with branch offices at Parkersburg, in the county of Wood, in the state of West Virginia, and elsewhere as may be necessary.

Fourth—The capital stock of the said corporation is fixed at the sum of five hundred dollars, for which the undersigned have subscribed, and of which the sum of fifty dollars has been paid in. We desire the privilege of increasing the said capital stock by the sale of additional shares from time to time to an amount not exceeding two hundred thousand dollars in all.

Fifth—The capital so subscribed, as aforesaid, is divided into fifty shares of ten dollars each, which are held by the undersigned respectively, as follows:

William A. Lottimer, Stamford, Conn., ten shares.
William L. Brooks, Stamford, Conn., ten shares.
Augustus Jamieson, Elizabethport, N. J., ten shares.
John S. Montgomery, Staten Island, N. J., ten shares.
Charles H. Hunt, Brooklyn, N. Y, ten shares.

The stock hereafter to be issued is to be divided into shares of the like amount.

Sixth—The said corporation is to commence from the date hereof, and to expire on the twelfth day of November, 1940.
Corporations.

In witness whereof, we have hereunto set our hands, the twelfth day of November, 1890.

W. A. LOTTIMER,
W. L. BROOKS,
Augustus Jamieson,
John S. Montgomery,
Charles H. Hunt.

Wherefore, the corporators named in 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 forty, a 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 fourteenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

The Improved Railroad Tie and Clamp Manufacturing Company.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Improved Railroad Tie and Clamp Manufacturing Company, for the purpose of manufacturing and selling Travis self-adjusting permanent railroad ties, and other supplies for use of and in connection with railroads, and of licensing other persons or corporations to make and use the said ties, and such other patented articles as the said company shall become possessed of.

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 seventh day of November, 1940. 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 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

William J. Graulees, one share.
Robert E. Graulees, one share.
Corporations.

James G. Carson, one share.
Edward Brandwood, one share.
S. B. Hury, one share.
All of Philadelphia, Pa.
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 November, 1890.

Wm. J. Graulees,
Robt E. Graulees,
Jas. G. Carson,
Edward Brandwood,
S. B. Hury.

Wherefore, the corporators named in 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 forty, a 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 fourteenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State

MODS RIVER OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mods Run Oil Company, for the purpose of boring for and producing carbon or petroleum oil, natural gas or other volatile substances; transporting the same by means of pipes or otherwise, and selling the same to or supplying them to others, and doing and transacting all business necessary and proper for the purposes aforesaid.

Which corporation shall keep its principal office or place of business at Mannington, county of Marion, and state of West Virginia, and is to expire on the 15th day of November, A. D., nineteen hundred and forty. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of 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 one hundred thousand dollars in all.

The capital so subscribed is divided into shares of one hundred
dollars, which are held by the undersigned respectively, as follows:

John Blacksheere, Mannington, four shares.
A. N. Prichard, Mannington, four shares.
Alex. Bebout, Fairmont, two shares.
John B. Crane, Fairmont, two shares.
John C. Jones, Mannington, one share.
W. R. Erwin, Mannington, two shares.

Given under our hands, this 15th day of November, J. D., 1890.

John Blacksheere,
A. N. Prichard,
Alex. Bebout,
John B. Crane,
John C. Jones,
W. R. Erwin.

Wherefore, the corporators named in 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 forty, a 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 seventeenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

McDOUGALL ELECTRICAL MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 McDougall Electrical Manufacturing Company, for the following purposes:

To acquire and hold any grant, concession, contract, license, letters patent or other rights, either by purchase or assignment, or otherwise, and to dispose of the same, and to grant rights or licenses thereunder for the producing, furnishing and using of electricity for any purpose; and for building, manufacturing, producing, owning, furnishing, letting, selling and maintaining motor engines, electric or otherwise, electric storage batteries, cars, rolling stock and machinery of every description, to be used or operated upon railroads of any kind, or for stationary motor work; and to produce, furnish and use electricity for any purpose; and to build, manufacture, produce, own, furnish, let, sell and maintain motor engines, electric or
otherwise, electric storage batteries, cars, rolling stock and machinery of every description to be used or operated upon railroads of any kind; and to do any and all acts, and to carry on any business or undertaking connected with the objects for which this company is formed, which could be lawfully done or carried on by a firm or co-partnership formed under the laws of the state of West Virginia.

The company shall keep its principal office or place of business in the city and county of New York, and in such other place as the law requires, and shall expire on the first day of October, 1940. And for the purpose of forming such 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 said capital stock, by the sale of additional shares from time to time, to five million dollars.

The capital so subscribed is divided into five shares of one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say:

J. M. Ferry, New York City, one share.
Egerton R. Burpee, Bangor, Me., one share.
H. C. Hephurn, New York City, one share.
W. M. McDougall, New York City, one share.
George H. Felt, New York City, one share.

The capital hereafter sold is to be divided into shares of like amount.

Given under our hands and seals, this 27th day of October, one thousand eight hundred and ninety.

J. M. Ferry, [Seal]
Egerton R. Burpee, [Seal]
H. C. Hephurn, [Seal]
W. M. McDougall, [Seal]
Geo. R. Felt, [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 forty, a 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 Charleston, this seventeenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE SANTA LUCIA MINING AND MILLING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
CORPORATIONS.

hereby certify that an agreement duly acknowledged 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 Santa Lucia Mining and Milling Company, for the purpose of the mining and milling of gold, silver, lead and other ores in the mines situate in and near Santa Lucia, Republic of Honduras; the mining, treatment and reduction of all such ores to concentrates or bullion from said mines, and other mines situate in the Department of Tegucigalpa, and elsewhere in the said Republic of Honduras. The purchase, sale and leasing of mines, reduction works; and mining properties necessary to the business of this company in said Department and throughout the said Republic of Honduras. The purchase, sale and leasing of real and personal property necessary for the business of the company. The purchase and the importing of machinery, tools, etc., for the equipping and constructing of mills, furnaces, smelters, shaft and ore houses; and other buildings and works necessary to the carrying on of the business of the company. The driving of tunnels, the sinking of shafts and the doing of any and all acts necessary to the mining of ores, the milling or smelting of the same throughout the said Republic of Honduras. The acquiring by gift, concession, or purchase of mining and other property, and the purchase, shipment, exportation and sale of ores, concentrates and bullion. The issuing of debenture or mortgage bonds on the property of the company, and the doing and performing of all acts necessary to the carrying on of the business of the company in the said Republic of Honduras, and in the United States of America, and elsewhere.

Which corporation shall keep its principal office or place of business at the city of Scranton, in the county of Lackawana, and state of Pennsylvania, 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 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 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

James M. Everhart, Scranton, Pa., five shares.
Thos. J. Foster, Scranton, Pa., five shares.
Alfred Harvey, Scranton, Pa., five shares.
Dennison K. Oakley, Scranton, Pa., five shares.
Samuel McEachen, Scranton, 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 November, 1890.

JAMES M. EVERHART,

THOMAS J. FOSTER,

ALFRED HARVEY,
Wherefore, the corporators named in 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, a 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 seventeenth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CHARLESTOWN AND WASHINGTON CITY IMPROVEMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Charlestown and Washington City Improvement Company, for the purpose of mining, smelting and shipping mineral ores and manufacturing said ores; and for said purpose to own, buy, sell and lease timber, mineral and agricultural lands, and to build, own and operate necessary railroads, tramways, street car lines, etc.; to carry on any business incidental thereto, including the buying, selling and exchanging of general merchandise, and for such other purposes as may be required to fully carry into effect the objects for which this corporation is being formed.

Which corporation shall keep its principal office or place of business at Charlestown, in the county of Jefferson, and state of West Virginia, and is to expire on the 11th day of November, 1940. And for the purpose of the forming 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 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. A. Alexander, one share.
Forrest W. Brown, one share.
Frank Beckwith, one share.
H. H. Cooke, one share.
John A. Washington, one share.
R. P. Chew, one share,
All of Charlestown, W. Va.

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 November, 1890.
R. A. Alexander,
Forrest W. Brown,
Frank Beckwith,
H. H. Cooke,
John A. Washington,
R. P. Chew.

Wherefore, the corporators named in 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 November, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

THE HUNTINGTON BELT LINE.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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, hereby agree to become a corporation by the name of The Huntington Belt Line, for the purpose of laying down, constructing, owning, maintaining and operating a street railway in the city of Huntington, in the county of Cabell, and state of West Virginia, with all the necessary and convenient turn-outs, side-tracks, switches and turn-tables, upon and along the following avenues, streets and alleys, to-wit:

On Eighth avenue from Twenty-fourth street to Tenth street; on Tenth street from Eighth avenue to Second avenue; on Second avenue from Tenth street to Seventh street; on Ninth street from Second avenue to the alley; next, north of, along and adjacent to the Chesapeake and Ohio Railway; on said alley from Ninth street to Tenth street; on Fourth avenue from Ninth street, and on Sixth avenue from First street to Sixteenth street; and also on any other avenue, street or alley, or highway in said city, for the purpose
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afforesaid, when permitted by the common council or other authorized body thereof; also for the purpose of laying down, constructing, maintaining, owning and operating a street railway, with all the necessary turn-outs, side-tracks, switches and turn-tables, in Cabell county, and state of West Virginia; also, for the purpose of buying and owning street railway cars, horses, 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; and also for the purpose of leasing and buying and owning any real estate necessary for the proper running and operating of the street railways as aforesaid, and for constructing on said real estate such buildings, sheds and depots as may be needed along the lines of the said street railways, and as may be hereafter decided upon by its board of directors.

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 seventh day of October, 1915. 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 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
C. L. Hafner, Sr., forty shares.
Joseph A. Tobin, forty shares.
Frank L. Doolittle, forty shares.
Charles E. Henry, forty shares.
R. A. Goodwin, forty shares.

All of Huntington, W. Va.

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, 1890.

C. L. Hafner,
Joseph A. Tobin,
Frank L. Doolittle,
Charles E. Henry,
R. A. Goodwin.

Wherefore, the corporators named in 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 October, nineteen hundred and fifteen, a 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 ninety.

Wm. A. Ohley,
Secretary of State.
THE TILE FIRE PROOF CONSTRUCTION COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Tile Fire Proof Construction Company, for the purpose of manufacturing fire proof building materials, constructing and superintending the construction of fire proof arches, and doing and superintending all other work in the construction of buildings in which iron, fire proof tiles and other fire proof materials and ornamentation of a permanent nature are employed, together with the making and procuring of estimates of construction of buildings and other structures for architects and others, and doing a general building construction business and all things incident thereto.

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 October, in the year one thousand nine hundred and forty. 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 the whole of said subscription, 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 subscribed is divided into shares of twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say:

William H. Hoffman, New York City, N. Y., nine shares.
Lindley M. Hoffman, New York City, N. Y., eight shares.
Martin Hoffman, New York City, N. Y., one share.
William G. Hoffman, New York City, N. Y., one share.
Charles R. Hedden, 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 tenth day of November, 1890.

W. H. Hoffman, [Seal]
Lindley M. Hoffman, [Seal]
Martin Hoffman, [Seal]
W. G. Hoffman, [Seal]
Chas. R. Hedden, [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,
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nineteen hundred and forty, a 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 November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ECLIPSE FINANCE AND CONSTRUCTION COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Eclipse Finance and Construction Company, for the purpose of buying, owning, using, vending, and controlling patent rights having for their object the use of dynamos, galvanic or storage batteries for the purpose of electric lighting, power or any other purpose for which electricity is adapted. For manufacturing the same, and for the purpose of buying, selling, owning, using, and controlling any and all real estate necessary for that purpose, and convenient or appurtenant thereto, authorized by the laws of the state of West Virginia, or which may be received in payment or rights, franchises or leases granted under such patents. For the purpose of negotiating, controlling, buying and selling the bonds, stocks, and other securities of other companies organized for a like purpose; and for the owning, controlling, buying and selling of the stock of other companies subordinate thereto, which may have been here-tofore, or may hereafter be organized. And for the purpose of purchasing, owning and holding any and all patent rights or leases which may be convenient, necessary or germane to the main business; and for the doing of any and all things contributing to the purposes for which this charter is desired, as above set forth.

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, A. D., 1940. 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 two 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:

James E. Lowry, Washington, one share.
William W. Dudley, Richmond, Ind., one share.
Daniel Macauley, New York City, one share.
Henry K. Simpson, Washington, one share.
H. D. Green, Washington, 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 November, A. D., 1890.

JAMES E. LOWRY,
WILLIAM W. DUDLEY,
DANIEL MACAULEY,
HENRY K. SIMPSON,
H. D. GREEN.

Wherefore, the corporators named in 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 forty, a 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 ninety.

W. A. OHLEY,
Secretary of State.

THE ELECTRO-HYDRAULIC GUN CARRIAGE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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-Hydraulic Gun Carriage Company, for the purpose of owning and controlling certain letters patent, and thereunder manufacture, sell and use gun carriages, turrets and other heavy bodies to be moved by means of electricity and hydraulic power. To buy, sell, own and use any and all real estate in any of the United States, necessary, convenient or appurtenant to such manufactory, or which may be taken in payment of patent rights thereunder; of leasing, selling or otherwise disposing to other persons under said patent in any of the said United States, and of doing any and all such things as shall be convenient, necessary or appurtenant to the main business of the company hereinbefore stated.
Such 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 1st day of January, A.D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of
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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 sale of additional shares from time to time, to five hundred thousand 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:

I. B. Henderson, Washington, D. C., one share.
W. W. Dudley, Richmond, Ind., one share.
Aug. O. Bostrum, Washington, D. C., one share.
A. C. Stevens, Washington, D. C., one share.
Jos. S. Lawrence, 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 19th day of November, A.D., 1890.

I. B. Henderson,
W. W. Dudley,
Aug. O. Bostrum,
A. C. Stevens,
Jos. S. Lawrence.

Wherefore, The corporators named in 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 forty, a 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-fourth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

Martinsburg Mining, Manufacturing and Improvement Company.

Domestic.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Martinsburg Mining, Manufacturing and Improvement Company, for the purpose of mining, smelting and shipping mineral ores and manufacturing the same into metals; to manufacture woolen cloth, hosiery, furniture, flour, glassware, pottery, iron, steel, agricultural implements, wagons, carriages or other vehicles; quarrying rock and dressing and burning the same, and for said purposes
to own, buy, sell and lease timber, mineral and agricultural lands, and to build, own and operate necessary railroads by steam, cable, electricity, horse power, tramways, and to lay out a town within and adjoining the corporate limits of the town of Martinsburg, and to sell lots therein, and erecting building lots thereon for carrying out the purposes aforesaid, or any of them; and generally for the purpose of doing anything of every nature and kind necessary, proper, of expedient for carrying out the objects of the corporation aforesaid.

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 20th day of November, 1940. And for the purpose of forming said corporation, we have subscribed the sum of $150 to the capital thereof, and have paid in on said subscription the sum of $15.00, 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 $25.00 each, which are held by the undersigned respectively, as follows:

Jno. B. Wilson, one share.
George M. Bowers, one share.
Stuart W. Walker, one share.
Jos. H. Shaffer, one share.
D. W. Shaffer, one share.
N. D. Baker, one share.
All of Martinsburg, W. Va.

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 November, one thousand eight hundred and ninety.

Jno. B. Wilson,
Geo. M. Bowers,
Stuart W. Walker,
Joseph H. Shaffer,
D. W. Shaffer,
N. D. 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 nineteenth day of November, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Oil Exchange, for the purpose of purchasing and selling petroleum and other oils; purchasing and selling leases for oil and gas; acting as factor and agent for the purchase and sale on commission of certificates of stock of oil and gas companies, and for acting as agent in the purchase and sale of oil lands on commission; but not to buy lands to resell the same for profit; and for the purpose of buying and selling on commission oil and gas leases; for the purpose of buying and selling on commission stocks, bonds, and grain; and for the purpose of doing any and all acts that a firm or partnership might do in and about the matters hereinbefore mentioned not forbidden by the laws of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Parkersburg, in the county of Wood, in the state of West Virginia, and is to expire on the 30th day of October, 1940. 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 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:

V. B. Archer, Parkersburg, W. Va., one share.
E. T. Kirk, Washington, Pa., one share.
R. P. Camden, Parkersburg, W. Va., one share.
Warren Berry, Belmont, W. Va., one share.
Geo. Campbell, 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 30th day of October, 1890.

V. B. Archer,
E. T. Kirk,
Warren Berry,
R. P. Camden,
Geo. 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 thirtieth day of Oc-
October, nineteen hundred and forty, a 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-fifth of November, eighteen hundred and ninety

Wm. A. Ohley,
Secretary of State.

THE M. E. MOORE BRONZE AND PLATE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 M. E. Moore Bronze and Plate Company," for the purpose of manufacturing, selling, vending and importation of artistic bronzes, lamps, novelties and bric-a-brac.

Which corporation shall keep its principal office or place of business at the city and county of New York, and is to expire on the first day of January, in the year one thousand nine hundred and forty. And for the purpose of forming the said corporation we have subscribed the sum of one hundred and fifty thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and fifty 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:

M. E. Moore, No. 98 Montague street, Brooklyn, N. Y., thirteen thousand seven hundred shares.
Mary E. Moore, No. 98 Montague street, Brooklyn, N. Y., one thousand shares.
Jacob Lehman, No. 207 Middleton street, Brooklyn, E. D., fifty shares.
William A. Coleman, No. 583 Grand street, New York, fifty shares.
Joseph G. Barney, No. 144 Seventh avenue, Brooklyn, N. Y., fifty shares.
William Stapleton, 53 Wright avenue, Marion, N. J., fifty shares.
Edward Jung, No. 1786 Tenth avenue, New York, fifty shares.
Philip Maurer, No. 416 West 32nd street, New York, fifty 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 November, 1890.

MICHAEL E. MOORE,
MARY E. MOORE,
JACOB LEHMAN,
WILLIAM A. COLEMAN,
JOSEPH G. BARNEY,
WILLIAM STAPLETON,
EDWARD JUNG,
PHILIP MAURER.

Wherefore, the corporators named in 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 forty, a 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 November, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

HESS OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Hess Oil and Gas Company, for the purpose of drilling for petroleum oil and natural gas in West Virginia and elsewhere; leasing lands for oil and gas purposes in West Virginia and elsewhere; buying, selling and dealing generally in West Virginia and elsewhere, in petroleum oil and natural gas, and in oil and gas territory, and transacting all other business which may be necessary or useful in carrying out the objects and purposes hereinbefore specified.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, 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 six hundred dollars ($600) to the capital thereof, and have paid in on said subscription the sum of six hundred dollars ($600), 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 ($100) each, which are held by the undersigned respectively, as follows, that is to say: By
A. F. Gasmire, of Wheeling, W. Va., one share.
William Breidenstein, of Bellaire, Ohio, one share.
Nicholas Crawley, of Wheeling, W. Va., one share.
A. B. Booth, of Wheeling, W. Va., one share.
John A. Hess; of Wheeling, W. Va., one share.
J. B. Summerville, of Wheeling, W. Va.
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 November, 1890.
A. F. Gasmire,
Wm. Breidenstein,
N. Crawley,
A. B. Booth,
John A. Hess,
J. B. Summerville.

Wherefore, The corporators named in 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-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 state, [G. S.] at the city of Charleston, this twenty-sixth day of November, eighteen hundred and ninety.
Wm. A. Ohley,
Secretary of State.

KANAWHA CITY ALKALI COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 City Alkali Company, for the purpose of manufacturing and dealing in soda ash, bromine, salt, glass, chemicals and all compounds of chemicals; holding real estate therefor; operating coal mines; boring for oil and gas; dealing in all kinds of minerals; manufacturing all kinds of wood work, and generally doing all that may be necessary to successfully operate in and sell all of the above named articles.
Which corporation shall keep its principal office or place of business at Kanawha City, in the county of Kanawha, and state of West
Virginia, and is to expire on the 24th day of November, 1940. 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 thousand dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to two million and one-half 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. P. Ruffner, Charleston, W. Va., ten shares.
- B. D. Avis, Washington, D. C., ten shares.
- T. O. M. Davis, Charleston, W. Va., ten shares.
- Neil Robinson, Charleston, W. Va., ten shares.
- E. L. Boggs, Charleston, 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 24th day of November, 1890.

Braxton D. Avis,
T. O. M. Davis,
E. L. Boggs,
M. P. Ruffner,
Neil Robinson.

Wherefore, the corporators named in 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-fourth day of November, nineteen hundred and forty, a 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-sixth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

HUGHES OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Hughes Oil and Gas Company, for the purpose of drilling for petroleum oil and natural gas in West Virginia and elsewhere; leasing lands for oil and gas purposes in West Virginia and elsewhere; buying, selling and dealing generally, in West Virginia and else-
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where, in petroleum oil and natural gas, and in oil and gas territory; and transacting all other business which may be necessary or useful in carrying out the objects and purposes hereinbefore specified.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, 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 six hundred ($600.00) dollars to the capital thereof, and have paid in on said subscription the sum of six hundred ($600) 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 ($200,000) 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

J. E. Hughes, of Wheeling, W. Va., one share.
James A. Henry, of Wheeling, W. Va., one share.
H. J. Arbenz, of Wheeling, W. Va., one share.
William Breidenstein, of Bellaire, Ohio, one share.
A. F. Gasmire, of Wheeling, W. Va., one share.
J. B. Sommerville, 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 November, 1890.

J. E. HUGHES,
JAMES A. HENRY,
HENRY J. ARBENZ,
WM. BREIDENSTEIN,
A. F. GASMIRE,
J. B. SOMMERVILLE.

Wherefore, the corporators named in 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-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 twenty-sixth day of November, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE BEAVER CREEK LUMBER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Beaver Creek Lumber Company, for the purpose of buying, selling, and dealing in timber and lumber of all kinds, whether standing or cut; buying, selling, leasing, dealing in and making contracts with regard to timber land; cutting, hauling, transporting, and marketing timber and lumber in all forms; building, making, and maintaining such roads, tramways and other roads 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 expedient; of owning, leasing, and operating such saw mills, pulp and paper mills, and other mills and machinery; appliances, and equipments, as may be deemed necessary or expedient in connection with the business of manufacturing, dealing in and doing a general business in timber and lumber; of acquiring, purchasing, owning, holding, and selling such real estate as may be necessary or expedient for carrying on the said business: selling goods, wares, and 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, including the manufacturing thereof.

Which corporation shall keep its principal office or place of business at Philadelphia, in the county of Philadelphia, state of Pennsylvania, and is to expire on the 15th day of November, A. D., 1890. 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 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 B. Gilpin Smith, Conowingo, Cecil county, Md., twenty shares. Henry S. Carter, Philadelphia, Pa., twenty shares. Francis Stokes, Philadelphia, Pa., twenty shares. Henry W. Stokes, Philadelphia, Pa., twenty shares. Thomas Evans, Philadelphia, Pa., twenty shares.

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, A. D., 1890.

G. Gilpin Smith,
Henry L. Carter,
Frank Stokes,
Henry W. Stokes,
Thomas 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 fifteenth day of
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November, nineteen hundred and forty, a 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-eighth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE BUTLER PRINTING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 of the name of The Butler Printing Company, for the purpose of carrying on a general printing, binding and stationery 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 28th day of November, 1940. And for the purpose of forming said corporation, we have subscribed the sum of two 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 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

S. C. Butler, Charleston, W. Va., thirteen shares.
C. H. Cargo, Charleston, W. Va., two shares.
Frank Shrodes, Charleston, W. Va., two shares.
R. S. Collins, Charleston, W. Va., two shares.
O. C. Butler, 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 28th day of November, 1890.

S. C. Butler,
Chas. H. Cargo,
Frank Shrodes,
R. S. Collins,
O. C. Butler.

Wherefore, the corporators named in 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 forty, a 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. J at the city of Charleston, this twenty-eighth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE SNOOK OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Snook Oil Company," for the purpose of drilling for petroleum oil and natural gas in the states of Ohio, West Virginia, Pennsylvania and elsewhere; buying and leasing lands for oil and gas purposes; buying, selling and dealing generally in oil and gas; laying, buying and selling pipe lines for conveying oil and gas; doing all things and transacting all business necessary to the carrying on of oil and gas 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 January, 1939. 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 one hundred dollars ($100), 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).

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 M. Snook, Wheeling, W. Va., one share.
A. L. Wilkie, Wheeling, W. Va., one share.
Samuel R. Hite, Wheeling, W. Va., one share.
S. B. Caldwell, Wheeling, W. Va., one share
William T. Schnaufer, Marietta, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of like the amount.

Given under our hands, this 15th day of November, 1890.

S. B. Caldwell,
Samuel R. Hite,
Geo. M. Snook,
A. L. Wilkie,
W. T. Schnaufer.
Wherefore, the corporators named in 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-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 state [G. S.] at the city of Charleston, this twenty-eighth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

LIMETON COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Limenton Company," for the purpose of manufacturing lime, brick, lumber and all other kinds of building materials; to lay out towns, sub-divide lands into blocks and lots, streets, parks, and improve the same; to erect houses, cottages, stores, factories, mills and other buildings, public and private; to erect, lease and operate factories, mills and furnaces; to mine coal, iron and other ores, and to do and transact any other and all kinds of business useful to the public, for which a firm or co-partnership may be lawfully formed in the state of West Virginia.

Said corporation shall keep its principal office or place of business in the town of Harpers Ferry, in the county of Jefferson: its term of existence is to expire on the 31st day of December, in the year 1939. 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 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 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

Joseph W. Hill, Saratoga, N. Y., forty shares, $2,000.
Henry J. Hubbard, New York City, N. Y., forty shares, $2,000.
William C. Jones, New York City, N. Y., forty shares, $2,000.
Cleveland W. Goff, Washington City, D. C., forty shares, $2,000.
B. F. Herr, Washington City, D. C., forty shares, $2,000.

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, A. D., 1890.

JOSEPH W. HILL,
H. J. HUBBARD,
WM. C. JONES,
CLEVELAND W. GOFF,
BENJAMIN F. 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 thirty-first day of December, 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 state, [G. S.] at the city of Charleston, this twenty-eighth day of November, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

EDEN OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Eden Oil Company, for the purpose of acquiring leases of real estate, with the right to bore, excavate and mine for oil, gas, coal and any other valuable substance; and for the purpose of refining, preparing for market and marketing such products as may be obtained; and for the purpose of laying pipe lines for the transportation of oil or gas.

Which corporation shall keep its principal office and place of business at Middlebourne, in the county of Tyler, in the state of West Virginia, and is to expire on the first day of January, in the year 1920. 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 subscription the sum of thirty ($30.00) 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

Oliver Gorrell, residing at Warp, W. Va., one share.
T. J. Anderson, residing at Joseph's Mills, W. Va., one share.
P. H. Anderson, residing at Joseph's Mills, W. Va., one share.
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A. L. Anderson, residing at Joseph's Mills, W. Va., one share.
L. E. Smith, residing at Middlebourne, W. Va., one share.
L. C. Shingleton, residing at Hebron, 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 November, 1890.

OLIVER GORRELL,
T. J. ANDERSON,
P. H. ANDERSON,
A. L. ANDERSON,
L. E. SMITH,
L. C. SHINGLETON.

Wherefore, the corporators named in 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, a 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-ninth day of November, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

VICTOR ELEVATOR AND MILLS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Victor Elevator and Mills Company," for the purpose of buying, handling, storing and selling grain, flour, feed, chop, hominy, meal, and all the other products that may be manufactured from grain of all kinds; and for the purpose of manufacturing and selling any and all the products that may be manufactured from grains of any kind; and for the purpose of doing a general milling and manufacturing business in said grains and other products, and in any materials necessary, useful or convenient in carrying on said milling and manufacturing business; and for the purpose of carrying on a general merchandising business.

Which corporation shall keep its principal office or place of business at Morgantown, in the county of Monongalia, and state of West Virginia, and is to expire on the twentieth day of November, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of three hundred ($300.00) dollars to the capital
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thereof, and have paid in on said subscriptions the sum of thirty ($30,00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to fifty thousand ($50,000.00) 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:

By Geo. C. Sturgiss, three shares, ($75.00.)
S. J. Sturgiss, one share, ($25.00.)
R. A. Vance, three shares, ($75.00.)
Eugenie Vance, one share, ($25.00.)
Gustave A. Kaiser, three shares, ($75.00.)
Frida Kaiser, one share, ($25.00.)

The above are all of Morgantown, W. Va.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 20th day of November, 1890.

Geo. C. Sturgiss,
S. J. Sturgiss,
R. A. Vance,
Eugenie Vance,
Gustave A. Kaiser,
Frida Kaiser.

Wherefore, the corporators named in 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 forty, a 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 November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE CANCA COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Canca Company, for the purpose of establishing, conducting, constructing, operating and maintaining in the Republic of Columbia an institution for the following purposes:

To cause to be constructed and operated a steam railroad in the Republic of Columbia, from the Port of Burnaventera, in the department of Canca, to the city of Cali, and with the right to extend
the same to the city of Manizales, in the department of Antioquia, and to such other points or places in the Republic of Columbia as this corporation may in the future decide, and as may be allowed to it by the said Republic of Columbia; and to operate and maintain the said extension, and also to operate and maintain any and all railroads which it may acquire in said Republic of Columbia.

To build, construct, maintain and operate all railroads, bridges, buildings and other public improvements and machinery necessary or proper for the construction, maintenance or operation of the said railroads; to build, own, lease and use all kinds of motive power, cars, barges, boats and other means of transportation of passengers or property by water, rail or other means of carriage throughout the Republic of Columbia, and to furnish motive power in connection therewith for manufacturing and commercial purposes; and to construct, maintain, use, lease, sell or rent all kinds of elevators, docks, piers and other convenient structures for carrying on commerce within said Republic of Columbia.

To construct and maintain lines of magnetic or electric telegraphs, telephones, lines of piping or tubing for the transportation of oils or other fluids in connection or appertaining to or co-incident with the operation and maintenance of said railroad.

To buy and purchase and use, in every form allowable by the laws of the state of West Virginia, all real or personal property necessary for or proper in connection with the use of said railway or railways allowed by the government of the country in which said railways are situated.

To purchase, lease, sell, mortgage or rent, or operate all mines of all kinds of minerals, precious stones and jewels within the Republic of Columbia.

To make all contracts which the directors may deem advisable for the construction of its said lines of railway.

To do all acts, accept all concessions or assign the same, which may be granted to the said company by the government of said Republic of Columbia, or by the government of any department of said Republic of Columbia, or of any municipality, corporation or individual in said Republic of Columbia.

To mortgage, for such sum as the directors may deem advisable or necessary, all its assets and property, real or personal, and all its rights, franchises, concessions, grants and privileges, and for such purpose to issue obligations of any description, secured by trust deed or mortgage, or otherwise. And to take all steps and to do all acts necessary to carry into full force and effect and operation, all such concessions, grants, rights and franchises.

Which corporation shall have its principal office or place of business in the city of New York, in the county of New York, and state of New York, with a branch office at the city of Bogota, in the Republic of Columbia, and such other branch offices as may be established from time to time elsewhere, and is to expire on the 24th day of November, in the year one thousand nine hundred and forty (1940). And for the purpose of forming the said corporation, we have sub-
scribed 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 ($10,000) 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 ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say:

By Robert W. Paterson, Brooklyn, N. Y., two hundred shares.

Gustave Schipper, Plainfield, New Jersey, two hundred shares.

Charles Schipper, Plainfield, New Jersey, two hundred shares.

Sidney C. Schramme, New York City, N. Y., two hundred shares.

George Russell, Brooklyn, N. Y., two hundred shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands and seals, this 24th day of November, 1890.

Robert W. Paterson, [Seal]

Sidney C. Schramme, [Seal]

Geo. Russell, [Seal]

Chas. Schipper, [Seal]

Gustave Schipper. [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-fourth day of November, nineteen hundred and forty, a 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-ninth day of November, eighteen hundred and ninety.

Wm. A. Ohley,

Secretary of State.

THE COLUMBIAN CONSTRUCTION AND IMPROVEMENT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Columbian Construction and Improvement Company, for the purpose of establishing, conducting and maintaining, in the Republic of Columbia, and other parts of South and Central America, an institution for the following purposes:

To receive deposits of money, stocks, bonds, mortgages, deeds, wills
and other securities, and other kinds of valuable personal property and evidences thereof, from any state, body politic, municipal or other corporation, association, or person, for the safe keeping thereof; and for this purpose to own real estate, to construct buildings and fire and burglar pr of rooms, vaults, safes and boxes for the deposit and safe keeping of papers, securities, plate, jewels and other valuable personal property, and for renting the use of the same. The construction of all railroads, bridges, buildings and all other public or private improvements, and the manufacturing, selling and dealing in machinery, appliances and materials used in the same. The building, owning, leasing and using motive power, cars, barges, boats and all other means of transportation of passengers or property by water, rail or other means of carriage; and the furnishing of motive power for manufacturing and commercial purposes, together with all the elevators, docks, piers and other convenient structures for carrying on commerce. For constructing and maintaining lines of magnetic or electric telegraph, telephones; or lines of piping or tubing for the transportation of oils or other fluids, and carrying on the business properly pertaining to such improvements. For purchasing, operating, maintaining, leasing or renting mines of all kinds of minerals, jewels and precious stones of all kinds.

For engaging in the purchase and sale of all articles or substances of value grown, indigenous, or capable of being produced in said territory, including all kinds of woods, barks, and similar articles.

To obtain, own, hold, use, exploit and sell all concessions obtained from the government of any of the states of South and Central America, or from any other political body or corporation, necessary or useful in connection with any of the above purposes.

To manufacture any and all of the above metals and other articles in the various products thereof.

To act as the fiscal, or transfer, or other agent and attorney, in fact, of any state, municipality, body politic, association, or person, within such territories, and in such capacity to receive and disburse money; and transfer and register and countersign certificates of stock, bonds, or other evidences of indebtedness; to purchase and sell stocks, bonds and other personal property on commission, and do a general brokerage business; to buy and sell bills of exchange, emit letters of credit, to take, accept and execute all legal trusts and commissions in regard to the purchase, holding, management, sale and disposition of any estate or property, real or personal, and the rents, issues, profits and incomess thereof.

To act as agents for any and all persons, firms, companies, corporations (national, municipal or otherwise), for the purpose of loaning or investing money upon real estate or other securities, or for the payment of such loans; and to do any other lawful business which may be granted or confided to it by any such person, association, corporation, or other legal authority. To charge such rents, fees or commissions as may be agreed upon, or as are just and reasonable for the services rendered.
To loan the funds belonging to the company or entrusted to it on security of real or personal estate; to discount notes and bills of exchange, and to receive interest and discount in advance; to receive funds or money on deposit and give certificates therefor.

To manufacture all articles of merchandise or traffic, and construct buildings for said purposes, and for all purposes connected with mining, shipping and transporting minerals or smelting and reducing the same, and to buy, sell and lease mineral or other mines, as far as authorized by the laws of the state of West Virginia, together with all appliances and machinery necessary or proper for any of said purposes.

To buy, breed, pasture and deal in cattle, horses and other live stock; and to buy, own, sell and lease lands for agricultural and other purposes, and all water rights, range rights, mill rights and other rights, franchises and privileges whatsoever, in so far as such rights do not conflict with the laws of the state of West Virginia.

To carry on the business of life, fire, marine, steam boiler, plate glass and other insurance, as well as the business of guaranteeing titles to real and personal property. To mortgage, for such sum of money as the directors may deem necessary or advisable, all the assets, real or personal, and all the rights, concessions, franchises and grants of such corporation. To conduct the business of a mercantile agency; to obtain reports as to the financial standing of corporations, firms and individuals, and supplying such information to its customers.

To establish hotels and spring companies, gas works, electric light plants, water works, building and loan associations, and transacting all business pertaining to any of said branches.

For establishing agricultural and industrial societies, in so far as the same do not conflict with the laws of 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 such other branch offices as may be established from time to time elsewhere, and is to expire on the 25th day of November, in the year one thousand nine hundred and forty (1940.)

And for the purpose of forming said corporation, we have subscribed the sum of one hundred and twenty thousand ($120,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of sixty thousand ($60,000) 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 ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say:

Henry A. Richardson, Brooklyn, N. Y., two hundred share.
Robert W. Paterson, Brooklyn, N. Y., one hundred shares.
Christian F. Schramme, New York City, one hundred shares.
Elisha Dyer, Jr., New York City, two hundred shares.
Marcus Stine, New York City, two hundred and fifty shares.
Bruno R. Schroder, New York City, one hundred shares.
Corporations.

William W. Wickes, Brooklyn, N. Y., one hundred shares.
Stephen Marx, New York City, one hundred shares.
Charles Schipper, Plainfield, New Jersey, fifty shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands and seals, this 25th day of November, 1890.

HENRY A. RICHARDSON, [Seal]
ROBERT W. PATerson, [Seal]
CHRISTIAN F. SCHRAMME, [Seal]
ELISHA Dyer, JR., [Seal]
MARCUS STINE, [Seal]
BRUNO R. SCHRODER, [Seal]
WILLIAM W. WICKES, [Seal]
STEPHEN MARX, [Seal]
CHA. SCHIPPER, [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-fifth day of November, nineteen hundred and forty, a 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 ninety.

Wm. A. Ohley,
Secretary of State.

THE UNION CREDIT COMPANY—(WASHINGTON BRANCH.)

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Credit Company" (Washington Branch), for the purpose of investigating and reporting upon the financial status of corporations, business houses, and individuals, and for the collection of debts and accounts, whether in the district of Columbia or in any other part of the United States, and for the transaction of such business as may properly pertain to such purposes; and for the purpose of acquiring and holding real estate, stocks, bonds, or other securities of corporations or individuals, as authorized by the laws of the state of West Virginia, and necessary or convenient to the proper transaction of the business aforesaid, and selling the same;
for the purpose of acting as fiduciary agents in the collection of debts, and for doing any and all things necessary, convenient or pertinent to the aforesaid business of ascertaining and reporting credits and making collections.

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 25th day of November, A. D., 1940. 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 subscription the sum of fifty dollars, and desire the privilege of increasing said capital, by sale of additional shares from time to time.

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:

Daniel Macauley Washington, D. C., one share.
W. W. Dudley, Richmond, Ind., one share.
H. C. Sailors, Chicago, Ill., one share.
H. D. Green, Washington, D. C., one share.
M. V. Bailey, 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 25th day of November, A. D., 1890.

Daniel Macauley,
Wm. W. Dudley,
H. C. Sailors,
H. D. Green,
M. V. Bailey.

Wherefore, the corporators named in 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 November, nineteen hundred and forty, a 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-ninth day of November, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CALIFORNIA OIL AND GAS COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 California Oil and Gas Company,” for the purpose of operating, developing and producing petroleum oil and gas in Ritchie and other counties, in state of West Virginia, and to place and lay and put down piping to carry away and transport the oil and gas from the place where it may be produced to the place of marketing the same and elsewhere.

Which corporation shall keep its principal office or place of doing business at Waynesburg, in Green county, Pennsylvania, and is to expire on the 1st day of January, 1940. 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 twenty-five dollars each, which are held by the undersigned respectively as follows, that is to say: By

John Kennedy, of Mount Morris, Green county, Pennsylvania, three hundred shares.
John C. Smith, of Mount Morris, Green county, Pennsylvania, two hundred and ninety-four shares.
Thomas McDermott, of Mount Morris, Green county, Pennsylvania, two shares.
John S. Kennedy, of Mount Morris, Green county, Pennsylvania, two shares.
Jacob Hatfield, of Green county, Pennsylvania, two shares.

And the capital to be hereafter sold is to be divided into sums of the like amount.

Given under our hands, this 18th day of November, 1890.

ALEX. HAMILTON, [Seal]
JOHN KENNEDY, [Seal]
JOHN C. SMITH, [Seal]
THOMAS McDERMOTT, [Seal]
JOHN SPENCER KENNEDY, [Seal]
JACOB HATFIELD. [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 forty, a 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 December, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Point Pleasant Board of Trade, for the purpose of improving, advancing and promoting the manufacturing, commercial and other industrial interests of Point Pleasant, and in every way aiding and contributing to the general welfare, growth and prosperity of the same.

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, 1930. And for the purpose of forming said corporation, we have subscribed the sum of thirty 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 twenty 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. S. Spencer, one share.
- J. G. Stortz, one share.
- M. Friedman, one share.
- B. Franklin, one share.
- J. M. Adkins, one share.
- C. F. Hess, one share.

All of Point Pleasant, W. Va.

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 December, 1890.

J. S. Spencer,
J. G. Stortz,
M. Friedman,
B. Franklin,
J. M. Adkins,
C. F. Hess.

Wherefore, the corporators named in 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, a 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 second day of December, eighteen hundred and ninety.

W. M. A. Ohley,
Secretary of State.

MILLWOOD OIL AND GAS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Millwood Oil and Gas Company, for the purpose of drilling, sinking, purchasing, owning and operating petroleum oil wells; refining petroleum; manufacturing all products thereof; operating pipe lines; transporting crude and refined petroleum and oils; buying and selling dry goods, groceries, notions, etc., and doing a general mercantile business.

Which corporation shall keep its principal office or place of business at Millwood, in the county of Jackson, and state of West Virginia, and is to expire on the 1st day of January, A. D., 1940. 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 one hundred thousand dollars in all.

The capital so subscribed is divided into shares of ($10) ten dollars each, which are held by the undersigned respectively, as follows, that is to say: By

H. Douglass, of Douglass, Jackson county, W. Va., (2) two shares.
F. S. Harvey, of Douglass, Jackson county, W. Va., (2) two shares.
Joe N. Sharpnack, of Douglass, W. Va., (2) two shares.
M. Davis, of Douglass, Jackson county, W. Va., (2) two shares.
E. D. Douglass, of Douglass, Jackson county, W. Va., (2) two shares.
N. Douglass, of Douglass, Jackson county, W. Va., (1) one share.
W. L. Higgins, of School House, Jackson county, W. Va., (1) one share.
J. S. Cumpston, of Millwood, Jackson county, W. Va., (1) one share.
E. C. Rader, of Douglass, Jackson county, W. Va., (1) one share.
M. Douglass, of Douglass, Jackson county, W. Va., (1) 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, 1890.

H. Douglass,
F. S. Harvey,
Joe N. Sharpnack,
Mike Davis,
E. D. Douglass,
N. Douglass,
W. L. Higgins,
J. S. Cumpston,
E. C. Rader,
M. Douglass.

Wherefore, the corporators named in 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 forty, a 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 third day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE AMERICAN AND EUROPEAN UNDERWRITERS CONTRACT COMPANY, LIMITED.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

This is to certify, that we, the undersigned, agree to become a corporation under the statutes of the state of West Virginia, relating to the formation of corporations and joint stock companies.

First—The name we have assumed to designate the company, and to be used in its business and dealings, is The American and European Underwriters Contract Company, Limited.

Second—First: That the objects for which the company is formed are, to act as agents, trustees, receivers, liquidators, managers, brokers, attorneys or referees, or any other situation of trust or confidence, in respect to the establishment and promotion of companies and association, for the acquisition, prosecution and execution of
undertakings, business, works, projects and enterprises of any description in England or elsewhere.

Second: To guarantee and investigate the statements made by the owners as to the standing, profits, assets and conduct of undertakings, business, works, projects, and enterprises of every description in the United States of America, Europe and Canada or elsewhere.

Third: To examine and inquire into, search for, prospect, explore and obtain information with respect to any business, property or undertaking, mines or free-hold property, and report on the same, in the United States of America, England and Canada or elsewhere.

Fourth: To establish and promote, or assist in establishing and promoting companies and associations for the acquisition, prosecution and execution of undertakings, business, works, projects and enterprises of any description in the United States of America, England, Canada, or elsewhere, and to acquire, hold, dispose and deal in any shares and interest in such companies or associations or undertakings thereof.

Fifth: To purchase or take on lease or in exchange, hire or otherwise acquire any real or personal property, rights, franchises or privileges which this company may think suitable or convenient for any of the purposes of its business.

Sixth: To pay out of the funds of the company all expenses of or incidental to the examination and information in respect to any property, business and undertaking of this or any company, and the issue of its shares, stocks, obligations or securities, including brokerage and commissions for obtaining such properties, or placing of its shares, or underwriting shares, debentures or otherwise, under the American or European laws, severally or jointly.

Seventh: To promote or establish, and in any way, to assist in promoting and establishing agencies; to establish and promote and bring out, or issue any company, syndicate, association or partnership, whether public or private, in the United States of America, Canada or Europe.

Eighth: To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions, which may seem conducive to any of the objects of the company.

Ninth: Generally to undertake and transact any of the business of merchant, capitalist, financial agent, trustee, or promoter, which seems conducive to any of the objects of the company.

Tenth: To issue any new or original shares of the company as fully paid, or in part paid up, with power to increase the capital by the creation of new shares.

Eleventh: To raise money by the issue of debenture bonds and debenture stock, or otherwise, in such manner as the company may think fit.

Twelfth: To do all or any of the above things in any part of the world, and either as principals, agents, trustees, contractors or oth-
erwise, and either alone or in conjunction with others, and either by
or through sub contractors, agents, trustees, contractors or other-
wise.

Thirteenth: To draw, accept, endorse, discount, execute and issue
bills of exchange, promissory notes, to be used in the business.

Fourteenth: The liability of the members is limited.

Fifteenth: The above mentioned business may also be carried on
out of this state, in the above mentioned places, and elsewhere in
the United States of America, Canada and Europe.

Third—First: The principal office or place of business of said
corporation is in the city of New York, state of New York, and is to
expire on the 15th day of October, nineteen hundred and forty.

Second: For the purpose of forming said corporation we have sub-
scribed 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 said capital by the sale of additional
shares from time to time, to five millions of 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

Percy A. Pickrell, residing in New York City, ten shares.
John M. Billups, Jr., residing in Birmingham, Ala., ten shares.
J. R. Ogden, Jr., residing at Barton, Westchester county, N. Y.,
ten shares.
J. R. Ogden, residing at Barton, Westchester county, N. Y., ten
shares.
E. H. Levy, residing in 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 17th day of November, one thousand
eight hundred and ninety.

Percy A. Pickrell,
John M. Billups, Jr.,
J. R. Ogden, Jr.,
J. R. Ogden,
E. H. Levy.

Wherefore, the corporators named in 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 forty, a 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,

[W. A. Ohley,]
[Sec'y of State.]
NEW YORK AND OHIO COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 and Ohio Company, for the purpose of manufacturing, purchasing, leasing, renting and dealing in machinery, electrical appliances and supplies, and for manufacturing generally and for supplying power and electricity for light and other purposes, and all other things requisite for the convenient prosecution of said business for profit.

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, 1940. 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 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

M. B. Reber, Charleston, W. Va., twenty shares.
W. E. Forsythe, Charleston, W. Va., twenty shares.
John C. Neale, Charleston, W. Va., twenty shares.
E. R. Hoffman, Charleston, W. Va., twenty shares.
Wm. E. Hindman, Charleston, 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 2nd day of December, 1890.

M. B. Reber,
W. E. Forsythe,
John C. Neale,
E. R. Hoffman,
Wm. E. Hindman.

Wherefore, the corporators named in 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 forty, a 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 December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
CORPORATIONS.

PARKERSBURG HARDWARE AND MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Hardware and Manufacturing Company," for the purpose of carrying on the business of buying and selling, at retail or wholesale, shelf and staple hardware; iron, nails and general hardware, builders material, sash, doors, blinds, lime, cement, plaster and plasterer's hair, fire clay, fire brick, tiling, tubing, casing and oil well supplies; agricultural implements of all kinds; engines, boilers, road wagons; road scrapers and other road working machines; buggies, carriages and all kinds of conveyances; blacksmith's materials and tools, wagon maker's tools, and all kinds of wood working machinery and implements; hollow and wooden ware, tinware, willowware, harness, saddles, bridles, horse blankets and whips, all kinds of fire arms and sporting goods, ammunition, stationary and plated ware, brass goods, house furnishing goods, plumbers' and gas fitters' goods and materials of all kinds, and of carrying on the business of plumbers and gas fitters in all their respective branches; and of manufacturing stoves and carrying on a general foundry business; and of carrying on a general merchandise business; and of manufacturing any and all of the above enumerated articles, implements and machines, and of doing a general manufacturing business; and of buying and holding and selling, when necessary, sufficient real estate for the purpose and business of the company.

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 30th day of November, 1940. 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 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

A. B. Smith, one share.
Daniel Gould, one share.
Chas. B. Smith, one share.
T. P. Smith, one share.
Harry G Gould, one share.
Levin Smith, one share.
All of Parkersburg, W. Va.
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, 1890.

A. B. SMITH,
DANIEL GOULD,
T. P. SMITH,
CHAS. B. SMITH,
HARRY G. GOUlD,
LEVlN 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 thirteenth day of November, nineteen hundred and forty, a 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 December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE BLOCH BROTHERS TOBACCO COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Bloch Brothers Tobacco Company," for the purpose of manufacturing, buying, selling and dealing in tobacco in any and all forms, and all materials and articles used in manufacturing, packing or shipping tobacco; of manufacturing, buying, selling and dealing in wood and paper, and all products of either wood or paper; of carrying on a general printing and book-binding business; of conducting a general manufacturing business, and of buying and selling general merchandise.

Which corporation shall keep its principal office or place of business at the city of Wheeling, in the county of Ohio, West Virginia, and is to expire on the 26th day of November, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of eight hundred dollars ($800) to the capital thereof, and have paid in on said subscription the sum of eighty dollars ($80), and desire the privilege of increasing the said capital by the sale of additional shares from time to time, to five million dollars ($5,000,000) in all.

The capital so subscribed is divided into shares of one hundred
dollars ($1,000) each, which are held by the undersigned respectively, as follows, that is to say: By
S. S. Bloch, Wheeling, W. Va., one share.
Benjamin Butterworth, Chicago, Ill., one share.
Lee H. Brooks, Cincinnati, Ohio, one share.
Levi C. Goodale, Cincinnati, Ohio, one share.
A. Howard Hinkle, Cincinnati, Ohio, one share.
L. C. Weir, Cincinnati, Ohio, one share.
Charles F. Fleischmann, Cincinnati, Ohio, one share.
W. P. Hubbard, 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 26th day of November, 1890.
S. S. Bloch,
BENJ. BUTTERWORTH,
LEE H. BROOKS,
LEVI C. GOODALE,
A. HOWARD HINKLE,
L. C. WEIR,
CHAS. F. FLEISCHMANN,
W. 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 twenty-sixth day of November, nineteen hundred and forty, a 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 fourth day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

BROWN OIL COMPANY INCREASE OF CAPITAL STOCK
AND INCREASE OF PAR VALUE OF SHARES OF STOCK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that James K. Hatfield, President of the Brown Oil Company, a corporation created 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 thereof, held in pursuance of law at Pittsburgh, Pa., on the 18th day of October, 1890, at which meeting all the stockholders of the company were present in person or by proxy, the following resolution was unanimously adopted:
"Resolved, That the capital stock of this company be increased from $65,000.00 to $500,000.00 and that the par value of the shares of stock, now or hereafter issued by the company, be changed from $10.00 per share to $50.00 per share."

Wherefore, I do declare such increase of capital stock and increase of the par value of shares of the Brown Oil Company, as set forth in the foregoing resolution, to be authorized by law.

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this sixth day of December, eighteen hundred and ninety.

W. M. A. OHLEY,
Secretary of State.

PRINCIPIO FORGE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Principio Forge Company, for the purpose of manufacturing blooms, billets, bars and various kinds and shapes of iron and steel; mining and smelting iron ores and other minerals; and doing a general business in buying, selling and manufacturing metals.

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, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred ($500.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of fifty ($50.00) 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 ($100.00) each, which are held by the undersigned respectively, as follows, that is to say: By:

N. E. Whitaker, one share.
A. C. Whitaker, one share.
E. C. Ewing, one share.
Alex. Glass, one share.
All of Wheeling, W. Va.
Wm. P. Tyler, Washington, Penna., one share.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this second day of December, 1890.

W. P. Tyler,
N. E. Whitaker,
A. C. Whitaker,
E. C. Ewing,
Alex. Glass.

Wherefore, the corporators named in 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 forty, a 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 sixth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE TERRACEIA PHOSPATE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Terraceia Phosphate Company, for the purpose of mining, quarrying and excavating phosphate and other mineral deposits, and acquiring lands containing the same; manufacturing and treating such phosphate and other mineral deposits; owning and operating means for conveying the products of said corporation, and buying and selling all and every kind of personal property, which may in anywise pertain to the operations of said corporation, including supplies for the use of such persons as may be engaged therein.

Which corporation shall keep its principal office or place of business at the city of New York, in the county of New York, in the state of New York, and is to expire on the first day of December, in the year 1940. 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 subscription 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 million dollars in all.

The capital so subscribed is divided into five shares of one hundred dollars each, which are held by the undersigned as follows, that is to say:

Orlando W. Joslyn, of New York City, New York, one share.
Walter S. Pierce, New York City, New York, one share.
Elisha F. Hurt, of New York City, New York, one share.
William D. Hill, of New York City, New York, one share.
Walter E. Hope, of New York City, New York, one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands this fourth day of December, 1890.

\[ \text{Orlando W. Joslyn,} \\
\text{Walter S. Pierce,} \\
\text{Elisha F. Hurt,} \\
\text{William D. Hill,} \\
\text{Walter E. Hope.} \]

Wherefore, the corporators named in 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 forty, a 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 sixth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

SOUTHERN CONSTRUCTION COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Southern Construction Company, for the purpose of a general contracting business, and the construction of jetties or railroads for any government, corporation or individuals.

Which corporation shall keep its principal office or place of business at the city of Galveston, in the county of Galveston, and state of Texas, and is to expire on the first day of December, A. D., 1940. 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
CORPORATIONS.

A. M. Shannon, Galveston county, state of Texas, one hundred shares.

Wm. W. Burke, Galveston county, state of Texas, one hundred shares.

N. H. Ricker, Galveston county, state of Texas, one hundred shares.

F. L. Lee, Galveston county, state of Texas, one hundred shares.

Chas. Clarke, Galveston county, state of Texas, one hundred shares.

R. P. Clark, Galveston county, state of Texas, 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 2nd day of December, 1890.

A. M. SHANNON,

Wm. W. Burke,

N. H. RICKER,

F. L. LEE,

Chas. Clarke,

R. P. Clark.

Wherefore, the corporators named in 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 forty, a 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 December, eighteen hundred and ninety.

Wm. A. OHLEY,

Secretary of State.

NEW ENGLAND SAVINGS BANK AND TRUST COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia hereby certify that an agreement duly acknowledged 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 "New England Savings Bank and Trust Company," for the purpose of the accumulation and loan of money.

To act as executor, administrator, guardian, assignee, agent, receiver, committee.

To act as surety on bonds of executors, administrators, guardians, trustees, assignees, and on bonds for attachment, garnishment, injunction, sequestration and replevy, cost and appeal bonds.
The examination of titles to real estate, and the making of abstracts thereof, and the guaranteeing of titles to real estate mortgaged as security.

The making of loans and other investments for corporations, firms or individuals, and the guaranteeing payment of principal and interest of the bonds of firms and individuals.

The borrowing and lending of money for itself and for others within any states or territories of the United States and in France and Great Britain, and the taking of securities therefor, or the giving of securities for the same either in real or personal property, or both, and the securing of the payment of such loans by deed of trust, mortgage or otherwise, either within or without this state. The renting of safety deposit vaults and boxes, and the keeping on deposit or in store, money, bonds, valuables and other personal property of every kind, for individuals, firms or corporations.

The selling and buying of negotiable paper and securities for others or for its own account.

The opening and establishing of a real estate agency for the purchase and sale of real estate for others.

The receiving of trust funds and deposits for accumulation or safe keeping, and for the loaning of the same to other persons, firms or corporations for profit, and in order thereto to make such general or special contracts concerning the same as may be agreed upon.

The selling of annuities; the collection of rents and incomes for individuals, firms or corporations. The marketing of securities for other corporation, firms and individuals, with the power to guarantee or endorse the securities of firms and individuals.

The loaning or investment of the capital, assets, deposits and accumulations of this corporation in any manner and upon any terms and rates it may deem best, and upon any security desired within the limitations of the laws of West Virginia.

Which corporation shall keep its principal office or place of business at the city of Fort Worth, in the county of Tarrant, and state of Texas, and is to expire on the 1st day of December, A.D., 1940. 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 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. F. Forby, seventy shares.
James D. Farmer, fifty shares.
E. E. Perkins, one hundred shares.
L. D. Hall, sixty shares.
Irving Dutcher, fifty shares.
John B. Brugler, fifty shares.
Charles W. Connery, one hundred shares.
Irby Dunklin, twenty shares.
Corporations.

All of Fort Worth, Texas.
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, 1890.

William F. Forby,
James D. Farmer,
E. E. Perkins,
L. D. Hall,
Irving Dutcher,
John B. Brugler,
By E. E. Perkins,
Attorney in fact.
Irby Dunklin,
Charles W. Connery.

Wherefore, the corporators named in 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 forty, a 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 sixth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE DENISON IRON AND STEEL COMPANY.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Denison Iron and Steel Company, for the purpose of mining, smelting and manufacturing iron, steel and other ores and minerals; also mining coal and making coke; buying and selling and dealing in iron and other ores and minerals, and personal property of every nature and description, with the right to provide for transportation of the same; also the power to acquire land and other property, by donation and purchase, necessary for the purposes of its organization, in the state of Texas and Arkansas, Mexico and the Indian Territory.
Which corporation shall keep its principal office or place of business at Denison, in the county of Grayson, and state of Texas, and is to expire on the 3rd day of December, 1940. And for the purpose of forming the said corporation, we have subscribed the
Corporations.

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 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. H. Ralston, Chicago, Ill., nine hundred and thirty shares.
B. J. Derby, Denison, Texas, twenty shares.
Arthur L. Berry, Gardiner, Maine, twenty shares.
Samuel Tyler, Denison, Texas, twenty shares.
John C. Hawthorn, San Francisco, Cal., ten shares.

And the capital to be hereafter sold is to be divided into shares of the like amount. All stock to be fully paid and non-assessable.

Given under our hands, this 3rd day of December, 1890.

J. H. RALSTON,
B. J. DERBY,
ARTHUR L. BERRY,
SAMUEL TYLER,
JOHN C. HAWTHORN.

Wherefore, the corporators named in 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 December, nineteen hundred and forty, a 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 December, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

THE WEST VIRGINIA COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Virginia Company, for the purpose of buying, leasing or otherwise acquiring title to oil, gas, mineral or timber lands, for the purpose of developing and improving the same by boring or mining for oil, gas, salt, and all such minerals and metals as may be found thereon or thereunder; and to buy and to cut timber; and to manufacture and to refine any and all of the products of such...
Corporations.

lands; to buy or sell the raw or crude products of said lands, and of lands owned by others; and to buy and to sell the manufactured articles made from such raw or crude products; and to store, transport, ship and market the same; to acquire title to so much other lands as may be necessary or convenient for carrying on the business of said corporation; to erect buildings; to construct and put up machinery and such appliances as may be necessary or useful in carrying on said business, and providing dwellings for its officers, employees and others; and generally to exercise all the powers and privileges necessary or convenient in carrying out the purposes of said corporation.

Which corporation shall keep its principal office or place of business at Oil City, in the county of Venango, and state of Pennsylvania, and is to expire on the first day of December, A. D., 1940. 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 addition shares from time to time, to five millions 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

Geo. P. Hukill, Oil City, Pa., nine hundred and twenty-three (923) shares.

Wm. M. Leckey, Oil City, Pa., sixty-two (62) shares.

Charles M. Lamberton, Oil City, Pa., five (5) shares.

David L. Trax, Oil City, Pa., five (5) shares.

John M. Reed, Oil City, Pa., 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 first day of December, 1890.

Geo. P. Hukill,

Wm. M. Leckey,

C. M. Lamberton,

David L. Trax,

John M. Reed.

Wherefore, the corporators named in 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 forty, a 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 December, eighteen hundred and ninety.

Wm. A. Ohley,

Secretary of State.
CORPORATIONS.

THE ESSEN COAL COMPANY.

FOREIGN.

I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Essen Coal Company, for the purpose of mining, selling and dealing in coal, coke, iron ore and other ores; of metals and minerals, and of reducing, refining, selling, dealing in and manufacturing the products of all or any of the same; for the purpose also of owning, operating, leasing and controlling iron and coal mines, and mining properties of all kinds, both in the United States and in foreign countries; with the right to do all other things necessary, incident and convenient to the powers and purposes above specifically expressed.

Which corporation shall keep its principal office or place of business in the city of Cleveland, county of Cuyahoga, and state of Ohio, and is to expire on the 1st day of November, A.D., 1940. 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 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 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: By

James Pickands, of Cleveland, Ohio, one share.
William P. Murray, of Cleveland, Ohio, one share.
H. G. Dalton, of Cleveland, Ohio, one share.
James H. Hoyt, of Cleveland, Ohio, one share.
Henry S. Sherman, of Cleveland, Ohio, one share.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands and seals, this 6th day of November, A.D., 1890.

[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 November, nineteen hundred and forty, a 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 December,
eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ELKHORN COAL AND LAND COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Elkhorn Coal and Land Company, for the purpose of purchasing, owning and leasing coal and mineral lands; mining, selling and shipping iron ores, and smelting the same; mining coal, manufacturing coke, and of shipping and selling the same; erecting, owning and operating blast furnaces, and for the purpose of manufacturing iron and steel in all of its various forms, and of doing a general mercantile business.

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 November, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of eight thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of eight 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:

Constant A. Andrews, of New York City, ten shares.
Samuel A. Crozer, of Philadelphia, ten shares.
Russell Sturgis, of New York city, ten shares.
Edmund Smith, of Philadelphia, Pa., ten shares.
Calvin S. Brice, of Lima, Ohio, ten shares.
Everton R. Chapman, of New York City, ten shares.
Clarence Andrews, of New York City, ten shares.
Frank E. Randall, of 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 tenth day of November, 1890.

Edmund Smith,
Samuel A. Crozer,
Clarence Andrews,
Constant A. Andrews,
Wherefore, the corporators named in 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 forty, a 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 December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

UNION STOCK CAR COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Stock Car Company, for the purpose of manufacturing, buying, selling, renting and leasing railway stock cars and other cars and railway supplies; and for the purpose of purchasing, selling, assigning, taking out, holding, renting, leasing, using, licensing to use, or otherwise acquiring or disposing of any patent or patent right, improvement, device or appliance pertaining to the manufacture, use and operation of cars, and of any device or appliance connected therewith; and also for the purpose of selling, leasing or otherwise disposing of rights to manufacture, sell and otherwise dispose of such cars and any other device, appliance or thing covered and protected by any patent or patent right.

Which corporation shall keep its principal office or place of business at Minneapolis, in the county of Hennepin, and state of Minnesota, and is to expire on the first day of December, 1940. 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 two million ($2,000,000) 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
CORPORATIONS.

A. C. Paul, Minneapolis, Minn., two shares.
Howard A. Turner, Minneapolis, Minn., two shares.
C. L. Travis, Minneapolis, Minn., two shares.
C. Wright Davison, Minneapolis, Minn., two shares.
J. T. Wyman, Minneapolis, Minn., one share.
C. E. Braden, Minneapolis, Minn., 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 December, 1890.

A. C. Paul,
Howard A. Turner,
C. L. Travis,
C. Wright Davison,
J. T. Wyman,
C. E. Braden.

Wherefore, the corporators named in 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 forty, a 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 December,
eighteen hundred and ninety.

WM. A. Ohley,
Secretary of State.

THE MIDDLE STATES LOAN, BUILDING AND CONSTRUCTION COMPANY OF HAGERSTOWN, MARYLAND.

FOREIGN.

Copy of Charter and Law Filed.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
do hereby certify that The Middle States Loan, Building and Con-
struction Company, of Hagerstown, Md., a corporation created
under and by virtue of the laws of the state of Maryland, has this
day filed in my said office a duly certified copy of its charter, and a
copy of the laws of said state under which it is incorporated, as re-
quired by section 30 of chapter 54 of the Code of West Virginia.

Given under my hand and the great seal of the said state,
[G. S.] at the city of Charleston, this ninth day of December,
eighteen hundred and ninety.

WM. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Antietam Manufacturing and Land Improvement Company, for the purpose of mining, shipping, manufacturing, buying and selling ore and other minerals; and for such purpose to own, buy, sell and lease timber, mineral and agricultural lands; to build, own and operate necessary railroads, bridges, and tramways for manufacturing and mining purposes; for constructing, owning, buying and selling water works, gas works, electric light and power works, sewerage and street works for cities and towns; and for building, owning, buying and selling street railways to be operated by horse, steam or electric power for cities and towns; and for building, owning, buying and selling, for themselves and others, buildings of all kinds, including dwelling houses, manufacturing plants and business structures.

Which corporation shall keep its principal office or place of business at Shenandoah Junction, in the county of Jefferson and state of West Virginia, and is to expire on the 9th day of December, A. D., 1940. 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 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 B. Cowlam, Knoxville, Tennessee, three shares.
William F. M. McCarty, Hagerstown, Maryland, three shares.
Brent R. Hutchcraft, Lexington, Kentucky, two shares.
George S. Cowlam, Madison, Indiana, one share.
Coleman Rogers, Madison, Indiana, 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 November, 1890.

GEORGE B. COWLAM,
W. F. M. MCCARTY,
BRENT R. HUTCHCRAFT,
GEORGE S. COWLAM,
COLEMAN ROGERS.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are
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hereby declared to be from this date until the ninth day of December, nineteen hundred and forty, a 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 ninth day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

CONCORD MINING COMPANY.

FOREIGN.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Concord Mining Company," for the purpose of mining gold ore in Cabarrus county, in the state of North Carolina, and conducting all necessary subsequent operations in preparing such ore for the market; for acquiring all necessary real estate, and generally for the purpose of doing all necessary and lawful acts in furtherance of its corporate purposes.

Which corporation shall keep its principal office or place of business at the city of New York, in the state of New York. Said corporation is to expire January 1st, 1940. For the purpose of forming said corporation we have subscribed the sum of sixty 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 two hundred thousand dollars ($200,000) 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:


Robert E. Morris, 700 14th street, N. W., Washington, D. C., one share.

John M. Henderson, 133 T street, N. W., Washington, D. C., one share.

Charles P. Crandell, Highlands, Md., 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 sixth day of December, 1890.

HENRY P. WAGGAMAN,
ROBERT E. MORRIS,
JOHN M. HENDERSON,
CHARLES P. CRANDELL,
JOHN RIDOUT.

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 January, nineteen hundred and forty, a 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 ninth day of December, eighteen hundred and ninety.

W. A. OHLEY,
Secretary of State.

HIGH ROCK TRUST COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 under the laws of the state of West Virginia, by the name of the High Rock Trust Company, and the following are our articles of agreement:

ARTICLE FIRST.

The purposes of said corporation are to receive, hold, invest, change the investment and disburse money for the stockholders of this corporation and others, and to do all things necessary, suitable and convenient to the accomplishing of said purposes and the proper conduct of said business.

ARTICLE SECOND.

Said corporation shall keep its office and principal place of business at Lynn, in the county of Essex, and commonwealth of Massachusetts, and is to expire on the first day of January, in the year of our Lord nineteen hundred and thirty-nine.

ARTICLE THIRD.

For the purpose of forming the said corporation, we have sub-
scribed the sum of one thousand dollars, and have paid in our 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, to one hundred thousand dollars.

The capital subscribed is divided into shares of ten dollars each, which are held by the undersigned respectively, as follows, that is to say:

Hibbard DeBill, Swampscott, Mass., twenty shares.
William F. Roberts, Swampscott, Mass., sixteen shares.
George F. Knowles, Lynn, Mass., sixteen shares.
Frederick Page, Lynn, Mass., sixteen shares.
Emma F. Fields, Lynn, Mass., sixteen shares.
Philen a F. Folsom, Lynn, Mass., sixteen sh:res.

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, A. D., 1890.

George F. Knowles,
Emma F. Fields,
Philen a F. Folsom,
Hibbard DeBill,
Frederick Page,
William F. Roberts.

Wherefore, the corporators named in 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-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 state, [G. S.] at the city of Charleston, this tenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

NEW YORK LADIES GUIDE AND VISITORS BUREAU.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, 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, Emma F. Pettengill, Clara A. Matthews, Harry I. Skilton, all of the city of Brooklyn, county of Kings, and state of New York, and Rosamond Bassett and Annie C. Hardy, of the city, county and state of New York, agree to become a corporation by the name of the New York Ladies Guide and Visitors
CORPORATIONS.

Bureau, for the purpose of opening a restaurant, purchasing agency and lodging house, furnishing guides, chaperons, and other assistance for business and pleasure, and carrying on such other business as necessarily pertains thereto.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and shall expire on the first day of December, which shall be in the year nineteen hundred and forty. And for the purpose of forming the said corporation, we have each subscribed the sum set opposite our names to the capital thereof, and have each paid in on said subscription ten per cent. of said subscription; and we 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 five dollars each, which are held by the undersigned respectively as follows, that is to say:

Emma F. Pettengill, ten shares.
Clara A. Matthews, one share.
Harry I. Skilton, five shares.
Rosamond Bassett, five shares.
Annie C. Hardy, five shares.

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, eighteen hundred and ninety.

Emma F. Pettengill, [Seal]
Clara A. Matthews, [Seal]
Harry I. Skilton, [Seal]
Rosamond Bassett, [Seal]
Annie C. Hardy, [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, nineteen hundred and forty, a 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. J state, at the city of Charleston, this tenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

PAW PAW COAL AND COKE COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and ac-
corporations.

Companies, 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 "Paw Paw Coal and Coke Company," for the purpose of purchasing, acquiring, leasing, holding, owning, and possessing real estate, coal and coal lands and coal mines, and operating the same; for the purpose of mining, producing, dealing in, transporting, buying and selling coal; for the purpose of manufacturing, producing, dealing in, transporting, buying and selling coke; for the purpose of constructing, owning, operating and maintaining railroads and ways, and cars for the transportation of the coal and coke produced, manufactured or purchased by the corporation, and for the transportation of material and merchandise of the corporation; for the purpose of building and maintaining telegraph and telephone lines and exchanges; for the purpose of carrying on, in connection with all or any of said purposes, a general mercantile business, and generally for the purpose of doing all things that are legitimate and proper for any coal and coke company to do.

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 January, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred and forty thousand (140,000) dollars to the capital thereof, and have paid in on said subscriptions the sum of fourteen thousand dollars, and desire the privilege of increasing said capital, by the sale of additional shares 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 each, which are held by the undersigned respectively, as follows:

Henry McCormick, Harrisburg, Pa., 200 shares.
Lyman D. Gilbert, Harrisburg, Pa., 200 shares.
A. S McCreath, Harrisburg, Pa., 400 shares.
Spencer C. Gilbert, Harrisburg, Pa., 200 shares.
Thomas W. Fleming, Fairmont, W. Va., 200 shares.
Charles I. Rader, Harrisburg, Pa., 200 shares.
And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 5th day of December, A. D., 1890.

Henry McCormick,
Lyman D. Gilbert,
Andrew S. McCreath,
Spencer C. Gilbert,
Thomas W. Fleming,
Chas. I. Rader.

Wherefore, the corporators named in 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, nine-
Corporations.

teen hundred and forty, a 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 eleventh day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

CLARKSBURG TELEGRAM COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Telegram Company, for the purpose of printing and publishing a newspaper; carrying on a general publishing, printing and binding business; acquiring and holding such real and personal property as may be deemed necessary for properly conducting said business, and doing all things incidental to said business.

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 8th day of December, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of three thousand five hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of three hundred and 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

Edwin Maxwell, five shares.
R. T. Loundes, five shares.
N. A. Shuttleworth, five shares.
S. F. Reed, five shares.
F. A. Robinson, five shares.
N. Goff, five shares.
Luther Haymond, five shares.
All of Clarksburg, W. Va.

And the capital to be hereafter sold is to be divided into shares of the like amount.
CORPORATIONS.

Given under our hands, this 8th day of December, 1890.

EDWIN MAXWELL,
R. T. LOUNDES,
N. A. SHUTTLEWORTH,
STUART F. REED,
F. A. ROBINSON,
N. GOFF,
LUTHER HAYMOND.

Wherefore, the corporators named in 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 December, nineteen hundred and forty, a 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 ninety.

W. M. A. OHLEY,
Secretary of State.

THE UNIVERSAL VACUUM PROCESS COMPANY.

FOREIGN.

I, W. M. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Universal Vacuum Process Company, for the purpose of owning, obtaining and controlling any patented or other processes for distilling, refining and treating any fluids whatsoever; for using or vending the same; and for making and vending any and all chemical substances whatsoever; and for carrying on the business of a vacuum process company at any place within the United States of America.

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 December, A.D., 1940. 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 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 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
O. W. Maddaus, Brooklyn, N. Y., twenty-five shares.
H. A. Hogel, Yonkers, N. Y., twenty-five shares.
D. N. Jennings, New York City, N. Y., twenty-five shares.
James E. Campbell, Hamilton, Ohio, twenty-four shares.
W. F. Z. Desant, 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 10th day of December, 1890.

O. W. MADDAUS,
H. A. HOGEL,
D. N. JENNINGS,
W. F. Z. DESANT,
JAMES E. 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 first day of December, nineteen hundred and forty, a 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 twelfth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE RELIEF MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Relief Manufacturing Company," for the purpose of manufacturing, compounding and dealing in medicines and proprietary articles for medicinal and other purposes, and of licensing the sale and manufacture of the same by others; and generally for the purposes of doing everything of every nature and kind proper, necessary or expedient for carrying out the objects of said corporation as aforesaid.

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 is to expire on the 1st day of December, 1910. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars ($500.00) to the capital thereof, and have paid in on said subscriptions the entire amount thereof, 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:

Edward K. Alburtis, New York City, one share.
John Anderson, New York City, one share.
Robert J. Dean, New York City, one share.
John E. J. Grainger, New York City, one share.
James F. Horan, New York City, one share.

And the capital hereafter sold is to be divided into like shares of the like amount.

Given under our hands, this first day of December, 1890.
Edward K. Alburtis,
John Anderson,
Robert J. Dean,
John E. J. Grainger,
James F. Horan.

Wherefore, the corporators named in 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 forty, a 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 twelfth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

PORTER, MINOR AND COMPANY.

DOMESTIC.

Name Changed to Minor Fire Clay Company.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Jasper A. Smith, president of Porter, Minor and 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 of the said corporation, held at New Cumberland, West Virginia, on the 26th day of November, 1890, the following resolution was adopted:

Resolved, That the name of the company be changed from the name of Porter, Minor and Company, to the name of ‘Minor Fire Clay Company.’

Wherefore, I do declare said change of name of Porter, Minor and Company, as set forth in the foregoing resolution, to be author-
Corporations.

ized by law, and that the said corporation shall be hereafter known by name of "Minor Fire Clay Company."

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this thirteenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

MARTINSBURG DEVELOPMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Martinsburg Development Company, for the purpose of owning and operating real estate, and in mining, improving and buying and selling the same, as well as manufacturing and having manufactured on the same, in every legitimate way, for any legitimate purpose; also to operate railway, telephone and electric plants in every way legitimate and proper, and to buy and sell the same; all to be in accord with the laws of West Virginia, regulating corporations of this kind.

Which corporation shall keep its principal office or place of business at Martinsburg, in the county of Berkeley, and is to expire on the 1st day of January, 1920. And for the purpose of forming said corporation, we have subscribed the sum of one hundred (100) dollars to the capital thereof, and have paid in on our 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 one million ($1,000,000) dollars in all, and to hold the amount of real estate provided by law for either mining, manufacturing or other legal purposes.

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. H. Boyd, Martinsburg, W. Va., two shares.
F. S. Emmert, Martinsburg, W. Va., two shares.
B. F. Fiery, Martinsburg, W. Va., two share.
O. L. Stearnes, Salem, Va., two shares.
S. V. Fiery, Martinsburg, W. Va., two shares.

And the capital to be hereafter sold is to be divided into shares of like amount.
CORPORATIONS.

Given under our hands, this 11th day of December, 1890.

H. H. Boyd,
F. S. Emmert,
B. F. Fiery,
O. L. Stearnes,
S. V. Fiery.

Wherefore, the corporators named in 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 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, [G. S.] at the city of Charleston, this thirteenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE BALDWIN METAL REFINING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Baldwin Metal Refining Company. The object of the formation of the said company shall be the production, improvement and refining of metals and their alloys in connection with the use of aluminium, and also for the sale of licenses for manufacturing the product of various metals under processes and patents owned and to be acquired by the said company; and for the further purpose of contracting with other corporations and individuals for the manufacture of the products of various metals upon royalties or otherwise; for which purpose the said corporation shall keep its principal office and place of business in the city and county of New York. The said corporation to expire on the first day of December, 1940. For the purpose of forming 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 five million dollars in all.

The capital so subscribed is to be divided into ten shares of $50 each, which are to be held by the undersigned as follows, that is to say: By

Roswell D. Sawyer, residing in the city and county of New York, five shares.
William A. Baldwin, residing in the city and county of New York, two shares.
William T. Baldwin, residing in the city and county of New York, one share.
George R. Boynton, residing in the city and county of New York, one share.
Ralph E. Clarkson, residing in the city and county of New York, 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 5th day of December, 1890.

ROSWELL D. SAWYER,
Wm. A. BALDWIN,
WM. T. BALDWIN,
GEORGE R. BOYNTON,
RALPH E. CLARKSON,

Wherefore, the corporators named in 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 forty, a 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 ninety.

WM. A. OHLEY,
Secretary of State.

THE UNION CREDIT COMPANY—AMENDMENT TO CHARTER.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that a resolution and new agreement, adopted at a meeting of the stockholders of the Union Credit Company, and signed and acknowledged by all of the stockholders of said corporation, has been certified to me by Daniel Macanley, president of the said company, under the corporate seal thereof, which resolution and new agreement is in the words and figures following:

At a meeting of the stockholders of the Union Credit Company, Washington Branch, chartered by the state of West Virginia, November 29th, 1890, specially called for the purpose of adopting a new agreement amendatory of the original agreement heretofore executed by them, (amongst other business,) there being all of the capital stock of said company represented at said meeting, the following resolution, amendatory of the charter as already issued by the state of West Virginia, was universally adopted:
Resolved, That the company hereby agrees to and adopt a new agreement as follows:

That we desire the privilege of increasing the said capital of said company, by the sale of additional shares from time to time, to one hundred thousand dollars in all.

And, that the capital already subscribed is divided into shares of ten dollars each, instead of fifty dollars, as heretofore allowed by charter.

And, that with the exception of the two items thus amended, all the remaining conditions and purposes of said charter of November 29th, 1890, stand approved and accepted by this company.

A true copy of such new agreement is hereto attached:

The undersigned agree to become a corporation by the name of the Union Credit Company, (Washington Branch,) for the purpose of investigating and reporting upon the financial status of corporations, business houses and individuals, and for the collection of debts and accounts, whether in the District of Columbia or in any other part of the United States, and for the transaction of such business as may properly pertain to such purposes, and for the purpose of acquiring and holding real estate, stocks, bonds or other securities of corporations or individuals as authorized by the laws of the state of West Virginia, and necessary or convenient to the proper transaction of the business aforesaid, and selling the same; for the purpose of acting as fiduciary agents in the collection of debts, and for doing any and all things necessary, convenient or pertinent to the aforesaid business of ascertaining and reporting credits and making collections.

Which corporation shall keep its principal office or place of business at Washington, in the District of Columbia, and is to expire on the 25th day of November, A. D., 1940. 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

Daniel Macauley, one share.
Henry C. Sailors, one share.
W W. Dudley, one share.
M. V. Bailey, one share.
H. D. Green one share.
All are of Washington, D. C.

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 December, 1890.

Daniel Macauley,
Henry C. Sailors,
W. W. Dudley,
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M. V. Bailey,
H. D. Green.

Wherefore, the corporators named in the said new agreement, and their successors and assigns, are hereby declared to be a corporation until the twenty-fifth day of November, nineteen hundred and forty, 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 sixteenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

FAIRMONT MACHINE WORKS.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 corporate name of "Fairmont Machine Works," for the purpose of manufacturing articles from wood, iron or other materials, or any combination of them, and dealing therein generally, and for dealing in general merchandise.

Which corporation shall keep its principal office or place of business at Fairmont, Marion county, West Virginia, and is to expire on the 16th day of December, in the year 1940. And for the purpose of forming 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 one hundred thousand dollars in all.

The capital subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows, to wit: By

J. C. Beeson, of Fairmont, Marion county, West Virginia, one share.
N. D. Helmick, of Palatine, Marion county, West Virginia, one share.
J. M. Hartley, of Fairmont, Marion county, West Virginia, one share.
J. E. Watson, of Fairmont, Marion county, West Virginia, one share.
J. E. Dowden, of Fairmont, Marion county, West Virginia, one share.
J. J. Chisler, of Fairmont, Marion county, West Virginia, one share.
J. E. Sands, of Fairmont, Marion county, West Virginia, one share.
Lancy P. Carr, of Fairmont, Marion county, West Virginia, one share.
William E. Watson, of White Day, Monongalia county, 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 16th day of December, in the year 1890.

J. C. Beeson,
N. D. Helmick,
J. M. Hartley,
J. E. Watson,
Jas. E. Dowden,
J. J. Chisler,
J. E. Sands,
Lancy P. Carr,
William E. 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 sixteenth day of December, nineteen hundred and forty, a 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 sixteenth of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WEST VIRGINIA DEVELOPMENT COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Virginia Development Company, for the purpose of purchasing, acquiring, holding and managing coal, iron, timber and other properties, and of buying and selling options on real estate in any part of the United States of America, or any of the territories thereof; for the purpose of mining and manufacturing ores and minerals of all kinds; for the purpose of building railroads and mining and manufacturing towns, and owning, leasing and employing all tools, machinery and appliances relating to or essential or conven-
Corporations.

ient to the carrying on of any of the above mentioned purposes; and of acquiring any of the rights, franchises and privileges of any individuals or any corporations necessary for the carrying on of the above mentioned purposes, with power to lease and use the real estate acquired by said company for all purposes, not prohibited by law, that may be deemed necessary, incidental or auxiliary to the proper management of any of the purposes above mentioned, or to the complete use and enjoyment of such personal or real estate as may be owned by said company.

Which corporation shall keep its principal office or place of business at Pickaway, in the county of Monroe, and state of West Virginia, and is to expire on the first day of January, 1920. 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 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 Osborne, Buchanan, Virginia, twenty shares.
John C. Ballard, Salt Sulphur, twenty shares.
C. F. Neel, Gap Mills, W. Va., twenty shares.
B. F. Irons, Pickaway, W. Va., twenty shares.
H. A. Neel, Gap Mills, W. Va., twenty shares.
James M. Johnson, Johnson’s X Roads, W. Va., twenty shares.
E. E. Meadows, Pickaway, W. Va., twenty shares.
G. C. Osborne, Pickaway, W. Va., sixty shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 26th day of November, 1890.

John Osborne,
John C. Ballard,
C. F. Neel,
B. F. Irons,
H. A. Neel,
James M. Johnson,
E. E. Meadows,
G. C. Osborne.

Wherefore, the corporators named in 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, a 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 ninety.

Wm. A. Ohley,
Secretary of State.
THE HUNTINGTON PRINTING AND PUBLISHING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Printing and Publishing Company, for the purpose of conducting the business of publishing a daily and weekly edition of the Huntington Herald; and a general job printing, blank book and stationery business; and all business common to job printing and publishing.

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 16th day of December, 1900. And for the purpose of forming the said corporation, we have subscribed the sum of five thousand ($5,000.00) dollars to the capital thereof, and have paid in on said subscriptions the sum of two thousand ($2,000.00) dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ten thousand ($10,000.00) 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:

E. M. Campbell, Huntington, W. Va., ten (10) shares.
A. J. Beardsley, Huntington, W. Va., ten (10) shares.
E. E. Hood, Huntington, W. Va., ten (10) shares.
John F. Ellis, Huntington, W. Va., ten (10) shares.
D. E. Matthews, Huntington, W. Va., ten (10) shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 16th day of December, 1890.

E. M. Campbell,
A. J. Beardsley,
E. E. Hood,
John F. Ellis,
D. E. Matthews.

Wherefore, the corporators named in 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 December, 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 state, at the city of Charleston, this eighteenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Mountain State Oil Company, for the purpose of buying, leasing or otherwise acquiring title to oil, gas, mineral or timber lands; for the purpose of developing and improving the same by boring or mining for oil, gas, salt and all such minerals and metals as may be found thereon or thereunder; and to buy and cut timber and to manufacture and to refine any and all of the products of such lands; buy or sell the raw or crude products of said land, and of lands owned by others; and to buy and to sell the manufactured articles made from such raw or crude products; and to store, transport, ship and market the same; to acquire title to so much other lands as may be necessary or convenient for carrying on the business of said corporation; to erect buildings; to construct and put up machinery and such appliances as may be necessary or useful in carrying on said business, and providing dwellings for its officers, employees and others, and generally to exercise all the powers and privileges necessary or convenient in carrying out the purposes of said corporation.

Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, and state of Pennsylvania, and is to expire on the 28th day of November, A.D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and fifty thousand dollars to the capital thereof, and have paid in on 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 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

George P. Hukill, Oil City, Venango county, Penn., eleven hundred and sixty-two (1,162) shares.

William Munhall, Allegheny, Allegheny county, Penn., eleven hundred and sixty-two (1,162) shares.

Edwin Bindley, Pittsburgh, Allegheny county, Penn., five (5) shares.

James W. Scott, Allegheny, Allegheny county, Penn., one hundred and sixty-six (166) shares.

Michael Munhall, Allegheny, Allegheny county, Penn., 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 28th day of November, 1890.

Geo. P. Hukill,
William Munhall,
Edwin Bindley,
J. W. Scott,
Michael Munhall.

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-eighth day of November, nineteen hundred and forty, a 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 seventeenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

COMMERCIAL BANK OF HUNTINGTON, WEST VIRGINIA.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Commercial Bank of Huntington, West Virginia," for the purpose of carrying on the business of banking by discounting promissory notes, negotiating drafts, bills of exchange and other evidences of indebtedness; by receiving deposits, buying and selling exchange, bank notes, bullion or coin; by loaning money on personal or other security, and to do generally such business as may be done by banks of issue and circulation, discount and deposit.

Which corporation shall keep its principal office and place of business at Huntington, in the county of Cabell, state of West Virginia, and is to expire on the 1st day of December, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifty thousand dollars ($50,000) 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 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
CORPORATIONS.

Geo. N. Biggs, Huntington, W. Va., two hundred shares, ($20,000).
Rufus Switzer, Winfield, W. Va., one hundred shares, ($10,000).
D. E. Abbott, Huntington, W. Va., eighty shares, ($8,000).
W. B. Prickett, Huntington, W. Va., sixty shares, ($6,000).
F. F. McCullough, Huntington, W. Va., fifty shares, ($5,000).
W. T. Thompson, Huntington, W. Va., ten shares, ($1,000).

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 December, 1890.
Geo. N. Biggs,
Rufus Switzer,
D. E. Abbott,
W. B. Prickett,
F. F. McCullough,
W. T. 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 first day of December, nineteen hundred and forty, a 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 December, eighteen hundred and ninety.

W. A. Ohley,
Secretary of State.

DEELMORE MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Deelmore Manufacturing Company, for the purpose of manufacturing worsted, cotton and woolen goods; importing and manufacturing yarns for the same, and for the dyeing and finishing thereof.

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 fifteenth day of December, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of one hundred thousand four hundred dollars to the capital thereof, and have paid in on said subscription the sum of one hundred thousand four hundred dollars; one hundred
thousand dollars in the machinery, merchandise, open accounts and
good will of the business heretofore carried on by D. Levis Moore,
under the name of the Moore Alpaca Company, and four hundred
dollars in cash, and desire the privilege of increasing the said capi
tal 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 dol-
lars each, which are held by the undersigned respectively, as fol-

D. Levis Moore, Philadelphia, one thousand shares.
Wm. B. Lawall, Philadelphia, one share.
H. H. Senior, Philadelphia, one share.
Walter R. MacGregor, Philadelphia, one share.
William A. Hentz, 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 16th day of December, A. D., 1890.

D. LEVIS MOORE,
WM. B. LAWALL,
HENRY H. SENIOR,
WM. A. HENTZ,
WALTER R. MACGREGOR.

Wherefore, the corporators named in 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 De-
cember, nineteen hundred and forty, a 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,

AMERICAN SAVINGS BANK AND TRUST COMPANY.

WM. A. OHLEY,
Secretary of State.

AMERICAN SAVINGS BANK AND TRUST COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
hereby certify that an agreement duly acknowledged and accom-
panied 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 Savings Bank and Trust Company, for the purpose of the
accumulation and loan of money. To act as executor, adminis-
trator, guardian, assignee, agent, receiver, committee,
To act as surety on bonds of executors, administrators, guardians, trustees, assignees, and on bonds for attachment, garnishment, injunction, sequestration and replevy, cost and appeal bonds. The examination of titles to real estate and the making of abstracts thereof, and the guaranteeing of titles to real estate mortgaged as security.

The making of loans and other investments for corporations, firms or individuals and the guaranteeing payment of principal and interest of the bonds of firms and individuals. The borrowing and lending of money for itself and for others within any state or territory of the United States and in France and Great Britain, and the taking of securities therefor or the giving of securities for the same, either in real or personal property, or both, and the securing of the payment of such loans by deed of trust, mortgage or otherwise, either within or without this state. The renting of safety deposit vaults and boxes, and the keeping on deposit or in store, money, bonds, valuables and other personal property of every kind, for individuals, firms or corporations. The selling and buying of negotiable paper and securities for others or for its own account.

The opening and establishing of a real estate agency for the purchase and sale of real estate for others.

The receiving of trust funds and deposits for accumulation or for safe keeping, and for the loaning of the same to other persons, firms or corporations for profit; and in order thereto to make such general or special contracts concerning the same as may be agreed upon.

The selling of annuities; the collection of rents and incomes for individuals, firms or corporations. The marketing of securities for other corporations, firms and individuals, with the power to guarantee or endorse the securities of firms and individuals.

The loaning of the investment of the capital, assets, deposits and accumulations of this corporation in any manner and upon any terms and rates it may deem best, and upon any security derived within the limitations of the laws of West Virginia.

Which corporation shall keep its principal office or place of business at the city of Fort Worth, in the county of Tarrant, and state of Texas, and is to expire on the first day of December, 1940. And for the purpose of forming the said corporation we have subscribed the sum of fifty thousand ($50,000.00) dollars to the capital stock thereof, and have paid in on said subscription 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 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. F. Forby, seventy shares.
James D. Farmer; fifty shares.
E. E. Perkins, one hundred shares.
L. D. Hall, sixty shares.
Irving Dutcher, fifty shares.
CORPORATIONS.

John B. Brugler, fifty shares.
Charles W. Connery, one hundred shares.
Irby Dunklin, twenty shares.
All of Fort Worth, Texas.
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, 1890.
WILLIAM F. FORBY,
JAMES D. FARMER,
E. E. PERKINS,
L. D. HALL,
IRVING DUTCHER,
JOHN B. BRUGLER,
By E. E. PERKINS,
Attorney in fact.
CHARLES W. CONNERY,
IRBY DUNKLIN.

Wherefore, the corporators named in 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 forty, a 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 ninety.
Wm. A. OHLEY,
Secretary of State.

THE MILLER MANUFACTURING COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Miller Manufacturing Company," for the purpose of manufacturing, buying, selling, and dealing in ferroprussiate and other printing papers, and other solar papers; and any all material, apparatus, and specialties used in the art of photography, and in the photographic supply trade.

Which corporation shall keep its principal office or place of business at the city of Brooklyn, county of Kings, state of New York, and is to expire on the 31st day of December, A. D., 1939. And for the purpose of forming the said corporation, we have subscribed the sum of five hundred dollars ($500) for 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 three hundred thousand dollars 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

William C. Peet, 76 Fifth avenue, in the city of New York, and state of New York, two (2) shares.

William F. Miller, 127 Berkeley Place, in the city of Brooklyn, and state of New York, two (2) shares.

Harry S. Stallknecht, 22 Van Buren street, in the city of Brooklyn, and state of New York, two (2) shares.

William F. Randel, 665 De Kalb avenue, in the city of Brooklyn, and state of New York, two (2) shares.

William H. Klinker, 468 West 51st street, in the city of New York, and state of New York, two (2) shares.

And the capital to be hereafter used is to be divided into shares of the like amount.

Given under our hands and seals, this 16th day of December, A.D., 1890.

[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 thirty-first day of December, 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 state, [G. S.] at the city of Charleston, this nineteenth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

HILDEBRAND AND STRIBLING ABSTRACT COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged and accomplished 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 Hildebrand and Stribling Abstract Company, for the purpose of, to-
COrPORATIONS.

To examine titles to real estate in the state of Texas, and make abstracts thereof, and to charge for all services performed under this charter.

Which corporation shall keep its principal office or place of business at San Antonio, in the county of Bexar, and state of Texas, and is to expire on the second day of December, A. D., 1940. 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.

The capital so subscribed is divided into shares of one hundred dollars each, which are held by the undersigned respectively, as follows:

By
H. E. Hildebrand, San Antonio, Texas, two hundred and thirty shares.
Ben A. Stribling, San Antonio, Texas, two hundred and thirty shares.
Eleanor A. Stribling, San Antonio, Texas, ten shares.
Thos. H. Franklin, San Antonio, Texas, twenty shares.
Leroy G. Denman, San Antonio, Texas, ten shares.

Given under our hands this second day of December, 1890.

H. E. HILDEBRAND,
Ben A. StRIBLING,
ELEANOR A. STRIEBLING,
Thos. H. FRANKLIN,
LEROY G. DENMAN.

Wherefore, the corporators named in the said agreement, and who have signed the same, and their successors and assigns, are hereby declared to be from this date until the second day of December, nineteen hundred and forty, a 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 December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

WHEELING DAIRY COMPANY.

DOMESTIC.

I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Dairy Company, for the purpose of buying, selling, manufacturing and storing dairy products and other articles of merchandise.
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 16th day of December, 1940. 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: By

R. K. Giffen, one share.
C. D. Vernon, one share.
Chas. E. Vankenren, one share.
Geo. Hook, one share.
John M. Brown, one share.
All of Wheeling, West Virginia.

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 December, 1890.

R. K. Giffen,
C. D. Vernon,
Chas. E. Vankenren,
John M. Brown,
Geo. Hook.

Wherefore, the corporators named in 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 December, nineteen hundred and forty, a 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 Charleston, this twenty-second day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE EUREKA PIPE LINE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Eureka Pipe Line Company," for the purpose of transporting, piping, shipping and storing petroleum and other mineral oils; of purchasing, leasing and otherwise acquiring, developing, holding,
Corporations.

Selling and disposing of real estate and other property, which may be necessary or convenient for the purpose of its organization and business, and of erecting, constructing, acquiring, operating and maintaining a line or lines of pipe, tubing, tanks, offices, stations and such other machinery and devices or arrangements, including telegraph lines, as may be necessary for the purpose of transporting, piping, shipping and storing petroleum or other mineral oils; and the transaction of its business, with the right to have and enjoy all the rights, powers, privileges and franchises granted and conferred upon corporations organized for said purpose by the laws of West Virginia.

Which corporation shall keep its principal office or place of business at Oil City, county of Venango, in the state of Pennsylvania, and is to expire on the 10th day of December, A. D., 1940. And for the purpose of forming said corporation we have subscribed the sum of one million ($1,000,000) dollars to the capital stock thereof, and have paid in on said subscriptions the sum of one hundred thousand ($100,000) dollars, being ten (10.00) per centum of the amount thereof, 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:

Daniel O'Day, of Buffalo, N. Y., nine thousand two hundred shares.
C. N. Payne, of Titusville, Pa., two hundred shares.
C. W. Archibald, of Parkersburg, W. Va., two hundred shares.
H. W. Sweeney, of Oil City, Pa., two hundred shares.
J. R. Campbell, of Oil City, Pa., two hundred shares.

And the capital to be hereafter sold is to be divided into shares of a like amount.

Given under our hands, this —— day of December, A. D., 1890.

Daniel O'Day,
C. N. Payne,
C. W. Archibald,
H. McSweeney,
J. R. 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 tenth day of December, nineteen hundred and forty, a 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-second day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
KANAWHA AND ELK RIVER RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 Kanawha and Elk River Railroad Company."

Second. — The railroad which this corporation proposes to build will commence at or near a point a little below the mouth of Kelly's creek on the Kanawha river, on the land of D. Ward, in the county of Kanawha, and state of West Virginia, and run thence up Kelly's creek, and by the most practicable route to a point at or near the town of Sutton, in the county of Braxton, in said state.

Third. — The principal business office of this corporation will be at Detroit, in the county of Wayne, and state of Michigan.

Fourth. — This corporation shall continue perpetually.

Fifth. — The capital stock of this company shall be $150,000.00, divided into shares of $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:

David Ward, county of Wayne, state of Michigan, one thousand four hundred and ninety-six shares.

George K. Root, county of Wayne, state of Michigan, one share.

Harrison H. Wheeler, county of Mason, state of Michigan, one share.

John M. Nicol, county of Wayne, state of Michigan, one share.

Eben Ward, county of Wayne, state of Michigan, one share.

Witness the following signatures, this 17th day of December, 1890.

David Ward,
George K. Root,
Harrison H. Wheeler,
John M. Nicol,
Eben Ward.

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.
CORPORATIONS.

EUREKA COUPLER AND BUFFER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Eureka Coupler and Buffer Company, for the purpose of manufacturing, buying, selling, renting and leasing automatic car couplers, buffers and railway supplies; and for the purpose of purchasing, selling, assigning, taking out, holding, renting, leasing, using and licensing to use or otherwise acquiring or disposing of any patent or patent right, copyright, improvement, device or appliance pertaining to the manufacture, use and operation of car couplers and buffers, and of any device or appliance connected therewith; and also for the purpose of selling, leasing or otherwise disposing of rights to manufacture, sell and otherwise dispose of such couplers, buffers and any other device, appliance or thing covered and protected by any patent or patent right.

Which corporation shall keep its principal office or place of business at Minneapolis, in the county of Hennepin, and state of Minnesota, and is to expire on the first day of December, A. D., 1940. 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 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:

E. P. Caldwell, Minneapolis, Minn., two shares.
Geo. C. McMichael, St. Paul, Minn., two shares.
C. Wright Davison, Minneapolis, Minn., two shares.
A. C. Paul, Minneapolis, Minn., two shares.
H. M. Grover, Minneapolis, Minn., two 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 December, 1890.

E. P. Caldwell,
Geo. C. McMicheal,
H. M. Grover,
A. C. Paul,
C. Wright Davison.

Wherefore, the corporators named in 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 forty, a 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, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE W. H. TAYLOR DRY GOODS COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 W. H. Taylor Dry Goods Company, for the purpose of importing and exporting, buying and selling at wholesale and retail, foreign and domestic dry goods, notions, boots, shoes, hats, caps, clothing, carpets, matting and upholstery goods, on such terms and conditions and in such a manner as may seem most advantageous to said corporation.

Which corporation shall keep its principal office or place of business at Fort Worth, in the county of Tarrant, and state of Texas, and is to expire on the 19th day of November, A.D., 1940. 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 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. H. Taylor, four hundred and sixty shares.
G. J. Price, ten shares.
C. H. Terry, ten shares.
W. F. Lemond, ten shares.
R. Q. Lee, ten shares.
All of Fort Worth, Texas.

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, 1890.

W. H. Taylor,
G. J. Price,
C. H. Terry,
W. F. Lemond,
R. Q. 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 nineteenth day of December, nineteen hundred and forty, a 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 December, eighteen hundred and ninety.

WM. A. Ohley,
Secretary of State.

BERRYVILLE AND SUMMIT POINT RAILROAD COMPANY.

DOMESTIC.

I, Wm. A. Ohley, 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 "Berryville and Summit Point Railroad Company."

Second—The railroad which this corporation proposes to build will commence at a point on the Winchester and Potomac Railroad at or near Summit Point, in the county of Jefferson, West Virginia, and run thence by the most practicable route to a point on the southern boundary line of the said county of Jefferson, with the county of Clarke in the state of Virginia, from which it will be most practicable to extend said railroad by the most practicable route, through said county of Clarke to Berryville, Clarke county, Virginia. This extension of said railroad to be made by and with the consent of the state of Virginia.
Third—The principal business office of this corporation will be at Summit Point, in the county of Jefferson, in the state of West Virginia.

Fourth—This corporation shall continue perpetually.

Fifth—The capital stock of this corporation shall be fifty thousand dollars, to be 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:

NEW YORK CITY, December 2, 1890.

Carroll Sprigg, New York City, state of New York, one (1) share.

Sommerville P. Luck, New York City, state of New York, one (1) share.

W. N. Clements, Summit Point, W. Va., ten (10) shares.

R. O. Allen, Summit Point, W. Va., one (1) share.

C. P. Wilson, Summit Point, W. Va., one (1) share.

A. P. Thompson, Summit Point, W. Va., one (1) share.

A. Moore, Jr., Berryville, Va., one (1) share.

R. P. Page, M. D., Berryville, Va., one (1) share.

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, [G. S.] at the seat of government thereof, this twenty-fourth day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

MOUNDSVILLE MINING AND MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Moundsville Mining and Manufacturing 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 building and working factories, saw mills, car shops, and iron and
C O R P O R A T I O N S .

salt furnaces; for manufacturing, shipping and selling iron, coal, lumber, brick, salt, gas, oil, furniture, and all other products or goods produced or manufactured from any and all 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, groceries, etc., 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 or do; and for said purpose to own, buy, sell and lease timber, mineral and agricultural lands, and to build, own and operate necessary railroads, tramways, etc., to carry on any business incidental thereto.

Which corporation shall keep its principal office or place of business at Moundsville, in the county of Marshall, and state of West Virginia, and it is expire on the 15th day of December, 1940. 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 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 two 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

J. B. Hicks, Moundsville, W. Va., one share.
E. A. Weaver, Moundsville, W. Va., one share.
Alfred Paull, Wheeling, W. Va., one share.
Louis C. Stifel, Wheeling, W. Va., one share.
Wm. G. Worley, Kingwood, 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, 1890.

J. B. HICKS,
E. A. WEAVER,
ALFRED PAULL,
LOUIS C. STIFEL,
Wm. G. WORLEY.

Wherefore, the corporators named in 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 forty, a 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-fourth day of December, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Manufacturing and Developing Company of Central America, for the purpose of manufacturing all kinds of furniture, glass and iron; buying, developing, and selling land, as agent; and constructing railroads, buildings, and other structures, and dealing in the same, respectively, in Central America; and doing such other business as may be necessary or incident to the carrying out of the purposes aforesaid.

Which corporation shall keep its principal office or place of business at Scranton, in the county of Lackawanna, and state of Pennsylvania, and is to expire on the 16th day of December, 1890. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred thousand dollars to the capital thereof, and have paid in on said 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 two millions 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

P. P. Brannon, Armenia, Labrador, Central America, one thousand nine hundred and ninety-five shares.

P. P. Smith, Scranton, Pa., one share.

C. B. O'Neill, Houesdale, Pa., one share.

James Brannon, Scranton, Pa., one share.

John C. Roche, Scranton, Pa., one share.

John Mahon, Scranton, 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 December, 1890.

P. P. BRANNON,

P. P. SMITH,

CHAS. B. O'NEILL,

JAMES BRANNON,

JOHN C. ROCHE,

JOHN MAHON.

Wherefore, the corporators named in 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 De-
Corporations.

December, nineteen hundred and forty, a 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-fifth day of December, eighteen hundred and ninety.  

Wm. A. Ohley,  
Secretary of State.

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Depositor's Guarantee Company of America.—Dissolution.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that John H. Watson, vice-president of the Depositor's Guarantee Company of America, 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 New York City, on the 15th day of December, 1890, at which meeting a majority of the capital stock of the company was represented by the holders in person or by proxy, the following resolution was unanimously adopted:

"Resolved, That the business of the Depositor's Guarantee Company of America be discontinued, and that said company be dissolved, and that the directors take the necessary steps to carry this resolution into effect."

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, [G. S.] at the city of Charleston, this twenty-sixth day of December, eighteen hundred and ninety.

Wm. A. Ohley,  
Secretary of State.

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Seabright Oil and Gas Company.

Domestic.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Seabright Oil and Gas Company," for the purpose of drilling for petroleum oil and natural gas in West Virginia and elsewhere;
leasing lands for oil and gas purposes in West Virginia and elsewhere; buying, selling and dealing generally, in West Virginia and elsewhere, in petroleum oil and natural gas, and in oil and gas territory, and transacting all other business which may be necessary or useful in carrying out the objects and purposes hereinbefore specified.

Which corporation shall keep its principal office or place of business at Wheeling, in the county of Ohio, 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 six hundred (\$600.00) 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 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 (\$100) each, which are held by the undersigned respectively, as follows, that is to say: By

Robert Lake, of Wheeling, W. Va., one share.
Wm. Breidenstein, of Bellaire, Ohio, one share.
P. Bachmann, of Wheeling, W. Va., one share.
C. W. Seabright, of Wheeling, W. Va., one share.
H. B. Grimm, of Wheeling, W. Va., one share.
James A. Henry, 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 8th day of December, 1890.

Robert Luke,
Wm. Breidenstein,
C. W. Seabright,
Pete Bachmann,
H. B. Grimm,
James A. Henry.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this twenty-sixth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.
THE ILLINOIS AND WEST VIRGINIA MINING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Illinois and West Virginia Mining company," for the purpose of manufacturing and mining of minerals and oil; also prospecting for the same.

Which corporation shall keep its principal office or place of business at Belleville, in the county of Wood, state of West Virginia, and to expire on the first day of January, 1929. And for the purpose of forming said corporation, we have subscribed the sum of six thousand dollars to the capital stock thereof, and have paid in on said subscriptions the sum of six hundred dollars, and desire the privilege of increasing said capital, by sale of additional shares from time to time, to the sum of 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:

J. B. Nowland, Sandovel, Illinois, one hundred (100) shares.
H. L. Sherman, Sandovel, Illinois, one hundred (100) shares.
G. A. Smith, Sandovel, Illinois, one hundred (100) shares.
W. E. Stewart, Sandovel, Illinois, one hundred (100) shares.
W. C. Keever, Belleville, W. Va., one hundred (100) shares.
Fred F. Reinhardt, Sandovel, Illinois, one hundred (100) shares.

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, eighteen hundred and ninety...

J. B. NOWLAND,
H. L. SHERMAN,
G. A. SMITH,
W. E. STEWART,
W. C. KEEVER,
FRED F. REINHARDT.

Wherefore, the corporators named in 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-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 state, at the city of Charleston, this twenty-sixth day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

HUNTINGTON HOD CARRIERS UNION, NO. 1

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Huntington Hod Carriers Union, Number One, for the purpose of uniting for mutual protection and benefit, and of making such rules and regulations in regard to their governance, as they see fit for mutual improvement in moral, social and other ways, and for charitable purposes; of holding such property, personal and real, as by law entitled, and as may be necessary for the perfect carrying into effect the objects of the corporation.

This 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 2d day of January, 1940. And for the purpose of forming the said corporation, we have subscribed the sum of $50 to the capital thereof, and have paid in on said subscription the sum of $5, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $5,000.00 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:

George Scott, one share.
W. T. Jackson, one share.
Wesley Beckwith, one share.
Guy Callaway, one share.
Charles Green, one share.
All of Huntington, W. Va.

And the capital to be hereafter sold is to be divided into shares of like the amount.

Given under our hands, this 20th day of December, 1890.

GEORGE SCOTT,
W. T. JACKSON,
WESLEY BECKWITH,
GUY CALLAWAY,
CHARLES GREEN.
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 second day of January, nineteen hundred and forty, a 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 December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

CITIZENS STATE BANK.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 of the name of the "Citizens State Bank," for the purpose of carrying on the business of a bank of issue and circulation, and of discount and deposit, and of exercising under the laws of West Virginia all such incidental powers as shall be necessary to conduct and carry on said business of banking by discounting promissory notes, negotiable drafts, bills of exchange, bank notes, bullion or coin, and by loaning money on personal or other security, and for doing a general banking business.

Which corporation shall keep its principal office or place of business at New Cumberland, Hancock county, West Virginia, and to expire on the 20th day of December, A.D., nineteen hundred and forty. And for the purpose of forming said corporation, we have subscribed the sum of fifty thousand dollars ($50,000.00) 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 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:

R. Amanda Smith, four shares.
Charles E. Smith, four shares.
Lewis R. Smith, six shares.
James M. Porter, two shares.
James E. Brandon, two shares.
John A. Campbell, eighty-two shares
All of New Cumberland, W. Va.
And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 22nd day of December, A D., one thousand eight hundred and ninety.

R. Amanda Smith,
Charles E. Smith,
Lewis R. Smith,
James M. Porter,
James E. Brandon,
John A. 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 December, nineteen hundred and forty, a 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-seventh day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE AUTOMATIC FILTER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Filter Company, for the purpose of manufacturing, leasing, selling, and otherwise dealing in water filters, and also conducting a general business in water filters; and of manufacturing and introducing into use, and of leasing and selling water filters and other devices and appliances useful or convenient in the filtration of water; 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 filtration of water, 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 23rd day of December, 1940. 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 increas-
CORPORATIONS.

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

W. W. Rapley, ten (10) shares.
Samuel M. Bryan, ten (10) shares.
Chas. G. Beebe, ten (10) shares.
Edmund Alton, ten (10) shares.
All of Washington, D. C.
Chas. S. Randall, New Bedford, Mass., 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 24th day of December, 1890.

CHAS. S. RANDALL,
W. W. RAPLEY,
SAM'L. M. BRYAN,
CHAS. G. BEEBE,
EDMUND ALTON.

Wherefore, the corporators named in 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 forty, a 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-seventh day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE CITIZENS STREET RAILWAY COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Street Railway Company, for the purpose of conducting and operating a street railway in the city of Clarksburg, and county of Harrison, in the state of West Virginia, to commence at or near the mouth of Elk creek, and run on Pike street to Fourth street; thence south on Fourth street to Main street; thence east on Main street to Third street; thence north on third street to Pike street; thence east on Pike street to Depot street; thence north on Depot street to the Baltimore and Ohio railroad tracks, 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 Clarksburg, in the county of Harrison, state of West Virginia, and is to expire on the twenty-third day of December, in the year one thousand nine hundred and forty. And for the purpose of forming said corporation, we hereby subscribe 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 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 one hundred dollars each, which are held by the undersigned as follows, that is to say: By

William B. Osborn, of Clarksburg, W. Va., one share.
Camden Sommers, of Clarksburg, W. Va., one share.
Lee H. Vance, of Clarksburg, W. Va., one share.
Cecil S. Spates, of Clarksburg, W. Va., one share.
Hoffmann Sommers, of Clarksburg, W. Va., one share.

And the capital to be hereafter sold is to be divided in to shares of the like amount.

Given under our hands, this 23rd day of December, A. D., 1890.

W. B. Osborn, [Seal]
Camden Sommers, [Seal]
Lee H. Vance, [Seal]
Cecil S. Spates, [Seal]
Hoffmann Sommers, [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-third day of December, nineteen hundred and forty, a 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-ninth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE BEHRENS DRUG COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accom-
Corporations.

panied 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 Behrens Drug Company," for the purpose of the manufacture and sale of drugs by wholesale or retail, and the sale and manufacture of proprietary, pharmaceutical and toilet preparations, and articles appertaining to the drug business generally, and to purchase and sell generally all character of drugs and toilet articles of merchandise.

Which corporation shall keep its principal office or place of business at Waco, in the county of McLennan, and state of Texas, and is to expire on the 20th day of December, 1940. And for the purpose of forming the 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 fifteen 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 ($100.00) dollars each, which are held by the undersigned respectively, as follows, that is to say:

By

H. Behrens, Waco, Texas, one hundred and ninety shares.

F. W. Schumacher, Waco, Texas, fifty shares.

E. Rotan, Waco, Texas, fifty shares.

Walter V. Fort, Waco, Texas, twenty-five shares.

T. A. Crawford, Waco, Texas, twenty shares.

W. M. Sleeper, Waco, Texas, ten shares.

S. E. Shelton, Waco, Texas, ten shares.

W. R. Clifton, Waco, Texas, thirty shares.

S. Archenhold, Waco, Texas, forty shares.

M. A. Cooper, Waco, Texas, thirty shares.

Sam Sanger, Waco, Texas, thirty shares.

F. W. Fort, Waco, Texas, ten shares.

John M. Dockery, Waco, Texas, ten shares.

J. G. Meyer Hoefer, Waco, Texas, fifteen shares.

P. C. Orand, Waco, Texas, ten shares.

L. Sawyer, Waco, Texas, thirty shares.

G. Hoehn, Waco, Texas, ten shares.

S. W. Slayden, Waco, Texas, ten shares.

Ed. Strauss, Waco, Texas, ten shares.

J. S. Thompson, Waco, Texas, five shares.

W. L. Barker, Waco, Texas, five shares.

John M. Orand, Waco, Texas, thirty shares.

James C. Walker, Waco, Texas, forty shares.

E. A. Sturgis, Jr., Waco, Texas, thirty shares.

Joseph Eikil, Waco, Texas, fifty shares.

Total, seven hundred and fifty 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 December, 1890.

H. Behrens,
F. W. Schumacher,
Geo. Hoehn,
W. M. Sleeper,
Walter V. Fort,
J. S. Thompson,
Jas. C. Walker,
S. W. Slayden,
W. R. Clifton,
T. A. Crawford,
L. Sanger,
S. E. Shelton,
Sam. Sanger,
Jno. M. Dockery,
S. Archenhold,
Ed. Strauss,
F. W. Fort,
Wm. L. Barker,
Jno. M. Orand,
P. C. Orand,
M. A. Cooper,
J. G. Meyer Hoefer,
E. A. Sturgis, Jr.,
E. Rotan,
J. Eikil.

Wherefore, the corporators named in 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 forty, a 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-ninth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

ELECTROPHONE NOVELTY COMPANY.—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that H. L. Langhaar, president of the Electrophone Novelty Company, a corporation created 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 special meeting of the
stockholders of said company, held in pursuance of law at New York City, on the first day of December, 1890, at which meeting all the capital stock of the company was represented by the holders thereof, the following resolution was unanimously adopted:

"Resolved, That the capital stock of this company be increased from five hundred dollars to the sum of two millions of dollars, the same to be issued in shares of the nominal par value of one hundred dollars each; and the amount of such increase, to-wit, the sum of one million nine hundred and ninety-nine thousand five hundred dollars, to be used in the purchase of property necessary for the business 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 state, [G. S.] at the city of Charleston, this 29th day of December, eighteen hundred and ninety.

Wm. A. Ohlcy,
Secretary of State.

GLENDALE COMPANY.

DOMESTIC.

I, Wm. A. Ohlcy, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Glendale Company, for the purpose of mining and selling coal; boring for and selling oil and natural gas; manufacturing and selling lumber and other building materials; manufacturing and selling bricks, sewer pipes, and other articles produced from clay and fire-clay; building a hotel, and conducting, selling or leasing the same; building and renting and selling dwelling houses and other houses; constructing and operating water works, gas works, and works and machinery for furnishing light and power by means of electricity.

Which corporation shall keep its principal office or place of business at Glendale, in the county of Marshall, and state of West Virginia, and is to expire on the 23rd day of December, A. D., 1940. 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 two hundred 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
CORPORATIONS.

George Adams, one share.
William Erskine, one share.
B. S. Allison, one share.
A. S. List, one share.
Daniel L. Heiskell, one share.
All of Wheeling, 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 December, A. D., 1890.

George Adams,
William Erskine,
B. S. Allison,
A. S. List,
Daniel L. Heiskell.

Wherefore, the corporators named in 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 forty, a 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-ninth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

WHEELING FACTORY AND BAKERY COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Factory and Bakery Company,” for the purpose of manufacturing and dealing in crackers, cakes, bread and confectioneries; and for the purpose of purchasing, building and holding such real and personal property as may be deemed necessary for the use of said corporation; and doing all things incidental to said 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 26th day of December, in the year 1940. And for the purpose of forming 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 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

Joseph Speidel, one share.
J. A. Miller, one share.
Wm. Ellingham, one share.
Lawrence Zarnits, one share.
Wm. B. Simpson, one share.
Chas. H. Copp, one share.
Geo. W. Bremer, one share.

All of Wheeling, W. Va.

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 December, in the year 1890.

Jos. SPEIDEL,
J. A. MILLER,
Wm. ELLINGHAM,
Lawrence ZARNITS,
W. B. SIMPSON,
Chas. H. COPP,
Geo. W. BREMER.

Wherefore, the corporators named in 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-sixth day of December, nineteen hundred and forty, a 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-ninth day of December, eighteen hundred and ninety.

Wm. A. OHLEY,
Secretary of State.

CARTAGENA TERMINAL AND IMPROVEMENT COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Cartagena Terminal and Improvement Company, for the purpose of
acquiring franchises, grants and concessions for building, equipping and operating railways, wharves, docks, warehouses, tramways, telegraph lines, electric plants, water works, steamboat lines, mineral, timber and other lands in the Republic of Colombia, South America; to establish and maintain a coaling station at Cartagena, in said republic; to own and operate any or all of such properties and to sell and convey the same; to own, or charter, and operate lines of steamships in connection with the ports of Colombia; to cultivate, export and trade in fruits, fibres, and other products of the country; to acquire, own and dispose of stocks and bonds of other companies; to make contracts for the construction and equipment of railways and telegraph lines; for improving rivers, roads and harbors; for developing lands; for introducing and colonizing immigrants, and for any other industrial transportation or other enterprise that may tend to the development of the resources and facilities of the Republic of Colombia; and generally to do and perform all things necessary and incident to the several lines of business above enumerated.

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 20th day of December, 1940. And for the purpose of forming the said corporation we have subscribed the sum of five hundred thousand ($500,000) dollars to the capital thereof, and have paid in on said subscription the sum of five hundred thousand ($500,000) 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 ($100) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

S. B. McComrico, New York City, four thousand nine hundred and ninety-six (4,996) shares.
E. H. Talbott, New York City, one (1) share.
John C. Wilson, Jr., New York City, one (1) share.
James C. Holden, New York City, one (1) share.
C. C. Warren, New York City, 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 26th day of December, 1890.

S. B. McComrico,
E. H. Talbott,
John C. Wilson, Jr.,
James C. Holden,
C. C. Warren.

Wherefore, The corporators named in 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 forty, 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 state, at the city of Charleston, this twenty-ninth day of December, eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE AMERICAN BREWING COMPANY OF BOSTON.

Foreign.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Brewing Company of Boston, for the purpose of manufacturing, brewing and vending lager beer and other malt liquors; and for such purpose to hold real estate, and to do all things necessary or proper for the conduct and management of said business of manufacturing, brewing and vending lager beer and other malt liquors.

Which corporation shall keep its principal office or place of business at Boston, in the county of Suffolk, and commonwealth of Massachusetts, and is to expire on the 19th day of November, A. D., 1940. And for the purpose of forming the said corporation, we have subscribed the sum of two hundred and twenty-five thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of twenty-two thousand 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 one hundred dollars each, which are held by the undersigned respectively, as follows, that is to say: By

Harrison W. Huguley, Boston, Mass., three hundred shares.
Patrick Ford, John Ford, and Reger Ford, Lawrence, Mass., one hundred and fifty shares.
Frank E. Magullion, Boston, Mass., three hundred shares.
Edward Smith, Pawtucket, R. I., one hundred and fifty shares.
Gottlieb Rothfuss, Boston, Mass., one hundred and fifty shares.
Nathan Simons, Boston, Mass., one hundred and fifty shares.
Patrick Kearins, Medford, Mass., one hundred and fifty shares.
James H. Stack, Boston, Mass., one hundred and fifty shares.
Arthur H. O'Neill, Boston, Mass., one hundred and fifty shares.
John Prendergast, Boston, Mass., one hundred and fifty shares.
William A. Young, Boston, Mass., one hundred and fifty shares.
William E. Ellis, Boston, Mass., one hundred and fifty shares.
CORPORATIONS.

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 November, 1890.

HARRISON W. HUGULEY,
PATRICK FORD,
FRANK E. MAGULLION,
EDWARD SMITH,
GOTTLIEB ROTHFUSS,
NATHAN SIMONS,
PATRICK KEARNS,
JAMES H. STACK,
ARTHUR H. O’NEILL,
JOHN PRENDERGAST,
JOHN FORD and
ROGER FORD,
By PATRICK FORD,
Their attorney in fact.
EDWIN S. PIERCE,
WILLIAM A. YOUNG,
WILLIAM D. ELLIS.

Wherefore, the corporators named in 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 November, nineteen hundred and forty, a 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-ninth day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

GALVESTON DREDGING AND LAND RECLAMATION COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Galveston Dredging and Land Reclamation Company, for the purpose of dredging with machinery, deepening of channels and building wharves; and in connection therewith to use any appliances for the purpose of filling up and reclaiming land, and owning and disposing of same.

Which corporation shall keep its principal office or place of busi-
ness at Galveston, in the county of Galveston, and state of Texas, and is to expire on the first day of October, A.D., 1940. 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 twenty 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

W. T. Urie, Galveston, Texas, six hundred shares.
R. B. Hawley, Galveston, Texas, one hundred and fifty shares.
J. H. Hawley, Galveston, Texas, fifty shares.
J. W. McCullough, Galveston, Texas, one hundred shares.
M. C. McLemore, Galveston, Texas, fifty shares.
W. G. Halsey, Galveston, Texas, fifty shares.

Given under our hands, this fifth day of November, 1890.

W. T. URIE,
R. B. HAWLEY,
J. H. HAWLEY,
J. W. McCULLOUGH,
M. C. McLEMORE,
W. G. HALSEY.

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 October, nineteen hundred and forty, a 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-ninth day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

RAU MINING AND MANUFACTURING COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Rau Mining and Manufacturing Company, for the purpose of mining, quarrying, manufacturing and dealing in lime, stone, marble, barites, mineral paints, iron and other minerals; and to purchase, lease and hold lands and mining rights; and to do and per-
form all other acts and things necessary and proper for carrying on
the business of mining, quarrying and dealing as aforesaid.

Which corporation shall keep its principal office or place of busi­
ness in the town of Harper's Ferry, Jefferson county, West Vir­
ginia, and is to expire on the first day of January, 1940. And for the pur­
pose of forming the said corporation, we have subscribed the sum
of $600.00 to the capital stock thereof, and have paid in on said
subscriptions the sum of $60.00, and desire the privilege of increas­
ing 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 $100.00
each, which are held by the undersigned respectively, as follows,
that is to say:

R. Rau, Jefferson county, one share.
J. Garland Hurst, Harper's Ferry, Jefferson county, one share.
H. V. Daniels, Harper's Ferry, Jefferson county, one share.
C. H. Trail, Harper's Ferry, Jefferson county, one share.
Chas. R. Rau, Boliver, Jefferson county, one share.
Will O. Rau, Harper's Ferry, Jefferson county, one share.

And the capital to be hereafter sold is to be divided into shares
of like amount.

Given under our hands, this 29th day of December, 1890.

J. Garland Hurst,
Rudolph Rau,
H. V. Daniels,
Chas. H. Trail,
C. R. Rau,
Will O. Rau.

Wherefore, the corporators named in 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 forty, a 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 thirty-first day of December,
eighteen hundred and ninety.

Wm. A. Ohley,
Secretary of State.

THE ELLIJAY LAND AND IMPROVEMENT COMPANY—
DISSOLUTION.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
do hereby certify that A. E. Humphreys, President of the Ellijay
Land and Improvement Company, a corporation created under the
Corporations.

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 said corporation, held in pursuance of law at Charleston, West Virginia, on the 30th day of December, 1890, at which meeting a majority of the capital stock of the company was represented by the holders thereof, in person or by proxy, and voting in favor hereof, the following resolution was adopted:

"Resolved, That this company discontinue business forthwith, and that for all purposes this corporation shall be deemed to have been dissolved, as of the date of this meeting, and the same is hereby dissolved."

Wherefore, I do declare said corporation dissolved accordingly.

Given under my hand and the great seal of the said state,[G. S.] at the city of Charleston, this 31st day of December, eighteen hundred and ninety.

WM. A. OHLEY,
Secretary of State.

THE ELLIJAY LAND AND IMPROVEMENT COMPANY.

DOMESTIC.

I, WM. A. OHLEY, secretary of state of the state of West Virginia, hereby certify that an agreement 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 Ellijay Land and Improvement Company, for the purpose of constructing, operating and maintaining lines of street railway, water works, gas works, electric light works, and also for the purpose of mining iron, lead, copper, gold and silver ores, coal, manganese, graphite, marble, fire clay, brick clay, talc, and all other minerals and mineral substances; and also for the purpose of manufacturing any and all of the aforesaid ores, minerals and substances, and selling and shipping the same; for buying, selling and manufacturing lumber, and the erection of saw mills, car shops, furniture factories, rolling mills, foundries, glass works, pottery works, and any and all other industrial works and factories for doing a general mining and manufacturing business, and selling and disposing of the products thereof; and for carrying on any business or enterprise which may be necessary, proper and incidental to any of the foregoing purposes.

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 is to expire on the first day of January, in the year 1934. 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 one hundred 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 one hundred dollars each, which are held by the undersigned respectively, as follows: By

A. E. Humphreys, Charleston, W. Va., one share.
R. T. Herndon, Charleston, W. Va., one share.
John Costello, Charleston, W. Va., one share.
R. S. Carr, Charleston, W. Va., one share.
Benjamin Baer, Charleston, W. Va., one share.
E. C. Kirker, Charleston, W. Va., four shares.
John Lauterbach, 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 31st day of December, 1890.

A. E. HUMPHREYS,
R. T. HERNDON,
JOHN COSTELLO,
R. S. CARR,
BEN. BAER,
E. C. KIRKER,
JOHN LAUTERBACH.

Wherefore, the corporators named in 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-four, a 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 first day of January, eighteen hundred and ninety-one.

WM. A. OHLEY,
Secretary of State.

PHOENIX GLASS COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Phoenix Glass Company," for the purpose of manufacturing glass and glassware of any and all kinds and descriptions; to manufacture such machinery and appliances as are or might be useful in
connection with the production of glassware; to produce as opportunity offers whatever crude materials are necessary for the manufacture of glass; to buy such lands and erect such buildings as are needed for the purpose of carrying on the business of the corporation, and to sell and dispose of the same as authorized by the laws the state of West Virginia; to buy, own and sell the plant or plants of other companies heretofore carrying on similar business, and such bonds, stocks, securities, accounts or other items of personal property as it may be advantageous for them to buy, own or dispose of in connection with the prosecution of their business or any part thereof, and not inconsistent with the laws of the state of West Virginia.

Which corporation shall keep its principal office or place of business at Pittsburgh, in the county of Allegheny, and state of Pennsylvania, and is to expire on the 15th day of December, A.D., 1940.

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 six 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

Edward P. Carpenter, Philadelphia, Pa., two shares.
Henry W. Brooks, Philadelphia, Pa., two shares.
Geo. N. Torrence, Philadelphia, Pa., two shares.
Wm. T. Castle, Philadelphia, Pa., two shares.
Thomas Tolman, 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 22nd day of December, 1890.

EDWARD P. CARPENTER,
HENRY W. BROOKS,
GEO. N. TORRENCE,
Wm. T. CASTLE,
THOMAS TOLMAN.

Wherefore, the corporators named in 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 forty, a 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 second day of January, eighteen hundred and ninety-one.

WM. A. OHLEY,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Permanent Building Association, for the purpose of raising money to be loaned among the members of such corporation, and 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; and to perform all acts and things; acquire all property necessary and proper for carrying on said business; also for the purpose of negotiation of loans, investing of money, and for the purpose of acting as agents and trustees in the settlement of debts, etc.

Which corporation shall keep its principal office or place of business at Charlestown, in the county of Jefferson, and state of West Virginia, and is to expire on the 31st day of December, 1940. And for the purpose of forming said corporation, we have subscribed the sum of one thousand and forty dollars to the capital thereof, and have paid in on said subscriptions the sum of one hundred and four dollars, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to ($1,000,000) one million dollars in all.

The capital so subscribed is divided into shares of $130 each, which are held by the undersigned respectively, as follows, that is to say:

By

John A. Washington, one share.
Forrest W. Brown, one share.
John Porterfield, one share.
H. H. Cooke, one share.
S. S. Dalgarn, one share.
D. S. Hughes, one share.
Gustave Brown, one share.
R. A. Alexander, one share.
All of Charlestown, Jefferson county, W. Va.

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, 1890.

John A. Washington,
Forrest W. Brown,
John Porterfield,
H. H. Cooke,
S. S. Dalgarn,
D. S. Hughes,
Gustave Brown,
R. A. Alexander.
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 December, nineteen hundred and forty, a 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 second day of January, eighteen hundred and ninety-one.

WM. A. OHLEY,
Secretary of State.

CHARLESTON GAS AND ELECTRIC COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Gas and Electric Company,” for the purpose of manufacturing, generating and collecting gas and electricity by any of the methods and apparatus now in use or that may be hereafter devised or invented, and distributing and selling the same for any and all uses and purposes for which gas and electricity are now or may hereafter be used; and of purchasing, acquiring and holding all the necessary land, buildings, rights, franchises, plants, tools, machinery, apparatus and appliances for carrying on said business of manufacturing, generating, collecting, distributing and selling gas and electricity. And of erecting and maintaining suitable buildings, machinery, apparatus, plant and appliances necessary or convenient for such manufacture, sale and distribution of gas and electricity.

And of selling all the products resulting from the manufacture and sale of gas and electricity.

And of manufacturing, buying and selling all the necessary fixtures, apparatus and appliances for using gas and electricity. And of constructing, maintaining and operating electric railroads, and acquiring the necessary property and franchises therefor.

And of boring for natural gas and petroleum oil, and distributing and selling the same, and acquiring all the necessary property, rights, franchises, apparatus and appliances therefor. And of heating dwelling houses, stores and other buildings by steam, and acquiring the necessary rights, franchises, property, tools, machinery, apparatus and appliances therefor.

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 is to expire on the first day of January, A. D.,
1940. And for the purpose of forming the said corporation, we have subscribed the sum of fifteen hundred dollars to the capital thereof, and have paid in on said subscriptions the sum of 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 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

Frank Woodman, five (5) shares.
Ph. Frankenberger, three (3) shares.
O. H. Michaeison, two (2) shares.
E. B. Knight, four (4) shares.
E. W. Knight, one (1) share.

All of Charleston, West Virginia.

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 December, 1890.

FRANK WOODMAN,
PHILIP FRANKENBERGER,
O. H. MICHAELSON,
E. B. KNIGHT,
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 forty, a 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 second day of January, eighteen hundred and ninety-one.

W. A. OHLEY,
Secretary of State.

MONARCH COAL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "Monarch Coal Company," for the purpose of purchasing, acquiring and holding and owning coal, iron, timber, and all other mineral lands in fee simple or otherwise not prohibited by law; managing, working, operating the same; manufacturing, producing and shipping all, each and every of the products of the same, and especially
mining and shipping coal and manufacturing coke; and vending, dealing in and shipping the same; purchasing, owning and leasing boats and barges, and using the same for the transportation of passengers and freight and conducting a general merchandise store; purchasing and selling goods, wares, merchandise and country produce, and doing all, each and every matter and thing pertaining thereto not prohibited by law; and engaging in any and all business; leasing real estate and conducting a general business; and doing and performing all such other things not prohibited by law which may be essential, necessary, incidental or auxiliary to any of the above described or named objects, or any other business, as fully and thoroughly as a natural person might or could do not prohibited by law.

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, 1930. 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 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 five ($5.00) dollars each, which are held by the undersigned respectively, as follows, that is to say: By

John D. Harris, one hundred and eighty-seven (187) shares.
John Harris, one (1) share.
Fannie V. Harris, one (1) shares.
Robert Slack, one (1) share.

The above are all of Coal Valley, West Virginia.
A. L. Armstrong, Mullin, Kanawha county, W. Va., one (1) share.

The capital to be hereafter sold is to be divided into shares of the like amount.

Given under our hands, this 29th day of December, 1890.

John D. Harris,
John Harris,
Fannie V. Harris,
A. L. Armstrong,
Robt. Slack.

Wherefore, the corporators named in 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 state, [G. S.] at the city of Charleston, this second day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 "O'Reilly, Skelly and Fogarty Company," for the purpose of making and selling ales, beer and porter, and the purchase, compounding and sale of wines, liquors and other merchandise.

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 31st day of December, in the year one thousand eight hundred and ninety-five. And for the purpose of forming the said corporation, we have subscribed the sum of fifty-four thousand dollars to the capital thereof, and have paid in on said subscriptions the sum of five thousand and four 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

Hugh O'Reilly, of the city, county and state of New York, one hundred and seventy-five shares.

Hugh O'Reilly, as executor of the estate of Patrick A. Fogarty, late of the city, county and state of New York, one hundred and seventy-five shares.

Patrick Skelly, of the city, county and state of New York, one hundred and seventy-five shares.

William Purcell, of the city, county and state of New York, five shares.

Andrew Fay, of the city, county and state of New York, five shares.

John S. Mortimer, of the city, county and state of New York, five shares.

Given under our hands, this 31st day of December, in the year one thousand eight hundred and ninety.

Hugh O'Reilly,
Hugh O'Reilly,
Executor of Estate of
Patrick A. Fogarty,
Patrick Skelly,
William Purcell,
Andrew Fay,
John S. Mortimer.

Wherefore, the corporators named in 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 De-
Corporations.

December, eighteen hundred and ninety-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, [G. S.] at the city of Charleston, this third day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

The Keystone Investment Company.

Foreign.

I, Wm A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Investment Company, for the purpose of issuing and selling bonds upon weekly instalments, and payable from redemption and reserve funds made up from the appropriation of a certain part of the instalments paid in according to tables which insure perfect equity to both large and small investors, the advantage of the association being to encourage and assist persons of moderate means to systematic saving, and by advantageous co-operation to realize larger profits than they could do by investing in savings banks or building associations.

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 31st day of December, A.D., 1930. 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 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:

Shepard W. Potter, 725 Gaul street, Philadelphia, Pa., thirty shares.

George W. Ford, 1141 Vienna street, Philadelphia, Pa., thirty shares.

Wm. R. Keisel, 1841 Bouveer avenue, Philadelphia, Pa., twenty shares.


Francis C. Bischoff, 2023 E. Clearfield street, Philadelphia, Pa., ten 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, 1890.

Shepard W. Potter,
George W. Ford,
William R. Keisel,
Harry W. Roberts,
Francis C. Bischoff.

Wherefore, the corporators named in 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 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 state, [G. S.] at the city of Charleston, this third day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.
Corporations.

Fordyce L. Kellogg, Brooklyn, New York, ten shares.
John Claffy, Brooklyn, New York, ten shares.
Beverly R. Codwise, Washington, D. C., ten shares.
James M. Pollard, 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 December, one thousand eight hundred and ninety.

Fordyce L. Kellogg, [Seal]
John Claffy, [Seal]
Beverly R. Codwise, [Seal]
James M. Pollard, [Seal]
Wm. H. H. Allen. [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 December, nineteen hundred and forty, a 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 fifth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

THE JOSEPH W. GIBSON COMPANY.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Joseph W. Gibson Company, for the purpose of printing and publishing any or all kinds of books, news and trade papers, periodicals, magazine, pamphlets, and printed matter of every description; conducting a general printing, lithographing, engraving and publishing business; and manufacturing and dealing in any or all articles, substances, materials, products and compounds used in connection with the same.

Which corporation shall keep its principal office or place of business in the city, county and state of New York, and is to expire on the first day of December, 1940. 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
CORPORATIONS.

privilege of increasing the said capital, by the sale of additional shares from time to time, to the sum of 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: By

Joseph W. Gibson, New York City, four shares.
Frederick B. DeBerard, Stamford, Conn., three shares.
John Byers, Brooklyn, N. Y., one share.
Clarence L. Reid, Stamford, Conn., one share.
Edward C. Titus, 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 1st day of December, 1890.

JosERI H W. GiBSON,
FREmERIcK B. DEBERARD,
JOHN BYERS,
CLARENCE L. REID,
EDWARD C. TITU.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 first day of December, nineteen hundred and forty, a 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 fifth day of January, eighteen hundred and ninety-one.

WM. A. OHLEY,
Secretary of State.

PATTY-JOINER COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Patty-Joiner Company, for the purpose of doing a wholesale grocery business, said business to be done in Texas and through the United States and in any foreign country.

Which corporation shall keep its principal office or place of business at Sherman, in the county of Grayson, in the state of Texas, and is to expire on the first day of January, A. D., 1941. And for the purpose of forming the said corporation, we have subscribed the sum of eighty 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 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. F. Patty, whose residence is Sherman, in the county of Grayson, in the state of Texas, two hundred and twenty-five shares.

T. D. Joiner, whose residence is Sherman, in the county of Grayson, in the state of Texas, two hundred and twenty-five shares.

J. S. Fulton, whose residence is Sherman, in the county of Grayson, in the state of Texas, one hundred and fifty shares.

George W. Patty, whose residence is Sherman, in the county of Grayson, in the state of Texas, one hundred shares.

W. A. Harvey, whose residence is Sherman, in the county of Grayson, in the state of Texas, 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 29th day of December, A. D., 1890.

W. F. Patty,
T. D. Joiner,
J. S. Fulton,
Geo. W. Patty,
W. A. Harvey.

Wherefore, the corporators named in 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 forty-one, a 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 [G. S.] the city of Charleston, this fifth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

NEW YORK TYPOGRAPH COMPANY.—INCREASE OF CAPITAL STOCK.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, do hereby certify that Thomas L. James, president of the New York Typograph Company, a corporation created, formed and organized under the laws of the state of West Virginia, has this day 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 New York, on the 30th day of December, 1890, 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 the capital stock of this company be, and it hereby is increased from ten, of a par value of one hundred dollars each, to twenty-five thousand shares, of a like par value, making the capital stock as so increased, two million five hundred 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 sixth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

THE METAL BASE ELECTROTYPE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Metal Base Electrotype Company, for the purpose of developing patenting in other counties, and manufacturing J. C. Wolfe's system of printers' metal furniture, mountings for electrotype and stereotype plates, and the general business connected with the manufacture and sale thereof.

Which said 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 31st day of December, in the year one thousand nine hundred and forty. And for the purpose of forming said corporation, we have subscribed the sum of ten thousand dollars ($10,000.00) to the capital thereof, and have paid in on said subscription the sum of one thousand dollars ($1,000), and we 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 ($100) each, which are held by the undersigned respectively, as follows, that is to say:

Milton C. Roach, Yonkers, state of New York, five shares.
Frank P. Dwyer, city of New York, state of New York, fifteen shares.
Charles P. Craig, city of New York, state of New York, five shares.
John F. Fairlamb, Yonkers, state of New York, five shares.
Edward J. Richards, Brooklyn, state of New York, five shares.
Harry H. Wood, city of Sing Sing, state of New York, five shares.
Sidney B. Hopkins, Brooklyn, state of New York, five shares.
Charles E. Lambert, city of New York, state of New York, ten shares.
Harry H. Wood, city of Sing Sing, state of New York, five shares.
Sydney B. Hopkins, Brooklyn, state of New York, five shares.
Charles E. Lambert, city of New York, 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 third day of January, in the year one thousand eight hundred and ninety-one.

H. B. Jagoe, [Seal]
M. C. Roach, [Seal]
Frank P. Dwyer, [Seal]
C. P. Craig, [Seal]
J. F. Fairlamb, [Seal]
E. J. Richards, [Seal]
Harry H. Wood, [Seal]
Sydney B. Hopkins, [Seal]
C. E. Lambert, [Seal]
V. W. Nims, [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 December, nineteen hundred and forty, a 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 seventh day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

NEW ORLEANS COAL COMPANY—CHANGE OF NAME AND OFFICE.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that John W. Ailes, president of the New Orleans Coal Company, a corporation created, formed and organized under the laws of the state of West Virginia, has this day certified to me, under his signature and the corporate seal of the said cor-
poration, that at a general meeting of the stockholders of said company, held at Wheeling, West Virginia, on the 19th day of December, 1890, the following resolutions were adopted:

"Resolved, by the stockholders of the New Orleans Coal Company in general meeting assembled, That the name of the company be changed to 'Pennsylvania Coal Company,' and that the principal office of the company be changed to Morgantown, West Va., from Wheeling, West Va.; and it is further

"Resolved, That a certified copy of this resolution, under the common seal of the company and the signature of the president, be forwarded to the secretary of state of this state."

Wherefore, I do declare said change of name and change of principal office, as set forth in the foregoing resolution, to be authorized by law, and that said company shall hereafter be known as "Pennsylvania Coal Company."

Given under my hand and the great seal of the said state, [G. S.] at the city of Charleston, this seventh day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

ALLIANCE JOINT STOCK COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Alliance Joint Stock Company, for the purpose of carrying on a general merchandising business.

Which corporation shall keep its principal office or place of business at Davis, in the county of Tucker, and state of West Virginia, and is to expire on the 30th day of December, 1910. And for the purpose of forming the said corporation, we have subscribed the sum seven hundred and twenty-five dollars to the capital thereof, and have paid in on said subscriptions the sum of seven 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: By

Owen Willison, two shares.
Milton Dicken, nine shares.
Samuel Buser, six shares.
John Buser, two shares.
Theodore Buser, two shares.
James Rankins, one share.
Henry C. Waldren, one share.
Peter Shockey, one share.
Noah Jordan, one share.
S. P. Flanagan, one share.
F. P. Groves, one share.
K. M. Waldren, two shares.
All of Davis, W. Va.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 30th day of December, 1890.
Owen Willison,
Milton Dickin,
Samuel Buser,
John Buser,
F. P. Groves,
Theodore Buser,
James Rankins,
Henry C. Waldren,
Peter Shockey,
Noah Jordan,
S. P. Flanagan,
K. M. Waldren.

Wherefore, the corporators named in 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, 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 ninth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

SHENANDOAH BRASS AND IRON WORKS.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 Shenandoah Brass and Iron Works, for the purpose of manufacturing all kinds of goods, whether made of brass, iron or steel or other substance, used by plumbers, steam fitters and gas fitters, boiler
makers and engine builders, and any other articles that said company may desire, and selling and dealing in the same; and for the purpose of making all molds, models, patterns and tools necessary or useful for purposes of manufacturing, and for the purpose of buying and dealing in patents pertaining to the goods manufactured, and selling the rights to others, and for the purpose of carrying on a general manufacturing business.

Which corporation shall keep its principal office or place of business at Charlestown, in the county of Jefferson, state of West Virginia, and is to expire on the 2nd day of January, 1940. And for the purpose of forming the said corporation we have subscribed the sum of $250.00 to the capital thereof, and have paid in on said subscriptions the sum of $25, and desire the privilege of increasing the said capital, by the sale of additional shares from time to time, to $60,000.00 in all.

The capital so subscribed is divided into shares of $50 each, which are held by the undersigned respectively, as follows, that is to say:

- Charles S. Stephens, New York City, New York, one share.
- Edmund Allt, Boonton, New Jersey, one share.
- H. H. Cooke, Charlestown, West Virginia, one share.
- Frank Beckwith, Charlestown, West Virginia, one share.
- Forest W. Brown, Charlestown, 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 2nd day of January, 1891.

Charles S. Stephens,
Edmund Allt,
H. H. Cooke,
Frank Beckwith,
Forest W. 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 second day of January, nineteen hundred and forty, a 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 January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

CONSOLIDATED COAL COMPANY OF WYOMING.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia,
Corporations.

hereby certify that an agreement duly acknowledged 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 Consolidated Coal Company of Wyoming, for the purpose of buying and leasing lands, and using the same for mining or other purposes, and transporting the product of its mines to market; and of doing and performing all and every other acts and things necessary or incidental thereto, and of acquiring, owning, holding and transferring the stock and bonds of other companies, subject to the limitations of the statutes of West Virginia.

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 30th day of December, 1940. 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 five 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:

Charles Unger, Staten Island, two (2) shares.
James L. de Fremery, New York, two (2) shares.
H. M. Suermontd, Brooklyn, two (2) shares.
Simon Sterne, New York, two (2) shares.
John K. Creevey, Brooklyn, N. Y., two (2) shares.

And the capital to be hereafter sold is to be divided into shares of like amount.

Given under our hands, this 30th day of December, 1890.

Charles Unger, [Seal]
James L. de Fremery, [Seal]
H. M. Suermontd, [Seal]
Simon Sterne, [Seal]
John K. Creevey, [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 thirtieth day of December, nineteen hundred and forty, a 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 tenth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.
I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement, duly acknowledged 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 Morgantown Building and Investment Company, for the purpose of purchasing and leasing real estate, erecting dwelling houses and other buildings thereon, and otherwise improving the same and renting the same.

Which corporation shall keep its principal office or place of business at Morgantown, in the county of Monongalia, and state of West Virginia, and is to expire on the 31st day of December, 1940. 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 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

E. M. Grant, five shares.
S. B. Hirschman, five shares.
T. W. Anderson, five shares.
I. C. White, five shares.
R. E. Fast, five shares.
D. H. Courtney, five shares.
George C. Sturgiss, five shares.
John A. Myers, five shares.
T. M. Jackson, five shares.
B. M. Jones, five shares.
All of Morgantown, W. Va.

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, 1891.

E. M. Grant,
S. D. Hirschman,
I. C. White,
T. W. Anderson,
R. E. Fast,
D. H. Courtney,
George C. Sturgiss,
John A. Myers,
T. M. Jackson,
B. M. Jones.
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 December, nineteen hundred and forty, a 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 twelfth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

MUTUAL SECURITY INVESTMENT COMPANY.
FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:

In accordance with the provisions of the general law on corporations in the state of West Virginia, relative to organizations:

We, the undersigned, agree to become a corporation by the name of the Mutual Security Investment Company, for the purpose of negotiating for the investment of capital in and development of improved or unimproved real and personal property; manufacturing, mining, milling, and commercial enterprises; for procuring patents in United States and foreign countries, and negotiation of loans; to act as agents or attorneys in fact in the transaction of all business in which an agent or attorney in fact may be lawfully appointed; to buy and sell bonds, stocks, mortgages, shares, debentures, certificates or other choses in action, as agents: lease and mortgage any and all kinds of property, real, personal or mixed: to effect bargains thereon for others: to receive funds from individuals, corporations and firms for investments, and act as transfer agent, trustee in the transaction of business enterprises: to buy and sell manufactured goods of all kinds and description, name and nature.

Which corporation shall keep its principal place of business in the city of Lynn, county of Essex, Commonwealth of Massachusetts, with branch offices at the following points, and such others as may from time to time be opened to transact the business of the company; or in the city of Boston, county of Suffolk, in the Commonwealth of Massachusetts: or in the city of New York, county of New York, and state of New York; or in the city of Philadelphia, Pennsylvania, and is to expire on the first day of January, 1941. And for the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars ($1,000) to the capital
thereof, and have paid in on said subscription the sum of one hundred dollars ($100), and desire the privilege of increasing said capital, by the sale of additional shares from time to time, to two million dollars ($2,000,000) in all.

The capital so subscribed into shares of one hundred dollars ($100) each, which is held by the undersigned respectively, as follows, that is to say:

Horace A. Roberts, city of Lynn, one share.
Seth W. York, city of Lynn, one share.
Melville H. Nichols, city of Lynn, three shares.
C. M. York, city of Lynn, one share.
John H. Caswell, city of Lynn, four shares.

All of the county of Essex, in the Commonwealth of Massachusetts.

And the capital to be hereinafter sold is to be divided into shares of like amount.

Given under our hands, this 5th day of January, A. D., 1891.

Horace A. Roberts, [Seal]
Seth W. York, [Seal]
Melville H. Nichols, [Seal]
C. M. York, [Seal]
John H. Caswell. [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 forty-one, a 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 twelfth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley, Secretary of State.

GREENBRIER WHITE SULPHUR SPRINGS COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 White Sulphur Springs Company," of Greenbrier county, West Virginia, for the purpose of purchasing the Greenbrier White Sulphur Springs property, situated in the county of Greenbrier, in the state of West Virginia, and operating the same as a place of summer resort; for manufacturing and mining on said property; bottling and selling the water of said springs; establishing
and operating hotels and stage lines; farming and grazing; merchandising; constructing and operating gas works; electric light; constructing and operating street railways, and power works, water works, bath houses, and doing all business proper and appertaining to hotels and places of summer resort.

Which corporation shall keep its principal office at White Sulphur Springs, Greenbrier county, West Virginia, and is to expire on the 26th day of December, 1940. 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 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, to-wit:

James S. Simmons, of Roanoke, Va., one share.
C. S. Amall, of Atlanta, Ga., one share.
E. W. Pettitt, of Staunton, Va., one share.
C. L. Cooke, of Staunton, Va., one share.
C. H. Jordan, of Buena Vista, Va., one share.

And the capital to be hereafter sold is to be divided into shares of like amount.

Witness our hands and seals, the 26th day of December, 1890.

C. H. Jordan, [Seal]
CHAS. S. AMALL, [Seal]
E. W. PETTITT, [Seal]
C. L. COOKE, [Seal]
JAS. S. SIMMONS, [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-sixth day of December, nineteen hundred and forty, a 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 twelfth day of January, eighteen hundred and ninety-one.

WM. A. OHLEY,
 Secretary of State.

GANDEE OIL COMPANY.

DOMESTIC.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the words and figures following:
CORPORATIONS.

The undersigned agree to become a corporation by the name of "The Gandee Oil Company," for the purpose of drilling, boring and mining; for production of oil and gas and all kinds of minerals; refining, manufacturing and transporting oil and gas; producing and marketing coal; buying and selling dry goods, groceries, notions, etc., etc., and carrying on a general mercantile business.

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 first day of January, 1940. 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 six 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 twenty-five dollars each, which are held by the undersigned respectively, as follows, that is to say: By

G. W. Gandee, of Belpre, Ohio, forty-five shares.
Jno. F. King, of Belpre, Ohio, forty-five shares.
H. K. Jones, of Parkersburg, W. Va., ninety shares.
B. S. Pope, of Parkersburg, W. Va., thirty shares.
J. C. Noland, of St. Mary's, W. Va., thirty 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 December, 1890.

JNO. F. KING,
H. K. JONES,
G. W. GANDEE,
J. C. NOELAND,
B. S. POPE.

Wherefore, the corporators named in 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 forty, a 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 thirteenth day of January, eighteen hundred and ninety-one.

WM. A. OHLEY,
Secretary of State.

MORRIS GAS, COAL AND COKE COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged and accom-
Corporations.

Panied 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 "Morris Gas, Coal and Coke Company," for the purpose of mining, shipping and selling coal, iron ores and other minerals; of mining, working and leasing coal, mineral and other lands; of manufacturing, shipping and selling coke; of conducting, 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 the corporation or calculated to facilitate the same.

Which corporation shall keep its principal office or place of business at Tyrone, in the county of Blair, and state of Pennsylvania, and is to expire on the 1st day of January, in the year of our Lord 1920. 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 five thousand dollars, and desire the privilege of increasing the said capital by the selling 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. T. Morris, Tyrone, Pa., one hundred and twenty shares.
J. C. Ewing, Tyrone, Pa., eighty shares.
Thomas Allen, Philadelphia, Pa., eighty shares.
Thomas K. Morris, Tyrone, Pa., one hundred shares.
C. A. Morris, Tyrone, Pa., one hundred shares.
Leonard Keck, Greensburg, Pa., one hundred and sixty 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 December, A. D., 1890
A. T. Morris,
J. C. Ewing,
Thomas Allen,
Thomas K. Morris,
C. A. Morris,
Leonard Keck.

Wherefore, the corporators named in 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 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, [G. S.] at the city of Charleston, this thirteenth day of January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.
WESTON SAVINGS BANK.

DOMESTIC.

I, Wm. A. Ohley, 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:

We, the undersigned, agree to become a corporation by the name of the Weston Savings Bank, for the purpose of conducting a savings bank under an act of the legislature, passed on the 21st day of February, one thousand eight hundred and eighty-seven, and entitled “An Act for the Incorporation of Savings Banks.”

Which corporation shall keep its office or principal place of business at Weston, in the county of Lewis, in the state of West Virginia, and each member of said association whose name is hereto subscribed agrees that he will accept the responsibilities and faithfully discharge the duties of a trustee of the said corporation, 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, post office address and occupation, this first day of January, 1891.

Er. Rolston, jeweler.
Geo. Ross, merchant.
H. H. Smith, saddler.
James Burns, farmer.
P. H. Cummings, deputy sheriff.
A. H. Brown, coal merchant.
J. B. Brannon, law student.
J. H. Bare, druggist.
Andrew Edmiston, attorney.
Lewis Bennett, attorney-at-law.
W. H. Asphinall, merchant.
W. G. Harrison, clerk circuit court.
T. W. Harrison, farmer.
John S. Mitchell, night watch.
J. F. Clifton, machinist.
A. Greenstein, merchant.
J. S. Vondervort, clerk W. V. and P. R. R. Co.
David Snyder, merchant.
Chas. M. Gaylord, merchant.
R. M. Patterson, merchant.
J. P. Cole, liveryman.
John Morris, merchant.
M. B. Ralston, druggist.
M. J. Casey, merchant.
James B. Finster, merchant.
E. M. Vandervort, railway agent.
A. F. Whelan, merchant.
CORPORATIONS.

John A. Barnes, merchant.
John Morrow, patent medicines.
James Ralston, clerk.
W. L. Dunnington, merchant.
C. E. Anderson, post master.
E. G. Davisson, merchant.
J. W. Williams, merchant.
A. A. Warren, merchant.
W. J. Bland, M. D.
Chas. O'Hara, clerk.
R. H. Harrison, editor.
Robert L. Brown, physician.
E. A. Bennett, clerk county court.
Porter Arnold, farmer.
T. M. Hood, physician.
M. S. Holt, physician.
P. F. Casey, merchant.
Jacob Knoblegard, merchant.
All of Weston, W. Va.

Wherefore, the corporators named in 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 January, nineteen hundred and forty-one, a 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 January, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.

STANDARD COAL AND FUEL COMPANY.

FOREIGN.

I, Wm. A. Ohley, secretary of state of the state of West Virginia, hereby certify that an agreement duly acknowledged 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 under the laws of the state of West Virginia, by the name of the Standard Coal and Fuel Company, of New England, and the following are our articles of agreement:

ARTICLE FIRST.

The purposes of said corporation are to mine and reduce coal and other minerals, including the treatment of coal by chemical or mechanical processes, for fuel, and the use of machinery, and its manufacture, for such and similar purposes; also to acquire, lease, operate and deal in mining and manufacturing properties, and in patent
right affecting the same, and affecting the processes above mentioned, and to carry on generally the business of dealing in the products of such operation; to own, lease, manage and dispose of any real or personal property essential or convenient therefor; and generally, to do all things necessary or incident thereto.

**ARTICLE SECOND.**

The said corporation shall keep its office and principal place of business at Boston, in the county of Suffolk, and commonwealth of Massachusetts, and is to expire on the ninth day of January, in the year nineteen hundred and forty-one (A. D., 1941).

**ARTICLE THIRD.**

For the purpose of forming the said corporation, we have subscribed the sum of one thousand dollars to the capital stock, 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 two million dollars.

The capital so subscribed is divided into shares of ten (10) dollars each, which are held by the undersigned respectively, as follows, viz:

- James P. Cook, Salem, Mass., twenty shares.
- Harrison O. Flint, Salem, Mass., twenty shares.
- Franklin E. Gregory, Framingham, Mass., twenty shares.
- George A. Alden, Boston, Mass., ten shares.
- Charles B. Lancaster, Newton, Mass., ten shares.

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 January, A. D., 1891.


Wherefore, the corporators named in 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 January, nineteen hundred and forty-one, a 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, eighteen hundred and ninety-one.

Wm. A. Ohley,
Secretary of State.
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