ACTS

PASSED BY THE

LEGISLATURE

OF WEST VIRGINIA

AT ITS

TWENTY-SECOND

REGULAR SESSION.

BEGINNING JANUARY 9, 1895.

CHARLESTON:
Moses W. Donnally, Public Printer,
1895
POSITION OF
HOUSE AND SENATE BILLS
IN THESE ACTS.

HOUSE BILLS.

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ACTS OF 1895.

(House Bill No. 1.)

CHAPTER 1.

AN ACT to amend and re-enact section thirteen of chapter sixty-four, code of West Virginia.

[Passed February 6, 1895.]

Be it enacted by the Legislature of West Virginia:

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

13. When a decree for a separation forever, or for a limited period, shall have been pronounced in a suit for divorce from bed and board, it may be revoked at any time thereafter by the same court by which it was pronounced under such regulations and restrictions as the court may impose, upon the joint application of the parties, and upon their producing satisfactory evidence of their reconciliation; and when a divorce from bed and board has been decreed for abandonment, or desertion, or other cause, and two years shall have elapsed from the bringing of the suit wherein such decree is entered, without such reconciliation, the court may upon the application of the injured party, and the production of satisfactory evidence, taken in support of such application, decree a divorce from the bonds of matrimony and upon such application the court may read and consider the evidence in the cause taken and filed in the former hearing; Provided, The court shall be of the
To apply to what decrees opinion that no reconciliation is probable, and this shall apply to such decrees heretofore, as well as hereafter entered.

(Approved February 14, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—
The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 77.)

CHAPTER 2.

AN ACT to amend and re-enact section 6 of chapter one hundred and four of the code of West Virginia, as amended and re-enacted by chapter one hundred and two of the acts of the Legislature of one thousand eight hundred and eighty-two, concerning limitation of suits.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

Acts amended. That section 6 of chapter one hundred and four of the code of West Virginia, as amended and re-enacted by chapter one hundred and two of the Acts of the Legislature of 1882, concerning the limitation of suits, be amended and re-enacted, so as to read as follows:

6. Every action to recover money, which is founded upon an award, or on any contract other than a judgment or recognizance, shall be brought within the following number of years next after the right to bring the same shall have accrued, that is to say: if the case be upon an indemnifying bond taken under any statute, or upon a bond of an executor, administrator or guardian, curator, committee, sheriff or deputy sheriff, clerk or deputy clerk, or any other fiduciary or public officer, within ten years; if it be upon any other contract by writing under seal, executed before the first day of April, 1899, within twenty years; but if executed on or after that date, within ten years; if it be upon an award, or upon a contract by writing, signed by the party to be charged
Elections by the People.

thereby, or by his agent, but not under seal, within ten years; and if it be upon any other contract, within five years, unless it be an action by one partner against his co-partner for a settlement of the partnership accounts, or upon accounts concerning the trade of merchandise between merchant and merchant, their factors or servants, where the action of account would lie, in either of which cases the action may be brought until the expiration of five years from a cessation of the dealings in which they are interested together, but not after.

(Approved February 22, 1895.)

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

(Senate Bill No. 142.)

CHAPTER 3.

AN ACT to amend and re-enact sections six, forty-eight and ninety-one of chapter three of the code of one thousand eight hundred and ninety-one, as amended and re-enacted by sections six and ninety-one of chapter twenty-five of the Acts of one thousand eight hundred and ninety-three, concerning elections by the people.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That sections six, forty-eight and ninety-one of chapter three of the code of 1891, as amended and re-enacted by sections six and ninety-one of chapter twenty-five of the Acts of 1893, be amended and re-enacted so as to read as follows:

6. The county court of any county may change the boundaries of any precinct within such county, or divide any precinct into two or more precincts, or consolidate two or more precincts into one, or change any place of holding elections, whenever public convenience
10 Elections by the People.

If house or structure destroyed or election can not be held therein: what to be done.

No precinct to contain more than 250 electors.

Within what time changes to be made.

Notice of change: how given: time required.

Election precinct record: how kept: what to contain.

In days notice to be given to changes: how given.

Election precinct record to be kept by the clerk of the circuit court.

Appointment of challengers.

Their qualifications; privileges.

or the public good may require it. 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 thereafter as practicable.

Provided, That no precinct shall be so enlarged as to contain more than 250 electors: and provided further, that no such change, division or consolidation shall be made by the county court within ninety days next preceding an election, and provided further, that no such change, division or consolidation shall be valid without giving due notice, at least one month before any election, by publication in two newspapers published in said county, if such there be, representing the two political parties which cast the highest number of votes in the State at the last preceding general election, and by posters put up in four of the most public places in each precinct affected thereby.

The county court shall keep in a well bound book, marked "election precinct record," a complete record of all their proceedings in this and the next preceding section, and every order entered creating a precinct or precincts or establishing a place of voting therein. Said court shall, within ten days from the date of such order, cause to be published in two newspapers, if such there be, representing the parties casting the highest number of votes in the county at the last election of presidential electors, and posted at the front door of the court house.

Said "election precinct record" shall be kept by the circuit court clerk in his office, and shall, at all reasonable hours, when not actually in use by the county court, be subject to inspection by any citizen of the county.

48. The county executive committees, 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 must be a qualified voter in the election precinct for which he is appointed, and 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 no 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.

Every challenger 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:

---COUNTY, ss.

I, ---A---B---, do solemnly swear that I will faithfully and honestly discharge my duties as challenger 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 ---.

91. It shall be the duty of each assessor in the State to list, as far as he can by due diligence ascertain, immediately preceding each general election, the name of every qualified voter in each precinct of his assessment district, and to enter them in a separate list for each precinct, arranged in the alphabetical order of the names of the voters.

(Approved February 22, 1895.)

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

( Senate Bill No. 48. )

CHAPTER 4.

AN ACT to amend and re-enact section two of chapter seventy-four of the code of West Virginia, as amended and re-enacted by chapter one hundred and twenty-three of the acts of the Legislature of one thousand eight hundred and ninety-one, concerning acts valid
REFERENCES IN SOLVENT DEBTORS.

between the parties but void as to creditors and purchasers, and concerning preferences by insolvent debtors.

[Passed February 16, 1895.]

Be it enacted by the Legislature of West Virginia:

That section two of chapter seventy-four of the code of West Virginia, as amended and re-enacted by chapter one hundred and twenty-three of the acts of one thousand eight hundred and ninety-one, be amended and re-enacted so as to read as follows:

2. In this section the word "transfer" shall be taken to include every gift, sale, conveyance and assignment, and the word "charge" shall be taken to include every confessed judgment, deed of trust, mortgage, lien and incumbrance. Every transfer or 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 upon 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. Every transfer or charge made by an insolvent debtor attempting to prefer any creditor of such insolvent debtor or to secure such a creditor or any surety or indorser for a debt to the exclusion or prejudice of any other creditor, shall be void as to such preference or security, but shall be taken to be for the benefit of all creditors of such debtor, and all the property so attempted to be transferred or charged shall be applied and paid pro rata upon all the debts owed by such debtor at the time such transfer or charge is made: Provided, that any such transfer or charge by an insolvent debtor shall be valid as to such preference or priority unless a creditor of such insolvent debtor shall institute a suit in chancery within one year after such transfer or charge was made to set aside and avoid the same and cause the property so transferred or charged to be applied toward the payment pro rata of all the debts of such insolvent debtor existing at the time such transfer or charge is made, subject, however, to the provision hereinafter contained with reference to creditors uniting in such suit and contributing to the expenses thereof. But if such transfer
or charge be admitted to record within eight months after it is made, then such suit to be availing must be brought within four months after such transfer or charge was admitted to record. Every such suit shall be deemed to be brought in behalf of the plaintiff and all other creditors of such insolvent debtor, but the creditor instituting such suit or proceeding, together with all creditors of such insolvent debtor who shall come into the suit and unite with the plaintiff before final decree and agree to contribute to the costs and expenses of said suit, shall be entitled to have their claims first paid in full pro rata out of the property so transferred or charged in preference to any creditor of such debtor who shall before final decree decline or fail to so unite and agree to contribute to the costs and expenses of said suit, but not in preference to such creditor as may attempt to sustain the preference given him by such transfer or charge: Provided, further, that nothing in this section shall be taken to prevent the making of a preference as security for the payment of the purchase money or a bona fide loan of money or other bona fide debt contracted at the time such transfer or charge was made or as security for one who at the time of such transfer or charge becomes an indorser or surety for the payment of money then borrowed: Provided, further, that nothing in this section contained shall be taken to affect any transfer 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 indorser or surety whether such transfer is made at the etc.

Provision as to transfer of bonds, etc., in payment, etc., of bona fide debt, or to secure indorser, etc.,

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.

(Senate Bill No. 130.)

CHAPTER 5.

AN ACT to amend and re-enact section twelve of chapter forty-three of the code of West Virginia, concerning time of working roads.
Be it enacted by the Legislature of West Virginia:

That section twelve of chapter forty-three of the code of West Virginia be amended and re-enacted so as to read as follows:

12. Every male person not under twenty-one nor over fifty years of age, who resides in any road precinct, and is not a pauper, having had at least three days' notice, shall, between the first day of April and the first day of September in each year, (except in the counties of Pendleton, Berkeley and Morgan, where the time for working roads shall be from the first day of April to the first day of December in each year) attend in person or by sufficient substitute, with proper tools, and work on the county road in such precinct under the direction of the surveyor thereof at such places and on such days during the said period as the said surveyor may appoint, at least two days, if that number be necessary. And the county court of every county in which the said two days' work shall be insufficient to open, construct and keep in good repair the roads and bridges thereof, shall, at a session of said court held prior to the first day of May in each year, prescribe by order of the court the manner in which the same shall be done, after expending thereon the two days' work aforesaid, whether entirely by a tax on property, entirely by labor, or partly by tax and partly by labor; and it shall prescribe, provide for and lay a sufficient amount of tax, or labor, or both, as the case may be, to open, construct and keep in good repair the roads and bridges in their county during each year; Provided, That not more than four days' work by any person shall be required in any year, and if said four days' work are not sufficient, with or without the tax imposed, to put and keep the roads and bridges in any county in good repair, the court shall levy a sufficient tax for the purpose aforesaid.

Every person required by the county court under the provisions of this section to work on the roads, shall perform such additional number of day's work thereon as may be prescribed by such order, not exceeding, however, two days. But any person required to perform labor under the provisions of this section, may commute therefor by paying to the surveyor such sum per day for every day's work so required of him as shall be fixed by the county courts, not less than seventy-five cents nor more than one dollar and twenty-five cents. The county court shall have power to transfer and re-
require the surveyor and hands of any road precinct to work upon the roads of another precinct in the same district, in cases of emergency, or of the opening of new roads, and any surveyor or hands failing to work on the roads of the precinct to which they may be, by order of the court transferred, shall be subject to the same penalties as if they had failed to work on the roads of their own precinct when lawfully required to do so.

William Seymour Edwards,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
February 28, 1895.

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 this State, has become a law without his approval.

W. E. Chilton,
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.]

[Senate Bill No. 9.]

CHAPTER 6.

AN ACT amending and re-enacting section thirty-eight, chapter fifty-eight, of the code of West Virginia, relating to estates of insane persons.

[Passed January 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That section thirty-eight 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:

Section 38 of chapter 48 of the code amended.
38. If the personal estate of such insane person be insufficient for the discharge of his debts, or if the personal estate, or the residue thereof, after payment of the debts, and the rents and profits of his real estate, be insufficient for his maintenance, and that of his family, if any, the committee of his estate may petition the circuit court of the county in which he was appointed, for authority to mortgage, lease or sell so much of the real estate of such insane person as may be necessary for the purposes aforesaid, or any of them, setting forth in the petition the particulars and amount of the estate, real and personal, the application which may have been made of any personal estate, and an account of the debts and demands existing against the estate.

(Approved January 31, 1895.)

[Note by the Clerk of the House of Delegates.—The foregoing act takes effect at the expiration of ninety days after its passage.]
Provided in this chapter. But the members of said board now in office shall, unless sooner removed therefrom, remain in office until their successors are appointed and qualified. On the first day of June, one thousand eight hundred and ninety-six, and in every second year thereafter, or as soon after said day as practicable, the governor shall appoint two members of said board for the term of four years. Vacancies in said board shall be filled by the governor for the unexpired term within thirty days after the governor receives notice that such vacancies exist, or as soon thereafter as possible. Any person so appointed may be removed from office by the governor for incompetency, neglect of duty, gross immorality or drunkenness, or for any cause deemed necessary for the public good.

Who May Practice Medicine in this State.

9. The following persons, and no others, shall hereafter be permitted to practice medicine in this State, viz.: First. All such persons as shall be legally entitled to practice medicine in this State at the time of the passage of this act. Second. All such persons as shall pass an examination before the state board of health and shall receive certificates from the said board to that effect as hereinafter provided.

Examinations by the State Board of Health.

9a. The state board of health shall, at such times as a majority of them may deem proper, hold examinations for the licensing of practitioners of medicine. Such examinations shall not be less in number than three, during each year, and shall be held at such points in the state as shall be most convenient to those presenting themselves for examination or to the state board of health. At such examinations written and oral questions shall be submitted to the applicants for license covering all the essential branches of the sciences of medicine and surgery, and the examination shall be a thorough and decisive test of the knowledge and ability of the applicants. The president and secretary of the state board of health shall issue certificates to all who successfully pass the said examination, and such certificates, after being duly recorded as hereinafter provided, shall be deemed licenses to practice medicine and surgery in all their branches in this state. The state board of health shall give timely notice of the time and place of holding each such examination, by publish
Applicants to notify secretary.

No school of medicine required.

Who may assist board.

His compensation.

Physicians living in other states called to consultation in this state excepted.

17. All moneys received by the state board of health, or any of its members, in payment of fees for examination, as well as the special taxes received by the sheriff under the provisions of section fourteen of this chapter, shall be paid into the state treasury within one month after the same are received. And it shall be the duty of the secretary of the state board of health, on the first days of January and July in each year, or within five days thereafter, to certify to the auditor all such moneys received by said board, or by any member thereof, during the preceding six months. It shall also be the duty of the clerk of every county court on the same days in each year, or within five days thereafter, to certify to the auditor all moneys received by the sheriff under this chapter, shown by the receipts filed in his office as required by section fourteen of this chapter, and any such secretary or clerk who shall fail to comply with the provisions of this section, shall be guilty of a misdemeanor and fined for each offence not less than fifty nor more than two hundred dollars. And if any member of the state board of health shall fail to account for and pay into the treasury, as herein required, any moneys received by him as aforesaid, he shall be guilty of a misdemeanor and fined double the amount of the moneys so received and which he has failed to pay as aforesaid.

All moneys received from the state board of health as fees for examination, under section eleven of this act, shall be placed to the credit of the state board of health.
by the treasurer of this State and shall, with other moneys appropriated to the said state board of health, be used to defray the expenses of its meetings, examinations, etc.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W.M. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
February 28, 1895.

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 this State, has become a law without his approval.

W. E. CHILTON,
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 8.

AN ACT to amend and re-enact sections seven and eight of chapter one hundred and twenty-nine of the code of West Virginia:

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That sections seven and eight of chapter one hundred and twenty-nine of the code of 1891 be amended and re-enacted so as to read as follows:

7. A commissioner may adjourn his proceedings from time to time after the day to which notice was
given (without any new notice), until his report is completed; and when it is completed, unless it is otherwise ordered by the court, or agreed by the parties, he shall retain it and the evidence introduced by the parties and upon which the same is made up, ten days for their examination. Any party without being at the expense of taking a copy, may inspect the report and evidence, and file exceptions thereto; and the commissioner shall with his report return the evidence filed in the case, including all the evidence taken upon the execution of the reference; and if exceptions to said report be filed the commissioner shall, with his report, return the exceptions and such remarks thereon as he may deem pertinent, and any party may except to such report at the first term of the court next after the term to which the same is filed, or by leave of the court at any subsequent term thereof. In an exception it shall be sufficient to state the item or part of the report to which objection is made; but the court may, nevertheless, if good cause therefor appear, require the exception to be made more specific, or the grounds thereof to be stated therein, and may overrule such exceptions if the requisition be not complied with.

8. With his report the commissioner shall also return the decrees, orders and notices under which he acted. He shall not copy in his account or report any papers; and if there has been a previous account or report, he shall not copy it into his report except so far as may be necessary to make such a complete account and report in accordance with the decree of reference entered in the cause. Everything improperly copied into a commissioner’s account shall be expunged at his cost on the application of either party; and if on account of his negligence or misconduct a report be recommitted, he shall bear the cost occasioned thereby. He shall immediately after the adjournment of each term of the court proceed to take all accounts referred to him by any order or decree of the court, and all adjournments and postponements of the taking of any account, shall be for good cause to be shown by the affidavit of the party making the application, which shall be filed with the papers in the cause, and if the commissioner unreasonably delays his report, he shall receive no compensation for the same.

(Approved February 22, 1895.)

[Note by the Clerk of the House of Delegates.—The foregoing act takes effect at the expiration of ninety days after its passage.]
CH. 9.

CONCERNING MARRIED WOMEN.

(House Bill No. 2.)

CHAPTER 9.

AN ACT to amend and re-enact section three of chapter three of the acts of one thousand eight hundred and ninety-three, authorizing a married woman to convey real estate by an attorney in fact.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That section three of chapter three of the acts of 1893 be amended and re-enacted so as to read as follows:

3. Any married woman may take by inheritance or by gift, grant, devise or bequest, from any person other than her husband, 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 and profits thereof, in the same manner, and with the like effect as if she were unmarried; and the same shall not be subject to the disposal of her husband, nor be liable for his debts: Provided, that no married woman, unless she is living separate and apart from her husband, shall sell and convey real estate, unless her husband join in the deed or other writing by which the same is sold or conveyed. And a married woman may, by power of attorney duly executed, her husband joining therein, acknowledged and certified, as prescribed in section five, appoint an attorney in fact for her, and in her name to execute and acknowledge for record any deed or other writing which she might acknowledge in person, and any deed and other writing so executed and acknowledged by such attorney in fact, in pursuance of said power of attorney, and while the same remains in force, shall be as valid and effectual, in all respects, to convey the title and interest of such married woman, in the real estate thereby conveyed, and to bar her right of dower therein, as if she had in person and in the manner required by the said fourth section of chapter seventy-three of the code of West Virginia, executed and acknowledged the same.

(Approved February 21, 1895.)
[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.]

(Senate Bill No. 66.)

CHAPTER 10.

AN ACT to amend and re-enact section eleven of chapter seventy-three of the code of West Virginia, as amended and re-enacted by the acts of one thousand eight hundred and seventy-five, also amended and re-enacted by the acts of one thousand eight hundred and eighty-two, and as further amended and re-enacted by the acts of one thousand eight hundred and eighty-three, concerning the authentication of deeds and other writings.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That section eleven of chapter seventy-three of the code of West Virginia, as amended and re-enacted by chapter sixty-seven of the acts of one thousand eight hundred and seventy-five, also as amended and re-enacted by chapter one hundred and forty-nine of the acts of one thousand eight hundred and eighty-two, and as further amended and re-enacted by chapter thirteen of the acts of one thousand eight hundred and eighty-three, be and the same are hereby amended and re-enacted so as to read as follows:

11. Where the acknowledgment of any deed or other writing, or the privy examination of a married woman respecting the same, has been heretofore taken by a notary public, or justice of the peace, whether he used an official seal or not, or by two justices of the peace in any county in the State of Virginia, prior to the reorganization of the state government thereof, or by any justice out of his district or township, or it does not
appear by the certificate of the justice that such acknowledgment or privy examination was taken within his district or township, or county, the same shall be, nevertheless, sufficient, unless there be other lawful objections.

(Approved February 22, 1895.)

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

(Senate Bill No. 39.)

CHAPTER 11.

AN ACT to amend and re-enact sections one, two, sixty-six, and eighty-four of chapter thirty-two of the code.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That sections one, two, sixty-six and eighty-four of chapter thirty-two of the code of West Virginia be amended so as to read as follows:

For What a State License is Necessary.

1. No person without a state license therefor shall keep a hotel or tavern, eating house or restaurant, or furnish intoxicating drinks or refreshments at a public theater, or sell, offer, or expose for sale or solicit or receive orders for spirituous liquors, wine, porter, ale, or beer, or any drink of a like nature, or any paper wrapper cigarettes, or cigarette paper. And all mixtures, preparations or liquids which will produce intoxication, whether they are patented or not, shall be deemed spirituous liquors within the meaning of this section. Nor shall any person without such license, carry on the business of a distiller or brewer of whiskey, brandy, beer, porter, or ale, or carry on the business of a druggist, or keep for public use or resort, a bowling alley, billiard table, pool table, bagatelle table, or any table of like kind, or a shooting gallery or skating rink.
For What a State License is Necessary. [Ch. 11.

Provided, That the word "eating house" in this section shall not apply to farmers who furnish meals to travelers and others passing.

2. No person without a State license therefor shall exhibit any circus, menagerie, circus and menagerie combined, theatrical performance or public show, to which admission is obtained for money or other reward, or to run or operate a merry-go-round for profit, or act as a hawker or peddler, or act as auctioneer, or practice the business of stock or other broker, by buying or selling for others, stocks, securities or other property for a commission or reward, or practice the business of money broker, or private banker, by buying or selling uncurrenent or depreciated money or funds, or exchanging one kind of money or funds for another for profit or reward, or practice the business of pawn-broker by lending money or other thing for profit or on account of personal property deposited with the lender in pledge. Nor shall any person, without a State license therefor, sell or barter, or offer or expose for sale or barter, any patent right. Nor shall any corporation heretofore or hereafter chartered under the laws of this State, whether the same have its principal place of business or chief works within or without the State, do or attempt to do any business by virtue of its charter or certificate of incorporation without a State license therefor.

Nor shall any traveling agent, canvasser or salesman sell, or contract to sell, any lightning rod, sewing machine, organ or other musical instrument without a State license therefor, whether any such article was manufactured within or without the State.

66. On every license to sell, at retail, domestic wines, ale, beer, or drinks of like nature, one hundred dollars, or to sell, at retail, cigarettes or cigarette paper, five hundred dollars.

84. The State tax on every license to exhibit a circus shall be fifty dollars for each exhibition; on a license to exhibit a menagerie, thirty dollars for each exhibition; on a license to exhibit a circus and menagerie combined, seventy-five dollars for each exhibition; on a license to operate a merry-go-round, twenty-five dollars for each set of not longer than one week, and twenty-five dollars for each additional week or part thereof if it is continued at such set; and on a license to exhibit any other show (inclusive of each and every side show in the vicinity of a circus and menagerie, or circus and menagerie combined), ten dollars for each exhibition, except that a li
Ch. 12.] Costs, Expenses and Fees. 25

license to exhibit a museum or public show where the admission is ten cents, shall be four dollars a day or twenty dollars a week.

William Seymour Edwards,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
February 28, 1895.

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 this State, has become a law without his approval.

W. E. Chilton,
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.]

(Senate Bill No. 66)

CHAPTER 12.

AN ACT to amend and re-enact section forty-two of chapter one hundred and thirty of the code, as amended and re-enacted by chapter eighty-four of the acts of one thousand eight hundred and ninety-one, concerning costs, expenses and fees.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That section forty-two of chapter one hundred and thirty of the code of West Virginia, as amended and re-enacted by chapter eighty-four of the acts of
eighteen hundred and ninety-one, 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. No assignment or transfer of any costs, expenses or fees payable out of the State treasury 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 acknowledgements of deeds or other writings, or attested by two witnesses who shall state their respective names and postoffice address.

(Approved February 22, 1895.)

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

(Chapter 13.)

AN ACT to amend and re-enact section ninety-four of chapter twenty-nine of the code, concerning relief against taxes erroneously assessed.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That section ninety-four of chapter twenty-nine of the code, be amended and re-enacted so as to read as follows:

94. Any person claiming to be aggrieved by any entry in the land or personal property books of any county or by the assessment of a license tax in any county, may, within one year after the verification of such book, and within six months after the assessment
of such license tax, apply for relief to the county court of the county in which such books are made out, and, as to a license tax of the county in which such tax is assessed. But he shall, before any such application is heard, give reasonable notice to the prosecuting attorney of the county, whose duty it shall be to attend to the interest of the State, county and district in the matter. If it appear on the hearing of such application that the value, ( ) distance and bearing from the court house, or the local description of any tract of land entered in such land book is by mistake or fraud incorrectly entered therein, or that any tract or lot of land entered therein is, by mistake or fraud, charged with a greater or less amount of taxes and levies than should have been charged thereon, or that any tract or lot of land is entered and charged therein to any person who is not by law chargeable with the taxes thereon, or that the person properly chargeable with the taxes on any tract or lot entered therein is no so charged, or that there is any mistake in the name of the person charged with taxes on any tract or lot of land entered therein, or if it appears from the report of a competent surveyor, under oath, that any tract of land entered therein is by mistake or otherwise charged with a greater number of acres than it contains, the court shall by an order entered of record correct any and every such error or mistake, and direct its clerk to enter the same properly in the next land book made out by him. If the application be to correct an assessment of a tract of land, the value of which was fixed by the assessor under the provisions of either section ten or section twenty-two of this chapter, or to correct an assessment of the value of the building made by the assessor under the provisions of section twenty-seven or twenty-nine of this chapter, it shall appear to the court on the hearing of the application that the assessment complained of is either too high or too low, the court shall correct the same and fix and enter of record the true value of such tract, lot or building according to the facts proved, and the clerk of such court shall make the proper correction in the next land book made out by him. If the court, upon an application to correct an assessment under any of the provisions of this chapter, refuse to make the correction asked for, the applicant may have the evidence taken thereon certified by the county court, and an appeal may be taken, as in other cases, from the order of refusal to the circuit court of the county, and such appeal, when allowed by the court or judge, shall, except as hereinafter provided, have preference over all other civil cases pending in such court; and whenever any such assessment is
corrected as aforesaid by the county court or by the circuit court on appeal, the clerk of the county shall, upon the delivery to him of the copy of the order of the court showing such correction, correct the land books accordingly, and charge up the taxes thereon, according to such corrected assessments, and the value of such real estate as so corrected shall continue until the same is changed pursuant to law. But no taxes assessed or charged upon said real estate, before the application is made, shall be released or refunded.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 45.)

CHAPTER 14.

AN ACT to amend and re-enact sections thirty-four and thirty-six of chapter forty-seven of the code of West Virginia, in relation to cities, towns and villages.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That sections thirty-four and thirty-six of chapter forty-seven of the code of West Virginia, be amended and re-enacted so as to read as follows:

34. If the owner or occupant of any sidewalk, footway or gutter, in such city, town or village, or of the real property next adjacent thereto, shall fail or refuse to curb, pave or keep the same clean, 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 city, town or village, 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 city, town or village taxes.

Upon the petition, in writing, of the persons owning the greater amount of frontage of the lots abutting on
both sides of any street or alley, between any two cross-streets, or between a cross-street and alley, the council of any such city, town or village, by a lawful majority thereof, may order such part of any street or alley to be paved between the side-walks with cobble-stone, brick, Belgian blocks, asphaltum or other suitable material, from one of such cross-streets to the other, under such regulations as may be fixed by ordinance duly passed by council; two-thirds of the cost of such paving shall be assessed to the owners of the lots or fractional parts of lots abutting on that part of the street or alley so paved in proportion to the distance such lot or part of a lot abuts on such street or alley, and the remaining one-third of the cost of such paving shall be paid by the city, town or village. In making such assessments the basis shall be the cost of paving that part of the street or alley on which the property lies, included between the adjoining cross-streets or alleys; and the amounts assessed against the owners of each lot or fractional part of a lot, shall be in the proportion which the frontage of such lot or part of a lot bears to the whole cost of paving said street or alley between said cross-streets or alleys as aforesaid.

36. There shall be a lien on all real estate within such city, town or village for the city, town or village taxes assessed thereon, from the day fixed by law for the commencement of the assessment of such taxes in each year, and the interest upon such taxes, at the rate of six per centum per annum from the first day of January next after such assessment until payment, which may be enforced by the council in the same manner now provided by law for the enforcement of the lien for State or county taxes, or in such other manner as the council may by ordinance prescribe. There shall also be a lien on all real estate within such city, town or village for other assessments, fines and penalties assessed or imposed upon the owners thereof by the authorities of such city, town or village from the time the same are so assessed or imposed, which shall have priority over all other liens except the lien for taxes, and may be enforced by the council by suit in equity, in the corporate name of the town, in the same manner now prescribed by law for the enforcement of the lien for State or county taxes, or in such other manner as the council may by ordinance prescribe. If any real estate within such city, town or village be returned delinquent for the non-payment of the taxes thereon, a copy of such delinquent list may be certified by the council to the auditor, and the same may be sold for the taxes, interest and
CONCERNING LOST RECORDS.

[CH. 15

How delinquent real estate sold.

Commissions thereon, in the same manner, at the same time and by the same officer as real estate is sold for the non-payment of State taxes.

(Approved February 22, 1895.)

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

(House Bill No. 209.)

CHAPTER 15.

AN ACT to provide for supplying lost records, and authorizing the county courts of the several counties in this State, to procure copies thereof, when the same is on file in the auditor's office, defining the duties of the said auditor, and making the same testimony when properly recorded and authenticated.

[Passed February 19, 1895.]

Be it enacted by the Legislature of West Virginia:

1. That where any records have been or shall be lost or destroyed by fire or otherwise, and the same shall have been recorded in the clerk's office of any court of any county in this State, or where any record is required to be recorded in the auditor's office, or from some other county or the clerk's offices therein in this State, the county court of the county wherein such records are so lost or destroyed, may cause duly certified copies of the same to be procured from the auditor's office or such clerk's office of any county; and it shall be the duty of the auditor or the clerk of any court of this State, to permit such copies to be made, and when correctly copied and certified to be true copies of such record the same shall be recorded in the proper clerk's office of such county in well-bound books provided for that purpose and shall have the same force and effect as evidence for all purposes as the original records have, or would have had, and copies may be taken and certified by the clerk in whose office such copied records may be, and
such copies, when so made and certified by said clerk, shall be received as \textit{prima facie} evidence for all purposes, and with like effect as copies from original records. And the county court of any county desiring to procure copies of any such writing or record, shall make provisions for the payment of such fees therefor as may be allowed by law or agreed upon.

(Approved February 21, 1895.)

\[\textbf{NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.} - \]

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

\textit{Chapter 16.}

AN ACT to prevent railroad companies from buying and selling coal or coke, and to prevent discriminations.

[Passed February 15, 1895.]

Be it enacted by the Legislature of West Virginia:

1. It shall be unlawful for any railroad corporation to engage, directly or indirectly, in the business of buying and selling coal or coke, or to promise, pledge, or lend its credit, money or other property or thing of value to another, either natural or corporate, engaged in such business, but nothing herein shall prevent such corporation from purchasing such articles for its own consumption, or when it is the owner of any such commodities from selling and shipping the same; \textit{Provided}, in doing so, such corporation shall not discriminate in rates, distribution of cars or otherwise against other shippers of like commodities on its lines; and, \textit{provided further}, that when such company has the right to sell either of such commodities, and is unable from any cause to fill any \textit{bona fide} contracts it may have made to supply such commodities, or either of them, it may purchase them to enable it to fill such contracts.

2. Every railroad corporation along whose line of railroad the industries of mining coal or manufacturing coke is carried on, shall without discrimination between or amongst shippers, and without unnecessary delay,
CONCERNING RAILROAD TRAFFIC. [CH. 17.
make a reasonable provision for the transportation of all such coal and coke offered for transportation over its railroad, and no such railroad corporation shall discriminate in rates, distribution of cars or otherwise against or among shippers of coal or coke offered for shipment on its line or lines.

3. The circuit and criminal courts of every county through or into which the railroad of any such railroad corporation violating any or either of the provisions of this act may pass, shall have concurrent jurisdiction of all the offenses under and violations of the provisions of this act.

4. Any railroad corporation or officer or agent thereof who shall knowingly and wilfully violate any of the provisions of this act, shall for each and every such offense, be deemed guilty of a misdemeanor, and upon indictment and conviction thereof, shall be fined not less than fifty nor more than five hundred dollars.

(Approved February 22, 1893.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—
The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 107.)

CHAPTER 17.

AN ACT requiring railroads in this State to use for traffic within this State the classification of freight used by them for interstate traffic, and prescribing the tariff of charges in connection therewith, and to prevent discrimination.

[Passed February 16, 1895.]

Be it enacted by the Legislature of West Virginia:

Every corporation, etc., operating a railroad exceeding thirty miles in length, shall within thirty days from the passage of this act, make a general classification of goods, merchandise and all other kinds of prop-
CONCERNING RAILROAD TRAFFIC.

property for the purpose of transportation within this State, which shall conform from time to time to the classification of the same in general use on such railroad for interstate transportation subject to the act of Congress entitled “An act to regulate commerce,” approved February 4th, 1887, and all amendments thereof and supplements thereto, and shall keep in the custody of the agent at each station on the line of said railroad in this State a printed copy of such classification which shall be open to the inspection of any person shipping or receiving property at such station; provided, however, that exceptions to such general classification may be made from time to time for the purpose of placing in a lower class any commodity transported within this State, but a printed sheet or notice of such exceptions shall be furnished to each station agent and attached to the copy of the general classification in his custody as aforesaid.

2. Every such corporation, company, public carrier or individual shall also within thirty days after the passage of this act make a tariff of charges within this State, based upon the classification provided for in the first section of this act, which tariff shall show such charges for distances over ten miles, and by sections of ten miles each, from ten to three hundred miles; provided, that the average rate of charge for all classes of freight under such classification and tariff, as fixed for the whole number of sections up to three hundred miles, shall not exceed five cents per ton per mile, except that upon gypsum, lime, guano, and other fertilizers, salt flour in barrels, and upon coal, pig-iron, limestone, iron ore and undressed stone, logs or lumber, such average rate of freight shall not exceed three cents per ton per mile; and, provided further, that no charge for the transportation of freight of the same class shall be less from one terminus of any railroad to the other, than from any intermediate station to either terminus thereof, nor greater for the transportation of freight of the same class from any intermediate station to either terminus of road or from either terminus to an intermediate station, or from one intermediate station to another, than from any intermediate station to either terminus, or from either terminus to any intermediate station, or from one intermediate station to another, where the distance is less.

If for any one consignment the charge as above limited would be less than twenty-five cents that sum may nevertheless be charged as a minimum, and if the charge for any car-load for any distance should be less than five dollars, that sum may nevertheless be charged as a minimum charges;
imnum for the transportation of such car-load. Printed copies of every such tariff shall be kept with every station agent, open to inspection, as provided in the first section hereof with reference to the copies of the classification.

3. Such corporation, company, public carrier or individual, shall make reasonable provisions for transportation of all freight that may be offered it for shipment, and transport the same without unreasonable delay; and shall not discriminate against or among persons offering freight for shipment over such railroad, in rates, distribution or allotment of cars, or otherwise under substantially similar circumstances and conditions; and shall not give or allow to any shipper or consignee of freight any rebate or drawback, so as to give such shipper, or consignee, any advantage over any other shipper or consignee.

The compensation for the transportation of goods and merchandise, and all kinds of property hereinbefore prescribed, shall be interpreted to include all fees and commissions charged by any such corporation, company, public carrier, or individual, their agent or agents, for manifesting, receiving, handling, shipping and delivering any goods, merchandise, and all other kinds of property for transportation on said railroads so that the entire charge made by such corporation, company, public carrier or individual shall not exceed the regular transportation fees herein prescribed; except for the storage of any articles in any depot or warehouse of such corporation, company, public carrier, or individual, or in any depot or warehouse by their agent or agents, which remain in such depot or warehouse after the lapse of twenty-four hours from the time the consignee is notified by the agent, or the other employees of such corporation, company, public carrier, or any individual of their arrival, in cases where the abode of the consignee is known to said agents.

4. Any corporation, company, public carrier or individual now owning or operating, or which may hereafter own or operate, any railroad in this State, which shall violate any provisions of this act shall be subject to a fine for every such offense of not less than fifty and not exceeding one thousand dollars.

5. All acts and parts of acts which conflict with any of the provisions of this act are hereby repealed.

(Approved February 21, 1895.)
AN ACT to amend and re-enact sections twenty-one and twenty-two of chapter thirty of the code of West Virginia, in relation to the collection of delinquent taxes.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That sections twenty-one and twenty-two of chapter thirty of the code of West Virginia, as last amended and re-enacted by chapter thirteen of the acts of the legislature of one thousand eight hundred and eighty-one, and 23, amended, be and the same are hereby amended and re-enacted so as to read as follows:

21. The sheriff or collector of every county shall, at or before the session of said court at which the county levy is to be laid, present to said court three lists mentioned in the eighteenth section of this chapter for examination. The court having become satisfied of the correctness of said lists or having corrected them, if erroneous, shall direct their clerk to certify copies thereof to the auditor. The original lists shall be preserved by the clerk in his office, and the list of real estate delinquent shall be recorded by the clerk, in a well bound book to be kept by him for the purpose. After the said copies are so certified, the sheriff or collector shall not receive any of the taxes mentioned in said lists, except as provided in section six of chapter thirty-one, but they may be paid into the treasury of the State at any time before the list of delinquent lands is delivered to the sheriff for sale, as provided by section four of chapter thirty-one, or in the case of personal property, at any time before the list is placed in the hands of an officer for collection, as provided in the twenty-third section of this chapter. And any person being the owner of any part of a tract or parcel of land, the whole of which has
been returned delinquent in the name of another person, and the person owning such part desires to pay the taxes on the same, he shall be entitled to do so upon complying with the requirements of sections thirty-six and thirty-seven of chapter thirty-one in reference to the redemption of land where the same has been sold and purchased by the State: Provided, however, that if the part upon which any such person desires to pay the taxes, shall be a town lot and the same shall be designated by number, or other definite description, upon any plat of such town or addition thereto, filed in the county clerk's office, and there shall be any data on the land books where such land is charged, from which the auditor can correctly ascertain the taxes properly chargeable to such lot, it shall be his duty to compute the proper proportion of taxes chargeable to such lot and upon payment of the same such lot shall be discharged from said delinquency, without any other proceedings being necessary. In all cases where the taxes on the whole or any part of a tract of land shall be paid to the auditor under this section, he shall give to the person in whose name the same are paid, a receipt describing the land, giving the amount so paid and the year or years for which the same are paid, which receipt shall be evidence of the payment of the taxes on the land therein described for the year or years specified therein, and it shall also be the duty of the auditor to transmit to the clerk of the county court of each county, on or before the first day of April in each year, a list of all the real estate in his county, on which the taxes have been paid under the provisions of this section. Where the taxes on a part of a tract have been paid, the same proceedings shall be had as to the remainder as if it were a separate tract returned delinquent in the original owner's name, except that it shall be described in the lists sent to the sheriff, for sale, so as to show of what land it constitutes the remainder, and the quantity or part upon which taxes have been paid, shall be stated and the proper proportion of the taxes shall be computed and charged to the remainder.

22. The copies directed by the preceding section to be certified to the auditor, shall be sealed up by the clerk in an envelope, addressed to the auditor and delivered to the sheriff or collector by whom they were presented. The auditor shall credit the sheriff or collector with the amount of all state and school taxes mentioned in said lists, if the same be presented at his office before the first day of September in the year next succeeding that for which said taxes were as-
sessed. All taxes paid to the auditor under the preceding section shall be paid by him into the treasury of the state and he shall draw his warrant on the treasurer payable to the order of the sheriff of the proper county for the county and district taxes so received by him. He shall at the same time certify to the clerk of the county court of the same county, the amount of any such warrant and the portions thereof which are due to the county and the district in which the land is situated, respectively. The said clerk shall in turn notify the proper board of education of the amount due the district in such case.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 28, 1895.

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 this State, has become a law without his approval.

W. E. CHILTON,
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.]

(Senate Bill No. 26.)

CHAPTER 19.

AN ACT to provide for the appointment of deputy clerks in any of the criminal or intermediate courts now existing in the State of West Virginia.

[Passed January 28, 1895.]
Be it enacted by the Legislature of West Virginia:

1. That the clerk of any criminal or intermediate court may, with the consent of the judge of said court, appoint any person his deputy. Such consent shall in every case be entered of record. Every deputy so appointed shall take the same oath his principal is required to take, and may, during his continuance in office, discharge and perform any of the official duties of his principal, and any default or misfeasance in office of such deputy shall be deemed a breach of the conditions of the official bond of his principal.

2. Such deputy may be removed from his office by his principal, or by the court, or judge, with whose consent he was appointed.

(Approved February 5, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 1.)

CHAPTER 20.

AN ACT to provide for the election of a special judge in any of the criminal or intermediate courts now existing in the State of West Virginia.

[Passed January 23, 1895.]

Be it enacted by the Legislature of West Virginia:

That when for any cause the judge of a criminal court or intermediate court shall fail to attend and hold the same, either at the commencement of the term, whether regular, adjourned or special, or at any time before its adjournment, or if he be in attendance and cannot properly preside at the trial of any cause therein, the attorneys present and practicing in said court may elect a judge by ballot, to hold said court during the absence of the judge, or for the trial of the cause in which the judge of said court cannot preside.

The clerk of the court shall hold said election, declare
the result thereof, and enter the same of record.

Provided, however, that the parties or their attorneys, in any case in which the judge of the court cannot properly preside at the trial thereof, may agree upon a judge to try or hear and determine the same, which agreement shall be entered of record in the proper order book of the court, and in such case no election of a judge to try or hear and determine the case shall be held. No counsel or attorney who is interested in the case shall vote on the election of such judge, nor shall any counsel or attorney vote who has not been admitted to practice law in the State. The judge so elected or agreed upon before proceeding to act, shall take an oath that he will faithfully and impartially perform the duties of a judge of such court so long as he shall continue to act as such; that he is not interested as counsel or attorney, or otherwise, in the cause to be tried or heard or determined by him.

Every judge so elected or agreed upon shall have and possess the same powers and perform the same duties in all respects as the regularly elected judge of such court, during the time he shall act in pursuance of such election or agreement.

The judge so elected or appointed shall receive for compensation his services while sitting as such judge five dollars per day, to be certified by the court and paid out of the State treasury.

(Approved February 5, 1895.)

[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.]
twelve of the code, be and the same is hereby amended and re-enacted so as to read as follows:

13. The judge so elected or appointed, shall receive for his services, while sitting as such judge, five dollars per day, to be certified by the court and paid out of the state treasury.

This and the two next preceding sections shall apply as well to criminal as to civil causes.

(Approved February 22, 1895.)

[NOTE by THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 5.)

CHAPTER 22.

AN ACT for the protection of riparian owners.

[Passed January 19, 1895.]

Be it enacted by the Legislature of West Virginia:

That any one being the owner or occupier of any shanty boat, or boat of like kind, who anchors, ties or beaches said boat upon the real estate of another for a longer period than twelve hours, unless in case of distress, without the permission of the owner or agent of the owner of said real estate upon which such boat is anchored, tied or beached, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than fifty dollars, or confined in the county jail not more than thirty days, at the discretion of the court. And each twelve hours that said owner or occupier, after having been notified to remove, allows such boat to remain at such place, or anchored, tied or beached upon the premises of said owner, shall be taken and treated as a separate offense. And any such person having been so notified to remove such boat, who shall within thirty days thereafter, again anchor, tie or beach any boat upon the real estate of said owner, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not exceeding fifty dollars, and imprisoned in the county jail not exceeding thirty days. And any
justices have jurisdiction thereof, the same as other cases where fine and imprisonment are imposed.

(Approved February 5, 1895.)

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

(House Bill No. 316.)

CHAPTER 23.

AN ACT to amend and re-enact section seven of chapter one hundred and nineteen of the acts of one thousand eight hundred and eighty-two of the legislature of West Virginia.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That section seven of chapter one hundred and nineteen of the acts of one thousand eight hundred and eighty-two be amended and re-enacted so as to read as follows:

7. Every person who shall take up and secure any saw-logs, or other logs or trees prepared for the purpose for sale, or any cross or railroad ties, boards, planks, staves, heading or other timber prepared for market, of another, found adrift in the Ohio, Great Kanawha, or Little Kanawha river, in which there is no boom in use for the preservation thereof below the point where they are so found, whether the same have thereon any such trade-mark or not, shall be entitled to receive from the owner thereof, a compensation for so much thereof as he shall deliver to such owner, as follows: For each saw-log or other log or tree prepared for sale, twenty-five cents each. If the same be caught in rafts or parts of rafts, ten cents per log. For each cross or railroad tie, six cents. For boards or planks, if caught in rafts or large bodies, fifty cents per thousand feet, board
VACANCY IN MUNICIPAL OFFICES. [Ch. 24

By whom paid.

Such timber may be sold, when and how.

How proceeds disposed of.

Disposition of surplus proceeds.

measure; for twenty thousand feet, or a less quantity, and over twenty thousand feet, twenty-five cents per thousand feet, board measure; but if the same be not in rafts, but loose and scattered, two dollars and fifty cents per thousand feet, board measure; and for staves and heading, three dollars per thousand for all such as are marketable; to be paid by the owner thereof, if required, before the delivery of the same to him. If the owner of any such logs, trees, ties, boards, planks, staves or headings fail to pay the sum so chargeable thereon, within sixty days from the day they are taken up, they may be sold, at the suit of the person to whom such charges are due, by a constable or the sheriff of the county, at public auction, to the highest bidder, upon thirty days' notice posted on the front door of the court house of the county in which the sale is to be made, and at the place of the sale thereof. The officer making said sale shall from the proceeds thereof, pay to the person who took up said logs, trees, ties, boards, planks, staves or headings, the sum to which he is entitled therefor as aforesaid, and retain the balance, after deducting his commissions (which shall be the same as upon sales under execution) for the use of the owners. But if no person shall appear and establish his right to such proceeds within one year after such sale, he shall place the same to the credit of the distributable school fund of his county, and report the amount thereof to the county superintendent of schools therein.

(Approved February 22, 1895.)

[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.]

(House Bill No. 25.)

CHAPTER 24.

AN ACT to amend and re-enact section twenty of chapter forty-seven of the code of West Virginia.

(Passed February 11, 1895.)

Be it enacted by the Legislature of West Virginia:

That section twenty of chapter forty-seven of the code
of West Virginia be amended and re-enacted so as to read as follows:

20. When a vacancy shall occur from any cause in the office of mayor, recorder, or in the council, the vacancy shall be filled by appointment, until the next succeeding election, by the council from among the citizens of the city, town or village eligible under this chapter.

(Approved February 20, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(House Bill No. 293.)

CHAPTER 25.

AN ACT to amend and re-enact section four of chapter fifty-seven of the code, relating to church property and benevolent and educational associations and institutions.

[Passed February 19, 1895.]

Be it enacted by the Legislature of West Virginia:

That section four of chapter fifty-seven of the code of West Virginia be and the same is hereby amended and re-enacted so as to read as follows:

4. The circuit court of the county, wherein any such lands as are mentioned in the first section of this chapter, or the greater part thereof, may lie, on the application of the proper authorities of such church, congregation, district, circuit, religious sect, society or denomination, or any secret order, may from time to time appoint trustees, either where there were or are none, or in place of former trustees, and change those so appointed whenever it may appear to the court proper to effect or promote the purpose of the conveyance, devise or dedication and secure the same to the use of those justly entitled thereto; and the legal title to such land shall, for that purpose, be vested in the said trustees for the time being and their successors.

(Approved February 21, 1895.)
Amendment to Lodge Charters, etc.  [Ch. 26]

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

(House Bill No. 87.)

CHAPTER 26.

AN ACT to amend and re-enact section four of chapter fifty-five of the code of West Virginia, concerning lodge charters, etc.

[Passed February 29, 1865.]

Be it enacted by the Legislature of West Virginia:

That section four of chapter fifty-five of the code be amended and re-enacted so as to read as follows:

Code amended.  That section four of chapter fifty-five of the code be amended and re-enacted so as to read as follows:

Clerk to issue certificate of incorporation; what to be stated therein.

4. The clerk shall thereupon issue to the corporators a certificate under the seal of his office, stating distinctly the names of the corporators and name as well as the object and purposes of the corporation; and it shall be lawful for any corporation created under and by the provisions of this chapter to cause an amendment and modification of the powers and purposes of such corporation to be made, not inconsistent with the purposes and objects of the original charter, which shall be done by the adoption of a resolution by the members of said corporation at any regular meeting of the members of such corporation, and which shall be certified, under the seal of the corporation and the signature of the president and secretary, to the clerk of the county court wherein such corporation received its original certificate of incorporation, and such resolution shall be filed, preserved and duly recorded, as is provided for agreements to become corporations, under the provisions of section three of this chapter, and thereupon the clerk shall issue to the corporation a certificate under the seal of his office, setting forth distinctly the resolution so adopted and certified by the corporation, which shall thereupon become a part of its certificate of incorporation as fully as though incorporated therein; and all amendments or modification of certificates of incorporation issued under
his chapter, heretofore had or procured by such corporations, by the adoption of a new agreement in the original name of such corporation, and intended solely as amendments and modifications of such certificate and not intended to create a new corporation, are hereby legalized and made as valid as though made in manner and form as provided in this section.

**William Seymour Edwards,**
*Speaker of the House of Delegates.*

**Wm. G. Worley,**
*President of the Senate.*

**State of West Virginia,**
*Office of Secretary of State.*

February 28, 1895.

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 this State, has become a law without his approval.

**W. E. Chilton,**
*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 27)

**CHAPTER 27.**

**AN ACT** to amend and re-enact section eighty-nine of chapter twenty-nine of the code of West Virginia.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That section eighty-nine of chapter twenty-nine of the code be amended and re-enacted so as to read as follows:

80. Every assessor shall be entitled to receive in compensation consideration of his services, to be paid out of the county of.
Pay of Assessors.

Pay of Assessors, 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 Fayette county, such sum, not exceeding eight hundred dollars, as to the said county court of said county may seem just; and to each assessor in the counties of Harrison, Marshall and 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 February 22, 1855.)

[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 eight of chapter forty-three of the code, as to the time of working roads.

[Passed February 11, 1895.]

Be it enacted by the Legislature of West Virginia:

That section eight of chapter forty-three of the code be amended and re-enacted so as to read as follows:

4. Every surveyor of roads shall keep an exact account of the number of days' work done on the roads in his precinct by each person liable to work thereon, two days of which labor shall be performed by the first day of June in each year, and shall, if required, make report thereof to the county court at any time during the year.

(Approved February 20, 1895.)

[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.]
Be it enacted by the Legislature of West Virginia:

Laws amended. That section eighty-five of chapter three of the code of West Virginia, as amended and re-enacted by chapter twenty-five of the acts of eighteen hundred and ninety-three, be amended and re-enacted so as to read as follows:

85. Every municipal election shall be held in conformity with the provisions of this act, 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, sergeant (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 committees of such parties in the municipality, if 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, except in any municipality giving at the last preceding election therein less than six hundred votes, in which an election is held for municipal officers without any nominations of candidates having been made and certified, as herein provided, by at least two political parties or organizations of citizens representing a political principle, said election may be held and conducted under the laws in force in this State on the day before this chapter, as amended by chapter twenty-five of the acts of 1893, took effect, and shall be counted and certified and the result declared under the provisions of this chapter.

(Approved February 21, 1893)

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 forty-nine of chapter thirty-nine of the code of West Virginia, concerning the county courts, their jurisdiction and powers.

Passed February 21, 1895

Be it enacted by the Legislature of West Virginia:

That section forty-nine of chapter thirty-nine of the Code, chapter 30, section 49, be amended and re-enacted so as to read as follows:

49. The county court of every county shall allow annually to the county officers hereinafter mentioned, for their public services, for which no other fee or reward is allowed by law, such sums to be paid out of the county treasury, as are deemed reasonable by the court within the limits ascertained by law, that is to say: To the sheriff not to exceed two hundred dollars, except that the sheriff of Cabell, Doddridge, Harrison, Jackson, Greenbrier, Lewis, Lincoln, Mason, Marshall, Marion, Monongalia, Mingo, Morgan, Putnam, Preston, Ritchie, Raleigh, Tyler, Tucker, Upshur and Wood counties, shall be allowed a sum not to exceed three hundred dollars, and Mercer not to exceed four hundred and fifty dollars, and to the sheriff of Kanawha, McDowell, Fayette and Ohio counties, a sum not to exceed five hundred dollars. To the clerk of the circuit court not to exceed two hundred dollars, except that the clerk of the circuit court of Kanawha, Fayette and Ohio counties shall be allowed annually not less than five hundred nor more than twelve hundred dollars; of Logan and Pleasants counties shall be allowed a sum not to exceed three hundred dollars; of Braxton, Jefferson, Mineral and Monongalia counties, not less than four hundred nor more than six hundred dollars; of Summers and Taylor counties not less than three hundred nor more than four hundred dollars; and of Berkeley, Barbour, Cabell, Greenbrier, Harrison, Jackson, Lincoln, Lewis, Marion, Mason, Marshall, McDowell, Mercer, Mingo, Putnam, Randolph, Ritchie, Tyler, Upshur, Wayne, Wetzel and Wood counties, a sum not to exceed six hundred dollars and not less than four hundred dollars each. To the clerk of the county court a sum not to exceed two hun-
PAY OF COUNTY OFFICERS.

To prosecuting attorney; except, etc.

No extra compensation allowed, etc., nor salary increased, etc.

Duty of prosecuting attorney: no additional pay therefore.

dred dollars, except that the clerks of the county courts of Barbour, Greenbrier, Lincoln, Lewis, Mercer, Mineral, Monroe, Pleasants, Putnam, Randolph, Ritchie, Roane, Summers, Tyler, Taylor, Upshur and Wayne counties, shall be allowed a sum not to exceed three hundred dollars; and to the clerks of the county courts of Harrison, Jefferson, Berkeley, Fayette, Logan, Mingo and Ohio counties, a sum not to exceed five hundred dollars; and to the clerks of the county courts of Cabell, Marion, Marshall, Mason, McDowell, Monongalia, Jackson, Kanawha, Preston, Wetzel and Wood counties, a sum not to exceed six hundred dollars each. To the prosecuting attorney not less than two hundred nor more than four hundred dollars, except as follows: In the counties of Brooke, Barbour, Clay, Greenbrier, Jefferson, Mineral, Monongalia, Mingo, Lewis, Putnam, Randolph, Wayne, Ritchie, Upshur and Wetzel, not less than three hundred nor more than six hundred dollars; and Mercer not to exceed eight hundred dollars; in the counties of Berkeley, Cabell, Fayette, Harrison, Jackson, Marion, Marshall, Preston, Summers, Braxton, and Taylor, not less than five hundred nor more than one thousand dollars; in the counties of Mason, McDowell and Wood, not less than five hundred nor more than twelve hundred dollars; and in the counties of Kanawha and Ohio, not less than one thousand nor more than eighteen hundred dollars. But no extra compensation shall be allowed to any public officer, agent, servant or contractor, after the service shall have been rendered or the contract made, nor shall the salary of any public officer be increased or diminished during his term of office. And it shall be the duty of the prosecuting attorney to attend to, bring, or prosecute, or defend, as the case may be, all actions, suits and proceedings in which his county or any district board of education therein is interested, without additional compensation.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

WM. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 28, 1893.

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 this State, has become a law without his approval.

W. E. CHILTON,  
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.]

(House Bill No. 96.)

CHAPTER 31.

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

[Passed February 14, 1895.]

Be it enacted by the Legislature of West Virginia:

That section fifteen of chapter thirty-nine of the code of West Virginia, be and the same is hereby 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 petitioners are, as the affiant verily believes, legal voters of 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 the said petition or petitions, each having the signatures of two-fifths of the legal voters of 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; Provided, 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 acknowledge a bond, with good security, to be approved by said court, in the penalty of five thousand dollars, conditioned to pay all the legal costs of holding said election, 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. And where the county seat of any county in this state has since the first day of January, 1872, been relocated by a special act of the legislature, in such case, if a majority of all the votes cast at said election upon the question, be in favor of the relocation of the county seat of such county at either of the places voted for, the said county court shall enter an order declaring the place so receiving a majority of all the votes cast therefor, to be the county seat of said county from and after that date. And the county court directing the vote to be taken in such case shall recite that the county seat of said county has since the date aforesaid been relocated by a special act of the legislature, which recital shall be conclusive of that fact. But no county seat shall hereafter be relocated 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 relocation of county seat at” (naming the place), “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 votes 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 certificate 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 the number of votes hereinbefore required in the several cases afore.
said 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. And 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.

William Seymour Edwards,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.

State of West Virginia,  
Office of Secretary of State.  
February 21, 1895.

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 this State, has become a law without his approval.

W. E. Chilton,  
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 repeal chapter twenty-eight of the Acts of 1877, entitled "An Act to increase the supply of food fishes in the rivers and waters of this State."

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That chapter twenty-eight of the Acts of 1877 of the legislature of West Virginia, entitled "An Act to increase the supply of food fishes in the rivers and waters of this state," be and the same is hereby repealed.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(House Bill No. 48.)

CHAPTER 33.

AN ACT to amend and re-enact chapter one hundred and one of the acts of one thousand eight hundred and ninety-one.

[Passed February 14, 1895.]

Be it enacted by the Legislature of West Virginia:

That sections one, two, three, four, five, six and seven of chapter one hundred and one of the acts of 1891, be amended and re-enacted, and additional sections added thereto, so as to read as follows:

1. There shall be established a state board of agriculture, consisting of one commissioner from each congressional district within this State and one from the State at large. The said commissioners shall be appointed by the governor. They shall be practical far-
Board of Agriculture.

Term of office.

Provisions as to commissioners now in office.

Vacancies.

Meetings.

Not to exceed how many days.

Election of President: term of Secretary: his term. Successors when elected.

Vacancies.

Term of office.

Compensation of commissioners.

Of secretary.

"Farm Reporter."

Secretary to keep account of expenses, etc.: to report same to board.

Duty of board.

Provisions engaged in the business, not more than three of whom shall belong to the same political party. The term of office of said commissioners shall be for four years, beginning the first day of July, 1895.

Provided, that the present commissioners of the second and fourth districts shall serve until July 1st, 1895; and, further provided, that the present commissioners from the first and third districts shall serve until July 1st, 1896, when their successors shall be appointed for one year. Vacancies shall be filled by the governor as they occur.

2. Said board shall meet on the first Monday in April and October in each year, and oftener at such times and places in the state as the board may determine: Provided, that the time of said meetings shall not exceed twenty-five days in any one year. Said board, at their meeting on the first Monday in October, 1895, shall elect one of their number president, whose term of office shall be for two years, and also a secretary who shall not be a member of the board, and whose term of office shall be for two years. Their successors in office at the end of their respective terms, shall be elected by the board as they occur. Vacancies during the term of either of said officers shall be filled by the board for the unexpired term. The said officers shall hold their positions until their successors are elected.

3. Said commissioners for their services shall receive four dollars per day, and actual traveling expenses in attending the meetings of the board.

The secretary for his services shall receive a salary to be fixed by the board, and not to exceed one thousand dollars per year, and actual traveling expenses. And it shall be the duty of the secretary, under the direction of the board, to superintend the publication of the "Farm Reporter" monthly, should the board direct the monthly publication of the same.

4. The said secretary shall keep an itemized account of all his expenses and expenditures under this chapter, and shall render statement thereof, under oath, to the board, which, if found correct, shall be allowed and paid.

5. It shall be the duty of said board to look after and devise means of advancing the agricultural interests of the State; to promote and encourage, as far as practicable, the holding of farmers' institutes, the organization of agricultural and horticultural societies,
and other associations in the interest of agriculture, in
the several counties of the State. It shall have charge
of the preparation in manuscript, the printing, publish-
ing and distributing by mail and otherwise, of such
documents and reading matter as they may deem best
for the agricultural interests of the State. And said
board shall include in its publications the methods of
farming in use, the variety of stock and crops grown,
the special capacities and aptitude of the soils 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 official, or of any official in any county,
city or town, any and all statistical and other informa-
tion 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 re-
quest, to the end that the welfare and interest of agri-
culture may be promoted. It shall hold farmers' insti-
tutes for the instruction of the farmers of the State, in
the various branches of agriculture. Such institutes
shall be held at such times and places in each year as
said board may direct. The said board shall make such
orders and regulations as it may deem proper, for or-
ganizing and conducting such institutes, and may em-
ploy an agent, or agents, to perform such work in con-
nection therewith, as they may deem best.

The course of instruction of such institutes shall be so
arranged as to present to those in attendance, the results
of the most recent investigations in theoretical and prac-
tical farming.

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, and
keep on file all papers relating to the office.

To issue, under direction of the board, a monthly, a
bi-monthly, or a quarterly publication containing
crop reports, agricultural statistics and such other mat-
ter as the board may determine. He shall, before the
assembling of each regular session of the legislature,
compile a report giving a general review of agriculture,
horticulture and industrial resources of the state, with
brief notices of each county, and the character of the
public roads in the several counties, and how and by
whom operated and kept in repair, the character of
labor generally employed in the cultivation of the soil,
and the prices paid therefor, and a report of the various
institutes held during each year, and such other inform-
ation as he is required to gather; and he shall have a sufficient number printed for the use of the legislature, and for general distribution; and perform such other duties as the board may prescribe.

7. The board shall report all its proceedings biennially to the governor, showing in detail the manner of its execution of the provisions of this act, which, together with the publication and report named in section six, and such incidental printing as may be necessary, shall be printed by the public printer, and paid for same as other public printing.

8. The secretary shall have a permanent office at the capitol, under the control, and supervision of the board, which shall be supplied and maintained at the expense of the State.

9. A sum not exceeding three thousand dollars is hereby annually appropriated out of any funds in the treasury not otherwise appropriated, for the support and maintenance of the board, including per diem of members, salary of secretary, necessary expense of the board and secretary while attending meetings, and all other incidental expenses connected with and growing out of this department of the State government, which shall be paid on the order of the board, signed by the president and secretary.

10. All acts and parts of acts in conflict with this act are hereby repealed.

(Approved February 20, 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 to amend section fifteen of chapter one hundred and thirty-seven of the code of West Virginia.

[Passed January 20, 1895.]

Be it enacted by the Legislature of West Virginia:

That section fifteen of chapter one hundred and thirty-seven of the code be and the same is hereby amended so as to read as follows:

15. If any justice or constable shall knowingly and with intent to defraud issue a fee bill for any service against any person not chargeable therewith, or for a greater amount than the law allows, he shall pay to the person against whom the same is issued four times the amount so unlawfully charged, which may be recovered by such person before any court or any justice, not interested, having jurisdiction. He shall be also liable to indictment for a misdemeanor and upon conviction thereof shall be fined not less than ten dollars, nor more than fifty dollars, and imprisoned at the discretion of the court, not to exceed thirty days.

(Approved February 5, 1895.)

[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 one of chapter sixty of the code of West Virginia, regarding inclosures and certain trespasses.

[Passed February 6, 1895.]
Be it enacted by the Legislature of West Virginia:

That section one of chapter sixty of the code 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 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 with more than six strands, the space between the strands shall in no case be greater than hereinafter provided. Provided, that fences heretofore built under the existing law and in compliance therewith shall be and remain and may be kept up as lawful fences.

(Approv'd February 14, 1895.)

[Note by the Clerk of the House of Delegates.—The foregoing act takes effect at the expiration of ninety days after its passage.]
CHAPTER 36.

AN ACT amending and re-enacting section twenty-five of chapter fifty of the code of West Virginia.

[Passed January 26, 1895.]

Be it enacted by the Legislature of West Virginia:

That section twenty-five of chapter fifty of the code of West Virginia be amended and re-enacted so as to read as follows:

_Suits in Partnership Name._

25. Persons associated as partners in any trade or business, may sue as such before a justice in the firm name, but the names of the individuals composing such firm shall be set forth in the summons.

(Approved February 5, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

CHAPTER 37.

AN ACT providing for a series of text-books to be used in the public schools of the state, providing for contracting for the same, establishing a school bookboard and defining its powers and duties, establishing depositaries for the sale of school books, providing for a penalty for any violation of this act, and repealing all other acts or parts of acts inconsistent with this act.

[Passed February 29, 1896.]

Be it enacted by the Legislature of West Virginia.

1. That on and after the first day of July, one thousand eight hundred and ninety-six, the following text-books prescribed; prices.
books, and no others, except as hereinafter provided, shall be used in the primary and graded schools throughout the state, and the prices of said books shall be and remain the same as are named in this section:

### Orthography

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<th>Book</th>
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<tr>
<td>McGuffey's Revised Eclectic Spelling Book</td>
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### Reading

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<tr>
<td>McGuffey's Revised First Eclectic Reader</td>
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<td>McGuffey's Revised Second Eclectic Reader</td>
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<td>McGuffey's Revised Third Eclectic Reader</td>
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<td>McGuffey's Revised Fourth Eclectic Reader</td>
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<td>McGuffey's Revised Fifth Eclectic Reader</td>
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### Penmanship

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<tr>
<td>Ginn &amp; Co.'s Grammar Course, Nos. 1, 2, 3, 4, 5, 6 and 7, 32 pages to each number, Nos. 1 and 2 having two copies to each page.</td>
<td>5c each</td>
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<tr>
<td>Ginn &amp; Co.'s Tracing Books, Nos. 1, 2 and 3</td>
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### Mathematics

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<td>Ray's New Primary Arithmetic</td>
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<td>Brooks' New Mental Arithmetic</td>
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<td>Ray's New Practical Arithmetic</td>
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<td>Ray's New Higher Arithmetic</td>
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<td>Ray's New Higher Algebra</td>
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<tr>
<td>Evans' School Geometry for beginners</td>
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### English Grammar

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<td>Hyde's Language Lessons, Part I</td>
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<td>Hyde's Language Lessons, Part II</td>
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<td>Advanced Lessons in English (Hyde), for high schools</td>
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<td>Harvey's Revised English Grammar (Harvey), for high schools</td>
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### Physiology

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<td>Cutter's Beginner's Anatomy, Physiology and Hygiene</td>
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<td>Cutter's Intermediate Physiology and Hygiene</td>
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<td>Cutter's Comprehensive Physiology and Hygiene</td>
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School Books.

History.

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<td>General History—Myer's General History</td>
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<td>United States—Leading Facts of American History</td>
<td>65c.</td>
<td>50c.</td>
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<td>(Montgomery)</td>
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<td>The Beginner's American History (Montgomery)</td>
<td>43c.</td>
<td>35c.</td>
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<td>State History—History and Government of West Virginia (Lewis)</td>
<td>80c.</td>
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Geography.

<table>
<thead>
<tr>
<th>Book Description</th>
<th>Contract Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mitchell's New Primary Geography, per copy</td>
<td>35c.</td>
</tr>
<tr>
<td>Mitchell's New Intermediate Geography, per copy</td>
<td>80c.</td>
</tr>
<tr>
<td>Knott's Geography of West Virginia, per copy</td>
<td>30c.</td>
</tr>
<tr>
<td>Manry's Physical Geography</td>
<td>75c.</td>
</tr>
<tr>
<td>Butler's New Physical Geography</td>
<td>75c.</td>
</tr>
<tr>
<td>Linsey's New Geography, per copy</td>
<td>25c.</td>
</tr>
</tbody>
</table>

Single Entry Book-Keeping.

<table>
<thead>
<tr>
<th>Book Description</th>
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</tr>
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<tbody>
<tr>
<td>Moservey's Book-keeping</td>
<td>35c.</td>
</tr>
<tr>
<td>Moservey's Book-keeping Blanks (optional) per set</td>
<td>20c.</td>
</tr>
</tbody>
</table>

Civil Government.

<table>
<thead>
<tr>
<th>Book Description</th>
<th>Contract Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>The American Citizen (Dole)</td>
<td>65c.</td>
</tr>
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</table>

Provided, That "Dole's American Citizen" shall not be contracted for under the provisions of this act, either as a work on civil government or as a reader, until the same has been changed so as to conform with the senate resolution offered by Mr. Finley and adopted by the senate on February fourteenth, one thousand eight hundred and ninety-five.

Maps.

Rand, McNally & Company's wall maps and school globes, 40 per cent. off retail price.

Miscellaneous.

<table>
<thead>
<tr>
<th>Book Description</th>
<th>Contract Price</th>
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<tbody>
<tr>
<td>Dictation Blanks, (O'Neill,) Nos. 1, 2, and 3, each</td>
<td>4c.</td>
</tr>
<tr>
<td>Globe Practical Spelling Tablet, 36 pages</td>
<td>3c.</td>
</tr>
</tbody>
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OPTIONAL STUDIES IN SCHOOLS OF ALL GRADES.

Object Drawing.

<table>
<thead>
<tr>
<th>Book Description</th>
<th>Contract Price</th>
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</thead>
<tbody>
<tr>
<td>Jacobs and Brower's Elementary, Nos. 1, 2, 3, 4, per copy</td>
<td>8c.</td>
</tr>
<tr>
<td>Advanced, Nos. 5, 6, 7, per copy</td>
<td>11c.</td>
</tr>
<tr>
<td>Teachers' Manual</td>
<td>30c.</td>
</tr>
</tbody>
</table>
### School Books

#### Music

<table>
<thead>
<tr>
<th>Contract Price</th>
<th>Contract Exchange Price</th>
</tr>
</thead>
<tbody>
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</table>

- **Cecilian Series of Study and Song, No. 1** ........ 25c.  
- **Cecilian Series of Study and Song, No. 2** ........ 35c.  
- **Cecilian Series of Study and Song, No. 3** ........ 50c.  
- **Cecilian Series of Study and Song, No. 4** ........ 75c.  

#### Supplementary Reading

<table>
<thead>
<tr>
<th>Nature Readers, Book I. (Wright)</th>
<th>18c.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nature Readers, Book II. (Wright)</td>
<td>25c.</td>
</tr>
<tr>
<td>Nature Readers, Book III. (Wright)</td>
<td>35c.</td>
</tr>
<tr>
<td>Nature Readers, Book IV. (Wright)</td>
<td>45c.</td>
</tr>
</tbody>
</table>

#### Works of Reference

**Dictionaries**

- **Webster’s Common School** ................. 50c.  
- **Webster’s Academic** ...................... $1.00  
- **Worcester’s New School** .................. 55c.  
- **Worcester’s Academic** .................... $1.00  
- **Peter’s Tellurian with instruction book** $5.00.

Provided, That no pupil or school shall be required by any board of education, teacher or trustee to use the supplementary reading books, dictation blanks, Cecilian Series of Study and Song, Peter’s Tellurian with Instruction book, Globe Practical Spelling Tablet, Rand, McNally & Company’s wall maps, or object drawing, unless the parent or guardian of said pupil elect to do so, and no depositary shall be required to keep the same on hands for sale.

2. The state superintendent of schools shall, on or before the first day of September, eighteen hundred and ninety-six, contract with the several publishers for the text-books named in the preceding section, or that may be adopted under the provisions of this act, for supplying such books for use in the free schools of the state.

3. The text-books selected and prescribed under the provisions of this act shall be sold by said publishers to any board of education, depositary, teacher, pupil, parent or guardian or other person of this state, at a price not exceeding the net contract price named in connection with and opposite each of said books in section one of this act. Such contract shall be made for a period of five years, beginning with the first day of July, eighteen hundred and ninety-six, and shall also provide that
said publishers will supply such books in sufficient quantities and in quality of paper, typography and binding equal to the sample copies exhibited to the committees on education of the session of the legislature of this state of eighteen hundred and ninety-five, and shall provide that said publishers shall deposit with said state superintendent similar copies of said books, to be properly marked and safely kept by him. No revision of such books shall be introduced into the free schools of this state during the life of the contract, except that the publishers of said geographies may make such changes therein, but not so as to alter the arrangement thereof, as may be necessary to cause such books to conform to the facts of later explorations, the changes in form of government and political divisions, and the discoveries of science. Said contract shall also provide that said publishers shall print for the information of county superintendents, boards of education and for general circulation, a full schedule of the contract prices and exchange prices agreed upon, and furnish to each county superintendent so many copies of such schedule as may not be less than the aggregate number of school houses and places in the county where such books are sold. Such contracts with the publishers of books not now used in the schools of this state, shall provide for furnishing such books at the exchange prices named opposite said books in section one of this act; and that said publishers shall make no charge to boards of education or depositaries or other persons for the boxing or cartage of such books, but shall deliver the same free on board cars at the place of publication; and that the said publishers shall at the end of the life of any contract that may be made under the provisions of this act, take back all copies of their books that may be in the hands of said depositaries and in good condition, and refund the amount paid therefor; also that if any of said publishers shall hereafter furnish any of said books to any state, county, district or township, city or town, at less than the foregoing prices, then such decreased prices shall also be established as a part of any contract made under the provisions of this act.

4. The several publishers of the said described school books shall each, on or before the first day of September, one thousand eight hundred and ninety-five, execute and file with the state superintendent of schools, a bond to be approved by the governor, in the penalty of ten thousand dollars, payable to the state of West Virginia, conditioned according to law for the faithful performance of the contract and agreement made in pursuance
with this act. And upon a breach of any of the conditions of such bond, the state superintendent shall, in the name of the state, institute suit thereon to recover for the same. All moneys so recovered, after the payment of the costs of such proceedings, shall be paid into the general school fund and be distributed with it as provided by law.

5. If any publishers of any of said text books, or series of such books as are published in a series, shall fail or refuse on or before the first day of September, one thousand eight hundred and ninety-five, to agree and contract, and execute and file bond as hereinbefore required, it shall be the duty of the governor to appoint three persons, citizens of this state, not more than two of whom shall be of the same political party, to be known as the state school book board, to solicit proposals from any publisher for the furnishing of such books not contracted for as may he required to complete the list of text books for use in the free schools of the state; and from the books so offered, they shall select such as in their judgment are best adapted to be used in said schools, and to contract before the first day of July, one thousand eight hundred and ninety-six, for the furnishing of the same in conformity with the provisions of this act:

Provided, That said school book board shall not contract for any text-book at a price exceeding the price named in section one of this act for books on the same subject, but may, in their discretion, require publishers to exchange books so contracted for on a free or even exchange for those now in use.

The said state school book board shall each receive four dollars per day each day, not to exceed twenty-five days, they are necessarily employed in carrying out the provisions of this act, and actual necessary traveling expenses, to be paid by the auditor out of the general fund, on the certificate and order of said state school book board. Any vacancy in said board shall be filled by the governor.

6. At the first meeting after the 30th day of June, one thousand eight hundred and ninety-six, the board of education of every district in this state, shall appoint one or more depositaries in each district, and when practicable one or more depositaries at or near each postoffice, whereat shall be kept at all times a sufficient supply of text-books to supply the free schools of the neighborhood. Each depositary shall execute a bond in the penalty of double the value of the books which he will
probably have on hand at any time, but in no event of
a less penalty than two hundred dollars; which bond
shall be approved by the board of education and filed
with the secretary thereof.

7. Each depositary shall, on or before the first day
of September following, unless the board of education
shall name an earlier date, make out a list of the text-
books, in sufficient quantity in his judgment, to supply
the schools of his neighborhood for a period of six
months, and from time to time thereafter each deposit-
ary shall make out additional lists of such books so
that he may at all times have a sufficient supply on
hand; such lists, when approved by the board of educa-
tion, or the president thereof, shall be signed by him
and the secretary thereof, and by the secretary forward-
ed to the address of the publishers of the books therein
named.

8. It shall be the duty of said publishers promptly
to forward the books therein named to such depositary,
and to make out two invoices or bills therefor, one of
which shall be forwarded to the depositary and the
other to the secretary of the board of education. The
board of education shall supply the secretary with a
proper book in which to keep the accounts of all the deposi-
taries in the district. On the receipt of each invoice the
secretary shall charge the amount thereof against the
depositary receiving the books therein named in said
account book, and file or preserve the invoice or bill.
If there be any error in such invoice or bill, the deposit-
ary receiving the same shall promptly notify the pub-
lisher making the same, and if such publisher fail to
correct such error within ten days thereafter, such de-
positary shall notify the secretary of the board of educa-
tion thereof, and the board of education shall investi-
gate the same and take such action therein as may be
proper and just. Each depositary shall pay to the
sheriff of the county, at the end of each sixty days, or
oftener if required, and whenever required by the board
of education, the amount of money received by him from
the sale of such text-books, since his last previous pay-
ment, less his commission, not exceeding twelve per-
cent, on the account of such sales.

The sheriff shall give duplicate receipts therefor to
such depositary, wherein shall be stated the total amount
of such sales and the amount paid by such depositary
to the sheriff, one of which receipts shall be filed by
such depositary with the secretary of the board of edu-
cation; and upon receiving the same, said secretary
Scuoor. HooKs. CH. 37.

shall credit the account of said depositary with the amount appearing thereby to have been so paid by him, and the amount of said commission, by separate items: and said secretary shall charge against the account of the sheriff, which he is hereby required to keep, the amount paid by such depositary to such sheriff, to be accounted for by the sheriff in his annual settlement with the board of education. The amounts received from the sales of such books, shall be credited to the building fund of the district. Each depositary shall be allowed a commission not to exceed twelve per cent. on the amount of all sales made by him, out of which commission he shall be required to pay all charges for transportation.

9. The board of education of each district shall be liable in its corporate capacity for the whole amount of all such text-books furnished to the depositaries in the manner hereinbefore prescribed, and shall within sixty days from the date of any invoice or bill of text-books supplied by the publishers thereof to any depositary in the district, in the manner prescribed in the preceding section, cause an order to be issued in favor of such publishers, payable out of the building fund of the district, and cause such order to be forwarded by mail to such publishers. On presentation of such order to him the sheriff shall pay the amount thereof to the party entitled to receive the same, if there be in his hands sufficient funds due the building fund of said district; but if the sheriff have not sufficient of such funds to pay the same, he shall endorse on the back thereof the words, "Presented for payment", with the date of such presentation, and said order shall draw interest from that date. If the sheriff shall fail or refuse to pay such order when he has funds in his hands, or should by law have the same, with which to do so, he shall be liable as provided in section forty-six of chapter forty-five of the code.

10. The board of education shall pay the cost of such text-books out of the building fund of the district, and shall lay an annual levy for the same upon the taxable property of the district, in the manner and at the time that other levies are laid for said fund.

11. It shall be the duty of the state superintendent of schools to prepare and have printed a form of bond to be executed by the depositaries, blank order lists for books, which shall contain the names and titles and prices of all books contracted for under the provisions
of this act, and the names and addresses of the publishers thereof, and also such other blanks, and also such instructions as in his judgment may be deemed necessary to cause the provisions of this act to be carried out in a proper manner. He shall furnish to each county superintendent a sufficient supply thereof for his county.

12. It shall be the duty of the county superintendent of every county, on or before the first day of July, eighteen hundred and ninety-six, to furnish to every publisher of text-books contracted with under the provisions of this act, the names and post-office addresses of all the presidents and secretaries of boards of education in his county; and he shall notify such publishers of any changes in such names and addresses as soon as they shall come to his knowledge.

13. The board of education may remove any depository in its district at any time, and appoint another in his stead; may require him to execute a new bond, or additional bond, whenever in their opinion they shall deem it necessary, and may cause to be made at any time an invoice of said text-books in the possession of any such depository. It shall be the duty of every depository, whenever the board of education shall so order, to turn over to his successor, or such other person as the said board may name, all such text-books in his possession.

14. Depositaries shall receive from any resident of this state copies of the books that are or may be superseded by the provisions of this act, at the contract exchange prices, named in section one of this act or as provided for under the provisions of section five of this act, to be applied on payment of the prescribed books. Each depository shall turn over all such old books to the board of education at such times as said board may direct, and shall be credited on his account with the value thereof. Said old books shall be held by the board of education subject to the orders of the publishers, for a period of not longer than three months.

15. If any teacher in a primary or graded school of the free school system of the state use or cause to be used in such primary or graded school, any text-books not herein authorized, then in any such case or instance, any publisher of a text-book which should have been used in the place of such unauthorized text-books may apply to the state superintendent of free schools for an
Mandamus to compel state superintendent to act.

Duty of attorney general therein.

Penalty on teacher for disobeying order of state superintendent concerning use of unauthorized text-book.

Certain books declared English grammars.

Penalty for violation of this act.

Acts repealed.

order signed by him, to be directed to such teacher requiring the use of such unauthorized class-book to be discontinued; which order it shall be the duty of the state superintendent of free schools to give to such publisher upon his affidavit or that of his agent setting forth the name of the teacher, the location and character of the school, the title or the name of the unauthorized text-book, and stating that such teacher is using such unauthorized text-book in such school.

16. If the state superintendent of free schools shall refuse to give to any publisher entitled thereto, such an order within fifteen days after application made therefor, such publisher shall, if the facts stated in the affidavit are true, be entitled to a mandamus from the supreme court of appeals to compel the state superintendent of free schools to give such order. In any proceedings in mandamus brought hereunder, it shall be the duty of the attorney general to act as counsel for the state superintendent of free schools, but such proceedings shall be at the cost of such publisher, and in no case shall costs be recovered against the state superintendent or against any teacher.

17. If any teacher shall disobey any order issued by the state superintendent of free schools under the provisions of section four of this act, such teacher shall forfeit ten dollars, and it shall be the duty of the board of education of the district where the teacher is employed to retain that amount out of the salary of such teacher, which amount so forfeited shall be paid into the teachers' fund of such district.

18. Hyde's Lesson Books I and II, and Hyde's Advanced Lessons in English, are hereby declared to be English grammars within the meaning of all the provisions of chapter forty-five of the code of West Virginia.

19. Any publisher, school officer, teacher or other person violating any of the provisions of this act, shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be fined for each offense not less than ten dollars or more than fifty dollars.

20. Section 58 and 58a of chapter 45 of the code of West Virginia, and all other acts or parts of acts inconsistent with the provisions of this act, are hereby repealed.

(Approved February 22, 1895.)
CHAPTER 38.

AN ACT to establish a preparatory branch of the University of West Virginia at Montgomery, Fayette county.

[Passed February 16, 1895.]

Be it enacted by the Legislature of West Virginia.

1. There shall be established a school at Montgomery, in the county of Fayette, to be called the preparatory branch of the West Virginia University, by which name it shall have and hold all the property, funds, investments, rights, powers and privileges granted by this act, by bequest, private subscriptions, donation or otherwise.

2. It being estimated that the sum of ten thousand dollars will be needed for the purpose of the erection of suitable buildings and the purchase of a site for said school, therefore the sum of five thousand dollars payable out of the revenues of this fiscal year, one thousand eight hundred and ninety-five, is hereby appropriated out of any money in the treasury, to be expended under the directions of the board of regents of said school for said purpose. For the government and control of said school there shall be a board of regents consisting of the state superintendent of free schools and the members of the board of regents of the West Virginia University. As such they may sue and be sued, plead and be impleaded, contract and be contracted with and have a common seal.

3. Said board shall have all the powers to act and shall act and be controlled according to and under the laws of chapter forty-five of the code of West Virginia, governing the board of regents of the West Virginia University, except as herein limited by this act.
4. Said board of regents shall as soon as this act takes effect, let to contract and provide for the erection of suitable buildings upon the site selected and furnished for said school by the citizens of the town of Montgomery, Fayette county. Said buildings to be completed and said school opened not later than the first day of September, one thousand eight hundred and ninety-six. Said board shall provide suitable books, furniture and apparatus necessary for the successful operation of said school, all of which shall be paid for as herein provided.

5. That the property in all grounds, buildings and improvements erected under the provisions of this act, shall be vested in the board of regents of said schools, to be used and controlled, as in like manner, is the property of the West Virginia University used and controlled by its said board of regents.

6. There shall be taught in said school such branches of learning as are taught in the preparatory department of the West Virginia University and in the normal schools in this state; but no student shall receive instructions free of tuition in any of the branches herein designated, except as to such as are taught free in the preparatory department of the University of West Virginia.

7. It shall be the duty of the said board of regents to employ and fix the salaries of a sufficient and competent corps of teachers and other necessary officers. Said teachers and officers to be paid as is provided by law for the payment of teachers and officers of the West Virginia University.

8. All students of this or other states desiring to take other branches of study than those designated in said preparatory courses or take other course of study in said school shall pay such tuition as shall be hereinafter fixed by the faculty of said school.

9. All money arising from tuition, matriculation fees or otherwise coming into the hands of the treasurer of said school shall be used and applied to the payment of the teachers’ salaries and other liabilities of said school.

William Seymour Edwards,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.
State of West Virginia, Office of Secretary of State. February 27, 1895.

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 this State, has become a law without his approval.

W. E. Chilton, 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.]

(Senate Bill No. 38.)

CHAPTER 39.

An Act to amend and re-enact sections four, five and nine of chapter seventy-one of the acts of eighteen hundred and seventy-one.

[Passed February 1, 1895.]

Be it enacted by the Legislature of West Virginia:

That sections four, five and nine of chapter seventy-one, Acts amended, one of the acts of eighteen hundred and seventy-one, be amended and re-enacted so as to read as follows:

4. The said board may, when they deem it necessary, elect a steward; and the principal and matron shall reside in the institution, and the steward and teacher in or near it. All salaries shall be fixed by the board of regents, and shall be paid monthly or quarterly, as the board may deem proper, out of the fund appropriated by the legislature.

5. The board of regents shall employ as visiting physician of the institution a physician of reputable standing in his profession, and it shall be his duty to render all medical assistance necessary to its inmates. His duties and fix his salary, not to exceed three hundred dollars, to be paid in the same manner as a teacher.
Who may be admitted to
such school; order of admiss-
on.

Duty of principal.

Applicants admitted without
charge.

Clothing to be
furnished in
certain cases.

Principal to
make out ac-
counts against
counties there-
for.

Account to be
certified to the
auditor.

Auditor to
transmit same
to clerk of
county court.

Duty of county
courts.

If the account
is not paid by
county, duty of
auditor.

Term of pupil-
age.

Applicants not
within pres-
scribed ages
may be ad-
mitted, if
room; with-
drawn of,
when.

9. All such deaf, dumb and blind youth residents of
the State of West Virginia, between the ages of eight
and twenty-five years, shall be admitted to pupilage in
the institution, on application to the principal; until the
institute is filled, applicants shall be admitted in the
order of their application; and it shall be the duty of
the principal to keep a careful record of the names of
all pupils admitted, with the dates of their admission
and discharge, their age, postoffice address, the name of
their parents or guardians, the degrees of cause and cir-
cumstances of their deafness or blindness; all such
deaf, dumb and blind pupils shall be admitted as above
directed without charge for board and tuition; and when
not otherwise provided with clothing, they shall be
furnished by the institution while they are pupils in the
same, and the principal shall make out an account
therefor in each case against the respective counties from
which said pupils are sent, in an amount not exceeding
forty dollars per annum for every such pupil, which ac-
count shall be certified by the principal and countersigned
by the secretary, and which shall be transmitted
by the principal to the auditor of the state, whose duty
it shall be to transmit a copy of the same to the clerks
of the county courts of the respective counties against
which they are; and the county court of such counties
shall thereupon at their next sessions, respectively,
thereafter held for the purpose of making a county levy,
include in such levy the amount of said accounts against
their counties, respectively, and cause an order to issue
on the sheriff of the county in favor of the auditor of
the state, and cause the same to be transmitted by the
clerk of said court to the auditor, whose duty it shall be
to collect the same and place it to the credit of the in-
stitution, to be drawn out upon requisition as a part of
the current expenses of said schools. If the same is not
paid to the auditor by the respective counties from
which they are due in a reasonable time, it shall be the
duty of the auditor to collect the same by law. The
term of pupilage shall be five years at least, and for so
much longer term as in the discretion of the board and
principal their condition and progress would seem to
justify. After all the applicants between the pre-
scribed ages of eight and twenty-five years have been
admitted, if there is still room, the principal may ad-
mit other deaf and dumb and blind persons upon appli-
cation who may be of suitable age to receive any ad-
vantage of the institution, and upon such terms as the
board may prescribe; but it shall be distinctly un-
derstood that such persons shall withdraw from the institu-
tion in the order of the dates of their admission to
make room for new applicants between the ages herein already prescribed.

(Approved February 7, 1895.)

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

(Senate Bill No. 122.)

CHAPTER 40.

AN ACT to establish a high grade school at Bluefield, Mercer county, for the colored youth of the State.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

1. There shall be established a school at Bluefield, county of Mercer, to be called "Bluefield Colored Institute," by which name it shall have and hold all the property, funds, investments, rights, powers and privileges created by this act, by bequest, private subscription, donation or otherwise.

2. It being estimated that the sum of eight thousand dollars will be needed for the purpose of the erection of suitable buildings, and the purchase of a site for said school, therefore the sum of eight thousand dollars is hereby appropriated for said purpose: five thousand dollars of which sum shall be payable out of the revenues of this fiscal year, one thousand eight hundred and ninety-five, and three thousand dollars out of the revenues of the fiscal year of one thousand eight hundred and ninety-six, to be expended under the direction of the board of regents to be appointed for said school for said purpose of this act.

For the government and control of said school there shall be a board of regents consisting of the state superintendent of free schools, together with four other members of said board, to be appointed by the governor, by and with the consent of the senate, one each from the several congressional districts of this state, not more than two of whom shall belong to the same
polITICAL PARTY, which board shall be known as the “Board of Regents of the Bluefield Colored Institute,” and shall be a corporation, and as such may sue and be sued, plead and be impleaded, contract and be con­tracted with, and have a common seal. The said regents shall be appointed by the governor and shall serve during his pleasure, and their compensation shall be such a per diem and actual expenses as other similar boards of the state.

3. Said board shall have all the powers to act, and shall act and be controlled according to and under the laws governing the board of regents of the normal schools of this state, except as here limited by this act.

4. The said board of regents shall, as soon as this act takes effect, let to contract and provide for a suitable building upon the site selected for said school by the said board of regents, said building to be completed and said school opened not later than the first day of September, one thousand eight hundred and ninety-six. Said board shall provide suitable books, furniture and apparatus necessary for the operation of said school, all of which shall be paid for as hereinafter provided.

5. That the property and all grounds and improvements erected under the provisions of this act, shall be vested in the board of regents of said school, to be used and controlled in like manner as the property of the normal school and branches is used and controlled by its said board of regents.

6. There shall be taught in said school such branches of learning as are taught in the preparatory department of the West Virginia University and in the normal schools in this State, but no student shall receive instruction free of tuition in any of the branches here designated except as provided in section ninety-six of chapter forty-five of the code of West Virginia, and as to such as are taught free in the preparatory department of the University of West Virginia.

7. It shall be the duty of the said board of regents to employ and fix the salaries of a sufficient and competent corps of teachers and other necessary officers, such teachers and officers to be paid as is provided by law for the payment of teachers and officers of the normal schools of this State. The said salaries to be paid out of any moneys in the State treasury not otherwise ap­portioned.
8. All students of this State desiring to take other branches of studies than those designated in said preparatory course or taking other courses of study in said school, shall pay such tuition as shall hereafter be fixed by the faculty of said school.

9. All students from other states shall be required to pay such tuition as shall be designated by the said board of regents.

10. All money arising from tuition, matriculation fees or otherwise, coming into the hands of the treasurer of said school, shall be used and applied to the payment of teachers' salaries and other liabilities of said school.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. M. G. WORLEY,
President of Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State, February 28, 1895.

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 this State, has become a law without his approval.

W. E. CHILTON,
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.]

(House Bill No. 13.)

CHAPTER 41.

AN ACT to amend and re-enact sections seventy-eight, eighty-two, eighty-seven and eighty-eight of chapter forty-five of the code.

[Passed February 7, 1895.]
Be it enacted by the Legislature of West Virginia:

That sections seventy-eight, eighty-two, eighty-seven and eighty-eight of chapter forty-five of the code be amended and re-enacted so as to read as follows:

78. For the government and control of said university there shall be a board of regents consisting of nine persons to be called "The Regents of the West Virginia University." As such board they may sue and be sued and have a common seal. The said board shall have the custody and control of the property and funds of the university, except as otherwise provided by law. They shall have the power to accept from any person or persons any gift, grant or devise of money, land or other property intended for the use of the university, and shall, by such acceptance, be trustees of the funds and property which may come into the possession or under the control of said board by such gift, grant or devise, and shall invest and hold such funds and property, and apply the proceeds and property in such manner as the donor may prescribe by the terms of his gift, grant or devise, and shall invest and hold such funds and property and apply the proceeds and property in such manner, as the donor may prescribe by the terms of the gift, grant or devise.

A majority of said regents shall constitute a quorum for the transaction of business, except that for making arrangements for the erection of buildings, or the permanent alteration thereof, or the appointment to or removal from office of professors, or fixing their compensation or changing any rule or regulation adopted by a majority of the board, in which case all of the regents shall be notified in writing by the secretary of the board, of the time, place and object of meeting proposed to be held for any of the purposes excepted in this section: and the concurrence of a majority of the regents shall be required.

The said board of regents shall be appointed by the governor on or before the first day of June, one thousand eight hundred and ninety-five, as follows: three of whom he shall designate to serve for two years, three for four years, and three for six years, from said date; and at the expiration of said term he shall appoint a like number for the full term of six years, and in making said appointments the same shall be so divided as at no time to have more than five of said regents of the same political party, and no two of said regents shall be appointed from the same senatorial district of the state.
The governor shall nominate for the approval of the senate, as soon after the passage of this act as may be, the nine regents herein provided for, and in the year one thousand eight hundred and ninety-seven during the regular session of the legislature, and every second year thereafter during the session of the legislature, he shall nominate, and by and with the advice and consent of the senate, appoint three regents in the place of the class whose term shall expire in such year. The governor may, in like manner, till any vacancy that may occur in said board; and any one appointed a regent by him during the recess of the senate shall be a regent until the next session of the senate thereafter. And the terms of office of the present board of regents shall expire on the thirtieth day of May, one thousand eight hundred and ninety-five.

82. Besides prescribing the general terms upon which students may be admitted, and the course of instruction, the regents are still further empowered to admit as regular students or cadets of said university not more than one hundred and forty-four students, of whom each regent may appoint not more than sixteen who are not less than sixteen years of age nor more than twenty-one, whose term of service shall not be less than two nor more than five years, which appointment shall be made upon undoubted evidence of good moral character and sound physical condition, but not more than twelve cadets shall be appointed from any senatorial district and not more than five from any one county.

87. The "West Virginia State Normal School," established under and by virtue of the act passed February twenty-seventh, one thousand eight hundred and sixty-seven, entitled "An Act for the Establishment of a State Normal School," shall be and remain at Marshall College, in the county of Cabell, as provided in said act, and all the provisions of said act, and all other acts in relation thereto, shall be and remain in full force, except so far as the same may be altered by this chapter. For the government and control of said school and its branches there shall be a board of regents, consisting of the state superintendent of free schools, together with one person from each congressional district in the state, to be appointed by the governor as hereinafter provided, who shall be called the "Regents of the State Normal School," and as such may have a common seal, sue and be sued, plead and be impleaded, contract and be contracted with, and take, hold and possess real and person-
al estate for the use of said school. The transfer and 
conveyance by the board of supervisors of Cabell county 
of lands and buildings of Marshall College and of the 
real estate heretofore conveyed by the Central Land 
Company of West Virginia to the regents of said school 
eretofore appointed, is hereby accepted, confirmed and 
legalized. But in case the said school should at any 
time hereafter be removed from the said Marshall Col-
lege, the said property so conveyed shall revert to and 
be vested in the county court for the use of the said 
county of Cabell. The said board of regents shall be 
appointed by the governor, and equally divided between 
the two dominant political parties, on or before the first 
day of June, one thousand eight hundred and ninety-
five, one of whom shall serve one year, one two years, 
one three years and one four years, and upon the expira-
tion of said term of service he shall appoint one for the 
full term of four years as hereinbefore provided.

88. The said school shall be under the general super-
vision and control of the said regents. They shall have 
full power and authority to adopt and establish such by-
laws, rules and regulations for its government as they 
may deem necessary and proper, to effect the object of 
its establishment, not inconsistent with the laws of this 
state. They shall fix the number and compensation of the 
teachers, and others to be employed therein, and appoint 
and remove the same; prescribe the preliminary exam-
ination of pupils, and the terms and conditions on which 
they shall be received and instructed in said school; 
Provided, that all pupils admitted free of tuition to any 
one school, shall not exceed in number the whole num-
ber appointed to such county for admission to all normal 
schools of the state; the branches of learning to be 
taught in each department thereof; and shall determine 
the number of pupils to be received in the normal de-
partment of said school from each county or judicial 
circuit of this state, conforming as nearly as possible to 
the ratio of population therein, and the mode of select-
ing them. The pupils admitted into the normal de-
partment of said school shall be admitted to all the privi-
leges thereof, free from all charges of tuition, or for 
use of books or apparatus; that every such pupil shall 
pay for all books lost by him or any damage done by 
him to such books or apparatus; and any pupil in said 
school may be dismissed therefrom by said regents, or 
by the executive committee, subject to the approval of 
the regents, for immoral or disorderly conduct, or from 
eglect or inability to perform his duty. The state su-
perintendent of free schools shall prepare suitable di-
...
plomas to be granted to the students of the normal department of said school who have completed the course of study and discipline prescribed by said regents. The regents may establish a pay department in said school whenever the accommodations thereof will admit of the same, and may admit into such department so many paying students as can be accommodated therein from this or any other state, whether they desire to become teachers of schools or not.

They may cause to be taught in the said department of said school, all or any of the branches of learning usually taught in colleges and seminaries, and for that purpose may establish therein the necessary professorships.

They may also make all the necessary rules and regulations for the government of said department and prescribe the tuition and the terms and admission therein. The said school shall continue to be called and known by the name of "Marshall College."

(Approved February 14, 1893.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 95.)

CHAPTER 42.

AN ACT to amend and re-enact section 29 of chapter forty-five of the code in relation to state board of examiners.

[Passed February 11, 1895.]

Be it enacted by the Legislature of West Virginia:

That section 29 of chapter forty-five of the code be amended and re-enacted so as to read as follows:

29. There shall be a state board of examiners which shall consist of four competent persons, one from each congressional district, to be appointed by the state superintendent of free schools. The term of office of such examiners shall be four years, and vacancies in said
board shall be filled by the state superintendent of free schools. Said board shall meet at two different places, at least, in each congressional district in each year, for the purpose of making the examinations and granting the certificates provided for in this act, and any three of said members shall constitute a quorum.

Meetings.

Quorum.

May issue two grades of certificates, to whom, on what conditions, etc.

Renewal of first class certificates.

Second class to be issued to graduates of certain schools; when.

Teachers having taught four years under second class entitled to first class certificate.

Board to keep a record; what to show.

Annual report to state superintendent.

Certificates to be countersigned by superintendent.

Equivalent to No. 1 county certificate.

II. The board thus constituted may issue two grades of certificates to such as are found to possess the requisite scholarship, and who exhibit satisfactory evidence of good moral character and of professional experience and ability, as follows: First class certificates for twelve years; second class for six years. Any person holding a certificate of the first class, who shall have taught for eight years of said twelve years, shall be entitled without examination to have the same renewed at the expiration of the said twelve years. The second class to be issued to applicants of satisfactory attainments in the branches required for county certificates, and in addition, not fewer than four other branches to be determined upon by the board. The second class certificates shall be issued upon application, without examination, to graduates of the state university of West Virginia, of the Peabody normal college of Tennessee, of the state normal school and its branches of West Virginia, and of other schools in this state whose grade of work is equal in all respects, in the judgment of the board, to the state normal school and its branches, when graduates shall have presented to the board satisfactory evidence that they have taught successfully three years in the state under a number one county certificate; two of which said three years shall immediately precede the application for such certificate. Teachers who shall present to the board satisfactory evidence that they have taught successfully four years under a second class certificate, shall be entitled to receive without examination a first class certificate at the expiration of the second class.

The board shall keep a record of the proceedings, showing the number, date and duration of each certificate, to whom granted, and for what branches of study, and shall report such statistics to the state superintendent annually, on or before the thirtieth day of September.

III. All certificates issued by such board shall be countersigned by the superintendent of free schools; and such certificate shall supersede any and all other examinations of the persons holding them, by any board of examiners, and shall be equivalent to a number one
certificate granted by a county board of examiners, and shall be valid in any school district in the State, unless revoked by the state board for good cause.

IV. Each applicant for a certificate shall pay the board of examiners a fee of five dollars.

V. The board of examiners shall each receive a compensation of five dollars per day actually and necessarily spent in conducting the examinations, and for one day to be spent in consultation and in preparing for their duties, and six cents per mile for each mile necessarily traveled in going to and returning from the place of examination. This compensation shall be paid out of the fees received from the teachers examined, and shall in no case exceed the amount so received. Said board shall, at the end of each school year, make and return to the state superintendent of free schools, a detailed and certified account of the names of all applicants for examination, the amount of fees received, the amount paid out to the members of the board, and the balance, if any, shall be paid over to the treasurer of the state, to be placed to the credit of the distributable school fund.

(Approved February 20, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 57.)

CHAPTER 43.

AN ACT to amend and re-enact section forty of chapter forty-five of the code and to insert section forty-one as an additional section in said chapter, concerning education.

[Passed February 19, 1895.]

Be it enacted by the Legislature of West Virginia:

That section forty of chapter forty-five of the code be amended and re-enacted so as to read as follows, and
that section forty-one be inserted as an additional section to said chapter:

**Annual Levy for Support of Primary Schools.**

40. For the support of the primary free schools of their district, and in each independent school district, and to pay any existing indebtedness against the "teachers' fund", the board of education thereof shall annually on the first Monday in July, or as soon thereafter as possible, levy by the authority of the people as prescribed in section two of this chapter, such a tax on the property taxable in the district, as will, with the money received from the state for the support of free schools, be sufficient to keep schools in operation at least five months in the year. *Provided*, the said tax in any one year shall not exceed the rate of fifty cents on every one hundred dollars' valuation according to the latest available assessment made for state and county taxation. The proceeds of this levy, together with the money received from the state as aforesaid, shall constitute a special fund to be called the "teachers' fund", and no part thereof shall be used for any other purpose than the payment of teachers' salaries, first, for the current year, and any part of said fund not so expended, shall be appropriated to the payment of any existing indebtedness created for said purpose. Upon the failure of any board of education to levy such as is hereby required, or any other levy provided for in this chapter, they shall be compelled to do so by the circuit court of the county by a writ of mandamus, unless good cause be shown to the contrary. But in case of the levy provided for in this and the thirty-eighth section of this chapter shall not be sufficient to pay any existing indebtedness of the district, in addition to the other purposes for which it is levied, the board may increase such levy to the amount actually necessary, or lay a special levy for the purpose, and in no case shall the appropriation of any money to the payment of any existing indebtedness, directly or indirectly, interfere with the payment of teachers' salaries for the term of five months, for which the schools are required by law to be kept open in each year.

41. If the board of education of any district agree that the school in their district should be continued more than five months in the year, or if twenty or more voters of the district ask it in writing, they shall submit the question to the voters thereof at the next general election, which order shall state also the length of time for
which it is proposed to continue the schools. Ballots may be used for voting on the question, on which may be written or printed "For — months' school," for those who are in favor of more than five months' school; those who oppose a longer term than five months, may vote with a ballot having written or printed on it, "Against more than five months' school." And if the proposition for a longer term than five months have a majority of all the votes cast for and against, then the board shall order the levy accordingly. Provided, That in any district where a poll is held for a purpose herein specified, notices of such election shall be posted by the secretary of the board of education in at least three public places in the district, at least three weeks before the day of voting; and the notice shall explicitly 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 poll shall be held and the election conducted, and the official records returned as prescribed in the second section 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.

William Seymour Edwards,
Speaker of the House of Delegates.

W. M. G. Worley,
President of the Senate.

State of West Virginia,
Office of Secretary of State.

February 28, 1895.

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 this State, has become a law without his approval.

W. E. Chilton,
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.]
SCHOOLS AT POOR HOUSES.

(House Bill No. 150.)

CHAPTER 44.

AN ACT to provide education for children at the place of reception for the poor.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

1. That the county court of any county or counties, that have a place of reception for the poor, shall have the power, at their discretion, and at the expense of the county, to provide a suitable room or building, books, stationery, and employ a suitable teacher, to educate the children at the place of reception for the poor, and the school shall be under the supervision of the county superintendent the same as the free schools of the county.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 33.)

CHAPTER 45.

AN ACT to amend and re-enact sections thirty, forty-five and ninety-six of chapter forty-five of the code of West Virginia, concerning education.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

30. Every teacher shall keep a daily register, and make monthly reports to the secretary of board of education of his district. He shall also keep a term register, in which shall be entered the date of the commence-
ment and termination of every term of 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 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
forms and regulations, respecting the register to be
kept and the reports to be made by the teachers, as shall
appear 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 re-
turned, the teacher shall not be entitled to demand pay-
ment for the balance due on his salary.

Teachers shall be paid monthly, and by orders on the
sheriff, or collector, signed by the secretary and presi-
dent 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, where-
upon he shall receive from said secretary an order upon
the sheriff or collector of the county, signed by the sec-
retary 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 Saturday, 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 super-
intendent shall, with the advice of the county superin-
tendent, 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 the instruc-
tions of the state superintendent, to make all proper ar-
rangements for the institutes, and to assist in conduct-
ing 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, and not more than one instructor shall be paid for each institute, but the aggregate amount of such compensation for the whole state shall not exceed one thousand 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 examination shall be held or certificate granted until after the first day 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 teacher's 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 in any free school during the year within which such failure or refusal may have occurred.

45. It shall not be lawful for the board of education of any district, or independent school district, to contract for, or expend in any year, more than the aggregate amount of its quota of the general school fund, and the amount collected from the district or independent school district levies for that year, together with any balance remaining in the hands of the sheriff, or collector, at the end of the preceding year, and such arrearages of
taxes as may be due such district or independent school district.

But in districts wherein there is a town or city with an enumeration of youth of school age of three hundred or over, the board of education of such district may borrow money and issue bonds therefor for the purpose of building, completing, enlarging, repairing or furnishing school houses, in such town or city. Said bonds shall be payable not exceeding ten years from their date, and the rate of interest thereon shall not exceed six per centum per annum, but in no other case shall any debt be incurred by such board to be paid out of school money for any subsequent year: Provided, That no debt shall be contracted under this section which shall, including existing indebtedness, in the aggregate, exceed five per centum on the value of the taxable Extent of levy,

property in said district, to be ascertained by the last assessment for state and county taxes previous to 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 the said debt, and the principal thereof within and not exceeding thirty-four years: and, provided further, that no debt shall be contracted under this section unless all questions connected with the same shall have been first submitted to a vote of the people of the said 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 the general school election provided for in this chapter.

If the trustees of any district, or any board of education, shall make any agreement for the employment of a teacher in violation of this section, or for any other object concerning free schools under their charge, so as to occasion thereby the aggregate of the just claims against the board of education of the district, or independent school district, in any year, to exceed its aggregate receipts, as aforesaid, for such year, such board of education, or trustees, shall be individually responsible to the teacher, or other person with whom such agreement is made.

The board of education of each district, and independent school district, in each county, shall require its secretary, ten days prior to the first day of July, in each year, to prepare and post at three places of election within said district, or independent school district; and in each school district, and independent school district where the expenditures for all school purposes in any one school year in said district shall equal or exceed the sum of three thousand dollars, said board of education...
shall also publish in some newspaper of the county having a general circulation in the district, an itemized statement, duly sworn to by the president and secretary of said board, showing all moneys disbursed by said president and secretary by orders on the sheriff, or otherwise, within the school year last preceding, distinguishing between the teachers' fund and building fund. The statement shall give the name of each person to whom an order shall have been issued, and shall state the object for which it was given.

96. The president of the board of regents of the state normal school and its branches, upon the receipt of the reports required in the ninety-fifth section of this chapter, shall furnish the auditor of the state with the number of non-paying normal pupils in actual monthly attendance in each of the said normal schools, and the number of months in actual attendance, upon the receipt of which report, and upon the requisition of the president of the board of regents, the said auditor shall issue to the executive committee of each of said schools, warrants upon the treasury of the state for the amount due said schools, at the rate of three dollars and fifty cents per month for every non-paying normal pupil reported as in monthly attendance. A sum not to exceed thirty-two hundred dollars each year is hereby appropriated to 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.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

WM. G. WORLEY,
President of the Senate.
CH. 46] Removal of County Officers. 91

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE,
February 28, 1895.

I certify that the foregoing act, having been presented to the governor for his approval, and not having been returned 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. E. CHILTON,
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.]

(House Bill No. 148.)

CHAPTER 46.

AN ACT to amend and re-enact section seven of chapter seven of the code of West Virginia, relating to the removal from office of county and district officers.

[Passed February 14, 1895.]

Be it enacted by the Legislature of West Virginia:

That section seven of chapter seven of the code of West Virginia be amended and re-enacted so as to read as follows:

7. Any county or district officer may be removed from office for official misconduct, incompetence, habitual drunkenness, neglect of duty or gross impropriety. Such removal, in case of the clerk of the circuit court, prosecuting attorney, sheriff, surveyor of lands, and county commissioners, shall be made by the circuit court of the county; and in case of the clerk of the county court, superintendent of free schools, assessors, justices of the peace, and constables, either by the circuit court or the county court of the county. The charges against any such officer shall be reduced to writing and entered of record by the court, and a summons shall thereupon be issued by the clerk of such court containing a copy of the charges, and re-
MOUNTSVILLE SCHOOL DISTRICT.

requiring the officer named therein to appear and answer
the same on a day to be named therein, which summons
may be served in the same manner as a summons com­
cencing an action may be served, and the service must
be made at least five days before the return day thereof.
And the court may, in its discretion, suspend any such
officer from the discharge of the duties of his office, and
place the records, papers and property of his office dur­
ing such suspension, in the possession of some other
officer or person.

(Approved February 20, 1895.)

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

(House Bill No. 58.)

CHAPTER 47.

AN ACT to authorize the board of education of the in­
dependent school district of the city of Moundsville,
in the county of Marshall and state of West Virginia,
to issue and sell bonds for the purpose of raising
money for the erection of a public school building.

[Passed February 11, 1895.]

Be it enacted by the Legislature of West Virginia:

1. The board of education of the independent school
district of the city of Moundsville, in said state and
county, is hereby authorized and empowered, at any
time within three years from the passage hereof, to issue
and sell the bonds of said district, and with the proceeds
erect a public school building within and for the use of
said district; such bonds to bear interest at a rate not
exceeding six per centum per annum, and to become
payable in not less than five nor more than twenty-five
years from the date thereof.

2. No indebtedness incurred under this act shall ex­
cceed, when added to any existing indebtedness of said
district, five per centum of the value of the taxable
property of said district, such value to be ascertained by the next preceding assessment made with reference to state and county taxes; nor shall such bonds be issued without due provision for the assessment and collection of a direct annual tax sufficient to pay annually the interest thereon and the principal thereof at their maturity; nor unless all questions connected therewith shall have been first submitted to a vote of the qualified voters of said district, and three-fifths of the votes of all the votes cast at such election shall have been in favor of such issue.

3. When the said board shall deem it expedient to exercise the power hereby conferred, an order shall be made and placed upon the minutes, at a general meeting, specifying the purpose, amount and denomination of the bonds proposed to be issued, the date of maturity and the plan adopted to meet the payment of the principal and the accruing interest. Such bonds shall be of the denomination of one hundred dollars or of a multiple thereof.

4. The board may provide in such order for the payment, after three years, of the principal of one or more of such bonds in each year, so that when they become payable according to their face not more than one bond will remain unpaid or unprovided for; or a sinking fund may be created with a view to the payment of the aggregate of principal when they become so payable.

5. At least four weeks before the election to take the sense of the voters as to the proposed issue of bonds, the president of the board shall issue his proclamation to the voters of the district, notifying them of the time and places of holding the same, and the object and purpose thereof, embodying therein a copy of said order, and such proclamation shall be inserted once a week for four weeks next previous to the day designated, in the different newspapers published in the district, and posted for a like period at the front door of the court house and at three or more other public places in the city of Moundsville.

6. Such election shall be held and conducted in the same manner as the municipal election of the city of Moundsville, on some day, not exceeding two years from the passage of this act, to be designated by the board of education, and at the usual places of voting in said district, and shall be held and conducted by the officers appointed by the board of education to hold such election, in accordance with the law of the state and the
When, how and by whom result certified.

To be noted on the minutes.

Ballots.

7. Any person voting in favor of such issue of bonds shall have upon his ballot the words, written or printed, “For ratification;” and any person voting against such issue shall have upon his ballot the words, written or printed, “For rejection;” and all ballots shall be sealed up and deposited with the said secretary. In the event that the result of such election is favorable to such issue, the board shall have authority to purchase upon reasonable terms, real estate within the district, suitable for the purpose, and to erect thereon such new public school building, and to sell upon the best terms practicable the principal school building now used, and the land upon which it is located, applying the proceeds of such sale to such purchase, and, should a surplus remain, the payment of the interest on such bonds.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,

February 21, 1895.

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 this State, has become a law without his approval.

W. E. CHILTON,
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 48.

AN ACT authorizing the Independent School District of Spencer, in the county of Roane, to issue bonds for the purpose of paying off existing indebtedness, for the purpose of building, supplying and equipping school houses in the town of Spencer, said district.

(Passed February 1, 1803.)

Be it enacted by the Legislature of West Virginia:

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

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

Said bonds shall bear no greater rate of interest than six per centum per annum. And said interest shall be payable annually on the presentation of the interest account, where coupons attached to and issued with said bonds, at the Bank of Spencer, in Roane county, West Virginia.

3. Whenever said board may deem it desirable to issue bonds under authority of this act, and for the purposes herein set forth they shall by resolution, entered of record, so declare, specifying the particular purpose and amount for which said bonds are to be issued, and the rate of interest said bonds shall bear. Said resolution shall appoint a day at which an election shall be held, by the qualified voters of said independent school district, to decide whether they will ratify or reject said resolution.

Such resolution shall be published in all the newspapers.
CONCERNING SPENCER SCHOOL DISTRICT.  

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

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

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

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

8. Neither the board nor any of the officers thereof shall either directly or indirectly sell any bond at less than the par value thereof, and then only for cash, unless accepted as the equivalent of cash at par value by the contractor or creditor of said board, for the building and supplying and equipping school houses in said district as aforesaid.

The proceeds of the sale of any bonds issued under this act, shall be paid to the sheriff of Roane county to the credit of the building fund of said district, and the sheriff of said county shall be held and be liable for the proceeds thereof in the same manner and to the same extent as he is for money paid him to the credit of said fund.

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

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

(Approved February 17, 1895.)

[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.]

(House Bill No. 277.)

CHAPTER 49.

AN ACT to repeal chapter seventy-five of the acts of one thousand eight hundred and seventy-one, making provisions for free schools for the town of Volcano, in Wood county.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

1. The act approved February the thirteenth, one thousand eight hundred and seventy-one, entitled, "An act to provide free schools for the town of Volcano," is hereby repealed.

2. The property, real and personal, vested at the time this act takes effect in the board of education of vest.
Volcano, shall by this act vest in the board of education for the school district of Walker, in Wood county: Provided, That this act shall not be construed as impairing any obligation heretofore created or existing of any indebtedness of the said board of education of Volcano.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(House bill No. 51.)

CHAPTER 50.

AN ACT providing for the establishment of "The Independent School District of Bridgeport."

[Passed February 11, 1895.]

Be it enacted by the Legislature of West Virginia:

1. That in the event a majority of the votes cast at the election hereafter provided for, be in favor thereof, the following described territory in the county of Harrison, including the town of Bridgeport, 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 Bridgeport, and the territory adjacent, bounded and described as follows:

Beginning at a corner of C. N. Johnson's land and what is known as the Morgan Ross land, on road leading from Bridgeport by Geo. Faris's house; thence, running with line of said Johnson and Ross land, to line of J. B. Sandusky; thence, with line of said Sandusky and Ross land, to corner of said Sandusky, Ross and Geo. T. Faris; thence, with line of said Sandusky and Faris, to line of Kelso Pell; thence, with line of said Sandusky and Pell, to the Baltimore and Ohio railroad; thence, east on said Baltimore and Ohio railroad, to mile-post; thence, with a direct line through lands of J. B. Sandusky and Kelso Pell, to corner of said Sandusky and J. F. Stuck, on line of Kelso Pell's land; thence, with a direct line, through lands of said Stuck, to corner of lands belonging to Geo. W. Preston and Nancy Hawk-
ins, on Northwestern turnpike; thence, with line of said Preston and Hawkins, to lands of W. M. Tate; thence, with line of said Preston and Tate, to lands of the Gawthrop heirs; thence, with line of said Preston and Gawthrop heirs, to the Morgantown pike; thence, with said pike, southwest, to corner of lands of said Gawthrop heirs and Mrs. Ollie Willis, so as to include all lands of Geo. W. Preston; thence, with lines of said Gawthrop heirs and Willis, to line of Geo. W. Frum; thence, with lines of said Gawthrop heirs and Frum, to line in lands of L. E. Stout; thence, with line of said Frum and Stout to Ridge road; thence, with said road, west, to east line on said road, of dowry lands of Elizabeth Dunkin; thence, with lines of said Elizabeth Dunkin and James Dunkin, to line in lands of Anna Dunkin; thence, a direct line to corner of lands of John Comer and O'Brien Reynolds, on Baltimore and Ohio railroad, near No. 19, or Rock cut; thence, with lines of said Comer and Reynolds, to line in lands of Samuel Corpening heirs; thence, with lines of said Reynolds and Corpening's heirs, to line in lands of Hannah C. Drummond; thence, with lines of said Reynolds, Drummond and others, to Northwestern turnpike, so as to include all the lands of said Drummond; thence, a direct line, through lands of Richard Pike, Samuel Corpening's heirs, and others, to the lands of Jessie Johnson and Joseph J. Johnson, and in line of lands owned by Abner Parr; thence by a direct line, through lands of the said Joseph Johnson, to the place of beginning.

2. At a special election to be held in pursuance of law, within Simpson district of Harrison county, on the twenty-fifth day of May, one thousand eight hundred and ninety-five, it shall be the duty of the board of education of said Simpson district to submit to the legal and competent voters residing therein, the question of the adoption or rejection of the provisions of this act, of which election the said board of education shall give thirty days' notice, by posting the same in three public places within said district.

Said election shall be held and conducted and the result thereof ascertained and declared in all respects as now provided by law for general elections in this state, except that the officers to conduct said election and the ballots to be voted thereat shall be appointed and prepared by the said board of education, which said ballots shall have printed thereon "For Independent District," and "Against Independent District," and the legal voters in said district voting at said election in favor of the establishment of said independent district, shall strike.
from the ballot voted by them the words, "Against Independent District," and those voting at said election against the establishment of said independent district shall strike from their ballots the words, "For Independent District."

The said ballots and the necessary booths, ballot boxes, poll books, and all other appliances required by law and necessary for the holding of such election shall be furnished and supplied by the said board of education, which shall also perform all the duties and be subject to all the penalties prescribed by law for ballot commissioners. The expense of said election shall be paid by the said board of education in case the majority of the voters voting at said election is against the establishment of said independent district; but if otherwise such expense shall be paid by the board hereinafter provided for and elected at said election. At the said election there shall also be elected by the legal voters residing within the boundaries mentioned in the first section of this act three persons also residing and legal voters within said boundaries, one of whom shall be designated as president and the other two as commissioners, who when elected shall be a body corporate as provided in the first section of this act, and the person so to be voted for shall be nominated or designated as now provided for by law, and the ballots therefor shall be furnished and supplied by the said board of education of Simpson district, acting as ballot commissioners, to whom certificates of such nominations or petitions therefor shall be delivered.

3. At the election mentioned in the preceding section, and every two years thereafter at the time for electing school officers, there shall be elected by a separate and distinct ballot by the qualified voters residing in the territory described in section one of this act, a board of education for said independent school district, consisting of a president and two commissioners, who shall hold their office for the term of two years and until their successors are elected and qualified as provided by law. They shall be a body corporate in law, styled the "Board of Education of the Independent School District of Bridgeport," and by that name may sue and be sued, plead and be implored, purchase and hold so much real estate and personal property as may be necessary under the provisions of this act, and without any transfer or conveyance they shall be deemed the owners of all real estate and personal property within the territory aforesaid, now owned or held and used for free school purposes by the board of education of Simpson
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 of trustees under the general school law, except as qualified or enlarged by the provisions of this act. For their services they shall receive no compensation.

4. The election for the purpose of electing officers under this act shall be held on the day provided for the general school election and at a separate place to be provided by the board of education of said independent district, and by commissioners who shall also be appointed by said board of education, and for so conducting the election the board of education may allow said election officers such compensation as they deem best, to be paid out of the building fund of said independent district.

5. It shall be the duty of the board of education at its meeting in July, or as soon thereafter as practicable, to ascertain as near as may be the amount of money necessary to conduct the schools of the said independent district, in addition to the money on hand, or that may come to hand during the year, belonging to teachers' and building funds, respectively, to keep the schools of said district in operation at least five months in the year, for which amount the board shall levy a tax upon the property of said district, which shall be collected and accounted for in all respects by the sheriff of the county, as other school moneys: Provided, however, That the rate of levy in any one year shall not exceed the rate prescribed by the general school law; but in case said rate will permit, the board of education may provide for a longer term of school than five months in the year without recourse to a vote of the people in the independent district. All taxes levied shall be a lien upon the property of said district, as provided by the general law for other taxes.

6. In addition to the levies provided for in the preceding section, the board of education of aforesaid independent district shall be and is authorized, and is hereby empowered at any time within five years from the passage of this act, at any general school election or special election they may call for that purpose, to borrow money and issue therefor bonds for the purpose of erecting and completing a public school building for the use of said independent 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 nor more than twenty years: Provided, Such indebtedness shall not exceed, including existing indebtedness, in the aggregate, five per centum of the taxable property in said independent district of Bridgeport, to be ascertained by the last assessment made for state and county taxes next before 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 twenty years: and, Provided, further, That no debt shall be incurred or contracted under this act unless all questions connected therewith shall have been first submitted, in the manner prescribed by law, to the voters of the said independent district at an election held for that purpose as aforesaid, and shall have received three-fifths of all the votes cast for and against the same.

7. The board of education shall hold stated meetings at such times and places as they may appoint, two members constituting a quorum, for the transaction of business. Special meetings may be called by the president, or by the secretary, at the request of either members.

8. The board of education shall have power to make all necessary rules and regulations for the government of the schools of the independent district, for the admission of the pupils therein, for the exclusion of pupils whose attendance would be dangerous to the health or detrimental to the morals or discipline of the schools. They shall prescribe the text-books to be used in the schools of their district, and may furnish books and stationery for the use of indigent children in attendance at the schools; they shall furnish all necessary apparatus and books for the use of the schools, and incur such other expenses necessary to make the system efficient for the purposes for which it was established.

The schools shall be subject to such grading as the board may adopt, and non-residents of the independent district may be allowed to attend the schools of the district upon such terms as the board of education may prescribe, and all tuitions received from such non-resident pupils shall be applied to the teachers' fund of the district.

9. The board of education of the said independent school district shall, at a meeting to be held not later than the first day of August of each year, appoint the teachers necessary to give proper instruction to the
pupils within said independent district, and shall fix the
salary which each of said teachers may receive, and all,
teachers so appointed shall be subject in all respects to
the rules and regulations adopted by the board of edu­
cation.

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

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
February 21, 1895.

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

W. E. CHILTON,
Secretary of State.

[Note by the Clerk of the House of Delegates.—
The foregoing act takes effect from its passage, two­
thirds of all the members elected to each house, by a
vote taken by yeas and nays, having so directed.]
the city of Charleston, the territory heretofore embraced within the corporate limits of Elk City, and to increase the number of commissioners comprising the board of education of said independent school district.

[Passed February 22, 1885.]

Be it enacted by the Legislature of West Virginia:

That sections one and two of chapter fifty-three of the acts of 1881, passed February 28, 1881, be and the same are hereby amended and re-enacted so as to read as follows:

1. That the entire control of all the free schools within the corporate limits of the city of Charleston, as established by the act of the legislature passed on the thirteenth day of February, one thousand eight hundred and ninety-five, entitled, "An act to amend and re-enact the charter of the city of Charleston, and to change the corporate limits of said city, so as to include Elk City and other additional territory," shall be and remain with the independent board of education herein provided for, to consist of nine commissioners to be elected as provided in the next succeeding section:

Provided, however, That before this amended section shall take effect, it shall be submitted to the voters of the school district of Charleston from which the added territory is to be taken, at a special election to be held in said district, under the direction of the board of education thereof, on the eighth day of March, one thousand eight hundred and ninety-five.

The tickets shall have written or printed on them "For section No. 1," or "Against section No. 1." The said election shall be held and conducted and the result thereof ascertained by the same officers charged with those duties at the last preceding school election in said district; and if a majority of the votes cast upon that question shall be in favor of said section one, then the provisions thereof shall be in full force, otherwise said section one shall not be in force.

2. On the third Tuesday of May, one thousand eight hundred and ninety-five, there shall be elected by the qualified voters of the independent school district of the city of Charleston, six commissioners, who, together with the three commissioners now in office, whose term
of office will expire on the first day of July, one thousand eight hundred and ninety-seven, shall constitute the independent board of education for the said independent school district, and shall have all the powers, duties and liabilities that belong to a district board of education under the general school law of the state, except as qualified herein, or by other acts concerning said independent board or district. Said commissioners shall be elected and qualified in all respects as the district boards of education are elected and qualified. The term of office of said commissioners so to be elected shall commence on the first day of July, one thousand eight hundred and ninety-five. Said commissioners at their first meeting on or after the first day of July, one thousand eight hundred and ninety-five, shall designate by lot or otherwise, in such manner as they may determine, three of the newly elected commissioners who shall hold their office for the term of four years, and three of the newly elected commissioners who shall hold their office for the term of six years, so that three commissioners shall be elected on the third Tuesday of May, subsequent every two years after the said election in May, one thousand eight hundred and ninety-five.

Said commissioners shall biennially elect one of their number president.

(Approved February 22, 1895.)

[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.]

(12492/191/135)

CHAPTER 52.

AN ACT to repeal sections one, two, three and four of chapter thirty-seven of the acts of one thousand eight hundred and sixty-nine, creating an independent school district within the town of Brandonville.

[Passed February 21, 1895.]
CHAPTER 53.

AN ACT to amend and re-enact sections two, three and twelve of chapter one hundred and seventy of the acts of one thousand eight hundred and eighty-two of the legislature of West Virginia, relating to the school district of Parkersburg.

Be it enacted by the Legislature of West Virginia:

That sections two, three and twelve of chapter one hundred and seventy of the acts of one thousand eight hundred and eighty-two of the legislature of West Virginia, be amended and re-enacted so as to read as follows:

2. There shall be elected by the voters of said district, at the general election for county officers, to be held on the Tuesday after the first Monday of November, one thousand eight hundred and ninety-six, and every four years thereafter, and in the manner prescribed by the general school law for the election of school officers, two commissioners, whose terms of office shall commence on the first day of January next following their election, and continuing four years, and until their successors are elected and qualified; and at the election to be held on the Tuesday after the first Monday of November, one thousand eight hundred and ninety-eight there shall be elected a president of the board of educa-
tion and two commissioners, whose term of office shall commence on the first day of January next following their election and continue for four years and until their successors are elected and qualified. The said president and commissioners shall constitute a board of education for the district, to be denominated "board of education of Parkersburg district." They shall receive no compensation for their services.

3. Before entering upon their duties as officers, the said president and each of said commissioners shall be required to qualify by taking and subscribing to the following oath of office: "I, A—— B——, do solemnly swear (or affirm) that I will faithfully perform the duties of president of the board of education or school commissioner of the school district of Parkersburg during the term for which I was elected, to the best of my ability, according to law; so help me God."

The secretary of the board of education is authorized to administer said oath, a copy of which shall be kept by him upon the files of his office. Any vacancy which may occur in the office of president or of school commissioner by death, resignation, refusal to serve, or otherwise, shall be filled by the board of education of the district at their first regular meeting thereafter, by the appointment of a suitable person, who shall hold his office until the next election for school commissioners, when the vacancies shall be filled by an election for the unexpired term.

12. In addition to the levy named in the preceding section, the board of education shall, for the support of the schools in the district, annually levy such tax on the taxable property in the district, as will, with the money received from the state for the support of free schools, be sufficient to keep said schools in operation for not less than nine months in the year: Provided, That said tax shall not, in any year, exceed the rate of fifty cents on every one hundred dollars' valuation, according to the latest available assessments made for state and county taxation. The proceeds of this levy, together with the money received from the State as aforesaid, shall constitute a special fund, to be called "the teachers' fund," and no part thereof shall be used for any other purpose than the payment of teachers' salaries and the salary of the city superintendent and the establishment and maintenance of the public school library provided for in this section. The board of education shall have power to establish and maintain a public school library, and the library so established and maintained shall be known as
the "Parkersburg public school library," and shall be for the use of the public schools of Parkersburg district and the inhabitants thereof, and shall be governed by such rules and regulations as the board of education may prescribe.

Upon failure of the board of education to lay the levies required by this act, or any of them, they shall be compelled to do so by the circuit court by writ of mandamus.

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

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

CHAPTER 54.

AN ACT to amend and re-enact chapter eighty of the acts of the legislature of one thousand eight hundred and sixty-seven, entitled "An Act to provide free schools for the town of Moundsville."

[Passed February 11, 1895.]

Be it enacted by the Legislature of West Virginia:

1. The city of Moundsville (formerly the town of Moundsville) and all parts of school districts connected therewith, shall constitute one school district to be called the independent school district of Moundsville, the same to be bounded as follows: Commencing at a point at the intersection of the west line of the property of John Higgins (formerly the home farm of E. Lindsey, deceased) with the south line of the right of way of the Ohio River railroad company; thence southwardly with the Higgins line to the land of Samuel Riggs; thence with the south boundary lines of the lands of John Higgins, Jane Lockwood and John McWhorter; thence with the east boundary lines of the lands of John McWhorter, W. L. Conner, Theresa Criswell, J. W.
Gallaher's heirs and August Miar, in a northerly direction to the intersection of Washington district line with a branch of Middle Grave creek that empties into said creek at a point about fifty yards southwest of the brick residence of Ezra D. Magers, all of the above named lands being situated in the district of Clay in the county of Marshall in said state; thence northeasterly with the said branch of Middle Grave creek to the back line of Ezra D. Magers; thence with the back line of Ezra D. Magers to the back line of Joseph Roberts; thence with the said Roberts' back line to the back line of J. K. P. Barker and the Ferrell heirs; thence with the back line of J. K. P. Barker and the Ferrell heirs to the back line of the Moundsville Mining and Manufacturing company's land; thence with the boundary of the said company's land to the south line of the heirs of V. L. Cockayne, deceased, at the northeast corner of the camp grounds; thence with the said south line of Cockayne to the Ohio state line; thence south with the said state line to a point due north of the point of beginning; thence due south to the point of beginning, the latter named lands being situated in the district of Washington, in said county and state.

2. There shall be a board of education for said district, to consist of six commissioners, who shall be residents and freeholders thereof, but not more than two of whom shall be residents of the same ward of said city. Two commissioners shall be elected biennially by the qualified voters of the district, and for the term of six years, except that at the first election hereunder there shall be four elected, the two receiving the highest number of votes to serve for six years, and the remaining two for four years; and the terms of all elected commissioners shall begin on the first day of July next after their election. The present commissioners shall hold until the expiration of their terms; and the board shall by appointment at the proper time, fill the vacancy to be occasioned by the expiration of the term of one of the last mentioned commissioners on the 30th day of June, 1896.

3. The board of education of the independent school district of Moundsville, shall be invested with the rights and powers that appertain to boards of education of other districts under the general law, and have such additional powers as are delegated by this act.

The said board shall at the first meeting thereat in each year elect one of the commissioners president; and shall also elect a resident of said district secretary, and
Sheriff to be treasurer.

4. The sheriff of Marshall county shall be treasurer of all the funds for school purposes belonging to the school district of Moundsville.

Meetings of board.

5. The said board of education may hold stated meetings at such times as they may by by-law appoint; and special meetings thereof may be called by the president, or by a majority of the board, by giving one day's notice to each member of the board of the time and place of meeting.

District superintendent.

6. The board shall annually appoint a superintendent of schools for the district and fix his salary. Said superintendent shall be an officer of the board, and in addition to the duties herein specified, he shall perform such appropriate duties with relation to the schools of the district as the board may direct. He shall be liable to removal by the board for any palpable violation of law or omission of duty; but he shall not be removed unless charges be preferred by the board and notice of a hearing with a copy of the charges be delivered to him, and an opportunity be given him to be heard in his defense.

Should the office become vacant from any cause the board shall fill the same by appointment, to continue until the expiration of the term. It shall be the duty of the district superintendent to make, from the report of the secretary and his own information, such report to the state superintendent of free schools of the character and financial condition of the schools of the district, as may be necessary to secure to the district its quota of the state fund, and to convey to said superintendent proper information regarding the character and condition of the schools of the district.

Teachers: employment, salaries, etc.

7. The board shall annually in the month of May fix the salaries to be paid to the teachers of the district, and shall, at the same meeting, employ teachers for the schools of the district, such employment to begin the following September.

A duplicate of any teacher's certificate obtained from the examining committee hereinafter provided for shall be filed with the secretary of the board, and no salary
shall be paid until such duplicate is filed. The superintendent and teachers shall be appointed or removed only by vote of not less than four members of the board.

8. The board may appoint two competent persons to act with the district superintendent as an examining committee. It shall be the duty of said committee to examine all applicants for positions as teachers in the schools of the district.

The requirements for these examinations, and for the grading and renewing of certificates shall be the same as for the county examinations; except that the examining committee may issue a separate form of certificate for primary teachers, under regulations adopted by the board. The branches of study to be examined in for the higher certificates shall be those contemplated by the county examination and such others as the board of education may prescribe; and the board may require all teachers of the district to be examined in additional branches, not more than one new branch to be added in any one year. The committee shall hold meetings for the examination of teachers at such times and places as the superintendent may appoint; and all examinations shall be public and be participated in by at least two members of the examining committee. The members of the examining committee shall receive such compensation as the board may allow.

9. Annually, and within thirty days preceding the first day of April, the board shall cause to be taken an enumeration of all the youth of school age living within the district, giving the classifications required by the laws of the state: and the result hereof, after being revised by the superintendent, shall be verified by the affidavit of the person or persons employed to take the same, to the effect that they have used all means in their power to have the enumeration correct, and the result shall be recorded in the office of the secretary of the board, and communicated to the county and district superintendent. The persons employed to take the said enumeration shall receive such compensation as the board may allow.

10. The board of education of said school district shall have power to establish in said district a graded school or schools in addition to those already established, in which the elementary branches of education shall be taught, together with algebra, geometry, natural philosophy, chemistry, English literature, and such other branches of study, including mathematics, natural sciences, liter-
nature and languages, as the board may from time to time adopt and prescribe.

11. Admission to all the various departments of said graded school or schools shall be gratuitous to all white children of the district, including wards, and apprentices of actual residents, between the ages of six and twenty-one years, and the board of education shall have the power to admit to said school or schools other pupils, not under the age of six years, upon such terms as to payment of tuition or otherwise as may be prescribed: Provided, That no pupil shall be admitted to the higher departments who fails to sustain a thorough examination in the various studies of the primary department; and, Provided further, that the board shall have power to make and enforce rules for the government and conduct of said schools, and for the exclusion of children when their attendance would be dangerous to the health or detrimental to the good morals or discipline of the schools.

12. The said board shall have power to make and enforce rules which shall govern in the examination and promotion of pupils; to purchase all necessary stationery, apparatus, etc.; to prescribe what text books shall be used in said schools, and what books of reference by the teachers; to incur all reasonable expenses in making the system efficient and to pay such expenses out of the funds of the district.

13. The state superintendent of schools, in his annual apportionment of the state school fund for school purposes, shall apportion the same to the school district of Moundsville and the rest of the county separately, according to their respective numbers of youth, as reported by the county superintendent of Marshall county to the said state superintendent.

14. It shall be the duty of the board of education annually, in the month of July, to determine, as nearly as practicable, the amount of money necessary, in addition to all other available funds, to continue the schools of the district for a period of not less than six nor more than ten months, and for all other purposes relating to the schools of the district, such as the repairing and improvement of school premises, the purchasing of sites, and the building of school houses, “and the payment of all lawful debts previously contracted.” The board shall cause the amount falling due within the year to be assessed on all the taxable property of the district: Pro-
That not more than seventy-five cents on each one hundred dollars of the valuation thereof shall be so assessed in any one year. The levy made under the provisions of this section shall be returned to and collected by the same officers as other school levies are collected. The amounts thus collected shall be severally certified by the collecting officer to the clerk of the board, and such certificates shall be entered in a journal kept for that purpose and read at the next meeting of the board after the receipt of the same. Such funds and all other revenues of this board shall be paid out only upon drafts signed by the secretary and president, and issued by order of the board. And the secretary shall enter the amount of such drafts, the dates and the names of persons to whom payable, in a journal to be kept by him for that purpose.

15. The collecting officer shall annually, in the month of June, make settlement with the finance committee, or with a committee appointed by the board for the purpose, of all taxes or other funds and revenues which may have come into his hands by virtue of his office.

16. The collecting officer shall receive for his collections and disbursements a commission of not more than four per centum.

17. The board of education of the independent school district of Moundsville shall be a body corporate in law, and as such may for the purposes of education purchase, hold, sell and convey real and personal property within the district; may receive any gift, grant, donation or devise; may contract and sue and be sued, and do and perform other corporate acts. The board shall have the management of and be invested with, the title to all real and personal property held for the use of public schools within the district and shall manage and dispose of the same as in the opinion of the members will best subserve the interest of the public schools.

18. The title to all lands and all personal property within the said district heretofore conveyed or transferred to and now held by any school commissioner or commissioners, board of education or other body or person, for school purposes, shall be and the same is hereby invested in the board of education of the independent school district of Moundsville.

19. The provisions of the general school law in re-
garding to trustees shall not be applicable to the independent school district of Moundsville.

20. The first election held under this act for the election of commissioners shall be held on the second Thursday of March, 1895, and subsequent elections biennially thereafter: at such election the officers appointed by the city of Moundsville to conduct the city election for members of the board of education, in the same manner, and under the same laws and rules as the city election is held, and shall make separate tally sheets for such commissioners and certify the result to the secretary of the board of education within three days after the holding of any such election: and the board shall meet within five days after any such election or as soon thereafter as practicable and declare the result thereof, which result they shall cause to be entered upon the journal, and notice thereof in writing to be at once given to each newly elected commissioner. The board may arrange with the officials of said city with reference to a proper proportion of the expenses of such election, and provide for the payment thereof.

21. It shall be the duty of every newly elected member, when notified of his election, to appear at a time and place designated in such notice, within thirty days from the date of his election, and take and subscribe the following oath or affirmation: "I, __________, do solemnly swear (or affirm) that I will support the constitution of the United States and the constitution of West Virginia, and that I will faithfully and impartially perform the duties of school commissioner of the independent school district of the city of Moundsville during the term for which I was elected, to the best of my ability, according to law; so help me God."

22. The secretary of said board is authorized to administer such oath to appointed or elected members, and directed to note the taking thereof in his journal, and file the same in his office.

23. Any vacancy which may occur in the office of school commissioner, by death, resignation, refusal to serve, removal from the district, or into a ward where there are already two school commissioners, or otherwise, shall be filled by the board of education as soon thereafter as practicable at a regular meeting, by the appointment of some person who shall hold the office until the next election, when a commissioner shall be elected for the unexpired term.
24. At all elections for school purposes under this act, all persons of the proper age, and otherwise qualified according to law, shall be allowed to vote; and may hold office and perform any duty required by this act.

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

William Seymour Edwards,
Speaker of the House of Delegates

Wm. G. Worley,
President of the Senate.

State of West Virginia,
Office of Secretary of State,
February 21, 1895.

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 this State, has become a law without his approval.

W. E. Chilton,
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.

(House Bill No. 68.)

CHAPTER 55.

AN ACT to amend and re-enact chapter seventy-seven of the acts of one thousand eight hundred and sixty-eight, as amended and re-enacted by chapter one hundred and forty of the acts of one thousand eight hundred and sixty-nine, as amended and re-enacted by chapter fifty-nine of the acts of one thousand eight hundred and seventy-two, and amended and re-enacted
Weston Independent District.

by chapter seventy-nine of the acts of one thousand eight hundred and eighty-three.

[Passed February 12, 1895.]

Be it enacted by the Legislature of West Virginia:

1. The town of Weston and parts of school districts contained within the following boundaries, shall constitute one independent school district, to be known as the school district of Weston, to wit: Beginning at the mouth of Panther run; thence, up said run, with the meanders of the same, to its head; thence, in a line to Stone Coal creek, east of the dwelling of Mrs. Marcelia McVaney, to the railroad bridge across Stone Coal creek; thence, in a line, to the highest point on top of ridge on the land owned by M. W. Harrison and the late Thomas A. Edwards, so as to include the dwelling house of Mrs. Catharine McGary; thence, around with top of said ridge back of Macedonia cemetery, to a point on said ridge on the land owned by W. W. Brannon and N. B. Newlon; thence, in a straight line, in a southerly direction, crossing the West Fork river opposite the east end of the old fair ground, to the top of the ridge between said river and Polk creek; thence, in a straight line, to the low gap between Gee Lick and said Polk creek, where the county road crosses said gap; thence, in a straight line, to low gap in the ridge between Polk creek and Murphy's creek near the dwelling house on the farm owned by the late E. M. Tunstill, so as to include the dwelling house on the farm owned by Charles O'Hara, known as the David S. Peterson dwelling house, and the said Tunstill farm house; thence, down the ridge, between Calf run and Murphy's creek, to place of beginning, so as to exclude the dwelling house of Thomas Cox.

2. There shall be elected by the voters of the said district, at an election to be held at the court house in Weston, on Tuesday after the first Monday in November, one thousand eight hundred and ninety-six, three commissioners, and every two years thereafter, one commissioner, whose term of office shall commence the first day of July following their election and continue six years and until their successors are elected and qualified; except that one of the commissioners elected in the year one thousand eight hundred and ninety-six shall serve only four years and one other only two years; the ballot designating the term of service of each member.

The said commissioners shall constitute a board of
education to be denominated "Board of Education of Weston District."

3. The election for school commissioners shall be conducted by three competent persons appointed by the board of education for that purpose, who shall have all the powers usually possessed by commissioners of any election. The commissioners of said election shall certify the result to the board of education of the district, and the said board shall issue a certificate of election to the person securing the greatest number of votes, within five days after said election, and when more than one person have received the highest number of votes, the board shall have the casting vote for one of said persons, and shall have power to settle all contests in the election of said commissioners. All necessary expenses for conducting said election shall be paid out of the building fund of the district.

4. Any vacancy that may occur in the office of school commissioner by death, resignation, refusal to serve, or otherwise, shall be filled by the board of education of the district at their first regular meeting thereafter, or as soon as circumstances will permit, by the appointment of a suitable person, who shall hold his office till the next election of school commissioners, when a commissioner shall be elected for the unexpired term.

5. The board of education shall elect annually at their first meeting on the first Monday in July, or as soon thereafter as may be practicable, one of their members to act as president of said board, who shall perform all the duties which are required to be performed by such officer of any board of education, which may not be inconsistent with the provisions of this act. The board shall elect, at the same time, a secretary, who shall perform such duties for said board as are required of secretaries of other boards of education. The president shall have one vote as commissioner, and shall not vote upon any question arising in the board by reason of being such officer.

6. The commissioners of the board of education shall receive as compensation, twelve dollars per annum; and the secretary shall receive twenty-five dollars per annum; to be paid out of the building fund of the district.

7. The board of education of Weston district shall be invested with the same rights, exercise the same powers conferred on board.
powers, perform the same duties, and be governed by the same laws, that boards of education of other school districts are, except so far as they are exempted by the provisions of this act. It shall be a body corporate in law, and as such may sue and be sued, plead and be impleaded, contract, purchase, hold and grant estates, personal and real, and make ordinances, by-laws and regulations, consistent with the laws of this state, for the government of all persons under its authority and for the orderly conducting of its affairs.

8. The board of education shall have exclusive control of all schools within the district; shall have power to make all necessary rules and regulations for the government of schools of the district, for the admission of pupils therein, for the exclusion of pupils whose attendance would be dangerous to the health or detrimental to the morals or discipline of the school. They may prescribe a uniform list of text-books for the use of the schools in the district, and may furnish books and stationery for the use of indigent children in attendance at the schools. They may furnish all necessary apparatus and books for the use of the schools, and incur all other expenses necessary to make the system efficient for the purpose for which it was established, and pay the same from the building fund of the district.

9. The board of education shall have power to establish within the district such schools, including a high school by such name as may be prescribed by said board, as may in their judgment be best for the interests of the district.

The branches to be taught in the high school and other schools within the district shall be such as are prescribed by the board of education. The schools of the district shall be subject to such grading as the board may direct.

10. Admission to the schools of the district shall be gratuitous to all children, wards and apprentices, or actual residents within the district, between the ages of six and twenty-one years. Non-residents of the district may be allowed to attend the schools of the district upon such terms as the board of education may prescribe.

11. The board of education shall establish within the district one or more schools for colored children, when the whole number by enumeration exceeds fifteen, so as to afford them, as far as practicable, the advantages and privileges of a free school education. All such schools
shall be under the management of the board, and shall be subject to like general regulations as the other schools of the district. When for any two consecutive months the average daily attendance in said school shall have fallen below thirty-five per cent. of the enumeration of colored children in the district, the board may close the school for the remainder of the session for that year.

12. Annually, on the first Monday in July, or as soon thereafter as circumstances will allow, the board of education shall appoint a superintendent of schools for Weston district and fix the salary; said superintendent, in addition to the duties specified in this act, shall perform such other appropriate duties with relation to the schools of the district as the board may prescribe. It shall be the duty of the superintendent to make such report to the board of education of the character and condition of the schools of the district as shall enable the secretary to make his required report to the county superintendent.

13. The superintendent of schools for Weston dis-

Examin

Examination of teachers; qualification of applicants; teachers' certificates, etc.

14. The board of education shall appoint all teachers
for public schools of any grade within the district, and fix their salaries, at a meeting held not later than the first Monday of August of any year; but no person shall be employed to teach in any public school of the district who shall not first have obtained a certificate of qualification to teach a school of the grade for which the appointment is made, or who does not hold a state certificate.

Teachers shall be subject in all respects to the rules and regulations of the board of education. All appointments of superintendent and teachers shall be in writing, and they may be removed by the board of education for incompetency, profanity, cruelty or immorality.

15. It shall be the duty of the board of education, at their annual meeting on the first Monday in July, or at some subsequent meeting not later than the first Monday in August next following, to ascertain as nearly as possible the amount of money, in addition to all the available funds, which ought to be expended for school purposes in said district for the succeeding year in order to keep the schools of said district in session at least eight months in the year; for which amount the board shall levy a tax upon the property included in the district and the residents thereof, and the same shall be collected in the same manner as other school taxes are collected under the provisions of the general school law of the state. And the sheriff shall receive for the collection thereof, such commission as is allowed by law for the collection of other school money. And a lien is hereby declared to exist on the real estate of the inhabitants of said school district for the taxes levied thereon.

16. The taxes to be raised as aforesaid for both teachers’ and building fund in said school district, shall not exceed the rate of sixty-five cents on every one hundred dollars’ valuation, according to the last assessment made for state and county taxation.

17. Until the commissioners elected in one thousand eight hundred and ninety-six shall be qualified, the board of education now in office shall be governed by the provisions of this act, and shall exercise the powers herein conferred upon the board of education.

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

William Seymour Edwards,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
February 21, 1895.

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 constitu­
tion of this state, has become a law without his ap­
proval.

W. E. Chilton,
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.

(Senate Bill No. 143.)

CHAPTER 56.

AN ACT to amend section two of chapter one of the
acts of one thousand eight hundred and eighty-nine,
and section two of chapter seventy-four of the acts of
one thousand eight hundred and ninety-one, in rela­
tion to elections for school commissioners for the city
of Huntington.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That at the municipal election to be held for the city
of Huntington on the second Tuesday in June, one
thousand eight hundred and ninety-five, all school com­
missioners shall be elected for the independent school
district of Huntington heretofore required to be elected on the first Thursday of April, one thousand eight hundred and ninety-five; and thereafter said commissioners shall be elected in the manner provided for city elections in the act amending and re-enacting chapter fifty-six of the acts of one thousand eight hundred and ninety-one, incorporating the city of Huntington, approved on the eighteenth day of February, one thousand eight hundred and ninety-five.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(Senate Bill No. 15.)

CHAPTER 57.

AN ACT to amend an act passed February 19, 1881, amending an act to establish the school district of Wellsburg, in the county of Brooke, in the state of West Virginia, passed July 11, 1868.

[Passed February 9, 1895]

Be it enacted by the Legislature of West Virginia:

1. That in the event a majority of the votes cast at an election to be held on Tuesday after the first Monday in May, one thousand eight hundred and ninety-five, be in favor thereof, the following described territory in the county of Brooke, including the town of Wellsburg, Lazearville and Midway, and such other territory as is included in this section, shall after the result of such election is ascertained and declared, be an independent school district of Wellsburg, to wit: All of the town of Wellsburg, Lazearville and Midway, and the territory thereto adjacent, bounded and described as follows: Beginning at the Ohio river, at the mouth of Buffalo creek, and running up said creek to the mouth of Panther run; thence, including the lands owned February nineteen, one thousand eight hundred and eighty-one, by Samuel Jacob, Campbell Tarr's heirs, and William
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WELLSBURG SCHOOL DISTRICT.  123

L. Miller: thence, including the lands owned July eleven, one thousand eight hundred and sixty-eight, by James W. Cox and George Cox, Sr., to the Ohio river; thence down said river to the place of beginning, shall constitute one school district to be called the Independent school district of Wellsburg.

2. The board of education for said district shall, except as hereinafter provided, consist of three members, who shall be elected by the qualified voters resident therein, and shall be invested with the same rights and exercise the same powers, perform the same duties, and be governed by the same laws, that boards of education elsewhere in the county are, or may hereafter be governed, except in so far as changed by the provisions of this act.

3. The board of education herein provided for shall be a corporation by the name of the “Board of Education of Wellsburg District,” and by that name may sue and be sued, plead and be impleaded, contract, purchase, hold and grant estate, real and personal, make ordinances, by-laws and regulations consistent with the laws of this state, for the government of all persons and things under its authority, and the due and orderly execution of its affairs.

4. Whenever the school enumeration of the district reaches eighteen hundred, the board of education shall be increased to five members, one of whom shall be elected by the voters of the whole district, one by the voters residing outside of the city corporation, and one by the voters of each of the three wards of the city. At the first election after the board is increased from three to five members, the members from the first ward shall be elected for one year, those from the second and third wards for two years, and the remaining two for three years. The terms of the three members constituting the board when it is increased to five shall expire on the first of the next July after the board is increased. With the above exceptions, the term of all members of the board shall be three years, beginning with the first of the next July after their election. The members now constituting the board shall continue in office until the first of the next July after the expiration of their terms. Should a vacancy occur in said board by death, resignation or otherwise, the board may fill said vacancy by appointment; said appointment to be for the unexpired term of the member whose place may have become vacant.
5. The qualified voters of said district shall elect the members of the board of education, as provided for above, at the election for councilmen and officers for the city of Wellsburg, and such election shall be conducted by the same officers who shall conduct the city election, and without additional compensation, and in all respects the said election shall be a part of the regular city election, except that the residents of said district outside the corporation of Wellsburg, who are qualified, may vote at the court house for member or members of said board, and that a separate poll-book and ballot-box shall be kept and used in the election of the said member or members of the board of education.

6. The board of education may provide for a separate polling place or places and for elections to be held thereat, by non-residents of the corporation of Wellsburg residing within the district, for a member or members of the board of education, as the case may be; and the vote taken at such voting place or places shall be certified, counted, and added to the vote taken at the court house, in all respects, and in like manner, as if taken thereat.

The laws applicable to officers conducting other elections in the county shall apply in conducting elections held under the provisions of this act.

7. At the first meeting of the board in July of each year, the board shall organize by electing a president, who shall be one of their number; and shall also elect a clerk, who may or may not be a member of the board, who shall be allowed the same compensation to which other clerks of boards of education in this state are entitled.

8. The said board of education may borrow money and issue bonds therefor, for the purpose of erecting, completing and repairing school buildings within said district. Said bonds shall be payable not exceeding ten years from their date, and the rate of interest thereon shall not exceed six per centum per annum.

But no debt shall be contracted under this section which shall, including existing indebtedness, in the aggregate, exceed five per centum on the value of the taxable property in said district, to be ascertained by the last assessment for state and county taxes previous to 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 the said debt, and the principal thereof within and not exceeding
thirty-four years: and, provided, further, That no debt shall be contracted under this section unless all questions connected with the same shall have been first submitted to a vote of the people of the said 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 the general school election provided for in this act, on some day to be designated by the board of education of said district, of which election notice shall be given in the manner prescribed for giving notice by publication for thirty days in one or more newspapers published in the city of Wellsburg, West Virginia.

9. The said board of education shall have authority to prescribe the school-books to be used, and the courses of study to be pursued in the schools of said district. They may also, out of the building fund of said district, provide free text-books for indigent pupils or for all the pupils of said district.

10. The said board of education shall have power to determine the number of months the school shall be kept in operation.

11. The election provided for in section one of this act shall be by ballot, and those voting in favor of the establishment of said independent district shall have written or printed on their tickets the words, “For Independent District,” and those voting against the establishment thereof shall have written or printed on their tickets the words, “Against Independent District.” The election shall be superintended, conducted and the result thereof ascertained and declared by election officers to be appointed by the county commissioners of Brooke county; and all the provisions of the election laws in this state, so far as applicable, shall be in force and apply; when, general law to election provided for in Boards have authority to prescribe books and course of study. Board has power to determine number of months of school. Election provided for in act shall be by ballot, and those voting in favor of the establishment of said independent district shall have written or printed on their tickets the words, “For Independent District,” and those voting against the establishment thereof shall have written or printed on their tickets the words, “Against Independent District.” The election shall be superintended, conducted and the result thereof ascertained and declared by election officers to be appointed by the county commissioners of Brooke county; and all the provisions of the election laws in this state, so far as applicable, shall be in force and apply; when, except as otherwise provided.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. M. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
February 28, 1895.

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
CHARLESTON CHARTER AMENDED.  [Ch. 58

it originated within the time prescribed by the Constitution of this State, has become a law without his approval.

W. E. CHILTON,
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.]

(House Bill No. 173.)

CHAPTER 58.

AN ACT to amend and re-enact the charter of the city of Charleston, and to change the corporate limits of said city, so as to include Elk City and other additional territory.

[Passed February 13, 1895.]

Be it enacted by the Legislature of West Virginia:

That the charter of the city of Charleston be and the same is hereby amended and re-enacted so as to read as follows:

1. The corporate limits of the city of Charleston shall be as follows, to wit: Beginning at the Kanawha river, at low water mark, on the line dividing the estate of Bradford Noyes, deceased, from the lands next above the same, and running thence with said dividing line to the foot of the hill; thence by a continuation of said dividing line one hundred and fifty feet; thence down toward Elk river by a line one hundred and fifty feet above said road or street to a point of intersection with the lower line of Broad street extended; thence with the line so extended to the upper side of said road or street; thence down said road or street and on the upper side thereof; thence along the base of the hill to Capitol street at the end thereof; thence along the base of the hill on the upper side of the Elk river road to the lower lines of old Charleston brewery lot; thence with said lines to Elk river at low water mark; thence up Elk river to a point opposite the east end of Mary street of
Upper Glen Elk; thence across Elk river and along said street near the foot of the hill; thence down said road to —_ street; thence N., 76° 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; with said Carr's line S., 45 W., 10 poles to the north side of the cinder road, known as Charleston street; thence down the same 108 poles to a stake opposite to a large sycamore on the southwest side of said road; thence S., 32° W., passing said sycamore, 58 poles to Virginia street; thence with same, S., 30° E., 57 poles and 15 links to the Glenwood line; thence with the same, S., 37° W., to the low water mark at the Kanawha river; thence up the Kanawha river at low water mark to the beginning.

2. The municipal authorities of the city shall be a municuaial au
mayor, recorder and twelve councilmen, who together shall be a common council.

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 “The City of Charleston,” and shall have perpetual succession and a common seal, and by that name may sue and be sued, implead 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 power of the said city shall be exercised by the said council, or under their authority, except when otherwise provided: but the recorder shall have no vote at any meeting of the said council, except in the absence of the mayor.

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, twelve councilmen shall be elected, two by the qualified voters of each ward; six 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; and the remaining six shall hold their office for the term of two years; at each annual election after the first election, six councilmen only, that is, one from each ward, shall be elected by the qualified voters thereof:

Provided, That the councilmen now serving from any ward shall continue to represent as such councilmen the ward under this act in which they may reside, and hold their office until their respective terms expire: and the election of councilmen provided for in this section shall only apply to fill vacancies occasioned by this act.

7. The term of office of councilmen, 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 six wards. The first ward shall embrace that portion of the territory within the corporate limits established by this act, lying west of Elk river and between the centre of Hale street and the Kanawha river.

The second ward: the residue of the territory on the west side of Elk river within said corporate limits.

The third ward: that portion of said territory lying west of Court street and between the Kanawha river and Donnally street.

The fourth ward: the residue of said territory lying west of Capitol street, and the continuation of said street known as the Elk river road or Slack street.

The fifth ward: that portion of the residue of said territory lying between Capitol street and Brooks street extended.

The sixth ward: the residue of said territory.

But the council may during the year next succeeding any United States census, by a two-third vote of the members elected, so change the boundaries thereof as to make the population of said wards more nearly equal. Elections under this act, except the first, shall be held on the second Monday in March in every year after the year one thousand eight hundred and ninety-five, at such places in the respective wards as the council may from time to time prescribe by ordinance; the said elections to be under the supervision of three inspectors at each 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 first election under this act shall be held on the twentieth day (Sundays excepted) after this act shall go into effect; but this provision shall not be construed to extend the term of office of the officers elected thereat beyond the term for which they would have held such offices if said election were held on the second Monday of March, one thousand eight hundred and ninety-five. And the mayor shall make proclamation of said first election, and publish the same in at least two papers published in said city, for ten days next preceding said election. And in the interval between the time that this act goes into effect and the election of the council herein provided for the present members of the common council of Elk City and the city of Charleston shall sit together; and, together with the mayor and recorder of the city of Charleston, compose the common council of said city.

10. As soon as the result of such election is ascertained the inspectors of election shall sign a certificate containing complete returns of the polls taken at their place of voting for each of said officers, and shall enclose the ballots in an envelope, which shall be sealed up and endorsed by each of said inspectors. The inspectors, or any of them, shall within three days after the day on which the election was held, deliver the said certificate, and the ballots sealed up as hereinbefore provided, to the recorder of the city of Charleston.

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 persons appearing to have received the highest number of all the votes cast at the several voting places in said city for the several offices voted for under this act, shall be declared elected, and a certificate thereof, signed by the mayor and recorder, shall be granted to the person elected. And the result of said election shall be entered upon the record of the council.

11. 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 conviction of treason, felony or bribery at an election, or who has not been a resident of the state for one year and of the city of Charleston for sixty days and of the ward in which he offers to vote thirty days next preceding such offer.
12. All vacancies occurring from any cause, in any of the offices provided for in this act, shall be filled by appointment by council; but in case of a councilman, such appointment shall be made only of a resident of the ward in which such vacancy has occurred.

13. At all elections the vote shall be by ballot.

14. Whenever two or more persons for the same office, at any election, shall receive an equal number of votes, the council shall, in an equitable mode, determine which of the persons so voted for shall be returned elected.

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.

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.

17. The mayor, recorder, councilmen and all other 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 any other officer 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.

18. If any one who shall have been duly elected or appointed mayor, recorder, sergeant, treasurer, or councilmen, 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 meet-
ings by the mayor, or, in his absence, by one of the
councilmen chosen by a majority of the council present.

20. The council shall cause to be kept in a well-
hound book, an accurate record of all its proceedings,
by-laws, acts and orders, and which shall be fully in-
dexed and opened to the inspection of the citizens of
the city.

The proceedings of each meeting shall be read and
recorded at the next succeeding meeting and signed by
the person presiding at the time of said reading. Upon
request of any member the yeas and noes 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 majority of all the votes cast shall be necessary
to carry the proposed measure.

21. The council shall have power to resurvey 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 to construct and maintain public sewers and laterals;
and shall in all such cases assess upon and collect from
the property benefited thereby, such part of the ex-
 pense thereof as shall be deemed equitable and just by
said council; 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, side-
walks 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 owner or occupant of the adjacent property; to con-
trol the construction and repairs of all houses, bridges
and culverts, and sewers, the opening and construction
of 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 grounds and
control the use of the same; to provide, 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 distance 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 anything which, in the opinion of the council, shall be a nuisance; 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 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 damage 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, prescribe the time for holding the same, and what articles shall be sold only in said markets; to protect places of divine worship, and to appoint and publish the place of holding the 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 provide for the protection of the same; to provide for purity of the water and healthfulness of the city; and for all of which purposes, except that of taxation, the council shall have jurisdiction for one mile beyond the corporate limits of said city.

22. To carry into effect these enumerated powers, and all others conferred upon the said city or its council expressly or by implication in this or any 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 the 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, wharfs 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 the power to appoint as many wharfmasters 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.

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.

25. The levy so ordered shall be upon all male persons residents of the said city over the age of eighteen years, all real and personal estate within such town subject to state and county taxes. And for the purpose of taxation such real and personal property shall be taken at the values ascertained and listed for taxation for state purposes; and in no year shall such levy exceed one dollar and twenty-five cents on each one hundred dollars of such valuation.

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 therefor 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 the 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.

27. The sergeant shall have the power to collect the city taxes, levies, wharfage, licenses, and all other claims due the city placed in his hand 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 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, 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 be instituted within five years from the commencement of the year in which said 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 the power to require and take from the mayor, recorder, sergeant, treasurer, or any other officer that may be appointed or elected to any office of 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 the city of Charleston, 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 may 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 the said officers at any time, and, in the event the said officer fails or refuses to give such new or other bond when required by the council, within thirty days after said requirement, his office shall be declared vacant. The council shall have power to remove any of its officers or members for good cause shown, and the order of removal shall show the cause, and the same shall be entered of record on the journal of the council. Misconduct in office, habitual or wilful neglect of any duty, manifest incompetence, the commission of any offence punishable by imprisonment, or involving a violation of his official oath, habitual intemperance, or grossly immoral conduct, shall be deemed good cause of removal.

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
riotous 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, or city prison, 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 the term of 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 or diminished during the year.

32. The duty of the recorder shall be to keep a 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 and paid by him.

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 of the levy on or before the first day of March, and the residue on the first day of September next succeeding the date when said taxes were placed in his hands for collections; 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.

34. All moneys belonging to the city shall be paid to the treasurer and 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 indebtedness of said city except dollar for dollar; and there shall be provided a sinking fund that will discharge 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 over 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 seuate 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 of 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 property 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 expenditure in several wards as equity and justice shall demand, and may authorize the collection of a special tax for a specified purpose.

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 of 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. It shall be the duty of the officers of Elk City when this act goes into effect, to at once turn over to the corporate authorities of Charleston all records and property of Elk City, for preservation and use, as part
of the records and property of the city of Charleston. And the treasurer and sergeant and other officers of Elk City shall pay into the treasury of the city of Charleston all corporate funds then in their hands or hereafter coming into their hands by virtue of their respective offices, to be by the city of Charleston used so far as necessary to settle any legal outstanding claims against Elk City, and the residue for general purposes. And all claims, demands, assessments, and uncollected taxes, heretofore levied by or owing to Elk City are hereby transferred to the city of Charleston, which is authorized in its own name to collect the same for the purposes aforesaid, in all respects and in like manner as Elk City might have done; and to require and make all proper settlements by and with the outgoing officers of Elk City.

42. Chapter ninety-one of the acts of the legislature, acts repealed. of one thousand eight hundred and ninety-one, entitled "An Act to incorporate 'Elk City', in the county of Kanawha," and all acts and parts of acts in conflict herewith, are hereby repealed.

43. This act shall at all times be subject to modifications or repeal at the pleasure of the legislature.

(Approved February 14, 1895.)

[Note by the Clerk of the House of Delegates.—The foregoing act takes effect from its passage, two-thirds of all the members elected to each house, by a vote taken by yeas and nays, having so directed.]
1. The inhabitants of Tyler county, in this state, now and hereafter residing within the boundaries prescribed in the next section hereof, shall be and they are hereby constituted a body politic and corporate by and under the name of "The City of Sistersville," 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 be contracted with, purchase, lease, hold and use real and personal property necessary for corporate purposes, and generally shall have all the rights, powers and franchises appertaining to municipal corporations in this state.

2. The boundaries of said city shall be as follows: Beginning at a stone and small apple tree on the northwest side of the Ohio River railroad track on the river bank, a short distance above the high trestle at Steele's planing mill and box factory; thence S., 2 E., crossing Williamson's rock quarry on the point, 116 rods to an apple tree and stone in Woods' orchard, on said Woods' line next to Jno. W. Shay; thence S., 40 W., crossing the Sistersville and Point Pleasant road below the graveyard and just to the right of oil well of C. P. McCoy below said road; thence, passing through J. B. McCoy's orchard, crossing the Sistersville and Salem turnpike, and 320 rods in all, to a stone corner on the river hill in E. Wells' field near an oil well (distant five rods off) and bearing N., 13 W., from said corner; thence N., 72 W., crossing the Ohio River railroad track at 50 rods, crossing the county road at 100 rods, and 152 rods in all, to an oil well on the Ohio river bank and 27 rods above the mouth of Cow House run; thence up the Ohio river, and including the river to low water mark on the Ohio side, to the place of beginning.

3. The officers of said city shall be a mayor, two councilmen for each ward, a collector and treasurer, a recorder, a street commissioner, an assessor, a superintendent of the electric lights, gas, water works, and streets and sewers; all of whom shall be elected by the qualified voters of the city, and the councilmen by the qualified voters of their respective wards. Chief of police and solicitor shall be appointed by the council of the said city. The other officers named in this section shall be
appointed by the council. The offices of recorder and assessor shall be deemed incompatible. No person shall be eligible to any elected office unless he is a qualified voter of said town.

Elections.

4. The first election under this act shall be held on the first Monday in April, one thousand eight hundred and ninety-five, as hereinafter provided; and all of the officials of said city now in office, shall remain in their respective positions until their successors are elected and qualified under the provisions of this act; and there shall be an election held on the first Monday of March in each year thereafter. The vote at such election shall be by ballot. All persons who shall have been bona fide residents of the city for three months next preceding any election, and entitled to vote under the constitution 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 elections, returns and qualifications of its own members.

Terms of Office.

5. The term of office of the mayor, recorder and solicitor and other elective officers shall be one year, and of councilmen shall be two years, beginning on the second Monday of April, one thousand eight hundred and ninety-five, and as to all subsequent elections on the second Monday in March next succeeding that 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 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.
6. 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 city in such penalties and with such sureties as it may deem proper, conditioned for the faithful discharge of their duties.

**Boundaries of Wards.**

7. The council of said city shall divide the same into three or more wards, after making a careful enumeration of the population resident therein; and shall, as far as possible, make the population of each ward uniform; and two members of council shall be elected from each of said wards as provided in the third section of this act.

8. The council may, after one year 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 increase or decrease shall be made until notice of change of boundaries, or increase or decrease of the number of wards, has been given by order of council, by publication in one or more of the newspapers published in said city, for two successive weeks prior to the meetings of council at which ordinance it is proposed for passage; and said notice shall name the time of such meeting. No such ordinance shall affect the title of councilman in office at the time of its passage.

**Of Council: Its General Powers.**

9. The council of said city shall have the power to lay off, vacate, close, open, alter, grade and keep in repair, and free from obstructions, the roads, streets, alleys, pavements, sidewalks, crosswalks, drains, sewers and gutters therein, for the use of the citizens or of the public; to improve and light the streets, alleys, buildings and grounds of said city; to regulate the width of pavements, sidewalks, footways, on the streets and alleys, and to order the pavements, sidewalks, footwalks, 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 time of holding same, provide suitable building or buildings therefor, and preventing 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 slaughter-houses, tan-houses and soap factories within the city limits, or the exercise of any unhealthy or offensive business, trade or employment; to abate all nuisances within the city limits, or to require and compel the abatement or removal thereof, by or at the expense of the person causing the same, or by or at the expenses 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 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 city, and as one means of prevention to provide for impounding and confining such animals and fowls, and, upon failure to reclaim, for the sale thereof; to protect places of divine worship, and preserve order in and about the premises where and when such worship is held; to regulate the keeping of gunpowder, dynamite, glycerine and other inflammable or dangerous substances; to provide for the regular building of houses or other structures, and for making and maintaining of division fences by the owners of adjoining premises, and for the proper drainage of town lots, 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 sale of all intoxicating liquors, drinks, mixtures and preparations; to protect the persons of those residing or being within the city: to build or purchase, or lease and use, a suitable place of imprisonment within the said city, for the safe keeping or punishment of persons charged with or convicted of the violation of ordinances; to erect or authorize or prohibit the erection of additional electric, gas or water works within the city limits; to prevent injury to such works, or the pollution of any gas or water used, or intended to be used, by the public or by individuals; to provide for and regulate the weighing of hay, coal and lumber and other articles sold or kept for sale within said city; to alter, remove and repair landings, wharfs and docks, and to establish and collect rates and charges for the use thereof; to regulate the running and speed of cars within said city; Speed of cars
to create by ordinances such committees or boards, and delegate such authority thereto, as may be deemed necessary or advisable; to provide for the annual assessments of the taxable property therein, and for a revenue for the city for municipal purposes, and to appropriate such revenue to its expenses; and generally to take such measures as may be necessary or advisable to protect the property, public and private, within the city; to preserve and maintain peace, quiet and good order therein, and to preserve and promote the health, safety, comfort and well being of the inhabitants thereof.

Ordinances Inflicting Fines and Penalties.

10. To carry into effect these enumerated powers, and all others by this act or by general law conferred, or which may hereafter be conferred, upon the said city or its council, or any of its officers, the said council shall have and possess full authority to make, pass and adopt all needful ordinances, by-laws, orders and resolutions, not repugnant to the constitution and laws of the United States, or of this state, and to enforce any and 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 Tyler county or in the city prison, if there be one; but no fine shall exceed the amount fixed by the state law for similar offenses, and no term of imprisonment shall exceed thirty days. Such fines and penalties shall be imposed, recovered, and such imprisonments inflicted and enforced, by and under the judgment of the mayor of said city; or, in case of his absence or inability to act, of a justice of one of the districts within the same.

Removals, Vacancies, etc.

11. The council shall have authority to remove any officer of the city, whether elected or appointed, for misconduct or neglect of duty, by an affirmative vote of two-thirds of the members of the council, but only after reasonable notice to such officer and a hearing of the charge or charges preferred; and any vacancy in office, however occasioned, may be filled by the council for the unexpired term, until the next city election.

Meetings of Council; Transaction of Business.

12. The council shall fix the place and times of holding regular meetings, and may prescribe rules and regulations, not inconsistent herewith, for the transaction of
business, and for its guidance and government. The
mayor shall be president of the council, but in case of
his absence the recorder shall preside; and in case of
his absence, one of the council present at any of the
meetings 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 city; and the mayor
or other presiding officer shall have but one vote on any
question, and that as a member of council.

Second Vote on Ordinances, etc.

13. In case any by-law, ordinance, 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 members, the mayor, or any two of
the councilmen, may insist upon the further considera-
tion thereof, and thereupon it shall not be deemed
passed, but it 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.

14. The council shall cause to be kept by the re-
corder, in a well bound book, to be called the "minute
book," an accurate record of all its proceedings, or-
dinances, 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 anyone required to pay taxes to the city or who may
be otherwise interested. All oaths and bonds of officers
in the city, and all papers of the council, shall be in-
dorsed, filed and securely kept by the recorder. All
copies of such ordinances purporting to be published
under authority of the council and transcript of such
ordinances, acts, orders and resolutions, certified by the
recorder, under seal of the city, shall be deemed prima
facie correct when sought to be used as evidence in any
court or before any justice. His salary to be fixed by
the council and not to be less than one hundred dollars
per annum.
Minutes; Yea and Nays.

15. 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 on the "minute book," and the yeas and nays shall be taken and recorded upon the passage of every ordinance.

**The Mayor's Salary.**

16. The mayor shall receive a salary of not less than one hundred dollars, to be fixed by council; such salary shall be in addition to the fees which may accrue to him in the proceedings for the enforcement of ordinances.

**General Powers and Duties of Mayor.**

17. The mayor shall be the chief executive officer of the city, and shall take care that the orders, by-laws, ordinances and resolutions of the council thereof are faithfully executed. He shall act as judge of the police court, be ex officio a justice and conservator of the peace within said city, and shall within the same have, possess and may exercise all the powers and perform all the duties in criminal proceeding vested by law in a justice of the peace, but shall have no jurisdiction in civil actions or contracts. Any summons, warrant or other process issued by him in criminal proceedings, at any place within the county, may be executed by him. He may appoint special police officers whenever he deems it necessary for special occasions; and it shall be his duty specially to see that the peace and good order of the city are preserved, and that persons and property therein are protected; and to this end he may arrest and detain, or cause the arrest and detention of, all riotous and disorderly persons, before taking other proceedings in the case. He shall from time to time recommend to the council such measures as he may deem needful for the welfare of the city. He shall not receive any money due or belonging to the town, until he gives a bond as required by council.

**Providing for the Violation of Certain Ordinances.**

18. The process in proceedings to enforce any ordinance prescribing a fine or imprisonment, or a fine and imprisonment, for the violation thereof, shall be a summons in the name of the City of Sistersville as plaintiff,
directed to the sergeant or to any constable of any district within the said city, requiring him to summons 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 inform such person of the general nature of the offense against the city with which he stands charged; and, except in cases of arrest upon view, shall be issued only upon the complaint on oath of some credible person. But the mayor may, for good cause appearing, by indorsement upon the summons, order the person so accused to be forthwith apprehended and brought before him for a hearing of the charge. The recorder of said city, as well as the mayor, shall have authority to receive any complaint in writing of the violation of an ordinance, and to sign and issue the proper summons based upon such complaint. The mayor shall have, possess and may exercise the power and authority belonging to a justice, under section two hundred and twenty-five of chapter fifty of the code of West Virginia, in summoning and forcing the attendance and examination of witnesses, in punishing for contempt, 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 further attendance and is forfeited, the mayor shall record the default, and an action may be maintained in the name of the city before the mayor or any justice having jurisdiction, against the accused and his sureties, if any, to recover the penalty thereof.

**Enforcement of Judgment.**

19. The mayor or recorder 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 Tyler county, or, in his discretion, to the prison of said city, if one shall have been provided by the council, until fine and costs are fully paid; but such imprisonment shall not exceed thirty days.
Duty of Jailer; Jail Expenses.

20. The jailer of Tyler 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 expense of maintaining such person while so in confinement shall be paid by the city.

Docket.

21. 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 City Cases.

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

Trial in Court.

23. 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.

24. 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 city as well in the proceedings before the mayor as those in court, including a fee to the attorney of the city of five dollars, and the fees, if any, of the jailer or the keeper of the city prison; and the proceedings to enforce the collection of any such fine and costs be as provided in sections ten, eleven and twelve of chapter thirty-six of the code of West Virginia, except that the writ mentioned in the tenth section may be issued by the clerk upon the order of the mayor of the city, and the notice contemplated by the eleventh section shall be given to such officer. If the judgment be for the defendant, he shall recover his costs against the city.

Appeals in other Cases.

25. From all judgments by the mayor in criminal cases for the violation of ordinances, appeals shall be allowed as in similar cases before justices; and appeal shall be allowed in all election cases to the circuit court of Tyler county from the decision of the council of said city.

Bond of Collector of Taxes and Treasurer.

26. The collector, before entering upon the discharge of his duties, shall execute a bond conditioned for the faithful performance by him of the duties of his office, and for the accounting for and paying over, as required by law, all money which may come into his hands by virtue of his office, with sureties satisfactory to the council, payable to the city of Sistersville, and in a penalty of not less than five thousand dollars, nor more
With what to be charged.

Distraint for taxes: how and when made.

Powers of collector therein.

Interest on unpaid taxes.

Chargeable with licenses, etc.

than ten thousand dollars. He shall be chargeable with the city taxes and levies, and it shall be his duty to collect and account for the same; and he may 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 city, or by posting at one or more public places in each ward; and as to such distraint and any sale thereunder, as well as in other respects, he shall have the same power and authority possessed by the officer charged with the collection of state taxes.

Upon all city taxes, whether 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 collect and account for all licenses, and all assessments made by the council, and all fines and costs and rates due the city.

Arrest upon View; Service of Process; Liability of Sergeant.

27. In case of a violation of any ordinance of said city is committed in the presence or within the view of the sergeant or any 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 Tyler any proper process issued by the mayor in proceedings for the enforcement of ordinances. He shall also have all the rights and powers within said city in regard to the arrest of persons, 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 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.

Settlements by the Collector and Treasurer; Compensation; Payments upon Orders.

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

Remedy against the Collector and Treasurer.

29. If the collector and treasurer shall fail to collect, account for and pay over all or any of the moneys with which he may be chargeable, belonging to the city, according to the conditions of his bond and the orders of the council, it shall be lawful for the council to recover the same by action or by motion, upon ten days' notice, in the corporate name of the city, in the circuit court of Tyler 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 or Police Officers.

30. The chief of police may, with the consent and approval of the council entered of record, but not otherwise, appoint a deputy or deputies who shall be known as police officers, who may perform the duties, or any of them, with which he is charged; but the C. of P. shall in all cases be responsible for the acts or omissions of the deputy or deputies appointed as aforesaid, and they shall be directed and controlled by the C. of P., their chief. Their compensation shall be fixed by the council.

Of the Assessor.

31. It shall be the duty of the assessor to ascertain the tithables and property within said city subject to
taxation, and make return thereof to the council at such time as may be prescribed, substantially in manner and form as in the case of assessments by county assessors, and to this end he shall have access to the most recent books and records of the county of Tyler 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.

Superintendent of Public Works.

32. The superintendent of electric lights, gas, water, streets and sewers shall hold office for one year, and perform such duties, and receive such compensation therefor, as council may from time to time prescribe. He shall make semi-annual report to the council of all moneys collected by him, and pay the same to the collector and treasurer. He shall give bond payable to said city, in the sum of not less than three thousand dollars, conditioned on the faithful performance of his duty.

Finance and Expenditures.

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

**Liens for Taxes, Fines, etc.**

34. There shall be a lien on real estate within said city for the city taxes assessed thereon, and for all fines and penalties assessed to or imposed upon the owners thereof by the authorities of said city, from the time the same are so assessed or imposed; 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 city be returned delinquent for the non-payment of delinquent taxes due thereon, a copy of such delinquent list may be certified by the council to the auditor, and the same may be sold for the city taxes, 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.

**City License.**

35. The council shall have the authority to require a city license as follows: For anything to be done, carried on or exhibited within the city, for which a state license is now or may hereafter be required; for preventing hawkers and peddlers; for the keeping of hacks, carriages, carts, wagons and other vehicles for hire within the city; and for the keeping of dogs within the city; and the council may provide for the killing of all dogs the keeping of which is not so licensed; also for such other business, not herein enumerated, as the council may deem expedient to levy a license thereon. And upon all such licenses the council may impose a reasonable tax for the use of the city.

36. When any license is granted by the council for the sale of spirituous liquors, wines, porter, ale or beer, and drinks of like nature, it shall be done by the permission of the county court of Tyler county, then it shall take from the person 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 man-
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ner, and with like effect, as upon a bond taken under the section mentioned; and also for any fines and costs that may be imposed by the mayor for any offense against the city under its ordinances, involving a breach of the conditions of such bond. And such license in this section mentioned shall be of uniform tax, at the rate of not less than six hundred dollars, and not more than one thousand dollars, in each instance, for each year. And it is further provided that no person or persons shall be allowed to sell spirituous liquors of any kind within one mile of the limits of the corporation of said city, on the outside thereof.

Rate of tax on such license.

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

Revocation of such license; proceedings.

38. The council shall prescribe by ordinance the manner in which licenses of all kinds shall be applied for and granted, and it may require the payment of the tax thereon before the delivery of the license to the person applying therefor; and no license to sell spirituous liquors, wines, porter, ale, beer and drinks of like nature shall be granted in said city unless by and with the consent of the county court of Tyler county.

The Time for which Licenses are to be Granted.

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

Duration of licenses; what laws apply.

Condemnation Proceedings.

40. The council have the right to institute proceedings in the name of the city for the condemnation of real estate for streets, alleys, drains, market grounds, 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 expense thereof shall be borne by the city. But in all costs in case of appeal, the party losing in the action shall be required to pay the costs thereof.

**Work upon Streets.**

41. 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 one day in each year, upon any of the streets or alleys of said city; or he may be released therefrom upon the payment to the street commissioner of a sum of money, to be fixed by the council, to be used solely in making or improving such streets and alleys; and the council shall include in its levy an additional sum, not to exceed ten cents on each one hundred dollars' worth of real and personal property, that may be necessary to make and keep in order such streets and alleys, as well as all drains, gutters, sidewalks and crosswalks, and to defray all other expenses incident thereto. The residents of said city shall be and remain exonerated from the payment of all district road taxes assessed by the county court of Tyler county, and from the performance of labor on roads outside of the corporate limits of said city.

**Pavements.**

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

43. Upon the petition in writing of the persons owning the majority 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 therefrom 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 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 one-half of the cost of such paving together with the cost of such sewer, when constructed without paving, shall be assessed to the owners of lots abutting or bounding on that part of the streets 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 two equal installments, payable at such times as the council may by ordinance fix at the time of letting the contract for such work. The other one-half of the cost of said paving shall be borne by the city. The intersection of streets or of a street and alley, paved or provided with sewer, under this section, shall be correspondingly paved or sewered by the council at the sole expense of the city. The sum or sums of money so assessed for paving or construction of sewers shall be a lien upon lots or fractional parts of lots upon which they are assessed, which lien shall be enforced by a suit in equity in any court having jurisdiction thereof, or the same or any installments of the same may be collected by a suit at law before any court or any justice of the peace having jurisdiction thereof.

44. Provided. That this act shall not take effect until it be ratified by a majority of the legal voters within the corporate limits of said town of Sistersville, as described and set forth in section one of "An Act to amend and re-enact the charter of the town of Sistersville, county of Tyler," passed February twenty-seventh, eighteen hundred and sixty-six: and, Provided, further, That this act shall not take effect until it be ratified by a majority of the legal voters within the additional territory proposed to be added to said town of Sistersville by this act; it being the intention of this act that the same shall not take effect unless at the election hereinafter provided for, it be ratified by a majority of the legal voters in each of said territories voting separately upon the question of the ratification of this act. Said elections to be taken separately and under the provisions of sections forty-eight and forty-nine of chapter forty-seven of the code. Said elections shall be held not later than ten days after the passage of this act, and
shall be advertised in all of the newspapers in said Sistersville, in order that all the voters may have due notice of the same.

45. All provisions of chapter ninety-eight of the Acts repealed. Acts of one thousand eight hundred and sixty-six, granting a charter to the town of Sistersville, inconsistent with this act, are hereby repealed.

(Approved February 22, 1895.)

[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.]

(House Bill No. 6.)

CHAPTER 60.

AN ACT amending and re-enacting chapter 56 of the acts of 1891 incorporating the city of Huntington.

[Passed February 11, 1895.]

Be it enacted by the Legislature of West Virginia:

That chapter 56 of the acts of the legislature of 1891 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 impleaded, and purchase, lease, and hold real and personal property necessary to the purpose of the said corporation.

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 feet west of the northwest boundary line of Consolidated Light and Railway Company land (upon which its electric power house and gas plant stands); 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 lands formerly owned by J. M. Hendley; thence with the south boundary line of the lands of the Central Land Company of West Virginia to the southwest corner of the lands of the late Samuel Johnson; thence with the south line of the said late Samuel Johnson's land 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:

The first ward shall include all that portion of said territory which is situated to the west of what is known and designated on a map of said city, drawn by one Rufus Cook, and of record in the office of the clerk of the county court of said county, as Ninth street, extended to the southern boundary line of said city.

The second ward shall include all that portion of said territory which is situated to the west of what is designated on said map as Sixteenth street, extended to said southern boundary line, and which lies east of the first ward.

The third ward shall include all the remaining territory of said city, and which is situated east of the second ward.

It is provided, however, that the common council of said city, after the expiration of two years from the time this act takes effect, may, in their discretion, increase the number and fix the boundaries of wards.

4. The municipal authorities of said city shall consist of a mayor and twelve councilmen (subject to be increased according to the provisions of section nine hereof), who together shall form a common council, and who shall receive such compensation as the council may from time to time determine (subject to the provisions and the maximum amounts prescribed by section twenty
hereof]; 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 entitled to vote for the members of the common council of said city.

7. The term of office for the mayor shall be one year, and until his successor shall have been elected and qualified, as hereinafter provided.

8. There shall be a treasurer, city clerk and city assessor elected by the qualified voters of said city, and who at the time of their election shall be entitled to vote for members of its said common council. They shall hold their office for the term of one year, and until their successors shall be elected and qualified; and shall receive such compensation (subject to the provisions and the maximum amounts prescribed by section twenty hereof) as the said council may determine, and which shall not be increased or diminished during their term of office.

9. The first election under this act shall be held on the second Tuesday in June, anno domini one thousand eight hundred and ninety-five, at such place in each ward as may be designated by the common council of the city; at which election a mayor, four councilmen from each ward, a treasurer, a city clerk and a city assessor shall be elected; six of the councilmen (two from each ward) shall be elected to serve for the term of one year; and six councilmen (two from each ward) shall be elected to serve for the term of two years, to be designated on the ballots; and annually thereafter there shall be an election on the first Thursday in April, at which election a mayor for the term of one year, six councilmen (two from each ward) for the term of two years, and also a treasurer, city clerk and city assessor for the term of one year, shall be elected. Councilmen shall be elected by wards so that the voters shall vote for councilmen only of the ward in which such voters may reside. And if the number of wards at any time be increased, as provided by section three of this act, there shall be elected as provided herein four councilmen from each ward, to be classified as to their terms of office by the council making changes in wards and
boundaries thereof, but so that after the first year of such changes, two councilmen shall be elected for each ward for the term of two years.

Who may vote. 10. Every male person residing in said city and not disqualified as hereinafter stated, shall be entitled to vote for all officers elected under this act, and also at all elections of said city held by the corporate authorities thereof; 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, not having been pardoned or punished therefor, or who has not been a resident of this state for one year, and of the city of Huntington for sixty days, and of the ward in which he offers to vote for ten days next preceding such offer, shall be entitled to vote at any election held under this act while such disability continues.

Vote by ballot. 11. At all elections the vote shall be given by ballot, and in the manner prescribed by the general election law of the state as to the holding of elections in municipalities; and the common council of said city shall perform the duties in relation to such elections as are required by general law of the state from county courts concerning general elections held in the state and said county; and for the preservation of the purity of the ballot and for the prevention of fraud in relation thereto, the provisions of chapter five of the code of West Virginia, concerning offenses relating to elections, so far as the same are practicable, shall govern the elections held in and for said city; and the penalties therein prescribed for offenses relating to elections shall be enforced against the offenders at such corporate elections, and said chapter shall have the same force and effect, as if it were specially applicable to such corporate elections.

Contested elections: by whom decided. 12. Whenever two or more persons shall receive an equal number of votes for the same office, the common council under whose direction such election may have been held, shall decide by a majority of all the members elected which of such persons shall be returned as elected, and shall make return accordingly.

How heard and determined. 13. All contested elections shall be heard and decided by the common council for the time being, and the contest shall be made and conducted in the same manner as provided for in such contests for county and district offices; 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, city clerk or city assessor, the council for the time being shall by a majority vote of all the members elected, fill the vacancy until the next general election, at which time a successor shall be elected by the qualified voters of said city.

15. There shall be a police judge, chief of police, commissioner of streets, city attorney, city physician, city engineer, wharfmaster, weighmaster, inspector of buildings, lights and water, and cemetery sexton, appointed by the common council, who at the time of their appointment shall be entitled to vote for members of the said council, and who shall hold their office for the term of one year and until their successor shall be appointed and qualified: Provided, That a person appointed to fill a vacancy in any office mentioned in this section, shall only hold the office for the unexpired term of his predecessor.

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 and effect the officers whose term or term of the said appointments. The additional officers so provided for by ordinance shall hold their offices at the pleasure of the council.

16. The council shall by ordinance define the duties of all officers appointed by them as aforesaid (subject to the provisions of sections twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four and thirty-five of this act); to allow compensation, subject to the maximum amounts of certain officers as set forth in section twenty of this act, which shall be monthly salaries, and not otherwise, except as to the collection of taxes and exceptions, as to wharfmaster and weighmaster, and cemetery sexton, and as to any additional officers which may be provided for by ordinance pursuant to the preceding section; and which compensation shall not be increased or diminished during the term of the officers so appointed.

17. The council shall require and take from all officers elected or appointed as aforesaid, whose duty it shall be to receive its funds, assets or property or have
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charge of the same, such bonds, obligations or other writings as they shall deem necessary and proper to insure the faithful performance of their several duties.

18. All bonds, obligations or other writings taken in pursuance of any provisions 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 said bonds, obligations and other writings, for enforcing the conditions of the terms thereof, by motion or otherwise, before any court of record hold in and for 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.

19. The mayor, treasurer, city clerk, and city assessor may be removed from office for malfeasance, misfeasance, incompetency to perform the duties required of their office, and gross immorality, by a vote of three-fourths of all the members elected to the common council, but no elective officer as aforesaid shall be removed until he shall have been served with a notice thereof in writing, specifying the charges and reasons for such removal, for at least ten days prior thereto.

All appointive officers provided for by this act, may be removed from office at the pleasure of the council, two-thirds of all the members elected to the council concurring in such removal: Provided, That such appointive officer shall not be removed before receiving notice as provided in the case of elective officers aforesaid.

20. The common council of said city shall provide for and fix the compensation and salaries to be paid to the councilmen and officers elective and appointive aforesaid; which, in the case of councilmen and elective officers for the first year next after the time this act takes effect and becomes operative, shall be paid as follows: To each councilman, five dollars a month; to the mayor, fifty dollars a month; to the treasurer, seventy-five dollars a month; to the city clerk, fifty dollars a month; to the city assessor, thirty-five dollars a month; and which in the case of councilmen and certain officers, elective and appointive, after this act shall have taken effect and become operative, shall not exceed the following rates: To each councilman, eight dollars a month; to the mayor, sixty dollars a month; to the treasurer, one hundred dollars a month; to the city clerk, sixty
dollars a month; to the city assessor, forty dollars a month; to the police judge, sixty dollars a month; to the commissioner of streets, sixty dollars a month; to the city solicitor, sixty dollars a month; to the city physician, forty dollars a month; to the chief of police, eighty dollars a month.

21. The mayor and councilmen, and all the other officers provided for by this act, shall, before entering upon the duties of their offices, 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, skill and judgment, 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 the city clerk of said city. The oath to be taken as aforesaid shall be certified in writing by the person administering the same, which writing shall be properly signed by the person taking the oath; and the person so administering the same shall cause said certificates to be filed with the city clerk of said city, and shall be allowed for his said services the sum of fifty cents for each certificate, to be paid by the person taking the oath as aforesaid.

22. Every person elected or appointed under the provisions of this act, shall be deemed to have qualified when the provisions of the next preceding sections shall have been fully complied with.

23. When a majority of the newly elected councilmen shall have been so qualified, they shall enter upon the duties of their said offices and supersede the former councilmen.

24. The mayor and 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 until their successors are elected and qualified.

25. If any person elected to the office of mayor, councilman, treasurer, city assessor, or city clerk, shall not be eligible to such office under the provision of this act, or shall fail to qualify as herein required, the council for the time being shall declare his said office vacant, and shall proceed to fill the vacancy as required by this act.
26. The mayor shall be the chief executive officer of the city, and shall take care that all orders, ordinances, acts and resolutions of the council thereof are faithfully executed by those officials or persons whose duty it may be to execute the same.

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 he shall have no jurisdiction to try cases civil or criminal in their nature; and all warrants of arrest, if any, issued by him for the violation of any city ordinance, shall be made returnable before and heard by the police judge of said city, and also all other original process, if any, issued by said mayor, shall be made returnable before and heard by some justice of said county.

Any warrant of arrest or other process so issued by the mayor may be executed at any place in said county. He shall have control of the police of the city, and may appoint special police officers whenever he deems it necessary, subject to any ordinance of the council in regard to police officers, their appointment, powers and duties.

And it shall be the mayor's duty especially to see that the peace and good order of the city are preserved, and that all 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. The mayor shall at each regular meeting of the common council recommend for their consideration such measures as he may deem needful for the welfare of the city.

27. The city clerk shall keep the journal of the proceedings of the council, and have charge of and preserve the records, bonds, papers and other documents belonging to the city. He shall in case of sickness or other inability of the mayor or police judge, or in case of their absence from the city, or during any vacancy in their respective offices, perform the duties of mayor and police judge, which pertain to their said offices, and shall be vested with all powers necessary for the performance of such duties.

The city clerk shall also perform such other duties pertaining to the fiscal affairs of the city, or otherwise, as may be required of him by the council. He shall be a conservator of the peace within said city.

28. The city assessor in the performance of his duties, shall, so far as practicable and subject to any ordi-
of the council prescribing his said duties, be governed by the provision of chapter twenty-nine of the code of West Virginia (1891), relating to the assessment of taxes: Provided, however, That no capitation tax shall be assessed hereunder upon any citizen of said city, other than according to the provisions of section fifty-one hereof.

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 ordinance such other rules and regulations as may be necessary 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 personality or realty, as far as practicable, shall be assessed and taxed at a higher or at a lower rate than other personality or realty, respectively, of the same class, or in the same locality; and to enforce such ordinances by reasonable fines and penalties.

29. The treasurer of said city shall be the custodian of all moneys, bonds, notes, certificates or other evidence of indebtedness to the city, together with all valuable papers which may be placed in his possession by the council. It shall be his duty to collect all the city taxes, licenses, levies, assessments, and such other city claims as may be placed in his hands by the council.

He shall in the collection of taxes, levies and assessments be governed, so far as practicable, (and subject to the control and direction of the council,) by the provisions of chapter thirty of the code of West Virginia (1891), relating to the collection of taxes, except as to the compensation paid said treasurer, and as to section six of said chapter, and as hereinafter provided.

It shall be the duty of the said treasurer to give notice by publishing for ten successive days before the time appointed, in two daily newspapers of said city, of opposite politics, and by posting a copy thereof on the front door of the city hall for the same number of days, that all persons who will pay their city taxes, levies and assessments between the first day of September and the first day of December following, inclusive, of any year,
to the said treasurer in his office, shall be allowed a discount of two and one-half per cent.

All taxes remaining unpaid on the first day of December of any year, shall be collected by the said treasurer, for which he shall, in addition to his salary, be allowed a commission to be fixed by the council, and to be paid by the person from whom the taxes are collected.

The treasurer shall keep regular books of accounts, to be approved by the council, of all moneys received and disbursed by him, and of other matters pertaining to his office; which books shall at all times be open to the inspection of the council or any member thereof; and said treasurer shall, in the month of January of each year, and at other times as the council may require, make a detailed report in writing to the council of all matters pertaining to his office.

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 then only upon an order signed by the mayor or other presiding officer of the council, and countersigned by the city clerk or person acting in his place, and not otherwise.

30. The police judge of said city shall be ex officio a justice and a conservator of the peace with the same authority to issue process as exercised by the mayor aforesaid, and shall have charge of and preside over the police court thereof. It shall be his duty in court to try all persons charged with any offence against the city, in regard to which he may have jurisdiction by virtue of any state law, and also all persons charged with the violation of any ordinance of the city.

He shall keep an accurate record of all his judicial proceedings in said court, showing the style of each case, which shall be properly indexed and numbered. It shall be his duty to hold daily sessions of his said court, Sundays excepted.

He shall see that the peace and good order of the city are preserved, and that the persons and property therein are protected, and to this end he may also cause the arrest and detention of all riotous and disorderly persons in the city before issuing his warrant therefor; but before trying such and all other persons charged with any offence or with any violation of an ordinance, as aforesaid, he shall issue his warrant, (unless one shall have been issued by the mayor or other person holding his office,) specifying the offence or violation charged. He shall render judgment in any case as the law of the
state or the ordinance of the city applying thereto may require. He shall have power to issue executions for all fines, penalties and costs imposed by him, or he (the said judge) may require the immediate payment thereof, and in default of such payment, he may commit the party so 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 and penalty and costs shall be paid or satisfied: but the term of imprisonment in any 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 said judge, in a penalty double the amount of fine and costs imposed by him, 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, the transcript of the judgment, the appeal bond and other papers of the case shall be forthwith delivered by the said judge 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 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 provisions of sections two hundred and twenty-seven and two hundred and twenty-eight of chapter fifty of the amended code of the state, shall be paid by the city. The police judge shall pay the amount of fines collected by him weekly to the treasurer of the city, and shall make monthly reports thereof, and of other matters pertaining to his office, to the common council of the city.

31. It shall be the duty of the chief of police to see that all subordinate police officers faithfully perform their official duty. He shall be present in the police court whenever the same shall be in session and see that all its orders and requirements are properly executed. He shall, within the said city and county, execute all process of said police court, and of the mayor or other person holding his office. He shall be ex officio a constable within the corporate limits of said city, and shall have power to execute all process issued by a justice of the
peace of said county. It shall also be the duty of the chief of police to collect all fines and penalties imposed by the police court, which he shall pay daily as collected to the police judge. He shall also be *ex officio* the keeper of the city jail, or other place of imprisonment. And he shall perform such other duties as may be required of him by any ordinance of the city.

32. The commissioner of streets shall, under the control and direction of the council, have the care and supervision of the roads, streets, avenues and alleys within the corporate limits of the city, and shall see that the same are kept in proper repair and free from all obstructions or places of danger to the traveling public. He shall be required to keep an accurate account of all expenditures by him as such commissioner, and to make report of same monthly to the council.

33. It shall be the duty of the city solicitor to appear as attorney or counsel for the city in all actions at law or suits in equity by or against the same, to prepare all bonds, contracts, or written documents, when so required by the council; to be present at all regular meetings of the council, and give his advice and opinion as to all legal matters, either in writing or orally, as the council or its committee may at any time require.

34. The city physician shall, whenever required by the mayor or other city official having authority, attend in his medical capacity and prescribe for all indigent and poor persons who are sick or otherwise physically disabled and who may be pecuniarily unable to employ a physician. He shall also attend all sick and disabled persons who may be confined in the city jail or other place of imprisonment, and prescribe for them as their necessities may require. He shall furnish all drugs and medicine to the persons so attended by him, not to exceed the aggregate amount allowed by the council, and which shall be refunded to him. He shall report monthly to the council his expenditures hereunder, and of other matters which may be required of him by the council. He shall be *ex officio* chairman of the health committee, if one shall be appointed by the council; and shall perform such other duties in his medical capacity as may be required of him by any ordinance of the city.

35. The duties of the city engineer, wharfmaster, weighmaster, inspector of buildings, lights and water, cemetery sexton, and other officers who may be appointed by the council, shall be fixed by ordinances relating, respectively, to each official.
36. The council shall be presided over at its meetings by the mayor, or in his absence by one of the council selected by a majority of the council present.

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

38. The council shall cause to be kept in well bound books by the city clerk, an accurate record of all its proceedings, by-laws, orders and resolutions, which shall be fully indexed, and open to the inspection of any one who is required to pay in tax to said corporation.

39. 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.

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

41. The council shall have the power within the said city to construct sewers and other improvements; and also 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 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, clerks' offices and jail; and to enclose, ornament and take care of all such buildings; to establish and regulate markets; to 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 the majority of the whole council shall be deemed 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 gunpowder 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 persons 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 diem 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, excepting any other municipal corporation within said one mile limit. 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 said county. To carry into effect these enumerated 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 exact 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 police judge of said city, or the person lawfully exercising his functions. And the authorities of the said city may, with the consent of the said 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.

42. No money shall be appropriated by the council, and no contracts on behalf of said city shall be entered into or authorized, nor shall any ordinance be passed, unless two-thirds of the members 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.

43. The council of said city shall annually, before Annual esti- mate, before levying taxes provided for and authorized by this act, levy, 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, alleys, 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 directions of the council, at the time of making such levy, in at least two newspapers of said city and of opposite politics; 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 injunction upon a bill filed by any one or more of the taxpayers of said city.

44. The council shall have authority to levy and collect an annual tax on real estate, personal property, tithables and dogs in said city, and upon all other subjects 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 associations loaning money, and all other incorporated companies, provided said tax does not exceed one and one-fourth per centum of the assessed value of said property, of the sum of two dollars upon every tithable therein, and not exceeding in other respects the amount for which the same subjects 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.

45. 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 be-
longing 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 the 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.

46. 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 shall 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 the proceeds in the manner prescribed in the last preceding section. And the said officer shall have the right to distrain 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.

47. 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 as 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 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 descent, purchase or gift of the person or persons in possession 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, or out of his accruing rents, 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 manner and at the same time, by the same officer, as real estate is sold for non-payment of state taxes.

48. 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 for 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 jurisdiction, 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.

49. Whenever anything for which a state license is required to be done within the said county, the council may require a city license therefor, and may impose a tax thereon for the use of the city; and the council shall have the power to grant, refuse or revoke any such license, and also 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 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. 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, excepting any other municipal corporation which may lie within said limit, shall be granted by the county court of the county of Cabell; but the common council of said city shall have the power
to grant, refuse or revoke any such license within the corporate limits thereof. 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 anytime 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 be authorized to impose or inflict for the enforcement of their ordinances.

50. 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 repair of sidewalks and gutters of such material and width as the council may determine, by the owners or occupiers of the lots or parts 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 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 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 first be 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.
51. There shall be a tax of one dollar 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 recouped under this section shall be expended upon the roads, streets, alleys, sidewalks, cross walks, footways, drains, gutters and wharfs 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 or for any neglect of his duty.

52. The present mayor, city clerk, city assessor, treasurer and councilmen, and other officers of said city, shall remain in office and exercise the same duties as are prescribed for them by the laws or ordinances of said city in force previous to the passage of this act, until, and no longer than, an election for mayor, councilmen, and other officers, and their qualifications be held under this act according to the provisions thereof.

53. All other acts and parts of acts coming within the purview of this act, and inconsistent herewith, are hereby repealed.
AN ACT to amend and re-enact sections two, three, five, eight, nine, eleven, thirteen, seventeen, twenty, twenty-seven, twenty-nine, thirty-one, thirty-two, thirty-five and forty-two of chapter four of the acts of the legislature of West Virginia, passed on the thirteenth day of February, one thousand eight hundred and eighty-nine, to amend the charter of the city of Moundsville and to extend its corporate limits.

Be it enacted by the Legislature of West Virginia:

That sections two, three, five, eight, nine, eleven, thirteen, seventeen, twenty, twenty-seven, twenty-nine, thirty-one, thirty-two, thirty-five and forty-two of chapter four of the acts of the legislature of West Virginia of the year one thousand eight hundred and eighty-nine, be amended and re-enacted so as to read as follows:

2. The boundary of said city shall be as follows: Beginning at the mouth of Big Grave creek, on the north side thereof and at the intersection of the low water mark of said creek with the low water mark of the Ohio river; thence up said creek, south, sixty-two degrees and twenty-five minutes east, forty-four rods; south, seventy-four degrees east, twenty-two and one-half rods; north, sixty-two degrees east, sixteen and seven twenty-fifth rods; north, seventy-seven degrees east, thirteen and four-fifths rods; north, sixty-two degrees east, sixteen and seven twenty-fifth rods; south, eighty-two degrees east, sixty-seven and three twenty-fifth rods; north, sixty-six degrees east, nineteen and one-half rods; north, three degrees east, twenty-four and one-half rods;
north, sixty-one degrees and thirty minutes east, fifty rods; north, eighty degrees and thirty minutes east, twenty-seven rods; north sixty-three degrees, thirty-two and one-half rods; south, eighty-eight degrees and twenty minutes east, twenty-six and four-fifths rods, to a point in said Big Grave creek, which point is located, north, thirty-one degrees west, fifteen feet from the centre of a large sycamore tree marked as a pointer to this corner; thence, up Middle Grave creek, north, seven degrees and thirty minutes east, thirty-two rods; north, nineteen degrees and fifteen minutes east, fifty-one rods, to a point at low water mark of Middle Grave creek, on the north side thereof, which point is situated, south, sixty-three degrees and twelve minutes east, eight and two-fifths rods from the centre of the opening of the penitentiary sewer; thence, leaving said creek, north, eight degrees and thirty-five minutes west, thirty-eight and sixty-three one-hundredth rods, to a stone at the intersection of two roads; thence, leaving old corporation line, north, fifty-seven degrees and thirty-six and one-half minutes east, one hundred and forty-six and two-tenths rods, to the northwest corner of Fair ground property; thence, with north line of said Fair ground property, south, eighty-eight degrees eight and one-half minutes east, nine and forty-six one-hundredth rods, to a point in north side of Fourth street: thence, with south side of Fourth street, north, eighty-six degrees and thirty-three one-half minutes east, fourteen and ninety-seven one-hundredth rods, to a point in the line between B. W. Price and Jonathan Roberts; thence, with said Price-Roberts line, north, forty degrees fifty-seven and one-half minutes east, sixty-seven and thirteen one-hundredth rods, to a point in the extension of west side of Pine avenue in the M. M. and M. Co.'s addition to Moundsville; thence, with west side of Pine avenue, north, eighteen degrees forty-seven and one-half minutes west, one hundred and forty-six and seventy-five one-hundredth rods, to a point on the southwest side of Highland avenue; thence, with the southwest side of Highland avenue, on a curve having a
radius of nine hundred and eighty-five and four one-hundredth feet, and whose tangent at said point of intersection bears north, fifty-two degrees and fifty-five minutes west, two hundred and seventy-three and ninety-one one-hundredth feet, to a tangent point; thence, with said tangent, north, thirty-six degrees fifty-nine and one-half minutes west, five hundred and ninety-six and thirty-four one-hundredth feet, to a point of curve; thence, curving to the right on a curve whose radius is five hundred and thirty feet, a distance of three hundred and eighty-eight and ninety-seven one-hundredth feet, to a point of reverse curve; thence, curving to the left, radius one-hundred and fifty and eighty-eight one-hundredth feet, a distance of two hundred and nine and twenty-eight one-hundredth feet, to a point of reverse curve; thence, curving to the right, radius three hundred and forty-eight and fourteen one-hundredth feet, a distance of one hundred and nineteen and thirty-one one-hundredth feet, to a point of tangency; thence, with tangent north eighty-eight degrees thirty-three and one-half minutes, three hundred and forty-nine and seventy-six one-hundredth feet, to a point of curve; thence, curving to the right, radius four hundred and thirty-three and fifty-two one-hundredth feet, a distance of four hundred and thirty-three and fifty-two one-hundredth feet, to point of reverse curve; thence, curving to the left, radius three hundred and seventy-three and fifty-two one-hundredth feet, a distance of three hundred and thirty-one and sixty rods, to point on river bank; thence, with same course, north, eighty-eight degrees twenty-four minutes west, seventy rods, or thereabouts, to the west line of West Virginia; thence, down the Ohio river with said line of West Virginia, five hundred and seventy-eight rods, more or less; thence, south, fifty-four degrees fifty-five minutes east, seventy rods, more or less, to beginning; but excepting Exceptions.

from the above described boundary the part of the county bridge and its abutments at the mouth of Big Grave creek, which would be otherwise included therein; also excepting from the above described boundary that tract of land owned by the Wheeling District Camp Meeting Association known as the Moundsville camp ground.
3. The officers of said city shall be a mayor, four councilmen from each ward, a marshal, clerk, solicitor, assessor, health officer and street commissioner. The mayor, marshal and clerk shall be elected by the qualified voters of the city, and the councilmen from each ward by the qualified voters thereof. The other officers named shall be appointed by the council. No person shall be eligible to the office of councilman unless he is a freeholder of the city; and no person shall be eligible to any city office unless he is a taxpayer of the city and a qualified voter; nor unless he has resided therein for at least six months before his election or appointment. The salaries of the clerk and solicitor shall be fixed by council; that of the former to be not less than one hundred and fifty dollars nor more than three hundred dollars, and of the latter, not less than one hundred dollars nor more than four hundred dollars.

5. The term of office of the mayor, marshal, clerk and councilmen shall be two years, beginning on the first Monday in April next succeeding their election, and continuing until their successors are elected and qualified. The term of office of the solicitor, assessor, health officer and street commissioner shall be prescribed by the council, but shall not exceed two years. The same person shall not be elected marshal for two consecutive full terms; and any former incumbent shall be ineligible for a second election unless he shall have fully settled up the business of his former term or terms.

8. The territory of said city is hereby divided into three wards, as follows: That part thereof lying south of Ninth street, or any extension thereof, shall constitute the first; that part lying north of Ninth street, or any extension thereof, and south of Third street, or any extension thereof, the second; and that part lying north of Third street, or any extension thereof, the third: Provided, That the councilmen from the wards of the city, as they are now constituted, shall continue in office until their successors are elected and qualified.

9. After six years from the date of this enactment, the council of said city may change the boundaries of the different wards; and if at any time the number of inhabitants exceed ten thousand, the council may increase the number of wards to not more than four; but in either case regard shall be had to equality of population. Should the number of wards be increased the council shall re- apportion the representation of the several wards in the council, giving to each ward equal representation; but in no
case shall the number of councilmen be increased beyond twelve.

11. To carry into effect these enumerated powers and all others by this act or by general law conferred, or which may hereafter be conferred, upon the said city or its council or any of its officers, the said council shall have and possess full authority to make, pass and adopt all needful ordinances, by-laws, orders and resolutions, not repugnant to the constitution and laws of the United States or of this state; and to enforce any or all of such ordinances, by-laws, orders or resolutions by prescribing for a violation thereof, fines and penalties and imprisonment in either the county jail of Marshall county or the city prison, if there be one; but no fine shall exceed fifty dollars and no term of imprisonment shall exceed ninety days. Such fines and penalties shall be imposed and recovered, and such imprisonment inflicted and enforced, by and under the judgment of the mayor of said city; or in case of his absence, or inability to act, by a justice of one of the districts within the same.

13. The said council shall fix the place and times of holding its regular meetings; may provide for special and adjourned meetings; and may prescribe rules and regulations, not inconsistent herewith, for the transaction of business, and for its own guidance and government. The mayor shall preside at the meetings of the council, but shall have no vote; and in case of his absence, one of the councilmen present, selected for the purpose by a majority of the members present, shall act temporarily as such presiding officer, and may vote on any question as member of the council. 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 interested otherwise than as a resident of said city.

17. The mayor shall receive a salary of not less than two hundred nor more than three hundred dollars per annum, to be fixed by the council; but if at any time the number of the inhabitants of said city shall exceed ten thousand, the salary shall not be less than three hundred nor more than five hundred dollars. Such salary shall be in lieu of the fees which otherwise accrue to him in proceedings for the enforcement of ordinances, but all such fees shall be collected, when practicable, and accounted for to the city.
20. The mayor shall have the power to issue an execution for any fine and costs 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 said 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 Marshall county, or, in his discretion, to the prison of said city, if one shall have been provided by the council, until the fine and costs are fully paid; but such imprisonment shall not exceed ninety days.

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

29. It shall be the duty of the marshal, at least once in six months, during his continuance in office, and oftener if required by the council, to render an account of the taxes, fines, penalties, assessments and other claims in his hands for collection, and return a list of such as he shall not have been able to collect by reason of insolvency, removal or other cause; to which list he shall append an affidavit that he has used due diligence to collect the claims therein mentioned, but has been
unable to do so; and if the council shall be satisfied of the correctness of said list, it shall allow him a credit for said claims, but may thereafter take such lawful measures to collect the same as shall be by it prescribed. He shall receive for his service in the collection of taxes, assessments and other claims due the city, a compensation, to be fixed by the council, not exceeding five per centum on the amount duly collected and accounted for, except that an additional per centum may be allowed in case of lines; and may be allowed, in addition, a salary of not less than twenty-five dollars nor more than one hundred dollars per annum, which shall be in lieu of his fees in all cases brought by or in the name of the city, in which there shall be a judgment for the defendant. He shall pay promptly any money in his hands belonging to the city, upon the order of the council.

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

32. It shall be the duty of the assessor to ascertain the tithables and property within said city subject to taxation, and make return thereof to the council at such time as may be prescribed, substantially in manner and form as in the case of assessments by county assessors; and to this end he shall have access to the most recent books and records of the county of Marshall, upon payment of reasonable fees and charges, to be arranged and provided for by the council. The latest accessible assessment of real estate for state and county purposes, including values, shall be used and adopted by him; but as to personal property he shall ascertain the owners, the amount and the value thereof, without being governed by any other assessment. The council may correct any error by him committed, 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 the county assessors.

35. At each general city election, the question of granting or refusing licenses for the sale of spirituous liquors, wine, porter, ale or beer, and drinks of like nature, shall be submitted to the voters of the city. The persons voting in favor of such licenses shall have on
their ballots the words, printed or written, "For license," and those voting against the granting of such license shall have on their ballots the words, written or printed, "Against license." If a majority of the votes cast on this question be in favor of license, it shall be the duty of the council, until the next general election, to grant consent, as provided by law, to enable any proper person to apply for such license to the proper court of the county; but if a majority of such votes so cast be opposed, no license shall be granted. The council is hereby vested with the power of granting such licenses.

42. The council shall have the right to institute proceedings, in the name of the city, 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 costs thereof shall be borne by the city, except that in contests involving a hearing in the circuit court costs shall be recovered by the prevailing party.

(Approved February 2, 1895.)

[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.]

(House Bill No. 137.)

CHAPTER 62.

AN ACT to amend and re-enact section two of chapter forty-eight of the acts of one thousand eight hundred and ninety-one.

[Passed February 29, 1895.]

Be it enacted by the Legislature of West Virginia:

2. The boundaries of said town shall be as follows: Beginning at the mouth of Deep Gut run, on south side thereof, and at the point of low water mark of the Ohio
river; thence, up said run, north, sixty-three and one-half degrees east, twenty-six rods, to a large elm tree standing on the south bank of said run; thence, north, ten degrees east, twenty-three rods, to a stone on north side of said run; thence, south, eighty-five degrees east, crossing said run, eleven rods, to a rock; thence, south, nineteen degrees west, seventy-eight rods, to a dogwood, corner to Smith, Porter and company; thence, by line of Jeremiah Smith, south, twenty-three degrees east, six and five-tenths rods; thence, north, thirteen degrees east, four rods, to a stone; thence, by lands of Smith and Gregory, south, twenty and one-half degrees east, sixty-seven and five-tenths rods, to a stone in John Chapman’s line; thence, south, seventy degrees west, seventeen and five-tenths rods, to the east side of a twelve-foot alley; thence, with said alley, south, twenty-one east, forty-two and seven-tenths rods, to the lands of Fickes; thence, with said Fickes’ lines, north, sixty-nine degrees east, two and four-tenths rods; thence, south, thirty-six degrees east, fifteen rods; thence, south, sixty-nine degrees west, six and five-tenths rods, to the east side of said alley; thence, with the same, south, twenty-one degrees east, twenty-two rods, to the line of Smith, Porter and company; thence, north, sixty-nine degrees east, twenty-one and seven-tenths rods; thence, north, twenty-four degrees east, twenty-eight and four-tenths rods; thence, south, sixty-six and one-half degrees west, three rods, to the corner of G. W. Newman; thence, south, thirty-nine and one-half degrees east, nine and two-tenths rods; thence, south, sixty-two and one-half degrees east, seventeen rods, to a pile of rocks; thence, south, twenty-nine degrees east, fifty-four and four-tenths rods, to the whiteoak stumps, original corner to Campbell, Cuppy and Chapman; thence, south, fifty-four and one-half degrees east, thirty-six rods, to a stone, corner to the New Cumberland cemetery, and with the same, north, sixteen degrees west, ten and five-tenths rods, to the center of the road; thence, north, thirteen degrees east, four rods; thence, north, forty-two degrees east, twelve rods; thence, north, fifty-six degrees east, twenty-three rods; thence, north, fifty degrees east, seven rods; thence, south, seven and one-half degrees east, fifty-eight rods; thence, south, sixty-six and one-half degrees west, twenty-three and one-tenth, to a line of Mrs. Headley; thence, south, fifty-five degrees east, thirty-three and three-tenths rods, to a redoak stump; thence, north, sixty-seven degrees east, thirty-four and five-tenths rods; thence, south, eighty-one and three-fourths degrees east, thirty-one and two-tenths rods, to a cross on a rock on the north side
of Hardin's run; thence, with a line of E. Stewart, south, twenty-five degrees east, eight and five-tenths rods; thence, forty-two degrees west, fifty and eight-tenths rods; thence, south, sixty-five degrees west, about twenty-two rods, to line of Rev. S. F. Grier; thence, south, thirty-three degrees east, thirty-five rods; thence, with line of J. H. Atkinson, James M. Porter and John Porter, south, forty-three and one-half degrees east, seventy-nine rods, to a stone; thence, south, eighty-nine degrees east, twenty and five-tenths rods; thence, south, forty rods; thence, south fifty-nine degrees east, seventy-two rods, to a whiteoak; thence, south, nineteen degrees east, forty-nine rods, to a hickory to Roseberry; thence, with Roseberry lands, south, forty-eight degrees west, sixty-one rods; thence, south, fifty-five degrees west, forty-one rods; thence, south, fourteen degrees east, sixty rods, to corner of Mrs. Ballentyne; thence, with her line, north, fifty degrees west, fifteen rods; thence, north, eighty-eight degrees west, about twenty-five rods, to low water mark at the Ohio river; thence, west about seventy rods, to the west line of West Virginia; thence, up the Ohio river with the said line of West Virginia, about eight hundred rods; thence, east across said river, about seventy rods, to the beginning thereof.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

WM. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 28, 1873.

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 this state, has become a law without his approval.

W. E. CHILTON,
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 63.

AN ACT to amend and re-enact an act of the legislature of West Virginia, entitled "An Act to incorporate the city of Benwood, in the county of Marshall," passed February twenty-five, one thousand eight hundred and eighty-two, (being chapter forty-four of the acts of said legislature in the year one thousand eight hundred and eighty-two,) as amended by chapter eight of the acts of said legislature of one thousand eight hundred and eighty-five, and as further amended by chapter twelve of the acts of said legislature of one thousand eight hundred and eighty-nine.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That an act of the legislature of West Virginia, entitled "An Act to incorporate the city of Benwood, in the county of Marshall," passed February twenty-five, one thousand eight hundred and eighty-two, (being chapter forty-four of the acts of said legislature in the year one thousand eight hundred and eighty-two,) as amended by chapter eight of the acts of said legislature of one thousand eight hundred and eighty-five, and as further amended by chapter twelve of the acts of said legislature of one thousand eight hundred and eighty-nine, be and the same is hereby amended and re-enacted so as to read as follows:

1. The inhabitants of that part of the county of Benwood, incorporated.

The city of Benwood in the state of West Virginia, within the territory in the next section described, shall be and are hereby created a city corporate and body politic, by the name of "The City of Benwood," and as such shall have perpetual succession and a common seal, and as such may sue and be sued, plead and be impleaded, contract and be contracted with, and purchase, lease, own and hold real and personal property necessary for the purpose of said corporation.

* Chapter 45 of acts of 1882.
2. The corporate limits of said city shall embrace all the territory within the following boundaries, to wit: Beginning at a stake on the Ohio river bank at the termination of Hildreth's lower line; thence west to the West Virginia state line; thence, with the said state line up the river, to the corner of Marshall county; thence, with the Marshall county line, south, eighty-five degrees east, to a stake on the hillside; thence, south, twenty-eight degrees west, one hundred and forty poles, to the abutment of turnpike bridge; thence, south, twenty-one degrees west, twenty-two poles, to a stake; thence, south, one and one-half degrees east, forty poles, to a stake on top of hill; thence, south, thirty-seven degrees west, thirty poles, to a stake; thence, south, twenty-seven and one-half degrees west, forty-three poles, to a stake; thence, south, seventeen poles, to a stake; thence, south, ten degrees east, thirty-four and one-half poles, to a stake; thence, south, thirty-seven degrees west, thirty poles, to a stake; thence, south, twenty-five and one-half degrees west, thirty-five poles, to a stake; thence, south, eight degrees east, twelve poles, to a stake; thence, south, three degrees west, fifty-five and one-half poles, to a stake; thence, south, two degrees east, seventy-three poles, to a red oak; thence, south, eleven and one-half degrees east, twenty-four poles, to a stake; thence, south, two and one-half degrees west, twenty-five and one-half poles; thence, south, twenty-four degrees east, thirty-four and one-fourth poles, to a stake; thence, south, twelve degrees east, thirty-eight poles, to a stake; thence, south, eighty-five degrees west, one hundred and eighty poles, to the beginning; the bearings or courses hereinbefore given being the same given in the said chapter eight of the acts of one thousand eight hundred and eighty-five; and said corporate limits of said city shall embrace, in addition to the territory hereinbefore described, the adjacent territory bounded as follows: Beginning at the point of intersection of the last mentioned line, extended eastwardly with its same bearing, with the centre of the first ravine east of the top of the ridge nearest the Ohio river, and from thence, running north, eighty-three degrees and fifty minutes west, with the said last mentioned line, to the said stake on the Ohio river bank at the termination of Hildreth's lower line; thence, running with a line of the first piece of territory aforesaid, to the West Virginia and Ohio state line; thence, running with the said state line down the river, to the point of intersection of such state line with a line drawn from the centre of the mouth of McMechen's run, on the West Virginia side of the river, to the centre of the
mouth of a run known as Pinch run on the Ohio side of the river; such last named line having a bearing from the Ohio to the West Virginia side of the river of north, eighty-one and one-fourth degrees east; and running from such last named intersection with such bearing of north, eighty-one and one fourth degrees east, to the centre of the mouth of said McMenemy’s run; from thence, running with the meanders of last mentioned run the following courses and distances, to wit: North sixty-nine and one half degrees one hundred and seventy-eight feet; south, eighty-one degrees east, ninety-one feet; north, eighty-six and one fourth degrees east, one hundred forty-eight and one half feet; south, seventy-eight degrees east, two hundred and twelve feet; south, sixty-four and one half degrees east, one hundred and seven feet; north, eighty-eight and one half degrees cast, two hundred and forty-seven feet; north, eighty-six degrees east, one hundred and thirty-eight feet; north, fifty-four degrees east, one hundred and eight feet; north, twenty-four and three fourths degrees east, one hundred feet; south, eighty-four and three fourths degrees east, one hundred and sixteen feet; north, seventy-one and one fourth degrees east, three hundred and sixty-one feet. The bearings

CHARTER OF BENWOOD.
of the boundaries of the last mentioned piece of territory are in accordance with the survey thereof made in one thousand eight hundred and ninety-four.

3. The municipal authorities of said city shall be a mayor and the councilmen, who must be citizens and residents of said city, and who together shall constitute a common council. All the corporate powers of said city shall be exercised by said council, or under its authority, unless otherwise provided by law. The present mayor and seven councilmen of said city shall continue in office until their successors are duly elected and qualified. On and before the second Thursday of April, one thousand eight hundred and ninety-six, the council shall by ordinance divide the city into not less than four wards, fix the boundaries of each ward, and determine the number of councilmen to be elected from each ward. When it shall deem it necessary, the common council may, from time to time, by ordinance, increase the number of wards and change the boundaries thereof. The wards shall be made as nearly equal as may be in population; and when the number of wards is increased, the council may, by ordinance, increase the number of councilmen. The mayor, councilmen, recorder, sergeant, and superintendent of streets, roads and alleys, shall be elected by the male citizens of said city who have been residents thereof for one year prior to the election and who are qualified voters under the constitution and laws of this state, and shall hold their offices for two years and until their successors are elected and qualified according to law. The councilmen from each ward shall be elected by the voters of said city, who shall at the time of the election be actual residents of the ward. No person shall be eligible as a member of the council of said city from any ward thereof, unless he is a resident of the ward for which he is chosen. The removal of a member of council from the ward he represents shall vacate his office as such member. All officers of said city must be residents therein and entitled to vote for mayor thereof. Each ward shall have equal representation in the council. When a vacancy shall occur from any cause in the office of mayor, recorder, sergeant, superintendent of streets, roads and alleys, or in the council, or in any other municipal office in said city, the vacancy shall be filled by appointment by the common council, from among the citizens of the city eligible under this act. A change in the number of councilmen, or in the representation from any ward, shall only be made so as to affect the council to be elected to succeed the one ordaining such change. All
Contested elections shall be heard and decided by the council.

4. An election of a mayor, recorder, sergeant, superintendant of streets, roads and alleys, and councilmen, for the city of Benwood, shall be held therein on the first Tuesday in April, anno domini one thousand eight hundred and ninety six, and biennially thereafter on the first Tuesday in April; and all municipal elections in said city and votes on any question by the qualified voters of said city, shall be held at such places in said city and under such supervision, rules and regulations, not inconsistent with the laws of this state, as the council may prescribe. The council shall be ex officio a board of canvassers to declare the result of each of such elections; and if it appears to them that two or more of the persons voted for have received the highest and equal number of votes, so that the election to the office is not decided by the returns, they being required to declare the result of the election, Tie vote shall decide the tie by electing one of such persons.

5. There shall be a sergeant, recorder, and superintendant of streets, roads and alleys, of said city, who shall be elected by the qualified voters of the city, and hold their offices for the term of two years and until their successors are elected and qualified. The sergeant, recorder, and superintendant of streets, roads, and alleys, now in office in said city shall continue therein until their successors are elected at the next election of municipal officers in said city and duly qualified. There shall also be a treasurer, assessor, and health officer of said city, appointed by the council thereof, who shall hold their offices during the pleasure of the said council. The duties of the recorder, treasurer, and assessor may be discharged by the same person, or otherwise, as the council may from time to time determine and ordain. The officers in this section mentioned shall perform such duties, respectively, as are prescribed by law of this state, or required by said council.

6. The council shall have authority, unless otherwise provided by law, to provide by ordinance for the appointment or election by the council of such officers, whose election or appointment is not provided for by law, as shall be necessary or proper to carry into full effect any authority, power, capacity, or jurisdiction which is or shall be vested in the said city, or in the council, or in the mayor, recorder, sergeant, superin-
tendent of streets, roads and alleys, treasurer, assessor, or health officer thereof; to grant to the officers so appointed or elected by the council the powers necessary or proper for the purposes above mentioned: to define their duties; to fix their terms of office; to allow them reasonable fees and compensation, and to require and take of all or any of them such bonds, obligations or other writings as they shall deem necessary or proper to insure the proper performance of their several duties. All officers so appointed or elected by the council 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. The term of every officer of the city shall continue, unless the office be vacated by death, resignation, removal from office, or otherwise, until his successor is elected or appointed and qualified.

7. The terms of the mayor, recorder, sergeant, superintendent of streets, roads and alleys, and councilmen hereafter elected by the voters, shall commence on the second Thursday of April, one thousand eight hundred and ninety-six.

8. The mayor, recorder, and councilmen, and all other officers of said city shall each, before entering upon the duties of his office, and within ten days after he has been declared duly elected or appointed, take the oath prescribed by the fifth section of the fourth article of the constitution of this state, and file such oath with the recorder. The mayor, recorder, or any other officer of the city, (councilmen excepted,) may be required by the council to give bond, with surety approved by the council, for the faithful discharge of the duties of his office, and for accounting for and paying over, as required by law, all money which may come to his hands by virtue of his office. The recorder, treasurer, assessor, sergeant, and superintendent of streets, roads and alleys shall each receive such compensation as may be prescribed by council.

9. The council shall meet and organize as soon as practicable after its term of office begins, and shall hold regular meetings upon the second and fourth Tuesdays of each month. Special meetings may be called and held as prescribed by ordinance. The council may adopt such lawful rules for the transaction of its business and proceedings and the government and regulation of its own body, as it may deem proper. The council
CHARTER OF BENWOOD

shall be presided over at its meetings by the mayor, or in his absence by the recorder; or in the absence of both mayor and recorder, by one of the councilmen selected by a majority of the councilmen present; and a majority of the council shall be necessary to form a quorum for the transaction of business. But no member of the council of said city shall vote upon any ordinance, order, measure, resolution, or proposition in which he may be interested other than as a citizen of such city. The council shall cause to be kept in a well-bound book or books, an accurate record of all its proceedings, by-laws, acts, ordinances, orders, and resolutions, which shall be fully indexed, and open to the inspection of any one who is required to pay taxes to such city. 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 yeas and nays on any question shall be taken and recorded in the journal. The mayor shall only vote in case of a tie.

10. The council of such city 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 and occupants thereof, or of the real property next adjacent thereto; to establish and regulate markets and to prescribe the time of holding the same; to prevent injury and annoyance to the public or individuals from any-thing dangerous, offensive or unwholesome; to prevent hogs, cattle, sheep, horses and other animals and fowls of all kinds, from going at large in such 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 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 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 establish and maintain fire companies or
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1. A fire department: 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, 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, in its corporate name, with such sureties and in such penalty as the council may see fit, conditioned for the faithful discharge of their official duties, and for accounting for and paying over as required by law, all money which may come to their hands by virtue of their offices; to erect, or authorize or prohibit the erection of, gas works, electric light works, or water works, in the city; 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; to provide a revenue for the city, and appropriate the same to its expenses: to provide for the annual assessment of taxable 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.

11. To carry into effect these enumerated powers and all others conferred upon such city or its council, or upon any officer of the city, by this or any other future act of the legislature of this state, the council shall have 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 exact reasonable fines, penalties and imprisonments in the county jail or the place of imprisonment in said city, for a term not exceeding ninety days, for a violation thereof. Such fines, penalties and imprisonments shall be recovered and enforced under the judgment of the mayor of such city, or the person lawfully exercising his functions.

Licenses.

12. Whenever anything for which a state license is required, is to be done within such city, the council may require a city license therefor, and may impose a tax thereon for the use of the city. But no license to sell, offer or expose for sale any brandy, whiskey, rum, gin,
wine, porter, ale or beer, or any other spirituous, vinous or malt liquor, or any intoxicating liquor, drink, mixture or preparation whatever within such city, or within one mile of the corporation limits thereof, unless it be within another incorporated city, town or village, shall be authorized or granted, except as provided in chapter thirty-two of the code of West Virginia. The council shall require from every person so licensed a bond with good security, to be approved by the council, in a penalty of at least three thousand five hundred dollars, payable to such city by its corporate name, conditioned as prescribed in section twenty-two of chapter thirty-two of said code; and may revoke such license at any time when the condition of said bond be broken, upon ten days' previous notice to the person holding the same. And suits may be prosecuted and maintained on such bond as prescribed in said section of said chapter, by the same persons, in the same manner, and to the same extent as upon the bonds mentioned in said section, and all the provisions of said section in relation to the bonds therein mentioned, shall be applicable to the bonds required by this section.

_Sidewalks: How Made, etc._

13. If the owner or occupant of any sidewalk, footway or gutter in such city, or of the real property next adjacent thereto, shall fail or refuse to curb, pave or keep the same clean, 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 city, and to assess the amount of such expense upon such owner, or occupant, which expense shall be a lien upon said real property, and the same may be collected by the sergeant in the manner herein provided for the collection of the city taxes, or by suit in equity in the circuit court of Marshall county, at the option of the council.

14. The council shall annually, before making the city levy hereinafter mentioned, cause to be made up and entered upon its journal, an accurate estimate of all sums which are or may become lawfully chargeable on said city and which ought to be paid within one year, and it shall order a city levy necessary to pay the same; but said city and its authorities are forever prohibited from incurring any debts or liabilities or from borrowing money. The levy so ordered shall be a capitation tax upon all male citizens over twenty-one years of age, and a tax upon all dogs, and upon all real and personal

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_Bond of licensee for sale of intoxicants._

_May revoke such license; when, how._

_Suits on such bonds._

_Paying sidewalks, etc._

_Owner failing to pave, etc., duty of council._

_Expense therefore; how enforced._

_Anual estimate of expenses; levy or._

_No debt to be incurred._

_Levy: to be on what._

_and a tax upon all dogs, and upon all real and personal_
property within said city, subject to state and county
taxes. Provided, That the tax so levied upon property
for all purposes shall not exceed fifty cents on every one
hundred dollars of the whole value thereof, any provi-
sion of any other law to the contrary notwithstanding,
and shall not be increased unless by a vote of four-fifths
of the legal voters of said city and a legislative enact-
ment. It shall be the duty of the assessor to make an
assessment of the property within the said city subject
to taxation, substantially in the manner and form in
which assessments are made by the assessor of the coun-
ty, and return the same to the council on or before the
first day of July in each year; but said assessment shall
not exceed the valuation for county purposes; and for
this purpose he shall have all the power conferred by
law on county assessors. He shall list the number of
dogs in the city, and the names of the owners, which
list shall be returned to the council. There shall be a
lien on real and personal estate within said corporation
for the city taxes assessed thereon, from the commence-
ment of the year for which they are assessed, and for all
other assessments, fines and penalties assessed or imposed
upon the owners thereof by the authorities of said city,
from the time the same are assessed or imposed; which
lien may be enforced by the council in the same manner
as the lien for taxes for county purposes is now enforced,
or by suit in equity in the circuit court of Marshall
county, in the name of the city, as judgment liens
against real estate are enforced, or in such other man-
ner as the council may by ordinance prescribe, and shall
have priority over all other liens, except liens for state
and county taxes.

The council or authorities of the said city shall not
have power or authority to interfere with the property
or the rights within the said city of any railroad, manu-
facturing or other corporation; nor to interfere with
the location or construction through said city of the
railroad of any company heretofore organized, and shall
have the right, if necessary, to locate and construct its
railroad through the streets of said city. And the fur-
ther power is granted said council to require the Balti-
more and Ohio railroad company, upon three months’
notice to said company, to provide safety gates, watch-
men or signal bells, (the said railroad company to have
the right to determine which of the three it will use,) at
the following named places where its railroad at pres-
cent crosses streets or roads in said city, (but at no other
places where said railroad crosses,) that is to say: first,
Marshall street, or Marshall street extended, just north
of Bogg’s run; second, where it crosses Fourth street,
or Fourth street extended, to Marshall street; and, third, where it crosses the pike or road leading to Moundsville, near the building formerly known as the Benwood store: Provided, however, That if signal bells are used, such signal bells will be used as will be amply sufficient to give timely warning to persons and vehicles of approaching trains; and, Provided, further, That said railroad company shall at all times, so far as practicable, keep the same in good order and repair.

The condemnation of real estate for roads, streets, alleys, drains and gutters in said corporation, shall be as prescribed in chapter forty-two of the code of West Virginia, except as herein provided. But the realty of any railroad or manufacturing corporation having property in said city shall not be condemned for any such purpose; nor shall such railroad or manufacturing corporation be compelled to curb or pave any sidewalks, footways, crosswalks, drains or gutters, or to pay the expense of such curbing or paving. So long as the city shall keep in good repair its streets, alleys, walks and gutters, the legal residents thereof shall not be required to work on roads, or to pay any tax for the opening or repair of any roads outside of the corporate limits of said city.

15. The mayor shall be the chief executive officer of the city. He shall take care that the orders, by-laws, ordinances, acts, and resolutions of the council are faithfully executed. He shall be ex officio a justice and conservator of the peace within the said city, with all the powers, duties and responsibilities thereof. He shall have control of the police of the city, and may appoint special police officers by and with the consent of the council. It shall be his duty 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 riotous and disorderly persons in said 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 payment therefor; and, in default of such payment, he may commit the party in default to the jail of the county or to any place of imprisonment in said city prescribed by said council, until the fine or penalty and costs shall be paid; but the term of imprisonment in such case shall not exceed ninety days; or the council may, by ordinance, require the liquidation of such fine, penalty and costs by work on the streets, roads and alleys of said city, or otherwise, as the council may prescribe. 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 compensation of the mayor shall be the same allowed justices of the peace, and he shall have no other or further compensation. The expense of maintaining any person committed to the county jail shall be paid by the city.

**Duties and Powers of Recorder.**

16. It shall be the duty of the recorder to keep the journal of the proceedings of the council and have charge of and preserve the records of the city. In the absence from the city, or sickness of, or during any vacancy in the office of mayor, he shall perform the duties of the mayor, and be invested with all his powers.

17. Before entering upon the duties of their offices the sergeant shall execute a bond in the sum of not less than three thousand dollars, and the treasurer shall execute a bond of not less than five thousand dollars, payable to said city, with securities satisfactory to the council. The sergeant's bond shall be conditioned for the faithful discharge by him of the duties of his office, and for the collecting, accounting for and paying over, as required by law, of all taxes, fines, penalties, assessments and other moneys which shall come into his hands or which it shall be his duty to collect, by virtue of his said office. The treasurer's bond shall be conditioned for the faithful discharge of the duties of his office, and that he will account for and pay over, as required by law, all moneys that shall come into his hands as treasurer, when and as he shall be thereto required by the council. The sergeant shall pay over to the treasurer on the second and fourth Monday of each month, or oftener if required by the council, all money belonging to the city in his hands, without deduction therefrom; and no money belonging to the city shall be paid out by the treasurer, unless ordered and appropriated by the council and upon certificate signed by the presiding officer of the council and countersigned by the recorder, or two members of the council. The sergeant and treasurer now in office shall give new bonds, in the penalty and with condition as hereinbefore in this section mentioned, with sureties approved by the council, within sixty days from the time this act takes effect.

18. It shall be the duty of the sergeant of said city, at least once in every six months, or as often as required by the council, to render accounts of all 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 make affidavit that it is correct and that he has used due diligence for and in the collection of the same; and for any default he shall be liable on his bond, recoverable as hereinafter provided. The council may allow the sergeant a credit for so much of the list as it is satisfied is correct, but he and the sureties on his bond shall be liable for so much of the list as is not allowed as a credit by the council. He shall receive for his services such compensation as the council shall fix and determine; but any person owing such taxes or assessments may pay the same to the treasurer and take his receipt therefor. It shall be the duty of the city sergeant to collect the city taxes, fines, levies and assessments: and in case the same are not paid within sixty days after they are placed in his hands for collection, he may distrain and sell thereof, 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; and he shall have all the 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, and he shall be entitled to the same compensation therefor, and he and his securities shall be liable to all the fines, penalties and forfeitures that a constable is legally liable to for any failure or dereliction in office, which shall be recoverable in the same manner and in the same courts as the same are now or may be recovered against a constable.

19. If the sergeant shall fail to collect, account for or pay over to the treasurer all the taxes, fines, penalties, assessments and other moneys, belonging to the said city collected by him, or placed in his hands for collection, which are not allowed as a credit to the sergeant, as in the next preceding section mentioned, it shall be lawful for the said city to recover the same, by motion, in the corporate name of the city, in the circuit court of Marshall county; or, where the same does not exceed three hundred dollars, before a justice of the district in which said city is situated, against the said sergeant and his sureties, or any or either of them, or his or their executors or administrators, on giving ten days' notice of such motion. And in case the treasurer shall fail to account for and pay over all or any part of the moneys that shall come into his hands, belonging to the city, when required by the council, it shall be lawful
for the city to recover the same, in like manner and upon the like notice, from the treasurer and his securities, or either of them, or his or their personal representatives, as is provided in relation to the sergeant.

20. It shall be the duty of the superintendent of streets, roads and alleys to superintend the opening, construction and repair of the streets, roads, alleys, sidewalks, crossways, footways, drains and gutters within said city, and to put and keep the same in good repair, and to carry into execution all the orders, resolutions and ordinances of the council in relation thereto; and for this purpose he shall have all the rights, powers and privileges, and perform all the duties, by law conferred upon and required of surveyors of roads; and he shall be subject to the same penalties and liabilities imposed by law upon such surveyors, for any neglect of his duty, and subject to such responsibilities as may be prescribed by council, not otherwise provided for.

21. The salary or compensation of no officer of said city shall be increased or diminished during his term of office.

22. All ordinances and parts of ordinances of said city heretofore passed, not inconsistent with this act or the constitution and laws of the United States or of this state, shall remain of full force and virtue until repealed, amended or changed by the council.

23. All acts and parts of acts in so far as in conflict with this act, are hereby repealed.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. M. W. FORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.

February 28, 1895.

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. E. CHILTON,
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 the charter of the town of Grafton, in Taylor county, to abolish the charter of the town of West Grafton, in said county, and to provide for submitting the provisions of this act to the qualified voters of said towns.

[Passed February 19, 1895.]

Be it enacted by the Legislature of West Virginia:

First—That sections one, two and thirty-three of an act to incorporate the town of Grafton, in Taylor county, passed March fifteen, one thousand eight hundred and fifty-six, by the general assembly of Virginia, as amended by the acts of the legislature of West Virginia passed February twenty-eighth, one thousand eight hundred and sixty-six, and February fifteenth, one thousand eight hundred and seventy-one, and as amended and re-enacted by the acts of the legislature of West Virginia of one thousand eight hundred and eighty-seven, be amended and re-enacted so as to read as follows:

1. The corporate limits and boundaries of the town of Grafton shall be as follows: Beginning on the north bank of the Valley river, opposite the mouth of Bartley creek, at two sycamore trees, thence to the intersection of Grant and Main streets; thence with Grant street to Washington street; thence to a large spring on the Northwestern turnpike; thence east, with the meanderings of said turnpike, to the intersection with the Grafton road near the dwelling of the late John W. Blue; thence south to the railroad bridge at the cut-off; thence, with north bank of Three-fork creek to southeast corner of Roger's mill; thence south to the eastern pier of the boom; thence, crossing the Valley river, to a point on the west bank thereof where the present boundary line of the town of West Grafton intersects said river, at a point near said boom; and thence, with the said boundary line of West Grafton over the hill, to near V. J. Handley's; and thence, with said boundary line still, to where the said line again intersects the said Valley river, below the mouth of Bartley creek, and near the mouth of Short creek; thence
up the mouth of Bartley creek; and thence across said river to the beginning point of the boundaries of said town of Grafton.

2. The municipal authorities of said town shall be a mayor and nine councilmen, who shall be freeholders therein, and who shall form a common council.

33. The council shall, upon the passage and ratification of this act, and at least once in every ten years thereafter, divide the town into not less than five nor more than nine wards; and cause enumerations to be made of the number of persons residing in the several wards and town; and they shall apportion the number of members among the several wards, as nearly as practicable, in proportion to the number of persons residing therein. But provision may be made by said council, if necessary, to equally proportion representation in the council, for the election of a councilman-at-large from two or more contiguous wards.

Second—That the charter of the said town of West Grafton be and the same is hereby abolished.

Third—that the provisions of this act shall be submitted to the qualified voters of said towns at an election to be held therein on the second Monday in June, one thousand eight hundred and ninety-five. Those in favor of ratifying the provisions of this act shall have written or printed on their ballots the words, "For annexation;" those opposed shall have written or printed thereon the words, "Against annexation." If a majority of the votes cast at such election so held in the town of Grafton be in favor of annexation and a majority of the votes cast at such election so held in the town of West Grafton be in favor of annexation, this act shall be in full force and effect from and including said election; and if a majority be against annexation, this act shall be of no further force and effect.

Said election shall be held at the usual places of voting in said town of Grafton and at the mayor's office in said town of West Grafton, and shall be held, conducted and the returns certified as provided by the general election law of this state. The council of the town of Grafton shall provide for holding said election in the territory of said town, and the council of the town of West Grafton shall provide for holding said election in the territory of West Grafton. It shall be the duty of the mayor and council of said town of West Grafton to certify the result of said election therein to the mayor.
and council of the said town of Grafton; and if said act be ratified at said election the mayor of said town of Grafton shall within ten days thereafter issue his proclamation declaring such fact. At such election the qualified voters of said town of West Grafton shall elect three councilmen-at-large, who, if this act be ratified, shall be members of the common council of the town of Grafton, and hold their office until their successors are elected and qualified. The mayor and other officers and the councilmen of the town of Grafton, as it now is, in office at the time of such election, shall hold their office until their successors are elected, or appointed, and qualified. But it is hereby expressly provided that no levy shall be laid upon the persons or property residing or situated within the town of West Grafton as it now is, to pay off or discharge any of the principal or interest of the debt heretofore contracted by the town of Grafton for the construction of water works, or to pay for maintaining the same, until and unless the benefits of such water works are extended to the town of West Grafton.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. G. WOMERY,
President of the Senate.

STATE OF WEST VIRGINIA,
OFFICE OF SECRETARY OF STATE,
February 28, 1895.

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 this state, has become a law without his approval.

W. E. CHILTON,
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 65.

AN ACT to amend and re-enact sections ten, twelve, twenty-five, twenty-six, thirty and thirty-one of chapter fourteen of the acts of the legislature of West Virginia, passed February twenty-one, one thousand eight hundred and eighty-seven, incorporating the City of Wellsburg.

[Passed February 22, 1889.]

Be it enacted by the Legislature of West Virginia:

Act amended.

That sections ten, twelve, twenty-five, twenty-six, thirty and thirty-one of chapter fourteen of the acts of the legislature of West Virginia of eighteen hundred and eighty-seven, be and the same are hereby amended and re-enacted so as to read as follows:

Term of officers first elected.

10. The officers first elected under this act shall hold their offices from the first Monday in May next succeeding their election until their successors are elected and qualified. The term of all officers elected after the said election shall commence on the first Monday in May next succeeding their election. Vacancies in all offices shall be filled by the council of said city until the next city election, at which time the unexpired time of any officer who has died, resigned, or in any manner been removed, shall be filled by election.

Who entitled, to vote; where.

12. All male citizens of this state who have been bona fide residents of the said city for not less than sixty days next preceding the election and who are qualified voters under the constitution and laws of this state, shall be entitled to vote at all municipal elections held in said city, but only in the ward of which they are residents.

Annual estimate of expenses.

25. As soon as practicable after each annual election said council shall, at a regular session thereof, proceed to make up an estimate of the amount necessary to be levied for such year, to cover all the debts and liabilities of said city which may be due, or which may become due or payable during the year, including the probable expenditures for city purposes, the number and amount of city orders outstanding and unpaid, and the proper
allowance for delinquent taxes, expenses of collection, and contingencies; but deducting the money in the city treasury available for the payment of charges against said city, the payment of which, in the opinion of council, may be relied on during the year. Such estimates shall, when approved by council, be entered on the journal of each branch thereof; and council shall then, upon proceed to levy so many cents on each one hundred dollars of the valuation of the taxable property within said city, according to the last assessment thereof for state and county purposes, as will provide a fund sufficient to pay the amount necessary to be raised for city purposes for such year. The council shall have authority to impose a capitation tax of one dollar on each male person over the age of twenty-one years residing in said city on the first day of April of each year and who is listed for capitation tax on the personal property book made by the assessor of Brooke county for said year, and shall also have authority to collect a tax on all dogs in said city. And the council shall also have authority to levy and collect an annual tax upon all real and personal property within said city, subject to taxation for state and county purposes, but the taxes so levied shall not exceed one dollar on every one hundred dollars of the valuation thereof. And for all purposes of levy and assessment of taxes within said city the land and personal property books for the assessment of lands, persons and personal property of said county of Brooke, so far as they relate to and cover persons and property within the corporate limits of said city, shall be deemed and treated as the books of assessment of taxable property within said city, on which the council shall make its aforesaid levies. And it shall not be necessary for other assessments not necessary.

26. Whenever anything for which a state license is required is to be done within said city the council therefor, and may impose a tax thereon for the use of the city. And the council shall also have authority to impose a license tax on all wagons, carts, drays, carriages, and other vehicles used in said city in hauling of goods, freight, coal and other merchandise therein, or which are used for hire for hauling passengers or hired for any other purpose. Council has authority to grant license to sell spirituous liquors, wine, porter, table, etc.
ale, beer, or any drink of like nature, or any drink or mixture which will produce intoxication, or to keep a pool or billiard table, as is now provided by law. And all mixtures or preparations which are known as "bitters" or otherwise, which will produce intoxication, whether they be patented or not, shall be deemed spirituous liquors within the meaning of this section. But no license to sell, offer or expose for sale any spirituous liquors, wine, porter, ale, beer, or any drink of like nature or any drink or mixture which will produce intoxication, or any preparation, drink or mixture mentioned in this section, within said city or within two miles of the corporate limits thereof, unless it be within another incorporated city, town or village, shall be authorized or granted, except as provided in the next section. Council shall require from every person so licensed a bond with good security to be approved by council, in a penalty of not less than three thousand five hundred dollars, payable to said city in its corporate name, conditioned as prescribed in section twenty-two of chapter thirty-two of the code of West Virginia; and council may revoke such license at any time if the condition of said bond be broken, upon ten days' previous notice to the person holding such license. And suits may be prosecuted and not able on such bond by the same persons, in the same manner, and to the same extent, and with like effect, as if the said bond was given under the said section of said code; and all provisions of chapter thirty-two of said code, in relation to bonds therein mentioned, shall be applicable to the bonds required by this section.

30. If the owner of any real property next adjacent to any sidewalk, footway, gutter or drain within said city, shall fail or refuse to curb, pave or keep clean the same, in the manner or within the time required by council, it shall be the duty of council to cause the same to be done at the expense of such owner: and the cost thereof may be collected by the marshal in the manner prescribed by this act for the collection of city taxes. Council shall also have authority to pave or macadamize the streets, alleys, sidewalks, footways, gutters and drains in said city at the expense of the city. Whenever a petition is presented to the council signed by the persons who own lots or parts of lots which have a frontage equal to not less than two-thirds of the frontage of all of the lots fronting or abutting on both sides of any part of a street or alley sought to be paved, the council shall have authority to order such street or alley or part thereof to which the said petition applies, to be
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paved with cobble stone, brick or other suitable paving material, or to be macadamized, under such supervision and in such manner as may be prescribed by ordinance, and upon the lowest and best terms to be obtained by advertisement for bids and proposals therefor: and the cost of such paving or macadamizing shall be assessed as follows: Two-thirds of such cost shall be assessed to the owners of lots or parts of lots fronting or abutting on the street or alley or part thereof which is paved, in the proportions which the frontage of such lots or parts thereof on such street or alley bear to the whole frontage of the lots which front or abut on the street or alley or part of street or alley which is paved. The one-fourth of the amount so assessed to said lot owners shall be paid within thirty days after the completion of the work and the acceptance thereof by the council, and the remainder in three equal instalments, payable at such time as council may by ordinance prescribe. The other third of the cost of such paving shall be paid by the city; and the intersection of all streets and alleys and street with alleys, shall be paved or macadamized at the sole expense of the city. But no part of a street or alley less than one block in length shall be paved or macadamized under the provisions of this section. The costs of such paving or macadamizing which may be charged against any lots or parts of lots shall be a lien thereon, and may be enforced by suit in equity in any court having jurisdiction thereof; or such costs or any instalment thereof may be collected by action in any court or before any justice having jurisdiction thereof. The money collected by virtue of this section shall be in addition to the money collected by said city for other purposes, and shall be used for no other purpose than those provided for in this section; and the use of such money for any other purpose may be restrained by injunction at the suit of any one or more of the taxpayers of said city.

31. It shall be the duty of the marshal to collect the taxes, fines, licenses, levies, assessments and other revenues of said city. All licenses shall be payable at the time the license is granted, and shall be paid to the mar-
shall at that time; and no license shall issue until the license tax therefor is paid to the marshal. All taxes, levies and assessments may be distrained for by the marshal after the first day of November of each year; or at any time before that day, if the goods or chattels of the person assessed for taxes are about to be removed from the county of Brooke; and the marshal shall have power and authority to make a levy for taxes due the
city anywhere within the county of Brooke. The marshal may distrain and sell property for taxes and assessments in like manner and with like effect as the sheriff of a county may distrain and sell property in the collection of state and county taxes; and said marshal shall have in all other respects the same power to enforce the collection and payment of taxes, fines, licenses, levies, assessments and other revenues as such sheriff now has or may hereafter have to enforce the payment and collection of state and county taxes. And on all taxes which are not paid by the first day of February next succeeding the year for which they are assessed there shall be charged and collected interest at the rate of six per cent. per annum. The marshal shall have all the rights, powers and privileges within the said city, in regard to the arrest of persons and the execution and return of process, that can be legally exercised by a constable therein; and he shall be entitled to the same 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 failure or dereliction in office, to be recovered and enforced in the same manner and in the same courts in which fines, penalties and forfeitures are now or may hereafter be recovered and enforced against constables. The marshal shall before entering upon the duties of his office, execute a bond, conditioned according to law, with surety to be approved by council, payable to the city, in such penalty as council may prescribe, but not less than eight thousand dollars.

(Amended February 22, 1895.)

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

(House Bill No. 195.)

CHAPTER 66.

AN ACT to allow the town of Harrisville to borrow money, issue and sell bonds for oil and gas purposes, to operate oil wells, gas wells, etc., to lay gas lines in said town, and manage and operate the same.

(Passed February 19, 1895.)
Be it enacted by the Legislature of West Virginia:

1. That the corporation of the town of Harrisville be allowed to issue bonds to the amount of ten thousand dollars, said bonds running not less than one nor more than twenty years, and bearing interest at four per cent per annum; and that said corporation be allowed to borrow money by using said bonds as collateral security, or to raise money by selling said bonds; and that said corporation be allowed, in either event, to invest the money raised as aforesaid in leasing lands for oil and gas purposes: or in the purchase of an oil or gas well; or for the purpose of drilling a well for oil and gas: and that said corporation have the power to lease lands or buy a well or drill a well for the purposes aforesaid; said gas, if any, derived from well drilled or purchased, to be utilized by the corporation of Harrisville and the money derived from the sale to be applied to the payment of said bonds.

2. Including existing indebtedness, the indebtedness of the said town of Harrisville incurred under this act, shall not exceed five per centum of the taxable property of the said town of Harrisville, to be ascertained by the last assessment made for state and county taxes next before the incurring of this indebtedness.

3. The council of said town of Harrisville shall provide for the collection of a direct tax sufficient to pay the interest on such indebtedness and the principal thereof within and not exceeding twenty years. The interest on such bonds shall be paid semi-annually; and the said council shall provide for the payment of said bonds within the said twenty years, and may establish a sinking fund for the purpose.

4. The said town of Harrisville is further empowered to operate any gas or oil well coming into its ownership by virtue of this act. Before levying any tax to pay off the said bonds, or to pay the interest on the same, it shall apply all the profits from any gas or oil well operated by it to the payment of the same. The said council shall by by-laws and regulations manage and control the said gas or oil wells, and shall have power to contract for the sale of gas or oil, either to the inhabitants of said town or to any person or corporation. All profits arising from the sale of gas or oil, either to the inhabitants of said town or to any person or corporation, shall belong to said town of Harrisville; and after the paying off of all indebtedness, shall be used for pub-
lic improvement, or such other purposes as may be of general benefit to said town.

5. The said council is further empowered to pipe gas through the said town of Harrisville for the use of all persons residing in the said town; and may invest such part of the said sum of ten thousand dollars herein provided for as it deems proper in the drilling of a gas well, purchase of machinery, pipes, regulators, separators, etc., as it may deem proper.

6. Before the council of the said corporation of Harrisville shall have power to act by virtue of this chapter, it shall submit the question of the issuing of said bonds to the qualified voters of the said town. At least four weeks before the election to take the sense of the voters as to the proposed issue of bonds, the mayor of the town of Harrisville shall issue his proclamation to the voters of said town, notifying them of the time and places of holding the same, and the object and purpose thereof, and such proclamation shall be inserted once for four weeks next previous to the day designated for said election in the different newspapers published in the said town, and posted for a like period at the front door of the courthouse and at three or more other public places in the town of Harrisville.

7. The election shall be by ballot: and those voting in favor of the issuing of the said bonds, shall have printed or written on their ballots the words "For bonds," and those voting against the issuing thereof shall have printed or written on their ballots the words "Against bonds." The said election shall be superintended, conducted and the result thereof ascertained and declared by the officers who were appointed to conduct, ascertain and declare the result of the last general election in Union district of Ritchie county, West Virginia, in which is located said town of Harrisville. All the provisions of the election laws of this state, so far as they are applicable, shall be in force and govern such election.

If a majority of the votes cast at said election be for the issuing of said bonds, then the council of Harrisville shall have power to issue said bonds and proceed under and by virtue of this act.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.
AN ACT to amend and re-enact section three of chapter forty-eight of the acts of eighteen hundred and ninety-one.

Be it enacted by the Legislature of West Virginia:

3. The officers of said town shall be a mayor, two councilmen from each ward who shall be and continue residents of said 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 by the council. The officers 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.

[Approved February 22, 1895.]
CHAPTER 68.

AN ACT establishing the county of Mingo.

[Passed January 23, 1895.]

Be it enacted by the Legislature of West Virginia:

1. So much of the county of Logan as is included within the following boundary lines, to wit: Beginning on the Tug fork of Sandy river where the county line of said county of Logan and county of Wayne of said state of West Virginia intersect the state line between the states of West Virginia and Kentucky, and thence in a northerly direction, with the county line of said counties of Logan and Wayne, to where the line of the county of Lincoln of said state of West Virginia intersects said line; and thence, still in a northerly direction, with the county lines of said counties of Logan and Lincoln, to where said line crosses the ridge between the waters of the left fork of Twelve Pole creek and the waters of the Guyandotte river; and thence, in an easterly direction with said dividing ridge, around the heads of the left fork and right fork of Twelve Pole creek; continuing with said ridge and connecting with the ridge that divides the waters of Twelve Pole creek and the waters of Island creek; and continuing with said ridge in a southerly direction to where it unites with the ridge between the waters of Island creek and the waters of Pigeon creek; and continuing with the ridge between the waters of Island creek and the waters of Pigeon creek to heads of said creeks, where said dividing ridge unites with the ridge between the waters of Main Island creek and the waters of the Horse Pen fork of Gilbert's creek; thence, in a northerly direction with the ridge between the waters of the Horse Pen fork of Gilbert's creek on the one side and the waters of Island creek, Rich creek and Rockhouse creek on the other side, to the head or upper end of the ridge between the waters of Rockhouse creek and Sand Lick branch and the waters of Silvery branch; thence, down the ridge, to the head of the ridge between Deep ford branch and Laurel branch; thence, down said ridge, to Guayandotte river; thence, crossing said river where the lower point of the ridge on the lower side of Spice creek comes to the river; thence, leaving the river and up said ridge on the lower side of Spice creek, to where it intersects the ridge between Spice creek and Leatherwood creek, and thence, up and
along said dividing ridge, to the county line between
the counties of Logan and Wyoming; and thence, with
said county line in a southerly direction, to where said
county line intersects the county line between the coun­
ties of Logan and McDowell; and thence, with said
county line of Logan and McDowell, to the state line
between the states of West Virginia and Virginia; the
same being the Tug fork of Sandy river; thence, down
the Tug fork of Sandy river, the same being the county
line of Logan county, to the beginning,—shall form one
district and new county, which shall be called and
known by the name of Mingo county.

2. The said new county shall be attached to and con-
stitute a part of the Third congressional district, the
Eighth judicial circuit, and the Seventh senatorial dis-

3. All district officers within the bounds of said new
county at the date of the passage of this act, shall re-
main in office for the term for which they were severally

4. J. K. Anderson, J. L. Deskins and Alex. Staff­
ford be and they are hereby appointed as commission­
ers for said new county, and shall constitute the county
court thereof, until the first day of January, one thou-
and eight hundred and ninety-seven, and until their suc­
cessors are elected and qualified, as hereinafter pro-
vided, and shall have all the powers and perform all the
duties vested in and imposed by law upon other county
courts. At the general election held in the year one
thousand eight hundred and ninety-six, their successors
shall be elected, one for two years, one for four years,
and one for six years.

5. As soon after the passage of this act as practica-
ble, the county officers of said county shall be appointed
in the manner provided by law for the filling of vacan­
cies in such offices.

6. The county seat of said new county shall be
located at the town of Williamson, until otherwise pro-
vided by law; and the county court of said county shall
proceed to provide a suitable court house and other pub-
lic buildings for said new county.

7. Said new county and the said county of Logan
shall together alternately elect one delegate to the house
of representatives, who shall represent the said county
in the general assembly of this state until the first day of
January, one thousand nine hundred and eight, and until
their successors shall be elected and qualified according
to law.
of delegates, until a new apportionment of representation therein shall be made, as provided by the constitution and laws of this state.

8. All process issued in the said county of Logan before the organization of said new county, and all public dues and officers' fees which may remain unpaid by citizens of said new county, shall be executed and returned, collected and accounted for, by the sheriff or other officer in whose hands the same may have been placed, in the same manner as if this act had not been passed.

9. The courts of said county of Logan shall retain jurisdiction over all actions, suits and proceedings therein pending at the passage of this act, and shall try and determine the same, and award execution and other process thereon, except in cases in which the plaintiff and one or more of the defendants reside or do business in said new county; which last mentioned cases, together with the papers and a transcript of the record of the proceedings therein had, shall, after that day, if either party so desires, be transferred to the courts of said new county, and there tried and determined, as other cases brought in said new county.

10. The terms of the circuit court of said new county shall be held on the second Mondays in January, May, and September.

(Approved January 30, 1893.)

[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.]

(House Bill No. 39.)

CHAPTER 69.

AN ACT to repeal chapter thirty-five of the acts of eighteen hundred and ninety-three.

[Passed February 1, 1893.]
Be it enacted by the Legislature of West Virginia:

1. That chapter thirty-five of the acts eighteen hundred and ninety-three, creating and establishing a criminal court of record for the trial of crimes and misdemeanors for the county of Wayne, entitled, "An Act to create a court of limited jurisdiction for the county of Wayne," be and the same is hereby repealed.

2. All indictments, suits and proceedings pending in said criminal court mentioned in the preceding section, when this act takes effect, together with all records, processes and papers pertaining thereto, as well as the records, processes and papers pertaining to all trials, suits and proceedings had in said court, shall be transmitted by the clerk of said court to and filed with the clerk of the circuit court of Wayne county: and all processes outstanding at the time this act goes into effect shall be returned to the office of the clerk of said circuit court the same as if such process had originally issued therefrom: and said clerk shall have the same power and perform the same duties in relation to such records, processes and proceedings as were vested in and required of the clerk of said criminal court. All indictments, suits and proceedings so pending as aforesaid, shall be docked, proceeded in, tried and determined in all respects by the circuit court as if the same were found or originated in said circuit court.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State.
February 28, 1895.

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 this state, has become a law without his approval.

W. E. Chilton,
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 70.

AN ACT to amend and re-enact section seven of chapter eight of the acts of one thousand eight hundred and ninety.

(Passed February 15, 1895.)

Be it enacted by the Legislature of West Virginia:

That section seven of chapter eight of the acts of one thousand eight hundred and ninety be amended and re-enacted so as to read as follows:

7. There shall be held four terms of said court for each year, commencing on the first Tuesday in January, April, July and November.

(Approved February 21, 1895.)

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

CHAPTER 71.

AN ACT to establish a county court and a board of commissioners for the county of Marshall, under the twenty-ninth section of the eighth article of the constitution of West Virginia.

(Passed February 22, 1895.)

Be it enacted by the Legislature of West Virginia:

1. The county of Marshall shall be laid off into not less than nine districts, as nearly equal as may be in territory and population. The present division of the said county into districts shall constitute such districts until changed by the county court hereinafter mentioned.
The commissioners now in office shall remain in office for the terms for which they were respectively elected; and at the general election to be held on the Tuesday next after the first Monday in November in the year one thousand eight hundred and ninety-six, the qualified voters of the districts of Union, Webster, Cameron, Liberty, Meade, Clay and Franklin, in said county, shall each elect a commissioner, whose term of office shall commence on the first day of January succeeding their election, and be as follows: Three shall hold their office for the term of six years each, two for the term of four years each, and two for the term of two years each, to be decided by lot; and biennially thereafter, at the general election, the qualified voters of the districts in which vacancies will occur by reason of the expiration of the term of office of the commissioner representing such districts, shall each elect a commissioner for the term of six years to fill the vacancies made by the expiration of the term of office of the commissioners previously elected. Every commissioner shall reside in the district for which he was elected. Each commissioner shall receive for his services two dollars per day for every day he shall attend the court, and the same mileage as witnesses in civil cases, to be paid out of the county treasury.

Vacancies; how filled.

The said commissioners and their successors in office shall constitute a tribunal to be known as "The County Court of Marshall 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, established by article eight of the constitution as amended, for the transaction of the business required to be performed by the county court created by the said article; and so far as they are not inconsistent herewith, all of the provisions of chapter thirty-nine of the code of West Virginia, concerning the county courts, their jurisdiction and powers, and all provisions of law respecting county courts generally, the commissioners composing such courts, and the clerks of such courts, shall be applicable to the tribunal created by this act and to the commissioners composing the same; and the clerk of the county court of Marshall county, now in office, and his successors, shall be the clerk of the tribunal hereby created. A majority of such commissioners shall be a quorum for the transaction of business. The first meeting of the said tribunal shall be on the first Tuesday in January, one thousand eight hundred and ninety-six.
eight hundred and ninety-seven, or as soon thereafter as a majority of them may assemble for that purpose.

At the general election in one thousand eight hundred and ninety-six, the question of the adoption of the system hereby created shall be submitted to the voters of Marshall county voting at such election. 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." Such election at each place of voting shall be superintended, conducted and returned by the same officers and in the same manner as the election for members of the legislature is superintended, conducted and returned; and the result at each place of voting shall be certified and returned to the court now in existence for police and fiscal purposes in Marshall county. Said court shall convene in special session as provided in chapter three, section twenty-one, of the code, and the court shall in all respects be governed by the law in relation to elections by the people (so far as they are applicable thereto). If a majority of the votes cast upon such question are for modification of the county court, this act shall be and remain of full force and effect; but if a majority of such votes be not "For the modification of the county court," this act shall be of no further force or effect.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(House Bill No. 238.)

CHAPTER 72.

AN ACT authorizing the county court of Berkeley county to fund at a lower rate of interest one hundred and five thousand dollars of its bonds.

[Passed February 20, 1895.]
Be it enacted by the Legislature of West Virginia:

1. The county of Berkeley is hereby authorized, at any time within one year 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. The said bonds, or any portion thereof, may be paid at any time after ten 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 to pay off the unpaid bonded debt of the said county authorized and issued under the act passed March sixth, one thousand eight hundred and seventy-nine.

4. They may exchange the last mentioned bonds, or 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 bids for the bonds authorized under this act, with authority 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 authorized 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 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 one year authorized by this act, as said county court may deem advisable.

7. The county court shall provide for the payment
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of 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 to be paid shall be designated by their
numbers; and public notice of the time of such intended
payment shall be given for three weeks, by advertise­
ment 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
empt from taxation for county, district and municipal
purposes, as a part of the contract with the purchasers
thereof.

10. Nothing in this act shall authorize any increase
of the bonded debt of the said county; nor shall the
bonds issued under this act, or the proceeds thereof, be
issued or applied for any other purpose than the pay­
ment and redemption of the outstanding bonds of said
county.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—
The foregoing act takes effect from its passage, two­
thirds of all the members elected to each house, by a vote
taken by yea and nay, having so directed.]

(Senate Bill No. 103.)

CHAPTER 73.

AN ACT to reform, alter and modify the county court
of the county of Marion, under the twenty-ninth sec­
ton of the eighth article of the constitution of this
state.

[Passed February 20, 1895.]

Be it enacted by the Legislature of West Virginia:

Marion county; laid off into seven districts.

1. The county of Marion shall be laid off into seven
districts, as nearly equal as may be in territory and pop­
ulation. The present divisions of said county into districts shall constitute such districts until changed by the county court hereinafter mentioned, and according to law.

The county court established in said county by the eighth article of the constitution of this state, is hereby reformed, altered and modified, that is to say: The county court of the county of Marion shall be composed of seven commissioners. The voters of each district shall elect one commissioner who shall be a resident of such district. Should any commissioner remove from the district of which he was a resident at the time of his election, his office shall thereby become vacant. Each commissioner shall receive for his services two dollars for each day he shall attend the court, to be paid out of the county treasury: Provided, however, That no commissioner shall receive pay for more than fifty days in any one year.

2. So far as they are not inconsistent herewith, all the provisions of chapter thirty-nine of the code of West Virginia, "concerning county courts, their jurisdiction and powers," and all provisions of law respecting county courts generally, the commissioners composing such courts, and clerks of such courts, shall be applicable to the county court herein provided, and to the commissioners composing the same; and the clerk of the county court of Marion county now in office, and his successor, shall be clerk of the county court herein provided. A majority of such commissioners shall be a quorum for the transaction of business.

3. At a special election hereby authorized to be held at the several voting places in the said county of Marion, on the Tuesday next after the first Monday in November, in the year one thousand eight hundred and ninety-five, there shall be elected by the voters of each of said districts one commissioner, whose term of office shall commence on the first day of January next after his election and continue for the period of one year. And at the said special election herein provided for as aforesaid, the question of adoption of the system provided by this act shall be submitted to the voters of the county of Marion voting at such special election. Notice of such special election shall be given by the publication of this act in at least two weekly newspapers published in said county, representing the political parties which at the last preceding election cast the largest number of votes in said county; said publication to be made once in each week for two successive weeks, and at least ten
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days before said special election; and further notice shall be given in such manner as required by law. Those voting for said system shall have written or printed on their ballots the words "For modification of county court," and those voting against it shall have written or printed on their ballots "Against modification of county court."

4. At the general election in the year one thousand eight hundred and ninety-six, and at the general elections occurring at intervals of every four years thereafter, there shall be elected by the voters of each of said districts one commissioner, whose term of office shall commence on the first day of January next after his election and continue for the period of four years.

5. The first meeting of the county court herein provided shall be held on the first Monday in January, in the year one thousand eight hundred and ninety-six, or as soon thereafter as a majority of them may assemble for the purpose, at which time, and annually thereafter at their first meeting in each year, or as soon thereafter as practicable, they shall elect one of their number president of the court.

6. Such special election herein provided for at each place of voting in said county, shall be superintended, conducted and returned by the same officers and in the same manner as the election of the members of the legislature is superintended, conducted and returned; and the result at each place of voting shall be certified and returned to the county court now in existence in Marion county. Said court shall convene in special session as provided in chapter three, section sixty-eight, and the section following the same, of the code of West Virginia, and shall in all respects be governed by the laws in relation to elections by the people so far as they are applicable thereto.

7. If a majority of the votes cast upon the question be "For modification of the county court," this act shall be and remain in full force and effect; but if a majority of such votes be "Against modification of county court," this act shall be of no further force or effect.

(Approved February 23, 1805.)

[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 one of the acts of one thousand eight hundred and eighty-one, entitled, "An Act fixing the time for holding the circuit courts of the several judicial circuits in this state," as amended and re-enacted by chapter fifteen of the acts of one thousand eight hundred and eighty-two, as amended and re-enacted by chapter seventeen of the acts of one thousand eight hundred and eighty-three.

[Passed February 14, 1895.]

Be it enacted by the Legislature of West Virginia:

That section 6 of chapter one of the acts of one thousand eight hundred and eighty-one, as amended and re-enacted by chapter 15 of the acts of one thousand eight hundred and eighty-two, as amended and re-enacted by chapter seventeen of the acts of one thousand eight hundred and eighty-three, be and the same is hereby amended and re-enacted so as to read as follows:

6. For the county of Jackson, on the first day of March, the first day of August, and the first day of November, in each year.
   For the county of Roane, on the twenty-fifth day of March, the twenty-fifth day of August, and the twenty-fifth day of November, in each year.
   For the county of Clay, on the third Monday in May, the third Monday in September, and the third Monday in December, in each year.
   For the county of Calhoun, on the tenth day of February, the tenth day of June, and the tenth day of October, in each year.
   For the county of Gilmer, on the first day of February, the first day of June, and the first day of October, in each year.

2. Other acts, in so far as inconsistent with this act, are hereby repealed.

(Approved: February 19, 1895.)
CHAPTER 75.

AN ACT to amend and re-enact section seven of chapter one of the acts of one thousand eight hundred and eighty-one, as amended and re-enacted by the acts of one thousand eight hundred and eighty-three.

[Passed February 15, 1895.]

Be it enacted by the Legislature of West Virginia:

That section seven of chapter one of the acts of one thousand eight hundred and eighty-one, as amended and re-enacted by the acts of one thousand eight hundred and eighty-three, be amended and re-enacted so as to read as follows:

7. For the county of Mason, on the first Monday in February, first Monday in May, and first Monday in September.

For the county of Putnam, on the fourth Monday in February, fourth Monday in May, and fourth Monday in September.

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

(Approved February 20, 1895.)

[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 changing the time for holding the circuit courts of the Eighth judicial circuit.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

That chapter one, acts one thousand eight hundred Acts amended and eighty-one, as amended and re-enacted by chapter fifteen, acts one thousand eight hundred and eighty-two, and by chapter seventeen of acts one thousand eight hundred and eighty-three, and by chapter three, acts one thousand eight hundred and eighty-five, and by chapter two, acts one thousand eight hundred and ninety, and by chapter thirty-seven, acts one thousand eight hundred and ninety-three, be amended and re-enacted so as to read as follows:

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

For the county of Wayne, on the fourth Mondays in Wayne county.

For the county of Lincoln, on the third Mondays in Lincoln county.

For the county of Cabell, on the first Mondays in Cabell county.

For the county of Logan, on the fourth Mondays in Logan county.

(Approved February 22, 1895.)

[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 authorize the judges, or either of them, of the circuit courts of the First judicial circuit to employ short-hand writers in certain cases.

[Passed February 10, 1895]
Be it enacted by the Legislature of West Virginia:

1. The judges, or either of them, of the circuit courts of the counties of Hancock, Brooke, Ohio and Marshall, may, at their discretion, employ short-hand writers to report, under such regulations as said judges, or either of them, may prescribe, the proceedings had and testimony given during the trial of any cause in the circuit courts of said circuit, as well as the proceedings had and testimony given in any other matter in hearing before the court; and may allow them a reasonable compensation for their services and expenses, to be certified by the court to the board of commissioners or county court of the county in which such trial took place or other matter was heard, and paid by them out of the county treasury.

(Approved February 20, 1895.)

[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.]

(House Bill No. 33.)

CHAPTER 78.

AN ACT empowering the boards of education to levy for school purposes.

[Passed February 21, 1895.]

Be it enacted by the Legislature of West Virginia:

That the boards of education of any of the magisterial or independent school districts, in said state of West Virginia, that failed to vote for or against power to levy for school purposes on the sixth day of November, one thousand eight hundred and ninety-four, are hereby authorized to levy, until the next general election in November, one thousand eight hundred and ninety-six, for building fund, also for a sufficient teachers' fund, to run their respective schools the same number of months as shown by their last levy of one thousand eight hundred and ninety-three and one thousand eight hundred and ninety-four.

(Approved February 22, 1895.)
Ch. 79  Removal of Certain Dead.

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

(House Bill No. 194.)

CHAPTER 79.

AN ACT authorizing the trustees of the M. E. church
of the city of Moundsville to remove or cause to be
removed the remains of the dead from the old burying
ground of said church; said ground lying now
within said city.

[Passed February 22, 1895.]

Be it enacted by the Legislature of West Virginia:

1. The trustees of the M. E. church of the city of
Moundsville, in whom the title to the real estate known
as the old cemetery, lying within said city limits, is
vested, are hereby authorized to remove, at their own
expense, the remains of the dead now buried in said
cemetery, and cause the same to be re-interred in Mount
Rose cemetery, or some other regularly incorporated
cemetery, without cost to relatives or friends.

2. Said trustees are further authorized to sell or grant for street purposes, on such terms as they deem best, sufficient ground along the south side of said cemetery, so as to widen Waynesburg avenue to the same width of the avenue on the east and west of said cemetery; also, sufficient territory off the east side of said cemetery, to widen Cypress avenue full width along the east side of said cemetery; and are also further authorized to sell any part or all of said cemetery ground, after the dead are all removed therefrom.

3. But the friends and relatives of any and all persons buried in said ground, shall have the privilege of taking charge of and removing the remains of any dead they may desire to remove, but the same shall be done within such reasonable time as the said trustees may by duly advertised notice prescribe. And an advertise-
Notice to be given by trustees, of what; how given.

When trustees may remove dead.

Remains of dead: how to be reburied.

Trustees to remove and erect tombstones, etc., except when.

Removal of Certain Dead.

When trustees may remove dead.

Remains of dead: how to be reburied.

Trustees to remove and erect tombstones, etc., except when.

4. At the end of said ninety days, all the dead whose friends or relatives have not made proper arrangements for their removal, may be removed by authority of said board of trustees.

5. The remains of the dead removed from said cemetery by the board of trustees, shall each be buried separately, and the remains of no two persons shall be placed in one or the same box or coffin.

6. The trustees shall also carefully remove, at their own expense, all tomb stones, monuments and tablets, and erect in a substantial manner and without injury the same over the remains of the bodies removed, so as to properly mark the same where said trustees have removed the remains of said dead; but where the friends of the dead have removed the remains, they (the said friends) shall also remove said tombstones, monuments or tablets.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

WM. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 28, 1895.

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 this state, has become a law without his approval.

W. E. CHILTON,
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 nine of chapter fifty of the acts of one thousand eight hundred and eighty-one, entitled, "An act to change the name of the Potomac and Piedmont coal and railroad company, and to confer additional powers thereon," as amended and re-enacted by chapter forty-five of the acts of one thousand eight hundred and ninety-one.

[Passed February 20, 1895.]

Be it enacted by the Legislature of West Virginia:

That section nine of chapter fifty of the acts of one thousand eight hundred and eighty-one, entitled, "An act to change the name of the Potomac and Piedmont coal and railroad company, and to confer additional powers thereon," is amended and re-enacted so as to read as follows:

9. 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 twenty years from the twenty-third day of February, one thousand eight hundred and eighty-one.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

W. G. WORLEY,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State,
February 28, 1895.

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 this state, has become a law without his approval.

W. E. CHILTON,
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 for the relief of the sureties on the official bond of J. A. Williamson, late sheriff of Barbour county.

[Passed February 14, 1895.]

Be it enacted by the Legislature of West Virginia:

That David W. Gall, G. W. Gall, Jr., Benton Teter, Henry Harris, J. B. Nichol, R. M. Talbott, G. B. Harvey, J. H. Felton, G. H. Gall, J. W. Shank, Ira C. Woodford, E. D. Gall and Samuel D. Felton, sureties on the official bond of James A. Williamson, late sheriff for the county of Barbour, be and they are hereby released from all damages and interest over and above six per cent., on the debt of said Williamson to the state of West Virginia, that has accrued, or may accrue, on said debt.

WILLIAM SEYMOUR EDWARDS,
Speaker of the House of Delegates.

Wm. G. Worley,
President of the Senate.

STATE OF WEST VIRGINIA,
Office of Secretary of State, February 22, 1895.

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 this state, has become a law without his approval.

W. E. Chilton,
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 82.

AN ACT extending the time in which distraint and sale may be made for taxes.

[Passed February 22, 1893.]

Be it enacted by the Legislature of West Virginia:

That the sheriffs of the several counties in the state of West Virginia, whose terms expired on the thirty-first day of December, one thousand eight hundred and ninety-two, be allowed until the thirty-first day of December, one thousand eight hundred and ninety-five, upon which to make distraint or sale for the collection of taxes, not returned delinquent, for the years one thousand eight hundred and ninety-one and one thousand eight hundred and ninety-two.

(Approved February 22, 1895.)

[NOTE BY THE CLERK OF THE HOUSE OF DELEGATES.—The foregoing act takes effect at the expiration of ninety days after its passage.]

(House Bill No. 363.)

CHAPTER 83.

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

[Passed February 19, 1895.]

Be it enacted by the Legislature of West Virginia:

1. There shall be and are hereby appropriated for the fiscal year ending September thirty, one thousand eight hundred and ninety-five, the following sums of money for pay of members and officers of the legislature and for salaries of officers of the government:

Appropriations to pay members of legislature and salaries of state officers, 1895.
To pay mileage allowed to members of the senate for the session commencing on the ninth day of January, one thousand eight hundred and ninety-five, one thousand and seventy-seven dollars and forty cents.

To pay per diem compensation of twenty-six members of the senate, from the ninth day of January to twenty-second day of February, one thousand eight hundred and ninety-five, inclusive, the sum of four thousand seven hundred and seventy dollars.

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

To the clerk of the senate, five hundred and fifty dollars.

To six assistant clerks, one thousand six hundred and twenty dollars.

To eight committee clerks, one thousand four hundred and forty dollars.

To eight pages, seven hundred and twenty dollars.

To the sergeant-at-arms, two hundred and twenty-five dollars.

To the stenographer, two hundred and seventy dollars.

To the door-keeper, one hundred and eighty dollars.

To the cloak-room keeper, one hundred and eighty dollars.

To the librarian of the senate, one hundred and eighty dollars.

To pay Charles M. Gallaher, for swearing in the members and officers of the Senate, four dollars and twenty-five cents.

To pay mileage of the seventy-one members of the house of delegates and of I. C. Prince, contestee, declared not elected to his seat, for the session commencing on the ninth day of January, one thousand eight hundred and ninety-five, the sum of two thousand eight hundred and nine dollars and sixty cents.

To pay per diem compensation of the seventy-one members of the house of delegates and six days per diem for I. C. Prince, contestee, declared not elected to his seat, from the ninth day of January to the twenty-second day of February, one thousand eight hundred and ninety-five, inclusive, the sum of twelve thousand eight hundred and ninety-four dollars.
To pay per diem compensation of the officers, assistant clerks, clerks of committees, pages, etc., that is to say:

To the clerk of the house of delegates, five hundred dollars.
To eight assistant clerks, two thousand one hundred and sixty dollars.
To nine committee clerks, one thousand six hundred and twenty dollars.
To the sergeant-at-arms, two hundred and twenty-five dollars.
To door-keeper, one hundred and eighty dollars.
To cloak-room keepers, one hundred and eighty dollars.
To the librarian of the house of delegates, one hundred and eighty dollars.
To pay J. B. Peyton, Jr., for swearing in the members and officers of the house of delegates, twenty-one dollars.

Executive Department.

To pay salary of the 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 the secretary of state, one thousand dollars.
To pay salary of the attorney general, thirteen hundred dollars.
To pay salary of the superintendent of free schools, one thousand two hundred dollars.
To pay salary of adjutant general and in his absence of state librarian, one thousand dollars.
To pay salary of janitor, one thousand dollars.

Judicial Department.

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

To pay salaries of judges of criminal and intermediate courts, fourteen thousand one hundred dollars.

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

To pay mileage of judges of the circuit courts, three thousand dollars.

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

Keeper of the Rolls.

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

Be it further enacted by the Legislature of West Virginia:

2. That there shall be and are hereby appropriated for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-six, the following sums for salaries of officers of the government:

Executive Department.

To pay salary of the 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 the 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, twelve hundred dollars.

To pay salary of state librarian, one thousand dollars.

To pay salary of janitor, one thousand dollars.

Judicial Department.

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

To pay salaries of judges of criminal and intermediate courts, twelve thousand six hundred dollars.

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

To pay mileage of judges of the circuit courts, three thousand dollars.

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

Keeper of the Rolls.

To pay salary of keeper of the rolls, three 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 purposes herein named, during the fiscal year ending September thirtieth, one thousand eight hundred and ninety-six, and one thousand eight hundred and ninety-six, 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-six, for an amount not to exceed in the aggregate one-half of the sum appropriated for the salary or compensation of such officers, respectively, for the year ending September thirtieth, one thousand eight hundred and ninety-six.

(Aprroved February 22, 1895.)

[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 84.

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

[Passed February 22, 1895.]

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 thirtieth, one thousand eight hundred and ninety-five, the following sums for the purpose as follows:

Penitentiary.

For the penitentiary.

For salary of the warden, fifteen hundred dollars.

For salary of the clerk and commissary, one thousand dollars.

For salary of the physician, six hundred dollars.

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

For deficiency in ordinary expenses, fourteen thousand dollars.

For night soil pump and connection with pipe to the Ohio river, three hundred dollars.

For new shoproom, fifteen hundred 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 necessary 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, which itemized account shall be made a part of their report to the governor; 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, one thousand five hundred dollars.
For the West Virginia Historical and Antiquarian Society, twelve hundred dollars, for the purpose of collecting, purchasing and preserving relics, books, etc., pertaining to the history of West Virginia; the articles of which may be collected by said fund to be and remain the property of the state, and to be held in trust by said society for the state.

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, nineteen thousand two hundred dollars is hereby appropriated, payable on the order of the regents of such school.

For traveling expenses of the regents for the year one thousand eight hundred and ninety-five, six hundred dollars; and for deficiency on the same fund for the year one thousand eight hundred and ninety-four, three hundred and sixty-three dollars and forty cents: Provided, That only the necessary 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 schools, which itemized account shall be made a part of their report to the governor; and no mileage shall be allowed or paid to them.

Marshall College.

For library and apparatus, two hundred and fifty dollars.
For contingent expenses, six hundred dollars.
For ordinary repairs, etc., five hundred dollars.
For new building, including heating and plumbing of same, twelve thousand and five hundred dollars.

West Liberty Normal School.

For new commencement hall, or remodeling old building, three thousand dollars.
For furniture, two hundred dollars.
For library and apparatus, two hundred dollars.
For contingent fund, two hundred dollars.
For Fairmont Normal School.

For completing building according to original plans and specifications, six thousand dollars.
For paving and grading, one thousand dollars.
For furniture, two hundred and fifty dollars.
For black-board, one hundred and fifty dollars.
For library, fifty dollars.
For apparatus, one hundred dollars.
For repairs to building, one hundred dollars.
For papering and painting walls, five hundred dollars.
For piano, three hundred and fifty dollars.
For contingent expenses, five hundred dollars.

For Concord Normal School.

For library, one hundred dollars.
For improvements and repairs, one thousand dollars.
For contingent expenses, two hundred dollars.
For furnishing heat, two hundred dollars.

For Glenville Normal School.

For grading grounds, making fence and laying pavement, two hundred and fifty dollars.
For library and apparatus, two hundred dollars.
For digging well, one hundred dollars.
For furniture, six hundred dollars.
For incidental expenses, two hundred dollars.

For Shepherd College Normal School.

For repairs and contingent expenses, five hundred dollars.
For library and apparatus, one hundred and fifty dollars.
For new building, seven thousand five hundred dollars.

The foregoing appropriations for the state normal school and its branches, other than that included in the sum of nineteen thousand and two hundred dollars provided for their support, shall be drawn from the treasury upon the orders of the board of regents addressed to the auditor and expended under their direction: Provided, That no contract for the erection of any building herein appropriated for shall be made prior to the first day of June, one thousand eight hundred and ninety-five; and, Provided further, that no contract shall be made for any new building herein appropriated for in excess of the sum so appropriated.
West Virginia School for the Deaf and the Blind.

For current expenses, twenty-eight thousand and five hundred dollars.

For traveling expenses of pupils, twelve hundred dollars.

For painting building, five hundred dollars.

For contingent expenses, five hundred dollars: Provided, That only the necessary expenses incurred by the regents of the said school for the deaf and the blind in discharging their duties as such, and four dollars a day for each day they may be employed as such, may be allowed; an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor; and no mileage shall be allowed or paid to them.

The University.

For salaries of the president and instructors, fourteen thousand dollars.

For current and contingent expenses, three thousand dollars.

For books for cadets, as provided by law, eight hundred dollars.

For expenses of board of regents, six hundred dollars.

For furnishing commencement hall, one thousand dollars.

For purchase of additional grounds, one thousand dollars.

For grading and improving drill grounds for cadets, three hundred dollars.

The foregoing appropriations for the West Virginia University to be drawn from the treasury upon the order of the board of regents addressed to the auditor: Provided, That only the necessary 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, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

Hospital for the Insane at Weston.

For current expenses, including general expense of the hospital for the insane at Weston, one hundred and twenty-five thousand dollars: Provided, That only the
necessary expenses incurred by the board of directors of the said 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, which itemized account shall be made a part of their report to the governor, 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 hospital, twenty-five hundred dollars.
For building colored hospital, three thousand dollars.
For ice plant and cold storage, three thousand dollars.
For building kitchen, two thousand dollars.
For iron bedsteads, five hundred dollars.
For painting, one thousand five hundred dollars.

The foregoing appropriations for the hospital for the insane at Weston shall 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 amount as may be then actually needed, and not otherwise.

Second Hospital for the Insane.

For current expense fund, in addition to amount already appropriated, thirty thousand dollars.
For transportation fund, fifteen hundred dollars.
For drugs, medicines, books and instruments, six hundred dollars.
For farm fund, five hundred dollars.
For repair fund, four hundred dollars.
For furnishing water supply, two thousand dollars.
For sewerage, five hundred dollars.

In addition to the foregoing appropriations, the sum of forty-nine thousand dollars remaining unexpended of the appropriation of sixty thousand dollars for the construction of new buildings at the Second Hospital for the Insane at Spencer, is hereby re-appropriated for the construction of new buildings at said hospital, according to the original plans, one-half of said sum of forty-nine thousand dollars to be paid out of the revenues for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-five and the remainder out of the revenues of the fiscal year ending September thirtieth, one thousand eight hundred and ninety-six, in addition to the sum of thirty thousand dollars appropriated
for said year 1896. But before making any contract or contracts for said buildings and other improvements in connection with the Second Hospital for the Insane, hereinbefore provided for, the board of directors shall procure plans and specifications therefor and a detailed estimate of the cost thereof; and no contract shall be made for said buildings or improvements at a greater cost than the sum of money hereinbefore appropriated for that purpose. 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: Provided, That only the necessary expenses incurred by the board of directors of the Second 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, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

West Virginia Reform School.

For salaries of superintendent and officers, three thousand six hundred dollars.
For transportation of inmates, five hundred dollars.
For general expenses, twelve thousand dollars.
For expenses of board of directors, six hundred dollars.
For laundry, ice house, dry closets, bath house and drainage, one thousand dollars.
For repairs, two hundred dollars.

The foregoing appropriations for the West Virginia reform school shall be drawn from the treasury upon the order of the board of directors, addressed to the auditor: Provided, That only the necessary expenses incurred by the said directors in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

The West Virginia Colored Institute.

For current and contingent expenses, three hundred dollars.
For traveling expenses and per diem of board of regents, three hundred dollars.
For salary of janitor, three hundred dollars.
For drainage, one hundred and twenty-five dollars.
For fuel, three hundred dollars.
For building machinery hall, four thousand dollars.
For additional furniture for dormitories, one hundred dollars.
For building wall at spring, fifty dollars.
For one hundred yards of hose for fire purposes, one hundred and fifty dollars.
For painting and repairs, two hundred dollars.
To replace amount borrowed, two hundred and forty-two dollars and thirteen cents.
For plants and seeds, twenty-five dollars.
For salary of two teachers, twelve hundred dollars.
For oil and lamps, seventy-five dollars.

The foregoing appropriations for the West Virginia colored institute shall be drawn from the treasury upon the order of the board of regents, addressed to the auditor: Provided, That only the necessary expenses incurred by the said board of 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; which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them; and no contract shall be made by the regents of said institution which shall include any expenditure of any nature whatsoever beyond the sum specifically appropriated by the terms of this act.

Bureau of Labor.

For salary of commissioner of labor, for the year ending May 31, 1896, twelve hundred dollars.
For salary of assistant commissioner, eight hundred dollars.
For contingent expenses of office of bureau of labor, four hundred dollars.

State Board of Agriculture.

For per diem of commissioners, salary of secretary, and expenses of state board of agriculture, not to exceed three thousand dollars.
To be paid by the auditor upon the order of the board.
Inspectors of Mines.

For salaries of inspectors of mines, three thousand dollars. For mine inspectors.

For traveling expenses of inspectors of mines, twelve hundred dollars.

Bank Examiner.

For salary of bank examiner, seven hundred dollars. Salary of bank examiner.

State Board of Health.

For expenses of state board of health, fifteen hundred dollars. For state board of health.

Commissioners of Pharmacy.

For expenses of commissioners of pharmacy and their secretary, three hundred dollars. To be paid by the auditor upon the order of said commissioners.

Vaccine Agents.

For vaccine agents, to be paid on the order of the governor, two hundred dollars. For vaccine agents.

Civil Contingent Fund.

For civil contingent fund for the governor, ten thousand dollars.

But in no instance shall this appropriation be used for the payment of clerk hire in any of the offices of the state.

Contingent Fund—Executive Department.

For contingent expenses of the treasurer’s office, three hundred and fifty dollars. For treasurer.

For contingent expenses of attorney general’s office, three hundred dollars. For attorney general.

For contingent expenses of auditor’s office, two thousand dollars out of unexpended balance, which is hereby appropriated. For auditor.

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

For contingent expenses of adjutant general’s office, five hundred dollars. For adjutant general.

For contingent expenses of office of state librarian, three hundred dollars. For state librarian.
GENERAL APPROPRIATIONS.

For book cases for state library, three hundred dollars.
For furniture for state library, two hundred dollars.
The foregoing appropriations to be drawn upon the requisition of the officers to whom said funds are respectively appropriated; and who shall render a detailed account at each meeting of the legislature of the funds so expended.

Contingent Legislative Expenses.

For contingent expenses of the senate, two thousand and two hundred dollars.
For contingent expenses of the house of delegates, four thousand dollars.

Salaries of Clerks.

For salary of governor’s private secretary and assistant, eighteen hundred dollars.
For salary of chief clerk of the secretary of state, one thousand and two hundred dollars; for other clerks, two thousand dollars.
For salary of chief clerk in the treasurer’s office, one thousand and two hundred dollars.
For salary of assistant clerk in treasurer’s office, eleven hundred dollars.
For salary of chief clerk in the auditor’s office, fifteen hundred dollars; for other clerks in the auditor’s office, six thousand and one hundred dollars.
For salary of assistant in attorney-general’s office, twelve hundred dollars.
For salary of clerk in the office of state superintendent of free schools, to be paid out of the general school fund, twelve hundred dollars.
For salary of assistant clerk in the office of state superintendent of free schools, to be paid out of the general school fund, one thousand dollars.
For salaries of assistants in office of state superintendent of free schools, to be paid out of the general school fund, two hundred and ten dollars.

Judicial Department.

For contingent expenses of the supreme court of appeals, to be expended on the order of the court, fifteen hundred dollars.
For printing and binding supreme court reports, twenty-one hundred dollars.
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, fifteen thousand dollars, which amount shall cover all expenditures for the militia for the said fiscal year eighteen hundred and ninety-five: Provided, That said sum shall be disbursed under the order of the governor, adjutant-general and paymaster-general made upon the auditor.

For unpaid transportation, three thousand four hundred and ten dollars and thirty-two cents.

For payment of loan made by the governor, six thousand eight hundred and fifty-six dollars and eighty-nine cents.

Capitol Building and Grounds.

For water, seven hundred dollars.
For gas, eight hundred dollars.
For coal, eight hundred and fifty dollars.
For contingent and repair fund, fifteen hundred dollars, one hundred dollars of which is to plaster the room now used by the superintendent of schools as a storeroom.

The board of public works shall make a contract for the delivery of such coal. The board shall, from time to time, as the contractor delivers coal, make an order directing the auditor to issue his warrant upon the treasury in payment for said coal, but no such order shall be made unless the contractor produces to the board his own affidavit, and the affidavit of the person at the capitol authorized to receive the coal, showing the number of bushels delivered and the dates of delivery. Said affidavit shall accompany the order of the board and be filed in the auditor’s office.

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, one 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,
and for deficiency in 1894, five hundred and seventy-three dollars and sixty cents.

**County and District Taxes.**

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

**Public Printing.**

For public printing and binding, on contract, twenty thousand dollars.

For supplying stationery and printing paper for state use, including the office of state superintendent of free schools, eight thousand dollars: Provided, That the superintendent of public printing shall render to the governor, annually, an itemized statement, sworn to, of all the printing done for the state, and the amount paid for the same; and also an itemized statement under oath of all the stationery purchased for the state and the amounts paid therefor, and the governor shall transmit said statement to the legislature at the regular sessions.

**Civil Suits.**

For expenses in civil suits, and pay of state agents, one thousand dollars, or so much thereof as may be necessary, to be paid out of the funds collected.

**Janitor’s Bill.**

To pay Pat Neugent for services, one hundred and thirty-five dollars.

To pay John Murtz for services, ninety dollars.

To pay Mike Knee for services, sixty-seven dollars and fifty cents.

To pay Henry Allen for services, ninety dollars.

To pay John Newhouse for services, sixty-seven dollars and fifty cents.

To pay J. H. Walker for services, ninety dollars.
To pay Charles Keyser for services, ninety dollars.
To pay Oscar Hern for services, sixty-seven dollars and fifty cents.
To pay A. H. Wilson for special services as janitor, one hundred and thirty-five dollars.
To pay for washing towels, twenty dollars.

**Governor's Mansion and Grounds.**

For purchase of lot adjoining governor's mansion, two thousand and five hundred dollars, to be expended under the direction of the governor.

**State Libraries.**

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

**Interest.**

To pay interest on temporary loans from school fund, two thousand three hundred and eighty-three dollars and thirty cents.

**Miscellaneous.**

To pay for washing towels.

To pay Truslow Furniture Company for chairs, Truslow Furniture Co.
sweepers and table, one hundred and forty-eight dollars and eighty-four cents.

To pay J. L. Jones for material and carpenter's work on stairway and roof of capitol building, sixteen dollars.

To pay J. C. Dulaney Company for waste-baskets and spitoons for use of the legislature, one hundred and two dollars and twenty-five cents.

To pay Rand & Goshorn for enamel cloth, towels and crash, one hundred and two dollars and two cents.

To pay C. J. Rudesill & Son for pitchers, basins, slop jars, soap dishes and tumblers, sixteen dollars and seventeen cents.

To pay McManamy & Cannon for baskets, cuspadores,
mops and various articles of hardware, sixty-three dollars and sixty-four cents.

P. M. Long.

To pay P. M. Long in full for his services in apprehending and conveying A. C. Davis charged with felony from Villa Ridge, Illinois, to Clarksburg, West Virginia, in July, one thousand eight hundred and ninety-three, seventy-five dollars.

Benjamin White.

To pay Benjamin White in full for keeping, clothing and restraining Charles B. White, a lunatic, from the nineteenth day of December, one thousand eight hundred and ninety-three, to the ninth day of May, one thousand eight hundred and ninety-four, under a contract made by him with the circuit court of Mercer county on the twenty-eighth day of November, one thousand eight hundred and eighty-five, being for one hundred and seventy-six weeks, four hundred and forty dollars.

Dawley Furniture Co.

To pay Dawley Furniture Company, for one table for the house of delegates, ten dollars.

Lovell & Killinger.

To pay Lovell & Killinger for one desk for sergeant-at-arms of the house of delegates, fifteen dollars.

Sterrett Bros.

To pay Sterrett Bros. for seventy-nine and three-fourths yards Brussels carpet for speaker's room of the house of delegates, eighty-three dollars and ninety cents.

Scott Bros.

To pay Scott Brothers for soap, combs, brushes, brooms, blacking, etc., for the legislature, thirty-eight dollars and eighty-five cents.

S. Spencer Moore & Co.

To pay S. Spencer Moore & Company for books, racks, thermometers, etc., nine dollars and five cents.

Elk Foundry.

To pay Elk Foundry and Machine Company for castings, grate bars, etc., for furnace at the capitol, furnished in April and May, one thousand eight hundred and ninety-two, thirty-three dollars.

M. V. Callaway.

To pay M. V. Callaway of Summers county, for taxes refunded for 1888 and 1889 on orders of the county court of said county, thirty-two dollars and thirty-eight cents.

Richard Welch.

To pay Richard Welch for extra per diem as floor page of the house of delegates from the fourteenth day of January to the fourteenth day of March, one thousand eight hundred and ninety-one, thirty dollars.

B. F. Ramage.

To pay B. F. Ramage, clerk of the circuit court of Marion county, for the costs in the suit of regents of the State Normal School vs. Fairmont Gas Coal Company, of New York and others, to condemn lands, sixty-two dollars and fifty-four cents.

B. F. Ramage.

To pay B. F. Ramage, clerk of the circuit court of Marion county, for costs in the suit of regents of the State Normal School vs. Fairmont Gas Coal Company, of New York, et als., chancery with injunction, fifty-three dollars and sixty-one cents.
To pay Goshorn & Company for drawer locks for house of delegates, seven dollars.

To pay Doctor S. F. Roberts for medical and surgical services rendered Heenan Fleming, confined in the jail of Nicholas county for murder, in the months of January and February, one thousand eight hundred and ninety-four, and also for accompanying said prisoner from Nicholas county to the jail in Kanawha county at the instance of W. G. Graves, sheriff of Nicholas county; allowance in full for said services, one hundred dollars.

To pay Doctor J. O. McQueen for medical and surgical services rendered Heenan Fleming, arrested upon the charge of murder in Webster county, attending upon said prisoner in Webster county and dressing his wounds and accompanying him to the jail of Nicholas county and attendance upon him in said jail, in full for all of said services, seventy-five dollars.

To pay Flournoy & Price for services on account as assistant counsel in the suit brought by the state of Maryland against this state in the supreme court of the United States for the settlement of the boundary line between the two states, two thousand dollars.

To pay for costs and expenses of this state in the said suit of the state of Maryland against this state, in the supreme court of the United States, for the settlement of the boundary line between the two states, six hundred dollars, or so much thereof as may be necessary, the same to be paid out upon the requisition of the attorney general.

To pay Professor A. R. Whitehill for chemical work and analysis in the Welch poisoning case in Barbour county, including amount paid out by him to Pittsburgh Testing Laboratory, in full for such services and payment, one hundred dollars.

To pay telephone exchange for rental and maintenance of telephone to the house of delegates, thirteen dollars and ninety-five cents.

To pay Chesapeake and Ohio railway company for freight on furniture for house of delegates, four dollars and five cents.

To pay Meader furniture company for furniture for speaker's room of the house of delegates, two hundred and fourteen dollars.

To pay Butler printing company for two thousand tickets, seven dollars and sixty cents.

To pay Fenton metallic manufacturing company for metallic case of one hundred and twenty-six files put in office of superintendent of free schools, in full for said case, two hundred and fifty dollars.
To pay J. L. Jones for nest of pigeon holes furnished clerk of house of delegates, six dollars.

To pay M. Levi balance due on contract for putting in elevator at the capitol, three hundred dollars, which amount is in full of said contract.

To pay Sterrett Bros. for thirty-four yards linoleum, twenty dollars and fifty cents. The same was purchased February twenty-fourth, one thousand eight hundred and ninety-two.

To pay Henry A. Smith for ten days as assistant clerk of the senate, balance of extra per diem after regular session in one thousand eight hundred and ninety-three, sixty dollars.

To pay Isaac Griffith balance due for keeping Sarah Hartsell, a lunatic of Mercer county, under a contract with the circuit court of said county, from the seventeenth day of November, one thousand eight hundred and eighty-five, to the twenty-eighth day of January, one thousand eight hundred and eighty-eight, eighty-seven dollars.

To pay Ed. L. Boggs for soap, blacking, etc., forty-nine dollars and seventy-five cents.

To pay W. Herrman Smith for repairing clock in the senate chamber, two dollars.

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 thirty, one thousand eight hundred and ninety-six, the following sums for the purposes as follows:

Penitentiary.

For the penitentiary

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

For the salary of the clerk and commissary, one thousand dollars.

For salary of the physician, six hundred dollars.

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

For deficiency in ordinary expenses, fourteen thousand dollars.

For new shop room, fifteen hundred 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 necessary 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, fifteen hundred dollars.

**Historical Society.**

For the West Virginia historical and antiquarian society, twelve hundred 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 by said fund, to be and remain the property of the state, and to be held in trust by said society for the state.

**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, nineteen thousand two hundred dollars is hereby appropriated payable on the order of the regents of said school.

For traveling expenses of the regents for the year one thousand eight hundred and ninety-six, six hundred dollars: Provided, That only the necessary 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 schools, which itemized statement shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

For insurance on normal school buildings, five hundred dollars.

**Marshall College.**

For library and apparatus, two hundred and fifty dollars.

For contingent expenses, six hundred dollars.

For ordinary repairs, etc., five hundred dollars.
For new buildings, including heating and plumbing of same, twelve thousand five hundred dollars.
For furnishing new building, fifteen hundred dollars.

West Liberty Normal School.

For new commencement hall, or remodelling old building, three thousand dollars.
For furniture, two hundred dollars.
For library and apparatus, two hundred dollars.
For contingent fund, two hundred dollars.

Fairmont Normal School.

For completing building according to original plans and specifications, six thousand dollars.
For paving and grading, one thousand dollars.
For furniture, two hundred and fifty dollars.
For library, fifty dollars.
For apparatus, one hundred dollars.
For contingent expenses, five hundred dollars.
For repairs to building, one hundred dollars.

Concord Normal School.

For library, one hundred dollars,
For improvements and repairs, one thousand dollars.
For contingent expenses, two hundred dollars.
For furnishing heat, two hundred dollars.

Glenville Normal School.

For grading grounds, making fence and laying pavement, two hundred and fifty dollars.
For library and apparatus, two hundred dollars.
For furniture, six hundred dollars.
For incidental expenses, two hundred dollars.

Shepherd College Normal School.

For repairs and contingent expenses, five hundred dollars.
For library and apparatus, one hundred and fifty dollars.
For piano, four hundred dollars.
For new building, seven thousand five hundred dollars.

How paid.

The foregoing appropriations for the state normal school and its branches other than that included in the sum of nineteen thousand two hundred dollars provided
for their support, shall be drawn from the treasury upon the orders of the board of regents of each of the said schools, and expended under their direction.

West Virginia School for the Deaf and the Blind.

For current expenses, twenty-eight thousand five hundred dollars.
For traveling expenses of pupils, twelve hundred dollars.
For contingent expenses, five hundred dollars.
For insurance, six hundred dollars
Provided, That only the necessary expenses incurred by the regents of the said school for the deaf and the blind in discharging their duties as such, and four dollars a day for each day they may be employed as such, may be allowed; an itemized account of which shall be filed among the records of said institution, which itemized statement shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

The University.

For salaries of the president and instructors, fourteen thousand dollars.
For current and contingent expenses, three thousand dollars.
For books for cadets as provided by law, eight hundred dollars.
For expenses of board of regents, six hundred dollars.
For purchase of additional grounds, two thousand dollars.
For grading and improving drill grounds for cadets, three hundred dollars.
For general repairs, five hundred dollars.
The foregoing appropriations for the West Virginia University to be drawn from the treasury upon the order of the board of regents, addressed to the auditor:
Provided, That only the necessary 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, which itemized statement shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.
For the hospital for the insane at Weston.

Hospital for the Insane at Weston.

For current expenses including general expenses of the hospital for the insane at Weston, one hundred and twenty-five thousand dollars: Provided, That only the necessary 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, which itemized account shall be made a part of their report to the governor, 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.

Proviso as to expenses of directors.

For transportation of patients to and from hospital, two thousand five hundred dollars.

For building colored hospital, six thousand dollars.

For ice plant and cold storage, five thousand dollars.

For building kitchen, three thousand dollars.

For iron bedsteads, five hundred dollars.

For painting, fifteen hundred dollars.

The foregoing appropriations for the hospital for the insane at Weston, shall 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 amount as may be then actually needed, and not otherwise.

Proviso as to when to be drawn.

Other appropriations for said hospital.

How paid.

For the second hospital for the insane.

Second Hospital for the Insane.

For current expense fund, thirty-five thousand dollars.

For transportation fund, fifteen hundred dollars.

For drugs, medicines, books and instruments, three hundred dollars.

For farm fund, five hundred dollars.

For sewerage, five hundred dollars.

For repair fund, four hundred dollars.

For construction fund for two wing building, west of administration building, of uniform construction with east wing building, thirty thousand dollars.

For heating and plumbing, eight thousand dollars.

For furnishing new buildings, three thousand dollars.

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.

How paid.
Provided, That only the necessary expenses incurred by the board of directors of the second 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, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

West Virginia Reform School.

For salaries of superintendent and officers, three thousand six hundred dollars.
For transportation of inmates, five hundred dollars.
For general expenses, twelve thousand dollars.
For expenses of board of directors, six hundred dollars.
For laundry, ice house, dry closets, bath house and drainage, five hundred dollars.
For repairs, two hundred dollars.
For barn and store house, one thousand dollars.
For shops and machinery, twelve hundred dollars.
The foregoing appropriations for the West Virginia reform school shall be drawn from the treasury upon the order of the board of directors, addressed to the auditor: Provided, That only the necessary expenses incurred by the said directors in discharging their duties as such, and four dollars a day for each day they may be employed as such, shall be allowed; an itemized account of which shall be filed among the records of said institution, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them.

The West Virginia Colored Institute.

For current and contingent expenses, three hundred dollars.
For traveling expenses and per diem board of regents, three hundred dollars.
For salary of janitor, three hundred dollars.
For drainage, one hundred and twenty-five dollars.
For fuel, three hundred dollars.
For oil and lamps, seventy-five dollars.
For building machinery hall, four thousand dollars.
For completion of the fences, two hundred and fifty dollars.
For painting and repairs, two hundred dollars.
For plants and seeds, twenty-five dollars.
For salary of two teachers, twelve hundred dollars.
For additional furniture for dormitories, seventy-five dollars.

The foregoing appropriations for the West Virginia colored institute shall be drawn from the treasury upon the order of the board of regents addressed to the auditor: Provided, That only the necessary expenses incurred by the said regents in the discharge of 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, which itemized account shall be made a part of their report to the governor, and no mileage shall be allowed or paid to them; and no contract shall be made by the regents of said institute which will include any expenditure of any nature whatsoever beyond the sums specifically appropriated by the terms of this act.

Bureau of Labor.

For salary of commissioner of labor, for the year ending May thirty-one, one thousand eight hundred and ninety-seven, twelve hundred dollars.
For salary of assistant commissioner, eight hundred dollars.
For contingent expenses of officers of bureau of labor, four hundred dollars.

State Board of Agriculture.

For per diem of commissioners, salary of secretary and expenses of state board of agriculture, not to exceed three thousand dollars.
To be paid by the auditor upon the order of the board.

Inspectors of Mines.

For salaries of inspectors of mines, three thousand dollars.
For traveling expenses of inspectors of mines, twelve hundred dollars.

Bank Examiner.

For salary of bank examiner, seven hundred dollars.

State Board of Health.

For expenses of state board of health, fifteen hundred dollars.
GENERAL APPROPRIATIONS.

Commissioners of Pharmacy.

For expenses of commissioners of pharmacy and their secretary, three hundred dollars; to be paid by the auditor upon the order of said commissioners.

Vaccine Agents.

For vaccine agents, to be paid on the order of the governor, one hundred dollars.

Civil Contingent Fund.

For civil contingent fund for the governor, ten thousand dollars. But in no instance shall this appropriation be used for the payment of clerk hire in any of the offices of this state.

Contingent Fund—Executive Department.

For contingent expenses of auditor’s office, two thousand dollars.

For contingent expenses of the treasurer’s office, three hundred and fifty dollars.

For contingent expenses of attorney general’s office, three hundred dollars.

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

For contingent expenses of adjutant general’s office, five hundred dollars.

For contingent expenses of office of state librarian, three hundred dollars.

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

Salaries of Clerks.

For salary of governor’s private secretary and assistant, twenty-two hundred dollars.

For salary of chief clerk of the secretary of state, one thousand two hundred dollars; for other clerks, two thousand dollars.

For salary of chief clerk in treasurer’s office, one thousand two hundred dollars; for salary of assistant clerk in treasurer’s office, eleven hundred dollars.

For salary of chief clerk in auditor’s office, fifteen hundred dollars; for other clerks in auditor’s office, five thousand five hundred dollars.
Attorney general.

For salary of assistant in attorney general's office, twelve hundred dollars.

For salary of chief clerk in the office of state superintendent of free schools, to be paid out of the general school fund, twelve hundred dollars; for salary of assistant clerk in the office of state superintendent of free schools, to be paid out of the general school fund, one thousand dollars.

State superintendent of schools.

Judicial Department.

For contingent expenses of the supreme court of appeals, to be expended on the order of the court, fifteen hundred dollars.

For printing and binding supreme court reports, fifteen 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, fifteen thousand dollars; which amount shall cover all expenditures for the militia for the fiscal year ending September thirtieth, one thousand eight hundred and ninety-six: Provided, That the said sum shall be disbursed under the order of the governor, adjutant general and paymaster general, made upon the auditor.

Capitol Building and Grounds.

For water, seven hundred dollars.  
For gas, one thousand dollars.  
For coal, one thousand dollars.  
For contingent and repair fund, fifteen hundred dollars.

The board of public works shall make a contract for the delivery of such coal. The board shall from time to time, as the contractor delivers the coal, make an order directing the auditor to issue his warrants upon the treasury in payment for said coal, but no such order shall be made unless the contractor produces to the board his own affidavit, and the affidavit of the person at the capitol authorized to receive the coal, showing the number of bushels delivered and the dates of delivery. Said affidavit shall accompany the order of the board and be filed in the auditor's office.
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, one thousand dollars.

Erroneous Assessments.

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

County and District Taxes.

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

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

Public Printing.

For public printing and binding on contract, fifteen thousand dollars.

For supplying stationery and printing paper for state use, including the office of state superintendent of free schools, ten thousand dollars. Provided, That the superintendent of public printing shall render the governor, annually, an itemized statement under oath of all the stationery purchased for the state and the amounts paid for the same, and also an itemized statement of all the stationery purchased for same, and the governor shall transmit said statement to the next legislature at the next regular session.

Civil Suits.

For expenses in civil suits, and pay of state agents, one thousand dollars, or so much thereof as may be necessary, to be paid out of the funds collected.
State Libraries.

For purchasing and binding books for state libraries, the sum of one thousand dollars.

To be drawn on the order of the supreme court of appeals, and expended under the 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 dollars.

Governor's Mansion and Grounds.

For purchasing lot adjoining the governor's mansion, two thousand five hundred dollars; to be expended under the direction of the governor.

Be it further enacted by the Legislature of West Virginia:

3. No sum of money shall be paid out of the treasury during the fiscal year ending September the thirtieth, one thousand eight hundred and ninety-five, and September thirtieth, one thousand eight hundred and ninety-six, 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 said fiscal year ending on the thirtieth day of September, one thousand eight hundred and ninety-six, and during the first six months of the fiscal year beginning on the first day of October, one thousand eight hundred and ninety-six, make payment 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-six, that is to say, for criminal charges; for the 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 school for the deaf and the blind; for the militia; for current expenses of the hospitals for the insane; for the expenses of the reform school; for contingent expenses of the different executive officers, and of the librarian and adjutant-general's office; for pay of clerks in the executive offices; for pay of warden, clerk,
physician and chaplain of the penitentiary; for printing and binding 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 re-deemed 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-seven, sums sufficient to make the payments authorized by this section.

4. The auditor is hereby authorized to make the necessary entries on the books of his office disposing of the arrears for taxes, licenses and fines due from sheriffs for the year one thousand eight hundred and sixty-one, to and including one thousand eight hundred and ninety-four, and to allow such compensation as he may think reasonable to the state agents for the collection thereof, such compensation to be paid out of the money so collected, upon the approval of the attorney general.

5. The superintendents of the several public institutions of the state shall furnish to the board of directors, or regents, of the respective institutions, itemized accounts of all moneys paid out on account of appropriation for contingent expenses and repairs, and when audited and allowed, the directors or regents respectively shall include such itemized accounts in their reports as are directed by law to be made. Every warrant or requisition upon the auditor for any part of the moneys herein or hereby appropriated for the penitentiary, the university, the hospitals for the insane, and the school for the deaf and the blind and the reform school shall be accompanied by a statement of the treasurer or other financial officer of such institutions, showing how much money is in their hands to the credit of such institution, on the day such draft or requisition is forwarded for payment, and the disbursing officers of the various contingent funds are hereby required to furnish the succeeding legislature an itemized account of the distribution of said funds.

6. All boards of regents, boards of directors or other board or officers authorized by this act to issue orders or requisitions upon the auditor for the payment of money out of the state treasury, shall before any
such money is paid out of the treasury, certify to the
auditor that the money for which such order or requisition
is made, is needed for present use for the purpose
for which it was appropriated, and the auditor shall not
issue his warrant to pay any money out of the state
treasury unless the same is needed for present use for
such purpose.

(Approved February 22, 1835.)

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

HOUSE JOINT RESOLUTION NO. 1.

Authorizing the auditor to draw his 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 requisition of the clerk of the senate, and the sergeant-at-arms of the house, respectively; and the said auditor is further authorized to issue his warrants for the mileage of the members of the two houses as soon as the said mileage is ascertained and fixed, upon the proper requisition being presented to him therefor.

(Adopted January 9, 1805.)

HOUSE JOINT RESOLUTION NO. 2.

Adopting 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, be and the same are hereby adopted for the government of the two houses of the legislature.

(Adopted January 16, 1805.)
JOINT RESOLUTIONS.

HOUSE JOINT RESOLUTION NO. 5.

Raising joint committees to visit, inspect and investigate the management of the state insane asylums at Weston and Spencer, and the penitentiary.

Resolved by the Legislature of West Virginia:

That joint committees, consisting of three members on the part of the house and two on the part of the senate, be appointed, to visit, inspect and investigate the management of the state insane asylums at Weston and Spencer, and to report the conditions thereof; that a like number from the house and senate be appointed to visit and inspect the penitentiary, and report thereon; those on the part of the house to be appointed by the speaker, and those on the part of the senate, by the president of the senate.

(Adopted January 25, 1895.)

HOUSE JOINT RESOLUTION NO. 10.

Concerning the Virginia debt.

Resolved by the Legislature of West Virginia:

That this legislature hereby declines to enter into any negotiation with the debt commissioners, or commission, appointed under a joint resolution adopted by the general assembly of Virginia, in the month of March, one thousand eight hundred and ninety-four, looking to any settlement of the Virginia debt question on the basis set forth in said joint resolution.

(Adopted February 7, 1895.)

HOUSE JOINT RESOLUTION NO. 19.

Providing for a joint committee to visit and report on the condition of the West Virginia reform school.

Resolved by the Legislature of West Virginia:

That a joint committee of two members upon the part of the house (to be appointed by the speaker of the house), and one upon the part of the senate (to be appointed by the president of the senate), be appointed to visit, inspect and investigate the manage
JOINT RESOLUTIONS.

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ment of the reform school for boys located at the town of Pruntytown, in the county of Taylor, and to report the condition thereof.

(Adopted January 29, 1855.)

HOUSE JOINT RESOLUTION NO. 23.

Authorizing the adjutant general to loan to the normal schools a sufficient number of guns to supply cadet organizations of such schools.

Resolved by the Legislature of West Virginia:

That the adjutant general be authorized to furnish or loan the principals of the normal school and its branches a sufficient number of guns from any which he may have in his possession or control, not used in arming the military forces of the state, to supply any cadet organizations which may exist at each school: Provided, That the principal of any such school receiving the same shall execute a bond in a sum deemed sufficient by the adjutant general for the return of said guns in good condition whenever demanded by the adjutant general.

(Adopted February 16, 1895.)

HOUSE JOINT RESOLUTION NO. 24.

Authorizing the board of directors of the West Virginia hospital for the insane at Weston to apply and use the amount of one thousand dollars, heretofore appropriated by the legislature for the year one thousand eight hundred and ninety-one for "padding rooms" at said hospital, in the construction of pavements or sidewalks around and in front of the grounds of said institution.

Resolved by the Legislature of West Virginia:

That the fund of one thousand dollars, or so much thereof as may be necessary, appropriated by the legislature of one thousand eight hundred and ninety-one, now in the hands of the treasurer of the West Virginia hospital for the insane, for the purpose of "padding rooms," be applied and used by the board of directors of said hospital to and in the construction of pavements and sidewalks around and in front of the grounds of said hospital.

(Adopted February 18, 1895.)
Joint Resolutions.

House joint resolution no. 27.

Raising a joint committee to consider the propriety of establishing an industrial school for girls in the state, and confer with the Honorable H. G. Davis concerning a donation proposed by him to said school.

Whereas, The Honorable H. G. Davis, of Elkins, Randolph county, has offered to give fifty thousand dollars for the establishment of a girls' industrial school in this state, and to furnish also suitable grounds for the purpose, upon certain conditions, which offer and conditions are set out in the following letter:

"Hon. Wm. A. MacCorkle,

Governor of West Virginia,

Charleston, West Virginia:

Dear Governor:—I feel a deep interest in the education and training of young girls, especially in West Virginia, whose circumstances and surroundings would prevent them from securing such advantages. We ought to have a state institution where girls could at small expense, be able to receive such education and industrial training as would better fit them for the affairs of life and enable them to become teachers, clerks, telegraph operators, etc., thus making them self-supporting and of greater benefit to the state.

If the state will establish an institution for the purpose named, and make an annual appropriation of, say, ten thousand dollars or fifteen thousand dollars for its support, I will give fifty thousand dollars and suitable ground, at some central point, accessible by rail, such as Davis or Elkins, towards the erection of a suitable building. If you concur in these suggestions, you are at liberty to submit this proposition to the legislature. The act could be made conditional on my giving fifty thousand dollars and suitable grounds for the purpose.

Very truly yours,

H. G. Davis."

And,

Whereas, Said offer is very liberal, and the general objects of the proposed gift commend themselves to our serious consideration; therefore, be it

Resolved by the Legislature of West Virginia:

That a committee of three be appointed to be composed of two members of the house, to be appointed by the speaker of the house, and one member of the senate, to be appointed by the president of the senate, to confer with Mr. Davis and ascertain his views more fully as to the scope and purposes of the proposed school, and consider with him the feasibility of the plan and propriety of the state's undertaking the establishment and maintenance of such a school; which committee shall report fully to the next session of the legislature; and, also, submit with their report a bill for the establishment, government and maintenance of such school, if they deem it best that the school be established.

(Adopted February 20, 1895)
HOUSE JOINT RESOLUTION NO. 28.

Providing for the printing and distribution of one thousand copies of Senate Bill No. 48, as passed by the legislature.

WHEREAS, Senate Bill No. 48, "A bill amending and re-enacting section 2 of chapter seventy-four of the code of West Virginia, as amended and re-enacted by chapter one hundred and twenty-three of the acts of the legislature of one thousand eight hundred and ninety-one, concerning acts valid between the parties but void as to creditors and purchasers, and concerning preferences by insolvent debtors," has been passed by the legislature to take effect from its passage; and,

WHEREAS, Said act makes a very material change in the law on said subject; therefore,

Resolved by the Legislature of West Virginia:

That the secretary of state be and is hereby authorized and directed to have printed one thousand certified copies of said act, and that it shall be his duty to forward without delay to the clerks of the circuit courts of this state as many as ten copies each, the remainder of said one thousand copies to be distributed among the members of the legislature.

(Adopted February 19, 1895.)

HOUSE JOINT RESOLUTION NO. 31.

To provide for the payment of salary of janitors.

WHEREAS, There is no provision in the general appropriation bill by which the auditor is authorized to pay the janitors' salaries;

Resolved by the Legislature of West Virginia:

That the auditor is hereby directed to draw his warrant upon the treasury for the respective amounts appropriated in the general appropriation bill to pay said employees therein named: Provided, That no amounts shall be paid under this resolution, except those whose names with the amounts of each, are named in the general appropriation bill.

(Adopted February 22, 1895.)
HOUSE JOINT RESOLUTION NO. 32.

Providing for a joint committee to wait upon the Governor.

Resolved by the Legislature of West Virginia:

That a joint committee of five, consisting of two from senate and three from the house of delegates, be appointed by the presiding officer of their respective houses, to wait upon the governor and inform him that the legislature will soon be ready to adjourn sine die and ascertain whether or not he has any communication to make to the two houses.

(Adopted February 22, 1895.)

SENATE JOINT RESOLUTION NO. 1.

Providing for a joint committee of the two houses to wait upon the governor.

Resolved by the Legislature of West Virginia:

That a joint committee of two on the part of the senate and three on the part of the house be appointed to notify the governor that the two houses of the legislature are in session and organized, and ready to receive any communication he may be pleased to make to them.

(Adopted January 9, 1895.)

SENATE JOINT RESOLUTION NO. 17.

Authorizing and instructing the attorney-general of this state to institute such legal proceedings, by quo warranto, or otherwise, in any of the courts of this state having jurisdiction, against all companies having been granted special charters, to a forfeiture of their charter and chartered rights.

Whereas, There has been granted by former legislatures to various companies, special rights and privileges, and said companies having violated their chartered rights and franchises, which has
worked an injury and damage to the manufacturing and producing interests of the state; therefore, be it

Resolved by the Legislature of West Virginia:

That the attorney-general of this state, on the complaint of twenty-five citizens who may be aggrieved, be and is hereby authorized and instructed to institute such legal proceedings by writ of quo warranto, or otherwise, in any of the courts of this state having jurisdiction, against any of said companies, for a forfeiture of their charter and chartered rights in so far as same are contrary to law, or have been lost by non-user or otherwise.

(Adopted February 13, 1895.)
## LEGISLATURE OF 1895.

Members, Officers, Attaches and Committees.

### HOUSE OF DELEGATES—MEMBERS.

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<th>Name</th>
<th>Postoffice Address</th>
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<td>William B. Corder</td>
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<td>Jacob S. Davis</td>
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<td>G. W. Maze</td>
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<td>Lloyd Hansford</td>
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<td>A. W. McDonald</td>
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<td>Charles L. Stuckey</td>
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<tr>
<td>A. W. Cook</td>
<td>Norwood</td>
<td>Eighth delegate dist.</td>
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</table>
Members of the Legislature.

**Officers and Attaches.**

**Speaker.**
WILLIAM SEYMOUR EDWARDS.
Charleston

**Clerk.**
WM. M. O. DAWSON.
Kingwood

**Sergeant-at-Arms.**
M. B. Morris.
Glenville

**Doorkeeper.**
William Edmonds.
Parkersburg

**Librarian.**
George T. Gosorn.
Petersburg

**Assistant Clerks.**
E. E. Hood, *U. S. Davis, M. S. Cornwell,
D. E. Matthews, B. F. Curry, Edward Cor-
der, T. W. B. Duckwall, J. W. Graham.

**Committee Clerks.**
W. T. Alexander, W. B. Hawkins, David
Thompson, J. P. Austin, A. H. Mahone,
Alfred Phillips, Thomas Caldwell, Stillman
Young, E. L. Radman.

**Clockroom Keepers.**
C. N. Smith and G. L. Cuzzens.

**Pages.**
Moore Fleming, Howard Jarrett, J. O.
Summers, Walter Blue, Ralph Mayer, Willie
W. Graham, Withers Adams, Romeo Cris-
lip, Glenn Mott, A. C. Mahan.

**The Senate—Members.**

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<td>James H. Furbee</td>
<td>Second</td>
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<td>C. H. Scott</td>
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<td>Beverly, Randolph Co</td>
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<td>U. G. Young</td>
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<td>Robert Earl</td>
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<td>Brice W. Catlett</td>
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*Died March 2, 1895*
MEMBERS OF THE LEGISLATURE.

OFFICERS AND ATTACHES.

*President* ........... WILLIAM GORDON WORLEY........ Kingwood
*Clerk* ................. JOHN T. HARRIS.................. Parkersburg
*Stenographer* .......... Lewis E. Schrader............... Wheeling
*Sergeant-at-Arms* ..... Cyrus Willey .................... Hinton
*Librarian* ............. Walter Holle .................... West Union
*Doorkeeper* ............ Hiram Campbell ................ Grantsville
*Assistant Clerks* ...... E. M. Showalter, Clark W. May, Cyrus W.
Hall, Ledrew M. Wade, Will A. Strickler.
*Committee Clerks* ...... W. C. Worden, Archibald A. Taylor, Henry
G. Shaffer, Homer B. Woods, Winfield S.
Starcher, N. B. Hamric, James A. Seaman,
*Cloakroom Keepers* ...... Matthew Parry and John A. Brown.
*Pages* ................. Wade Coffman, Clayton E. Coleman, Guy
Deeds, Kenna Gentry, John R. Herman,
Charles E. Hughes, Lawrence McClure, Wyc-
liff Sentz.
### Standing Committees

#### Privileges and Elections

- Messrs. Smith of Ohio, Reynolds, Morris, Martin, Dandridge and Lawson

#### Federal Relations

- Messrs. Harmer, Smith of Ohio, Rinehart, Bumgarner, Cook of Summers, McDonald, Edmiston and Pugh

#### Taxation and Finance

- Messrs. Reynolds, Brady, Ford, Glover, Morris, Crislip, Anderson, Brownfield, Pearson of Wirt, Harmer, Dandridge, Stuckey, Jarrett, Harding and Groves

#### Military Affairs

- Messrs. Clark, McKnight, Smith of Hancock, Hawkins, Brownfield, Reynolds, Martin, Brady, Whiting, Harding, Dandridge, Lawson, Erwin and Hoover

#### The Judiciary

- Messrs. Fleming, Reynolds, Morris, Smith of Ohio, Stapleton, Martin, Harmer, Jones, Glover, McDonald, Edmiston, Hansford, Kester, Dandridge and Harding

#### Education

- Messrs. Morris, Jones, White of Preston, Cook of McDowell, Ford, McKnight, Cook of Summers, Smith of Hancock, Porter, Pipes, Harding, Moomau, Hill of Boone, Dandridge and Groves

#### Counties, Districts and Municipal Corporations

- Messrs. Brady, Purdy, Rinehart, Cook of McDowell, White of Mercer, Hess, Anderson, Davis, Blue, McDonald, Moomau, Hoover, McKinnie and Maze
COMMITTEES OF THE LEGISLATURE.

PRIVATE CORPORATIONS AND JOINT STOCK COMPANIES.


ROADS AND INTERNAL NAVIGATION.

Messrs. Smith of Hancock, Pearson of Wirt, Stamm, Kemper, Ankrom, Crislip, Porter, Brady, White of Mercer, Kimes, Pierson of Braxton, Stuckey, Maze, Harding and Lawson.

FORFEITED AND UNAPPROPRIATED LANDS.


CLAIMS AND GRIEVANCES.


HUMANE INSTITUTIONS AND PUBLIC BUILDINGS.


PRINTING AND CONTINGENT EXPENSES.


THE EXECUTIVE OFFICES AND LIBRARY.


ARTS, SCIENCES AND GENERAL IMPROVEMENT.


THE PENITENTIARY.

Messrs. Greer, Sturm, Ankrom, Purdy, Toler, Brownfield, Cook of Summers Kimes, Corbitt, Pyle, Harding, McKimmie, Kester, Moorman and Kidd.

MINES AND MINING.

Messrs. Toler, Harmer, Cook of McDowell, Sturm, Bumgarner, Rinehart, McNabb, Greer, Porter, Blue, Kidd, Lawson, Erwin, McKimmie and Pierson of Braxton.

IMMIGRATION AND AGRICULTURE.

STATE BOUNDARIES.

Messrs. Rinehart, Smith of Hancock, Hill of Mason, Anderson, Whiting, McDonald, Lawson and Erwin.

RAILROADS.

Messrs. Evans, Martin, Campbell, Pyle, Bumgarner, Greer, Brady, Morris, Brownfield, Edmiston, Hansford, Kester, Adkins and Boggs.

LABOR.

Messrs. Stamm, Toler, Anderson, McKnight, Rinehart, White of Mercer, Sturm, McNabb, Cook of Summers, Corder, Boggs, Jarrett, Hill of Boone, Pugh and Adkins.

RULES.

Messrs. Edwards (Speaker), Reynolds, Evans, Brady, Fleming, Morris, Dandridge, Edmiston and McDonald.

The Senate.

PRIVILEGES AND ELECTIONS.

Messrs. Patton, Gramm, Hensley, Cook, Mahood, Catlett and Hyde.

THE JUDICIARY.

Messrs. Farr, Patton, Young, Lockney, Reed, Whitaker, Scott and Mahood.

FINANCE.

Messrs. Whitaker, Furbee, Farr, Hughes, Patton, Tarr and Hardman.

EDUCATION.

Messrs. Furbee, Young, Reed, Lockney, Hensley, Stewart and Finley.

COUNTIES AND MUNICIPAL CORPORATIONS.

Messrs. Hensley, Furbee, Hoge, Cook, Gramm, Henderson and Earl.

ROADS AND NAVIGATION.

Messrs. Hughes, Young, Hoge, Davies, Hensley, Haynes and Peck.

BANKS AND CORPORATIONS.

Messrs. Gramm, Whitaker, Furbee, Davies, Hughes, Tarr and Hyde.

PUBLIC BUILDINGS AND HUMANE INSTITUTIONS.

Messrs. Cook, Young, Hoge, Hensley, Lockney, Hardman and Peck.

PENITENTIARY.

Messrs. Farr, Whitaker, Furbee, Hughes, Davies, Henderson and Haynes.
COMMITTEES OF THE LEGISLATURE.

RAILROADS.
Messrs. Hughes, Farr, Patton, Hensley, Gramm, Scott and Haynes.

MILITIA.
Messrs. Young, Hoge, Reed, Hensley, Gramm, Peck and Catlett.

FEDERAL RELATIONS.
Messrs. Patton, Farr, Reed, Hughes, Cook, Stewart and Scott.

IMMIGRATION AND AGRICULTURE.
Messrs. Lockney, Hoge, Furbee, Davies, Reed, Earl and Henderson.

MINES AND MINING.
Messrs. Davies, Hensley, Cook, Hoge, Farr, Hyde and Mahoo!.

LABOR.
Messrs. Hoge, Gramm, Davies, Lockney, Cook, Hyde and Peck.

CLAIMS AND GRIEVANCES.
Messrs. Hensley, Whitaker, Furbee, Hughes, Davies, Mahood and Hardman.

FORFEITED, DELINQUENT AND UNAPPROPRIATED LANDS.
Messrs. Patton, Farr, Furbee, Whitaker, Young, Stewart and Tarr.

PUBLIC PRINTING.
Messrs. Reed, Hughes, Whitaker, Farr, Lockney, Earl and Catlett.

RULES.
Mr. President, and Messrs. Farr, Whitaker, Henderson and Finley.

PUBLIC LIBRARY.
Messrs. Young, Reed, Lockney, Cook, Patton, Scott and Finley.

EXAMINE CLERK'S OFFICE.
Messrs. Furbee, Patton and Tarr.

JOINT COMMITTEE ON ENROLLED BILLS.

On the part of the House.....Messrs. White of Preston, McKnight, Pyle, Edmiston and Hoover.

On the part of the Senate.....Messrs. Reed, Lockney, Young, Finley and Mahood.
## National and State Officers.

### United States Senators.

<table>
<thead>
<tr>
<th>Names</th>
<th>Postoffice</th>
<th>County</th>
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<tbody>
<tr>
<td>Charles J. Faulkner</td>
<td>Martinsburg</td>
<td>Berkeley</td>
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<td>Stephen B. Elkins</td>
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<td>Randolph</td>
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### Representatives in the 54th Congress.

<table>
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<tr>
<th>District</th>
<th>Names</th>
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<tr>
<td>First</td>
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<td>Wheeling</td>
<td>Ohio</td>
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<td>Second</td>
<td>Alston G. Dayton</td>
<td>Philippi</td>
<td>Barbour</td>
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<td>James H. Huling</td>
<td>Charleston</td>
<td>Kanawha</td>
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<tr>
<td>Fourth</td>
<td>Warren Miller</td>
<td>Jackson C. H</td>
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## State Government.

<table>
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<th>Office</th>
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<th>Residence</th>
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<tr>
<td>Governor</td>
<td>W. A. MacCorkle</td>
<td>Charleston</td>
<td>Kanawha</td>
</tr>
<tr>
<td>Secretary of State</td>
<td>Wm. L. Chilton</td>
<td>Charleston</td>
<td>Kanawha</td>
</tr>
<tr>
<td>Auditor</td>
<td>I. V. Johnson</td>
<td>Philippi</td>
<td>Barbour</td>
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<tr>
<td>Treasurer</td>
<td>J. M. Rowan</td>
<td>Union</td>
<td>Monroe</td>
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<tr>
<td>Attorney-General</td>
<td>Thomas S. Lilley</td>
<td>Wheeling</td>
<td>Ohio</td>
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<tr>
<td>State Superintendent of Schools</td>
<td>Virgil A. Lewis</td>
<td>Mason City</td>
<td>Mason</td>
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<td>Adjutant-General</td>
<td>James A. Halley</td>
<td>Havelin</td>
<td>Lincoln</td>
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<td>Labor Commissioner</td>
<td>J. S. Sydenstricker</td>
<td>Lewisburg</td>
<td>Greenbriar</td>
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<td>Librarian</td>
<td>F. L. Wood</td>
<td>Charleston</td>
<td>Kanawha</td>
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<tr>
<td>State Bank Examiner</td>
<td>C. A. Weaver</td>
<td>Martinsburg</td>
<td>Berkeley</td>
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## Inspectors of Mines.

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<td>P. L. Brannen</td>
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<td>Fayette</td>
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<td>H. A. Robson</td>
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### State Board of Agriculture

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<td>Martinsburg</td>
<td>Berkeley</td>
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<td>Third</td>
<td>W. L. Swope</td>
<td>Rock Camp</td>
<td>Monroe</td>
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<td>Fourth</td>
<td>T. C. Atkinson, President</td>
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<td>Putnam</td>
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*Secretary*... C. C. Brown... Charleston.

### State Board of Health

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<td>Brooke</td>
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<td>L. D. Wilson, M.D</td>
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<tr>
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<td>G. T. Dailey, M.D</td>
<td>Romney</td>
<td>Hampshire</td>
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<td>N. D. Baker, M.D</td>
<td>Martinsburg</td>
<td>Berkeley</td>
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<tr>
<td>Third</td>
<td>W. C. Beard, M.D</td>
<td>Alderson</td>
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<td>W. P. Ewing, M.D</td>
<td>Charleston</td>
<td>Kanawha</td>
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<tr>
<td>Fourth</td>
<td>C. R Enslo, M.D</td>
<td>Huntington</td>
<td>Cabell</td>
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<td>A. R. Barbee, M.D</td>
<td>Pt. Pleasant</td>
<td>Mason</td>
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*Dr. W. P. Ewing, President.*

*Dr. N. D. Baker, Secretary.*

### Board of Dental Examiners

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<td>Lewis</td>
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<td>A. B. Van Osten</td>
<td>Clarksburg</td>
<td>Harrison</td>
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<td>Beverly</td>
<td>Randolph</td>
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<td>V. A. Jones</td>
<td>Fairmont</td>
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<td>Jas. N. Mahan</td>
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STATE NATIONAL GUARD.

Commissioners of Pharmacy.

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<td>J. Wm. Brown</td>
<td>Charles Town</td>
<td>Jefferson</td>
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<tr>
<td>O. P. Sydenstricker</td>
<td>Lewisburg</td>
<td>Greenbrier</td>
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<tr>
<td>H. Floyd Post</td>
<td>Jackson C. H.</td>
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State National Guard.

W. A. MacCorkle, Governor and Commander-in-Chief, Charleston.

GOVERNOR'S STAFF.

<table>
<thead>
<tr>
<th>Name and Rank</th>
<th>Office</th>
<th>Residence</th>
<th>Date of Commission</th>
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<tbody>
<tr>
<td>Brig.-Gen'1 James A. Holly</td>
<td>Adj't Gen. &amp; Q'm'r Gen.</td>
<td>Charleston</td>
<td>March 7, 1893</td>
</tr>
<tr>
<td>Brig.-Gen'1 Frank P. Jepson</td>
<td>Commissary General</td>
<td>Wheeling</td>
<td>July 19, 1893</td>
</tr>
<tr>
<td>Brig.-Gen'1 Jno. Hoce-Russell</td>
<td>Paymaster General</td>
<td>Huntington</td>
<td>May 29, 1890</td>
</tr>
<tr>
<td>Colonel Lawrence Tierney</td>
<td>Aide de Camp</td>
<td>Elkhorn</td>
<td>April 20, 1893</td>
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<td>Colonel Forrest W. Brown</td>
<td>Aide de Camp</td>
<td>Charles Town</td>
<td>April 20, 1893</td>
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<tr>
<td>Colonel W. Wylie Beall</td>
<td>Aide de Camp</td>
<td>Wellsburg</td>
<td>Jan. 31, 1895</td>
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<td>Colonel Stewart W. Walker</td>
<td>Aide de Camp</td>
<td>Martinsburg</td>
<td>April 1, 1895</td>
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<tr>
<td>Major Joseph E. Chilton</td>
<td>Judge Advo. 2d Reg't</td>
<td>Charleston</td>
<td>June 17, 1890</td>
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<tr>
<td>Major Robert S. Blair, Jr</td>
<td>Judge Advo. 1st Reg't</td>
<td>Ritchie C. H.</td>
<td>July 19, 1893</td>
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</table>

BRIGADE COMMANDER AND STAFF.

<table>
<thead>
<tr>
<th>Name and Rank</th>
<th>Office</th>
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<th>Date of Commission</th>
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<tbody>
<tr>
<td>Brig.-Gen'1 H. D. Spilman</td>
<td>Brigade Commander</td>
<td>Parkersburg</td>
<td>June 27, 1890</td>
</tr>
<tr>
<td>Lieut.-Col. S. H. Baker</td>
<td>Assistant Adj't Gen'1</td>
<td>Parkersburg</td>
<td>Oct. 3, 1893</td>
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<tr>
<td>Major R. H. D. Willis</td>
<td>Brigade Inspector</td>
<td>Grafton</td>
<td>Sept. 5, 1891</td>
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<tr>
<td>Major J. C. Gluck</td>
<td>Brigade Quartermaster</td>
<td>Auburn</td>
<td>Sept. 26, 1889</td>
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<tr>
<td>Major P. D. Neal</td>
<td>Brigade Commissary</td>
<td>Parkersburg</td>
<td>July 15, 1893</td>
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<tr>
<td>Lieut.-Col. C. H. Hubbaugh</td>
<td>Brigade Med. Director</td>
<td>Parkersburg</td>
<td>July 1, 1890</td>
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<tr>
<td>Major Thomas Pettigrew</td>
<td>Brig. Eng't &amp; Sig Office</td>
<td>Parkersburg</td>
<td>July 1, 1890</td>
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<tr>
<td>Captain R. P. Camdon</td>
<td>Aide de Camp</td>
<td>Parkersburg</td>
<td>July 1, 1890</td>
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<tr>
<td>Captain J. W. Hughes</td>
<td>Aide de Camp</td>
<td>Glouville</td>
<td>June 27, 1891</td>
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## FIRST REGIMENT

<table>
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<tr>
<th>Office</th>
<th>Name</th>
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<tbody>
<tr>
<td>Colonel</td>
<td>Richard E. Fust</td>
<td>Morgantown</td>
<td>Oct. 2, 1893</td>
</tr>
<tr>
<td>Lt.-Colonel</td>
<td>Clarence L. Smith (1st battalion)</td>
<td>Fairmont</td>
<td>Oct. 2, 1893</td>
</tr>
<tr>
<td>Major</td>
<td>Phil. A. Shaffer (2d battalion)</td>
<td>Morgantown</td>
<td>Oct. 2, 1893</td>
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## SECOND REGIMENT

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<td>Colonel</td>
<td>Thomas E. Hodges</td>
<td>Huntington</td>
<td>Oct. 3, 1893</td>
</tr>
<tr>
<td>Lt.-Colonel</td>
<td>Dr. T. E. Casteel (1st battalion)</td>
<td>Hullahannon</td>
<td>Oct. 3, 1893</td>
</tr>
<tr>
<td>Major</td>
<td>W. H. Banks (2d battalion)</td>
<td>Huntington</td>
<td>Oct. 3, 1893</td>
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</table>
LIST OF COMMISSIONERS

Appointed by the Executive of West Virginia, to take Acknowledgments of Deeds and Other Writings in Other States. Term of Office, Four Years.

<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 Qualification Filed</th>
</tr>
</thead>
<tbody>
<tr>
<td>District of Columbia</td>
<td>R. H. Evans</td>
<td>Washington</td>
<td>July 2, 1891</td>
<td>July 9, 1891</td>
</tr>
<tr>
<td>New York</td>
<td>Alfred Mackay</td>
<td>New York City</td>
<td>August 12, 1891</td>
<td>August 17, 1891</td>
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<tr>
<td>Kentucky</td>
<td>Newton G. Rogers</td>
<td>Louisville</td>
<td>August 25, 1891</td>
<td>September 3, 1891</td>
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<td>Connecticut</td>
<td>Livingston W. Cleveland</td>
<td>New Haven</td>
<td>October 15, 1891</td>
<td>November 10, 1891</td>
</tr>
<tr>
<td>New York</td>
<td>Charles T. Lunt</td>
<td>New York City</td>
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<td>October 22, 1891</td>
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<tr>
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<td>Leo Schwab</td>
<td>143 Liberty st., New York City</td>
<td>December 12, 1891</td>
<td>December 30, 1891</td>
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<tr>
<td>New York</td>
<td>E. Jackson</td>
<td>503 Broadway, New York City</td>
<td>December 12, 1891</td>
<td>December 21, 1891</td>
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<td>New York</td>
<td>Edwin F. Corey</td>
<td>52 Wall st., New York City</td>
<td>January 19, 1892</td>
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<tr>
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<td>Edwin H. Corey</td>
<td>New York City</td>
<td>February 1, 1892</td>
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<td>Edward G. Reynolds</td>
<td>Kansas City</td>
<td>May 30, 1892</td>
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<td>Philadelphia</td>
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<tr>
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<td>George McCaffray</td>
<td>Baltimore</td>
<td>October 29, 1892</td>
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<td>December 13, 1892</td>
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<tr>
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<td>Philip A. Hogue</td>
<td>Chicago</td>
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<td>December 23, 1892</td>
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<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>
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<tr>
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<tr>
<td>Massachusetts</td>
<td>Edward J. Jones</td>
<td>Boston</td>
<td>December 21, 1892</td>
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<tr>
<td>Pennsylvania</td>
<td>C. E. Platt</td>
<td>Philadelphia</td>
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<td>January 5, 1893</td>
</tr>
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<td>New York City</td>
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<tr>
<td>Massachusetts</td>
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<td>December 27, 1892</td>
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<tr>
<td>Pennsylvania</td>
<td>Edward H. Cloud</td>
<td>Philadelphia</td>
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<td>December 31, 1892</td>
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<td>Henry E. Taunton</td>
<td>Hartford</td>
<td>December 27, 1892</td>
<td>January 2, 1893</td>
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<tr>
<td>Maryland</td>
<td>Philip H. Hoffman</td>
<td>Baltimore</td>
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<td>Maryland</td>
<td>G. Everets Reardon</td>
<td>Baltimore</td>
<td>January 2, 1893</td>
<td>January 7, 1893</td>
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<td>Pennsylvania</td>
<td>J. H. Wheeler</td>
<td>Philadelphia</td>
<td>January 10, 1893</td>
<td>January 23, 1893</td>
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<td>Pennsylvania</td>
<td>Samuel L. Taylor</td>
<td>Philadelphia</td>
<td>January 12, 1893</td>
<td>January 16, 1893</td>
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<tr>
<td>New York</td>
<td>Thomas Kilvert</td>
<td>New York City</td>
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<td>January 20, 1893</td>
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<td>New York</td>
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<td>New York City</td>
<td>January 30, 1893</td>
<td>February 15, 1893</td>
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<tr>
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<td>Thomas B. Clifford</td>
<td>New York City</td>
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<td>February 9, 1893</td>
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<td>Wm. Jenks Fell</td>
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<td>February 10, 1893</td>
<td>February 15, 1893</td>
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<tr>
<td>Ohio</td>
<td>Joseph T. Harrison</td>
<td>Cincinnati</td>
<td>April 1, 1893</td>
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<tr>
<td>New York</td>
<td>John D. Miller, Jr.</td>
<td>32 Nassau St., New York</td>
<td>April 3, 1893</td>
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<tr>
<td>Virginia</td>
<td>Wm. A. Burnett</td>
<td>Staunton</td>
<td>April 13, 1893</td>
<td>April 14, 1893</td>
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<tr>
<td>Maryland</td>
<td>J. Kemp Hartlett</td>
<td>N. E. Cor. Balt. &amp; St. Paul Sts., Baltimore</td>
<td>April 12, 1893</td>
<td>April 10, 1893</td>
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<td>Virginia</td>
<td>J. H. Whitty</td>
<td>Richmond</td>
<td>April 17, 1893</td>
<td>January 8, 1894</td>
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<tr>
<td>Pennsylvania</td>
<td>Thos. J. Hennt</td>
<td>623 Walnut St., Philadelphia</td>
<td>April 20, 1893</td>
<td>May 19, 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>
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<tr>
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<td>Pennsylvania</td>
<td>Albert E. Peterson</td>
<td>100 Chestnut St., Philadelphia</td>
<td>May 23, 1893</td>
<td>May 20, 1893</td>
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<tr>
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<td>Charles Taylor</td>
<td>35 Wall St., New York</td>
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<td>May 29, 1893</td>
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<td>June 21, 1893</td>
<td>June 30, 1893</td>
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<tr>
<td>New York</td>
<td>Theodore Clarkson</td>
<td>115 Broadway, New York</td>
<td>June 30, 1893</td>
<td>July 5, 1893</td>
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<td>Philip W. Avirett</td>
<td>Cumberland</td>
<td>July 1, 1893</td>
<td>August 10, 1893</td>
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<tr>
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<td>C. W. Sparhawk</td>
<td>100 Chestnut St., Philadelphia</td>
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<td>July 20, 1893</td>
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<td>New York</td>
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<td>66 Wall St., New York</td>
<td>July 20, 1893</td>
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<td>Rene J. Fougerey</td>
<td>102 Walnut St., Philadelphia</td>
<td>August 5, 1893</td>
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<td>Dist. of Columbia</td>
<td>Conrad H Syme</td>
<td>Washington, D.C.</td>
<td>October 5, 1893</td>
<td>October 5, 1893</td>
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<tr>
<td>Illinois</td>
<td>Simeon W. King</td>
<td>Room 3, Methodist Church Block, Chicago</td>
<td>November 10, 1893</td>
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<tr>
<td>New York</td>
<td>F. A. Burnham</td>
<td>Canal St., New York City</td>
<td>November 22, 1893</td>
<td>December 12, 1893</td>
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<td>New York</td>
<td>Peter F. Callahan</td>
<td>230 E. 42d St., New York City</td>
<td>January 27, 1891</td>
<td>January 24, 1891</td>
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<td>Vincent Roseman</td>
<td>377 Broadway, New York City</td>
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<td>January 31, 1894</td>
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<td>Geo W. Hunt</td>
<td>624 Walnut St., Philadelphia</td>
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<td>February 19, 1891</td>
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<td>E. H. Raleigh</td>
<td>Cor. Hopkins Place, Ger. &amp; Lib. Sts., Balt.</td>
<td>April 2, 1891</td>
<td>April 7, 1894</td>
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<tr>
<td>Massachusetts</td>
<td>Joseph B. Braun</td>
<td>Sears Building, Boston, Massachusetts</td>
<td>June 1, 1891</td>
<td>July 6, 1891</td>
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<td>Dist. of Columbia</td>
<td>Charles R. Randel</td>
<td>Washington, D.C.</td>
<td>July 7, 1891</td>
<td>July 9, 1891</td>
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<td>Charles Edgar Mills</td>
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<td>October 13, 1891</td>
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<td>November 30, 1891</td>
<td>December 10, 1893</td>
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<tr>
<td>Pennsylvania</td>
<td>E. H Friedlander</td>
<td>300 Callowhill St., Philadelphia</td>
<td>December 21, 1891</td>
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<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>
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<td>Pennsylvania</td>
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<td>227 Chestnut St., Philadelphia</td>
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<td>New York</td>
<td>W. H. Humphrey</td>
<td>Brooklyn</td>
<td>January 25, 1895</td>
<td>January 31, 1895</td>
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<td>Charles Hall Adams</td>
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<td>January 28, 1895</td>
<td>February 2, 1895</td>
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<td>Maryland</td>
<td>Thos. M. Dobbin</td>
<td>105 E. Fayette St., Baltimore</td>
<td>February 16, 1895</td>
<td>February 21, 1895</td>
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<tr>
<td>California</td>
<td>Jas. L. King</td>
<td>308 California St., San Francisco, Cal</td>
<td>March 18, 1895</td>
<td>April 9, 1895</td>
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<tr>
<td>New York</td>
<td>Joseph H. Braman</td>
<td>120 Broadway, New York</td>
<td>April 16, 1895</td>
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Supreme Court of Appeals.

<table>
<thead>
<tr>
<th>Judges</th>
<th>Residence</th>
<th>County</th>
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</thead>
<tbody>
<tr>
<td>Homer A. Holt</td>
<td>Lewisburg</td>
<td>Greenbrier</td>
</tr>
<tr>
<td>Henry Brannon</td>
<td>Weston</td>
<td>Lewis</td>
</tr>
<tr>
<td>John W. English</td>
<td>Point Pleasant</td>
<td>Mason</td>
</tr>
<tr>
<td>Marmaduke H. Dent</td>
<td>Grafton</td>
<td>Taylor</td>
</tr>
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</table>

**Attorney General and Ex Officio Reporter:**
Thomas S. Riley ........................................ Wheeling ...................................... Obio county

**Assistant Reporter:**
Henry Perdleton ........................................ Charleston ........................................ Kanawha county

**Clerk:**
O. S. Long ............................................... Charleston ........................................ Kanawha county

**Terms:**—At Charleston, second Wednesday in January; at Wheeling, first Wednesday in June; at Charles Town, first Wednesday in September.

United States Circuit Court

FOR THE

DISTRICT OF WEST VIRGINIA.

**Judges**—MELVILLE W. FULLER, Chief Justice of United States.
CHARLES H. SIMONTON, J. S. Circuit Judges.
NATHAN GOFF.
JOHN J. JACKSON, J. S. District Judge.

**Clerk**—L. R. DELLICKER, Parkersburg, Wood county.

**Deputy Clerks**—J. T. WATERS at Charleston.
L. V. G. MORRIS at Parkersburg.
A. U. WILSON at Wheeling.
A. C. NADENBUSCH at Martinsburg.

**Terms**—Parkersburg, 10th of January and 10th of June; Wheeling, 1st of April and 20th of September; Martinsburg, 15th of October; Clarksburg, 15th of April and 1st of October.
United States District Court

DISTRICT OF WEST VIRGINIA.

JUDGE—JOHN J. JACOBS, Parkersburg.
CLERK—JASPER Y. MOORE, Clarksburg.
DISTRICT ATTORNEY—C. C. WATTS, Charleston.
MARSHAL—A. D. GARDEN, Wheeling.

Terms.—Parkersburg, 10th of January and 10th of June: Wheeling, 1st of April and 25th of September: Clarksburg, 15th of April and 1st of October: Charleston 1st of May and 10th of November: Martinsburg, 15th of October.

Circuit Courts.


<table>
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<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
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<tr>
<td>Hancock</td>
<td>Fourth Monday in March and June, and first Monday in November.</td>
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<tr>
<td>Brooke</td>
<td>First Monday in March and June, and second Monday in October.</td>
</tr>
<tr>
<td>Ohio</td>
<td>Second Monday in April, first Monday in September, and third Monday in November.</td>
</tr>
<tr>
<td>Marshall</td>
<td>First Tuesday in March and June, and second Tuesday in October.</td>
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SECOND JUDICIAL CIRCUIT—J. M. HAGANS, Judge.

<table>
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<tbody>
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<td>Harrison</td>
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<tr>
<td>Marion</td>
<td>First Tuesday in March and July and fourth Tuesday in November.</td>
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<tr>
<td>Monongalia</td>
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# Times of Holding Courts.

## Third Judicial Circuit—J. T. Hoke, Judge.

<table>
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<tbody>
<tr>
<td>Harbou</td>
<td>12th of February, 22d of May, and 13th of October.</td>
</tr>
<tr>
<td>Preston</td>
<td>11th of December, 23d of March, and 1st of September.</td>
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<tr>
<td>Randolph</td>
<td>21st of January, 1st of May, and 10th of October.</td>
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<tr>
<td>Taylor</td>
<td>3d of January, 11th of April, and 18th of September.</td>
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<tr>
<td>Tucker</td>
<td>5th of March, 12th of June, and 19th of November.</td>
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## Fourth Judicial Circuit—T. P. Jacobs, Judge.

<table>
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<th>Commencement of Terms</th>
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<tr>
<td>Doddridge</td>
<td>Third Tuesday in March, July, and November.</td>
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<tr>
<td>Ritchie</td>
<td>Third Tuesday in February, June, and October.</td>
</tr>
<tr>
<td>Tyler</td>
<td>Second Tuesday in April, August and December.</td>
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<tr>
<td>Wetzel</td>
<td>Third Tuesday in January, May, and September.</td>
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</table>

## Fifth Judicial Circuit—A. I. Boreman, Judge.

<table>
<thead>
<tr>
<th>Counties</th>
<th>Commencement of Terms</th>
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</thead>
<tbody>
<tr>
<td>Pleasants</td>
<td>Second Monday in March, 1st Monday in June, and 1st 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, July, and November.</td>
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## Sixth Judicial Circuit—V. S. Armstrong, Judge.

<table>
<thead>
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<th>Counties</th>
<th>Commencement of Terms</th>
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<tbody>
<tr>
<td>Calhoun</td>
<td>10th of February, 10th of June, and 10th of October.</td>
</tr>
<tr>
<td>Clay</td>
<td>3d Monday in May, September, and December.</td>
</tr>
<tr>
<td>Gilmer</td>
<td>1st of February, 1st of June, and 1st of October.</td>
</tr>
<tr>
<td>Jackson</td>
<td>1st of March, 1st of August, and 1st of November.</td>
</tr>
<tr>
<td>Roane</td>
<td>25th of March, 25th of August, and 25th of November.</td>
</tr>
</tbody>
</table>
TIMES OF HOLDING COURTS.

SEVENTH JUDICIAL CIRCUIT—F. A. GUTHRIE, Judge.

Counties.  

Commencement of Terms.

Kanawha .................. First Monday in March, June, and October.
Mason ...................... First Monday in February, May, and September.
Putnam ...................... Fourth Monday in February, May, and September.

EIGHTH JUDICIAL CIRCUIT—THOMAS H. HARVEY, Judge.

Counties.  

Commencement of Terms.

Cabell ...................... First Monday in March, July, and December.
Lincoln ..................... Third Monday in February, August, and November.
Logan ...................... Fourth Monday in April, July, and October.

NINTH JUDICIAL CIRCUIT—R. G. MCCLAUHERTY, Judge.

Counties.  

Commencement of Terms.

Boone ...................... Second Monday in April, July, and October.
Mcdowell ................... Second Monday in March, June, and September.
Mercer .................... Second Monday in February, May, and November.
Raleigh .................... Fourth Monday in April, July, and October.
Wyoming .................... Fourth Monday in March, June, and September.

TENTH JUDICIAL CIRCUIT—A. N. CAMPBELL, Judge.

Counties.  

Commencement of Terms.

Fayette .................. Fourth Tuesday in February and third Tuesday in May, and 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 October.
Pocahontas ................. First Tuesday in April, third Tuesday in June and October.
Summers .................. Second Tuesday in February, first Tuesday in May and September.
TIMES OF HOLDING COURTS.

ELEVENTH JUDICIAL CIRCUIT—W. G. BENNETT, Judge.

Counties.

Commencement of Terms.

Braxton .......... Fourth Monday in April, August and November.
Lewis .............. First Monday in March, third Monday in June and October.
Nicholas .......... On Wednesday after the second Monday in April, 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 October.
Webster .......... First of April, first of August and first Monday in November.

TWELFTH JUDICIAL CIRCUIT—R. W. DAILEY, JR., Judge.

Counties.

Commencement of Terms.

Grant .......... Fourth Tuesday in March, first Tuesday in June and third Tuesday in October.
Hampshire ......... First Tuesday in February, second Tuesday in May and third Tuesday in September.
Hardy ............. Second Tuesday in March, last Tuesday in May and first Tuesday in October.
Mineral .......... Second Tuesday in January, fourth Tuesday in April and first Tuesday in September.
Pendleton .......... Second Wednesday in April, Wednesday after the second Tuesday in June, and first Wednesday in November.

THIRTEENTH JUDICIAL CIRCUIT—E. BOYD FAULKNER, Judge.

Counties.

Commencement of Terms.

Berkeley .......... Second Tuesday in January, April and September.
Jefferson .......... Second Tuesday in February, third Tuesday in May and November.
Morgan .......... First Tuesday in January and April, and second Tuesday in August.
## LIST OF SHERIFFS.

### COUNTY

<table>
<thead>
<tr>
<th>County</th>
<th>Name</th>
<th>P. O. Address</th>
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</thead>
<tbody>
<tr>
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<td>Nov. Term.</td>
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Note.—The Commissioner of School Lands of each county may be addressed at the county seat.
## List of County Superintendents.

### County Superintendents.

For the Term Beginning July 1, 1895, and Ending June 30, 1899.

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### City Superintendents.

- Martinsburg City: A. B. Carman
- Huntington City: J. M. Lee
- Charleston City: G. S. Laidley
- Parkersburg City: W. M. Mays
- Wheeling City: W. H. Anderson

*County organization not yet completed as to school officers.*

City Superintendents are elected annually.
## List of Assessors

### Assessors.

<table>
<thead>
<tr>
<th>County</th>
<th>Name</th>
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LOUP CREEK LAND COMPANY, mining, selling, shipping coal; holding necessary real estate; principal office, Charleston, W. Va.; charter issued January 12, 1893; expires January 1, 1914; corporators C. H. Lester, New York; T. W. Joyce, Brooklyn, N. Y.; C. W. Callaway, Ridgedale Park, N. J.; C. W. King, Plainfield, N. J.; M. T. Smith, Brooklyn, N. Y.; capital subscribed, $10,000.00; amount paid in $2,000.00; capital authorized, $1,000,000.00; par value shares $1.00.

GARDEN MOUNTAIN LAND COMPANY, mining, selling, shipping coal; holding necessary real estate; principal office, Charleston, W. Va.; charter issued January 12, 1893; expires January 1, 1914; corporators, W. S. Townsend, Brooklyn, N. Y.; J. H. Tierney, Spring- field, L. I., N. Y.; Walter S. Kenney, 75 E. 62d W., N. Y.; Edward P. Bromley, W. 32d Place, Brooklyn, N. Y.; Walter E. Dickinson, New York; capital subscribed, $10,000.00; amount paid in, $2,000.00; capital authorized, $1,000,000.00; par value shares $1.00.

CLEMENTS BROTHERS CONSTRUCTION COMPANY, constructing, repairing, &c., sewers, culverts, bridges, canals, paving streets, &c.; principal office, Cleveland, Ohio; charter issued January 12, 1893; expires October 1, 1912; corporators, Robert J. Clements, Cleveland, O.; Wm. L. Clements, Cleveland, O.; Chris. K. Lewis, Cleveland, O.; Henry Boyer, Cleveland, O.; Conrad Smith, Cleveland, O.; E. E. Dellenbach, Cleveland, O.; capital subscribed, $500,000.00; amount paid in, $200,000.00; capital authorized, $1,000,000.00; par value shares $1.00.

THE A. K. LOVELL MANUFACTURING COMPANY, manufacturing, buying, selling tools, machinery, &c.; principal office, New York City, N. Y.; charter issued January 12, 1893; expires January 12, 1893; corporators, May W. Moneyer, Brooklyn, N. Y.; Wm. Tucker, New York City, N. Y.; Richard Cockran, Englewood, N. J.; Albert K. Lovell, New York City, N. Y.; George A. Howe, New York City, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

EASTERN EXPRESS COMPANY, receiving, dispatching, transporting, &c., freight, merchandise, personal property, &c., by land or by water, buying, leasing lands or property, &c.; issuing and selling bonds, &c.; principal office New York City; charter issued January 13, 1893; expires January 13, 1913; corporators Theodore Comman, City of N. Y.; Howard Eckle, City of N. Y.; William Allen, City of N. Y.; Walter G. Scott, Long Island City; Pexton Harrison, City of N. Y.; capital subscribed, $50,000.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

SPRINGFIELD QUARRYING, MINING AND CONSTRUCTION COMPANY, purchasing mineral lands, quarries, minerals; lay out town site, sell lots, erect buildings, &c., to hold and sell real estate bond, &c.; principal office, New York; charter issued January 13, 1893; expires November 1, 1912; corporators, Moses A. Shaw, Philadelphia, Pa.; Kenneth J. Matheson, New York City, N. Y.; Charles P. Sumner, New York City, N. Y.; Henry E. Parsons, Brooklyn, N. Y.; Walter J. Roberts, Franklin, N. J.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $150,000.00; par value shares, $100.00.
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UNION RUBBER WORKS COMPANY, manufacture rubber goods, &c., buy and sell the materials; acquire real and personal property, patents, &c., purchase or sell stock, &c.; principal office, New York City, N. Y.; charter issued January 13, 1893; expires January 1, 1943; corporators. William Prettfield, Joseph C. Hattie, Isaac E. Heidellberg, Jules Frowenfeld, John A. Curtis, all of New York City, N. Y.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $100.00.

GREENPOINT OPTICAL MANUFACTURING COMPANY, manufacturing, buying, selling photographic and optical apparatus, woodwork, metal, &c.; principal office, Brooklyn, N. Y.; charter issued January 14, 1894; expires January 1, 1944; corporators, Vincent M. Wilcox, 1060 Lexington Avenue, N. Y.; Frederick A. Anthony, N. Y.; Sofie G. Rogers, 127 W. 58 St., N. Y.; Erastus H. Baker, Roseville, Newark, N. J.; William H. Lewis, Huntington, N. Y.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $250,000; par value shares, $100.00.

ATLANTIC IMPROVEMENT COMPANY, constructing, acquiring &c., street and steam railways; acquire stock, bonds, real and personal property and dispose of same, &c.; principal office, New York City, N. Y.; charter issued January 14, 1912; expires February 1, 1912; corporators, James E. York, Duluth, Minn.; Paul Grant, John Kelley, Benjamin S. Harmon, W. R. Heath, all of New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $100.00.

THE JOHN M. ATHERTON DISTILLERIES COMPANY, building, selling, buying, &c., distilleries, their products, apparatus, &c., owning stocks, bonds, &c., of same; principal office, New York City; charter issued January 14, 1914; expires January 1, 1944; corporators, Clarence Seward Davis, Jersey City, N. J.; Wm. A. Pollock, New York, N. Y.; Walter Smith, David N. Maxon, James C. Chapin, all of Brooklyn, N. Y.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.00.

THE MODEL MANUFACTURING COMPANY, acquire right to manufacture, &c., invention covered by letters patent of U. S. No. 478,825; selling said or similar inventions and other articles of same; principal office, New York; charter issued January 14, 1912; expires January 1, 1922; corporators, Michael A. Sinn, Augustus Sinn, Bernard Braunss, Horace C. Skelly, Chas. H. Leinhacker, all of N. Y. City; capital authorized, $800,000; amount paid in, $50,000; capital authorized, $1,500,000; par value shares, $10.00.

MOUNTAIN STATE BUSINESS COLLEGE, establishing an institution at Parkersburg, W. Va.; for instruction in various branches of business course, holding necessary property, &c.; principal office Parkersburg, W. Va.; charter issued January 16, 1913; expires, no limit; corporators, A. G. Line, A. D. Ireland, D. L. Jamison, S. R. Baker, W. E. Powell, all of Parkersburg, W. Va.; capital subscribed, $4,530,000; capital authorized, $5,000,000; par value shares, $10.00.

THE STANDARD ENGRAVING COMPANY, manufacturing plates of illustrations of various processes, including "Joyce process," carrying on business of electrotyping, &c.; principal office Washington, D. C.; charter issued January 16, 1912; expires December 31, 1942; corporators, Maurice Joyce, Edward H. Allen, J. Harry Cunningham, Frank C. Allen, Wm. C. Green, C. E. Biddle; capital authorized, $1,000,000; amount paid in, $25,000; capital authorized, $1,000,000; par value shares, $10.00.

THE JOHN T. HUMER COMPANY, selling, vending and importing groceries, and transacting all necessary business thereto; principal office, New York City, N. Y.; charter issued Jan. 16, 1913; expires Jan. 1, 1943; corporators, John T. Humer, 158 Bedford Ave., Brooklyn, N. Y.; John H. Kathmeyer, 67 Dean street, Brooklyn, N. Y.; James M. Burt, 197 Park Ave., Patterson, N. J.; Matthias Brockwaldt, 131 North Elliot Place, Brooklyn, N. Y.; Stephen M. Hoys, 174 Remsen St., Brooklyn, N. Y.; capital subscribed, $800,000; amount paid in, $700,000; capital authorized, $1,000,000; par value shares, $100.00.

THE BLUE RAPIDS COMPANY, buying, holding, improving, &c., real estate, water power, minerals, &c., mining coal, &c., manufacturing products of soil, &c., using electricity, &c., &c.; principal office, Blue Rapids, Marshall county, Kansas; charter issued Jan. 1, 1904; expires Jan. 15, 1943; corporators, Jason Yaranu, Blue Rapids, Kansas; Harris H. Hayden, Charles R. Brain, William T. Fondley, Alex. S. Symans, all of New York; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.00.


THE STANDARD CONSTRUCTION COMPANY, constructing railroads, bridges, &c.; carrying on mechanical, mining, quarrying or manufacturing business; principal office, Pitts.
THE FARMERS AND MERCHANTS FIRE INSURANCE COMPANY, insuring against losses by fire on life: to grant annuities, receive endowments. insure plate glass. etc., against breaking; principal office, Parkersburg, W. Va.: charter issued January 19, 1893: expires January 13, 1923: corporators, D. W. Winfield, James A. Gage, H. F. Morris, L. E. Westlake, E. H. Osmer, all of Cincinnati, O.: capital subscribed, $500.00: amount paid in, $200.00: capital authorized, $200,000.00: par value of shares, $50.00.

MINERS PROTECTIVE ASSOCIATION, aiding and assisting each other in case of sickness or other disability: principal office, Coal Gate, Chocow Native Indian Territory: charter issued January 22, 1893: expires January 1, 1913: corporators, Germano Menapill, Giuseppe Wender, Andrew Martinek, Battista Wecker, Valentine Larese, Philipps Grand, Giovanni Volhelli, J. Valentine, Giovanni Torre, all of Coal Gate, Indian Territory: capital authorized, $500.00: amount paid in, $50.00: capital authorized, $5,000.00: par value shares, $5.00.

CENTRAL CITY LUMBER COMPANY, buying, selling, &c., lumber and timber, constructing saw-mills, &c., dealing in all articles manufactured from wood: principal office, Central City, W. Va.: charter issued January 20, 1894: expires January 1, 1914: corporators, F. McClelland, W. H. Hawkins, W. J. Crutcher, E. S. Smith, A. U. Lambert, Banning Gray, S. J. Hawkins, Wm. Shatuck, J. R. Hensley, all of Frankfort, O.: capital authorized, $8,000.00: amount paid in, $5,000.00: capital authorized, $5,000.00: par value shares, $5.00.

RAILWAY ADVERTISING COMPANY, carrying on the business of renting advertising space and privileges to advertisers, &c., right of placing advertisements on cars of railway companies, &c.: principal office, New York City: charter issued January 23, 1893: expires January 1, 1912: corporators, Wm. H. Mackey, 347 west 14th street, Michael F. Dilion, 162 west 13th street, Charles J. McConville, 135 west 47th street, Robert L. More, 110 west 57th street, Latham G. Reed, 132 east 8th street, all of New York: capital authorized, $5,000.00: amount paid in, $800.00: capital authorized, $100,000.00: par value shares, $100.00.

LIGGETT & FIFE, doing a wholesale mercantile business for the sale of notions, dry goods, &c.: principal office, Charleston, West Virginia: charter issued January 23, 1893: expires January 9, 1912: corporators, J. L. Fife, J. R. Liggett, E. S. Christy, J. Lynn Richardson, C. F. Coal, all of Charleston, West Virginia: capital authorized, $300,000.00: amount paid in, $50,000.00: par value shares, $100.00.

WEBBER ELECTRIC WELL-DRILLING COMPANY, acquiring patents and rights under patents for improvements in drilling artesian wells by electric and other power, granting, selling, &c., rights, &c., operating and using machines, &c.: principal office, New York, N. Y.: charter issued January 21, 1893: expires January 1, 1913: corporators, Albert H. Jocelyn, Emilie Risser, James M. Mobly, Melville C. Freamon, James C. Matthews, all of New York City, N. Y.: capital authorized, $500.00: amount paid in, $50.00: capital authorized, $200,000.00: par value shares, $100.00.

WEBBER ELECTRIC OIL-WELL AND PIPE-LINE COMPANY, drilling, purchasing, &c., artesian wells, acquiring, &c., patents, &c., under patents for said purposes, operating lines of piping &c., leasing, holding lands; principal office, New York City, N. Y.: charter issued, January 21, 1893; expires January 1, 1913: corporators, Wesley Webber, Pittsburgh, Pa.: George S. Evans, New York City: Wm. N. Johnson, Peckskill, Westchester county, N. Y.: Edward Willman, New York City: Rawson L. Smith, Mamaroneck, Westchester county, N. Y.: capital authorized, $500.00: amount paid in, $500.00: capital authorized, $500,000.00: par value shares, $100.00.

ELECTRO-CHEMICAL AND SPECIALTY COMPANY, manufacturing and dealing in electrical chemicals, machinery and appliances, and performing all other acts necessary to said business; principal office, New York City: charter issued January 24, 1922; expires December 31, 1942: corporators, John C. A. Sutor, New York City, N. Y.: Arthur R. Dix, George W. Jones, Warren P. Freeman, all of Brooklyn, N. Y.: capital authorized, $2,500.00: amount paid in, $250.00: capital authorized, $100,000.00: par value shares, $100.00.

A. B. MCCARTY BARK EXTRACT COMPANY, of Hampshire county, W. Va., extracting and using bark of oak and other trees for tanning leather; principal office, City of Camp-
Corporations.

JULIUS BIEN & COMPANY, conducting the general business of lithography, engraving, &c., acquire by purchase or lease necessary property; principal office, New York; charter issued January 1, 1893; expires January 1, 1913; capital authorized $100,000.00; amount paid in $30,000.00; capital authorized $100,000.00; par value shares $10.00.

THE BUFFALO GOLD MINING COMPANY, buying and operating mines and mining property, milling and reducing the ores of gold, silver and other minerals; principal office, Buffalo; charter issued January 22, 1893; expires January 1, 1913; capital authorized $200,000.00; amount paid in $20,000.00; capital authorized $60,000.00; par value shares $1.00.

GREENWOOD LAKE TELEPHONE, AND TELEGRAPH COMPANY, constructing, &c., lines of magnetic or electric telegraph and telephone, &c., lines of piping, &c., electric motors, constructing, &c., steamboats, docks, &c., principal office, New York; charter issued January 26, 1903; expires January 1, 1915; capital authorized $200,000.00; amount paid in $20,000.00; capital authorized $50,000.00; par value shares $10.00.

D. W. R. READ COMPANY, doing a general mining, manufacturing, trading, shipping, &c., business, selling steam and other vessels, holding necessary lands and property; principal office, Philadelphia, Pennsylvania; charter issued January 27, 1893; expires January 1, 1915; capital authorized $500,000.00; amount paid in $100,000.00; capital authorized $500,000.00; par value shares $10.00.

THE WARM SPRINGS HOTEL COMPANY, acquiring owning, &c., mineral springs property, selling waters, &c., maintaining health resorts, owning necessary property to carry on said business; principal office Harrisburg, Pa.; charter issued January 27, 1903; expires January 18, 1915; capital authorized $1,000,000.00; amount paid in $100,000.00; capital authorized $1,000,000.00; par value shares $10.00.

R. J. BUCHANAN MERCANTILE BUREAU, furnishing office facilities to business men, anding, accounting, general correspondence, type-writing, stenography, etc., etc.; principal office, Pittsburgh, Allegheny county, Pa.; charter issued January 30, 1903; expires December 31, 1917; capital authorized $1,000,000.00; amount paid in $30,000.00; capital authorized $1,000,000.00; par value shares $30.00.

THE DURALACK MANUFACTURING COMPANY, manufacturing toys, kitchen utensils, household goods and other articles of similar character; principal office, No. 240 Penn street, Brooklyn, N. Y.; charter issued February 1, 1893; expires December 31, 1912; capital authorized $30,000.00; amount paid in $3,000.00; capital authorized $30,000.00; par value shares $100.00.

YOUNGSTOWN STAMPING AND MANUFACTURING COMPANY, manufacturing sheet metal goods, glassware, &c., acquiring necessary real estate, issuing bonds secured by
WILLIAM NUSEN & SONS (unincorporated) packing all kinds of canned goods, &c., carrying on a general commission business, in all kinds of goods, holding necessary real estate, &c.; principal office, Baltimore, Md.; charter issued February 6, 1893; expires February 1, 1943; corporators, W. J. M. Nusen, H. A. Maldener, all of Baltimore, Md., and J. W. Nusen, Baltimore, county, Md.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE HYDRAULIC PROPULSION COMPANY, acquiring, holding, buying, &c., patents, patent rights, particularly for propelling boats, &c., building boats, &c., leasing others to use and sell patents; principal office, New York City, N. Y.; charter issued February 3, 1893; expires February 1, 1943; corporators, Joseph H. Baker, 484 Second Street, Brooklyn; Charles Smith, Jr., Park Ave., Hotel N. Y.; Philip I. Cohen, 131 Pearl Street, N. Y.; Aaron L. Phillips 3873 Nostrand Ave., Brooklyn, N. Y.; capital subscribed, $800.00; amount paid in, $800.00; capital authorized, $3,000,000.00.

THE ACCIDENT CLAIMS ASSOCIATION, assuming control, &c., of all claims by the members of the association against individuals, &c., for damages sustained by neglect of said parties, and all litigation incident thereto; principal office, Philadelphia, Pa.; charter issued February 3, 1893; expires January 23, 1894; corporators, T. V. Powerdy, Scranton, Pa.; A. W. Williams, Philadelphia, Pa.; John Devlin, Detroit, Mich.; Edwin C. Hess, Camden, N. J.; L. D. Adams, Philadelphia, Pa.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE CONSOI DATED NICKEL AND IRON COMPANY, engaging in a general mining business, dealing in minerals property, reducing, smelting, &c., all such products; principal office, Minneapolis, Minn.; charter issued February 28, 1893; corporators, John R. Olson, Ingebright H. Gudtulf, John L. Seymour, Recker Svendsen, Byron G. Segall, George Twel, all of Duluth, Minn.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $3,000,000.00; par value shares, $100.00.

THE PITTSBURGH & CONNEAUT DOCK COMPANY, owning, erecting, &c., docks and wharves, receiving, handling, &c., coal, &c., own, &c., patent rights; dealing in ships, locomotives, &c., owning real estate, &c.; principal office, Cleveland, Ohio; charter issued February 1, 1893; expires January 1, 1893; corporators, F. J. Miller, James H. Hoyt, Henry S. Sherman, H. B. Chapman, C. A. Judson, all of Cleveland, Ohio; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $3,000,000.00; par value shares, $100.00.

THE CLEVELAND OAK COMPANY, manufacturing, selling, &c., lumber, &c., owning mill, growing timber, &c., acquiring real estate, borrowing money, issue coupons, &c.; principal office, Cleveland, Ohio; charter issued February 4, 1893; expires March 1, 1913; corporators, John W. Brown, H. S. B. Chapman, H. A. Chapman, M. H. Stranghan, Lloyd David, all of Cleveland, Ohio; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

DISTRICT LOVE ELECTRIC Traction COMPANY, constructing, laying, &c., the Love Electric Traction system, and doing all manner of work pertaining thereto in the District C, under patents now owned, &c.; principal office, Harpers Ferry, W. Va.; charter issued February 4, 1893; expires February 1, 1894; corporators, Charles A. Eccleston, Forest Glen, Md.; Albert W. Slopsa, Baltimore, Md.; A. J. Warner, Marietta, Ohio; John J. Mclvane, Washington, D. C.; Howard S. Nyman, Washington D. C.; capital subscribed, $800.00; amount paid in, $80.00; capital authorized, $50,000.00; par value shares, $1000.00.

RIVERSIDE COAL COMPANY, buying, leasing, &c., coal and timber lands, &c., manufacturing and dealing in coke, conducting a general mercantile business, &c.; principal office, at the mines of said company in Kanawha county, W. Va.; charter issued February 4, 1893; expires February 1, 1893; corporators, M. H. Stranghan, M. S. Stranghan, of Lowiston, W. Va.; E. T. Stranghan, C. Stranghan, G. R. Stranghan, of Montgomery, W. Va.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $50,000.00; par value shares, $1000.00.

WILLIAM NUSEN & SONS (unincorporated) packing all kinds of canned goods, &c., carrying on a general commission business, in all kinds of goods, holding necessary real estate, &c.; principal office, Baltimore, Md.; charter issued February 6, 1893; expires February 1, 1943; corporators, W. J. M. Nusen, H. A. Maldener, all of Baltimore, Md., and J. W. Nusen, Baltimore county, Md.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $100.00.
Corporations.

LIVINGSTON REMEDY COMPANY, manufacturing and selling Livingston's Cataract Cure, and other medicines; surgical instruments and other articles of merchandize; principal office, Dayton, O.; charter issued February 6, 1893; expires December 12, 1912; corporators, Dr. Chris. E. Livingston, Dayton, O.; Charles Shaw, Springfield, O.; Wm. R. Shutter, Pleasant, both of Dayton, O.; Gertrude E. Shaw, Springfield, O.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $250,000.00; par value shares, $10.00.

INTERNATIONAL FREEZER COMPANY, manufacturing, using, &c., ice-cream freezers, refrigerating apparatus, &c.; fruit products that may be manufactured, &c.; principal office, New York, N. Y.; charter issued February 6, 1893; expires June 1, 1943; corporators, John J. Malone, New York, N. Y.; Wm. H. Meenan, Chicago, Ill.; Isaac J. Greer, New York, N. Y.; Cornelius H. Carlinz, Holoken, N. Y.; Orlando W. Hauvelt, New York, N. Y.; capital subscribed, $250,000.00; amount paid in, $250,000.00; capital authorized, $500,000.00; par value shares, $10.00.

JAMES LUMBER COMPANY, buying, building, &c., saw mills, planing mills, &c., buying, selling, &c., lumber, staves, &c., hold and sell coal and timber lands, &c., &c.; principal office, Charleston, West Virginia; charter issued February 7, 1893; expires February 7, 1913; corporators, L. James, R. H. Sampson, J. R. Guard, all of Charleston, West Virginia; J. Q. Barker, Kanawha City, West Virginia; C. J. Rosewell, Charleston, West Virginia; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $50,000.00; par value shares, $100.00.

THE R. L. DUE FIREWORKS COMPANY, manufacturing and sale of fireworks, and all other articles pertaining to said business; principal office, Cincinnati, Ohio; charter issued February 8, 1893; expires December 8, 1912; corporators, Adolph L. Due, Edward Hebel, Peter E. L. Pack, all of Cincinnati, Ohio; Henry Price, Cincinnati, Ohio; George Wilken, New York, N. Y.; Julius Rieffstahl, Cincinnati, Ohio; capital subscribed, $250,000.00; amount paid in, $250,000.00; capital authorized, $100,000.00.

NEW YORK AND WEST VIRGINIA COAL AND IRON CO., mining, shipping, selling coal, iron, &c., making coke, &c., purchase and sell mineral lands, &c., and general merchandize; &c.; principal office, Kanawha county, West Virginia; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $25,000.00; par value shares, $10.00.

COUNCIL BLUFFS ELEVATOR COMPANY, constructing, buying, &c., grain elevator and Warehouses, dealing, &c., in wheat, other grains, &c., coal, lumber, &c., owning necessary lands, &c.; principal office, Council Bluffs, Iowa; charter issued February 10, 1893; expires June 1, 1943; corporators, David S. Beidler, Frederick H. Davis, Newton Hall, all of Omaha, Neb.; Clarence W. Hall, Council Bluffs, la.; Lawrence A. Rath, Omaha, Neb.; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $50,000.00; par value shares, $100.00.

THE NATIONAL INDEMNITY AND DIVIDEND ASSOCIATION, (co-operative) forming a benevolent association, issuing certificates of membership in same, &c., holding necessary real and personal property; principal office, Huntington, W. Va.; charter issued February 10, 1893; continue perpetually; corporators, Reed F. Howard, Neil E. Smith, W. W. Russel, Joseph D. Parr, M. D., all of Huntington, W. Va.; F. E. Stout, Charleroi, W. Va.; capital subscribed, $300.00; amount paid in, $30.00; capital authorized, $1,000.00; par value shares, $100.00.

PINEY RAILROAD COMPANY, building a railroad, commencing at a point on the C. & O., near east end of Fayette Co., and extending to a point on Pocahontas Creek, Raleigh Co.; principal office, 141 South 4th Street, Philadelphia, Pa.; charter issued February 10, 1903; continue perpetually; corporators, Alfred Calhoun, Wheeling, W. Va.; Axel Ford, John Anderson, Herman Garner, all of Raleigh county, W. Va.; Logan M. Bullet, Philadelphia, Pa.; capital subscribed, $250.00; capital authorized, $250.00.

THE E. M. VASEY NOVELTY COMPANY, manufacturing and sale of "the Rothwell Cypher Chart" purchasing &c., other novelties and inventions, erecting plants, &c.; principal office, Philadelphia, Pa.; charter issued February 11, 1893; expires February 10, 1943; corporators, Ross Welsh, 8 North 37th street, Denver, Colos.; Wm. R. Rothwell, 3712 Market street, Wm. R. Rothwell, 3712, Market street, Charles E. Sidwell, 506 Preston street, W. Va.; Logan M. Bullet, Philadelphia, Pa.; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $2,000.00; par value shares, $10.00.

HYGIENIC BOTTLE STOPPER COMPANY, acquiring, selling, &c., patent rights, trade marks &c., manufacturing, &c., bottles, caps, stoppers, &c., selling same, &c.; principal office, Baltimore, Md.; charter issued February 11, 1893; expires February 10, 1943; corporators, Henry Kern, Louis Horst, George Frank, Joseph Rosenfeld, Louis B. Berus, all of Baltimore, Md.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $10.00.
THE BLACK DIAMOND COAL AND MINING COMPANY, purchasing, acquiring, &c., real estate and tenants, contiguous, &c., operating same buildings and premises, &c.; principal office, Washington, D.C.; charter issued February 13, 1893; expires February 8, 1913; corporators, G. W. Gall, Jr., Philips, W. Va., H. P. Morris, Richmond, Va.; J. H. Felton, Philips, W. Va., M. McR. Prichard, Richmond, Va., W. P. Scott, Philips, W. Va.; H. H. Baker, Fairmont, W. Va.; capital subscribed, $900,000; amount paid in, $600,000; capital authorized, $500,000; par value shares, $100.

DAVIS ELECTRIC LIGHT COMPANY, erecting and maintaining an electric plant at Davis, W. Va., furnishing light for streets and buildings, furnishing electric power; principal office, Davis, Tucker county, W. Va.; charter issued February 13, 1893; expires February 8, 1913; corporators, W. H. Baker, Fairmont, W. Va.; H. B. Myers, all of Davis, W. Va.; capital subscribed, $10,000; amount paid in, $1,000; capital authorized, $500; par value shares, $100.

THE MANHATTAN ENGRAVING AND PRINTING COMPANY, conducting the business of engraving and printing and such other matters as may be incident thereto, and holding necessary property; principal office, New York, N.Y.; charter issued February 13, 1893; expires January 1, 1893; corporators, George F. Schmool, 406 3rd avenue, John H. Allen, 177 west 47th street, E. T. Craig, 317 west 22nd street, Arthur W. Webster, Barrett house, Thomas P. McMahon, 406 west 33rd street, David H. Mitchell, Western Union building, all of New York; capital subscribed, $100,000; amount paid in, $4,000; capital authorized, $50,000; par value shares, $100.

THE HELL PHOSPHATE COMPANY, purchasing, leasing, &c., phosphate and other mineral lands, construct own, &c., turnpikes, tramways, steamboats, &c.; principal office, New York, N.Y.; charter issued February 13, 1893; corporators, Josias J. Henderson, Plainfield, N. J.; William B. Bryan, Ashbury, Park, N. J.; Charles Knobel, Ellisworth Hewitt, all of New York City, N. Y.; Howard P. Reynolds, Plainfield, N. J.; amount paid in, $1,000; amount paid in, $1,000; capital authorized, $500,000; par value shares, $100.

J. A. FAY & EGAN COMPANY, manufacturing, purchasing, &c., wood-working machine, &c., acquiring patents relating thereto; borrow money, issue coupons, &c., &c.; principal office, Cincinnati, Ohio; charter issued February 14, 1893; expires February 10, 1913; corporators, Thomas P. Egan, William E. Landstreet, C. E. Smith, H. A. Meyers, all of Davis, W. Va.; capital subscribed, $100,000; amount paid in, $1,000; capital authorized, $500; par value shares, $100.

CONSUMERS BREWING COMPANY, of Lowell, Mass., brewing malt liquors and selling same; manufacturing and selling ice, owning, leasing, &c., real estate and personal property; principal office, Lowell, Mass.; charter issued February 15, 1893; expires January 1, 1893; corporators, John J. H. Allen, John H. Allen, Lowell; Maurice J. Curran, Lawrence; Maurice A. Hoag, fireplace; Caspar Berry, Boston; George M. Harrigan, Lowell; John H. Toffey, Lowell, all of Massachusetts; capital subscribed, $6,500; amount paid in, $5,500; capital authorized, $500,000; par value shares, $100.

THE MAGDALENA NAVIGATION COMPANY, acquiring, constructing, &c., steamboats, locks, &c., carrying on transportation on the river Magdalena, &c., holding necessary real estate; principal office, New York City, N. Y.; charter issued, February 16, 1893; expires February 12, 1893; corporators, Samuel B. McCown, James C. Cobgate, Edward F. Britton, Charles E. Rich, Jr., Charles R. Evans, all of New York; capital authorized, $500,000; amount paid in, $600; capital authorized, $500,000; par value shares, $100.

THE WIEHL-BROWN COMPANY, OF CHICAGO, manufacturing and selling articles of food and sundry merchandise; principal office, Chicago, Ill.; charter issued February 16, 1893, expires January 23, 1913; corporators, Robert H. Armstrong, William M. Brown, Ellen E. Brown, all of Chicago, Ill.; C. A. W. Wiehl, Louis C. Wiehl, both of Washington, D. C.; capital subscribed, $300,000; amount paid in, $300; capital authorized, $25,000; par value shares, $10.

DUNN LOOP COAL AND CORK COMPANY, mining, shipping, &c., coal, iron ore and other minerals, manufacturing, &c., coke, iron, steel, &c., quarrying stone, selling coals, &c.; principal office at their mines in Fayette county, W. Va.; charter issued February 16, 1893; expires January 1, 1913; corporators, H. Friston, Longdale, Va.; J. E. Johnson, Charles H. Colwell street, Williamsburg, W. Va.; H. H. Wilson, Sewell depot, W. Va.; F. E. Walker, Cliff Top, W. Va.; M. M. Warner, P. R. Turnpike, Charleston, W. Va.; J. A. McGuinn, Sewell depot, W. Va.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $300,000; par value shares, $100.

THE J. M. CLARK TOW-BOAT COMPANY, towing, freighting coal, &c., and other articles of merchandise, Ohio and Mississippi, &c., and tending, dealing in boats, &c.; principal office, New Haven, Mason county, W. Va.; charter issued February 16, 1893, expires January 1, 1913; corporators, L. H. Bridgegeman, J. P. Capehart, John
THE WHEELE BROWN COMPANY OF BALTIMORE, manufacturing and selling all articles of food and sundry merchandise; principal office, Baltimore, Maryland; charter issued February 16, 1893; expires January 24, 1913; incorporators, John F. Hoffman, Frederick H. Pund, Chas. A. Getzmann, Milton Seufli, L. T. Cathling, all of Baltimore, Maryland; Geo. H. Brown, Pittsburg, Pa.; Dr. C. A. Max Wiehle, Washington, D. C.; capital subscribed $100,000; amount paid in, $100,000; capital authorized, $250,000; par value shares, $10.

THE BROOK COUNTY OIL AND GAS COMPANY, acquiring, &c., title to oil, gas, mineral or timber lands; developing same; erect buildings, put up machinery, &c., &c., principal office, Wheeling, W. Va.; charter issued February 16, 1893; expires February 8, 1913; incorporators, William Nicholas, Lucas Watter, Robert Scott, Geo. W. McCarty, R. F. Harden, all of Wellsburg, W. Va.; William Cowans, Bethany, W. Va.; James Mathews, Wellsburg, W. Va.; capital subscribed $225,000; amount paid in $225,000; capital authorized, $100,000; par value shares, $50.

THE LITTLEFIELD BUILDING COMPANY, doing a general contracting business in the construction, erection, &c., of houses, churches, hotels, &c., repair, &c., of all interior finish for houses, &c.; principal office, Boston, Mass.; charter issued February 17, 1893; expires December 31, 1903; incorporators, Elisha Littlefield, Somerville, Mass.; Elizabeth J. Maxwell, Boston, Mass.; Walter T. Littlefield, Harriet L. Littlefield, both of Somerville, Mass.; Betsey C. Keyes, Wells, Maine; amount paid in, $15,000; capital authorized, $60,000; par value shares, $100.

COOPER COAL COMPANY, mining, selling, trading and shipping coal; principal office, Short Creek, Brooke county, W. Va.; charter issued February 2, 1893; expires February 13, 1913; incorporators, James Cooper, C. D. Kyle, Elizabeth Cooper, Jennie S. Kyle, Seligman Cooper, all of Short Creek, W. Va.; capital subscribed, $1,500,000; amount paid in, $1,500,000; capital authorized, $900,000; par value shares, $10.

THE E. S. PIERCE COMPANY, buying, selling, &c., at wholesale or retail, wines, spirited and malt liquors, &c., hold real estate with power to mortgage, lease, &c., same; principal office Worcester, Mass.; charter issued February 18, 1893; expires February 13, 1913; incorporators Edwin S. Pierce, Daniel Wilkins, Frank A. Jones, Frank S. Pierce, James H. Garvey, all of Worcester, Mass.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.

GACLEY HARDWOOD LUMBER COMPANY, buying, selling, &c., timber, lumber, stones, &c., operating saw-mill, &c., carrying on a general lumber business; principal office, Charleston, W. Va.; charter issued February 2, 1893; expires January 1, 1913; incorporators E. A. Smith, Providence, R. I.; S. N. Grammont, Providence R. I.; T. H. Eaton, Huntington, W. Va.; E. W. Knight, Charleston, W. Va.; M. Jackson, Charleston, W. Va.; capital subscribed, $100,000; amount paid in, $1,800; capital authorized, $50,000; par value shares, $100.

THE BIG KANAWHA AND OHIO RIVER PACKET COMPANY, doing a general steamboatting business on the waters of the Big Kanawha and Ohio rivers and tributaries, &c.; principal office, Charleston, W. Va.; charter issued February 28, 1893; expires January 1, 1925; incorporators, L. A. Carr, Jack Carr, John A. Carr, Rose C. Carr, D. E. Blake, all of Charleston, W. Va.; capital subscribed, $12,000; amount paid in, $12,000; capital authorized, $50,000; par value shares, $100.

UNITED STATES GRAMOPHONE COMPANY, making and selling all kinds of gramophone apparatus and records, leasing gramophone recording instruments, &c., &c.; principal office, New York City, N. Y.; charter issued February 20, 1903; expires February 1, 1915; incorporators, Ernest Mitchell, Morris Green, Elias H. Coopman, Albert Behrend, Siegfried Bernhardt, Morris Harr, all of New York City; N. Y.; capital subscribed, $50,000; amount paid in, $250,000; capital authorized, $1,200,000; par value shares, $10.

CROOKS TOBACCO COMPANY, manufacturing, buying, selling, &c., tobacco in any and all forms, conducting a general merchandising business, &c., &c.; principal office, Terra Alta, Preston county, West Virginia; charter issued February 21, 1893; expires December 31, 1913; incorporators, P. S. Hyde, Piedmont, L. P. White, Terra Alta, D. E. Foman, Terra Alta, W. J. Crooks, Keyser, H. S. Richardson, Piedmont, M. C. Dunington, Terra Alta, all of West Virginia; capital subscribed, $1,400,000; amount paid in, $140,000; capital authorized, $100,000; par value shares, $10.

WELLSBURG AND LAZARVILLE STREET RAILWAY COMPANY, constructing, &c., railway within the city of Wellsburg to some point within Brooke county, opposite Steubenville, Ohio, also to other points, &c., &c.; principal office, Wellsburg, Brooke county, W. Va.; charter issued February 21, 1893; expires February 1, 1913; incorporators, Samuel George, George W. McCleary, T. L. Cortis, H. G. Lazzer, John J. Walsh, all of Wellsburg, W. Va.; H. C. Ulrich, Lazarville, T. W. Carmichael, both of Lazarville, W. Va.
CORPORATIONS.

VESTAL OIL COMPANY, sinking, purchasing, &c., petroleum oil wells, acquiring leases of territory for, &c., operating pipe lines, &c., &c.; principal office Parkersburg, W. Va.; charter issued February 22, 1893; expires February 21, 1913; corporators W. A. McCan, W. M. H. Smith, John T. Harris, H. H. Loomis, G. B. Archer, all of Parkersburg, W. Va.; capital subscribed, $400,000; capital authorized, $1,000,000; par value shares, $100.

NICOLA BROTHERS' COMPANY, selling and dealing in timber, &c., building, &c., mills, &c., for manufacturing purposes, doing general merchandise business, holding necessary real estate; principal office Pittsburg, Pa.; charter issued February 22, 1913; corporators, Frank F. Nicola, Austin G. Nicola, Charles A. Nicola, all of Pittsburg, Pa.; Felix Nicola, Cleveland, Ohio; L. C. Litchfield, Pittsburg, Pa.; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $400,000; par value shares, $100.

PHOENIX FIRE PROOF PAINT COMPANY, manufacturing, &c., fire proof paint, granting, &c., rights to others to use, &c., same; selling all other kinds of paint, &c., &c.; principal office, New York city; charter issued February 23, 1907; expires February 1, 1913; corporators, Henry Wellington, James A. Brown, Jocias Taylor, all of New York; J. E. Yelle, Brooklyn, N. Y.; Charles A. Gunther, New York; capital authorized, $50,000; paid in, $50,000; capital authorized, $300,000; par value shares, $100.

POCA RIVER BOOM COMPANY, constructing, &c., booms and dams in Pocahontas river in Putnam county, Ill., &c., and operating same; &c.; principal office, Pocahontas, Putnam county, W. Va.; charter issued February 23, 1907; expires February 22, 1913; corporators, Joseph Raftner, Russell G. Quartier, both of Charleston, W. Va.; Henry L. Smith, Spencer, Roane county, W. Va.; J. L. Bumgardner, Elizabeth, W. Va.; J. W. Mathews, Pittsburg, Pa.; capital subscribed, $150,000; amount paid in, $150,000; capital authorized, $300,000; par value shares, $100.

AUTOMATIC GAS, FUEL AND INCANDESCENT LIGHT CO., making, purchasing, &c., the Taylor gas mixer, and other machines, &c., acquiring, &c., patent rights relating to such mixtures, &c.; principal office, New York city; charter issued February 1, 1904; expires February 1, 1914; corporators, Charles H. Adams, Maurice A. Kraus, William E. Barkette, William B. Adams, Samuel M. C. Goffrey, all of New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $3,000,000; par value shares, $100.

POCAHONTAS TIMBER COMPANY, manufacturing, &c., timber and building, &c., &c.; principal office, Pocahontas, Putnam county, W. Va.; charter issued February 23, 1907; expires February 22, 1913; corporators, Charles L. Swart, John W. Scaife, Wm. T. English, R. T. O'Neill, Andrew Long, all of Woodwinds, W. Va.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.

ANCHOR FIRE AND MARINE INSURANCE COMPANY, insuring dwelling houses, &c., all personal property against loss, &c., by fire, lightning, purchase real estate; &c.; principal office, New York; corporators, Charles E. Waterman, John W. Scaife, Charles T. Thomas, R. T. O'Neill, Andrew Long, all of Woodwinds, W. Va.; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.

INTERNATIONAL PUBLISHING COMPANY, printing and publishing a newspaper, carrying on a general publishing business, holding necessary property, &c.; principal office, Elkins, Randolph county, W. Va.; charter issued February 21, 1907; expires March 21, 1927; corporators, W. P. Waddell, J. S. Hutton, N. G. Keener, John Pettingale, E. A. Linger, H. Hoyt, all of Elkins, W. Va.; capital authorized, $50,000; paid in, $50,000; capital authorized, $500,000; par value shares, $100.

BEAVER CREEK MERCANTILE COMPANY, carrying on a general mercantile business buying and selling all such goods, &c., as are suitably kept in a general store; principal office, Davis, Tucker county, W. Va.; charter issued February 24, 1907; corporators, J. A. G. Allen, Davis, Tucker county, W. Va.; B. G. Smith, Clarksburg, Md.; Theodore Taylor, Davis, W. Va.; J. G. Smith, Clarksburg, Md.; capital authorized, $500,000; paid in, $500,000; capital authorized, $500,000; par value shares, $100.

THE PENNSYLVANIA COMPANY TO PRESERVE WOOD FROM DECAY, prevent lumber from decay, especially by process covered by letters patent owned by Wood Vulcanizing Co. of New York, acquiring necessary leads, &c.; principal office, Philadelphia, Pa.; charter issued February 2, 1893; expires January 1, 1913; corporators, William J. Kelly, Continental Hotel, Philadelphia, Pa.; Edward H. Johnston, 5729 Hamilton street, Philadelphia, Pa.; Frank D. Schuyler, 137 W. 41th street, N. Y.; R. Alexander, 800 Girard building, Philadelphia, Pa.; capital authorized, $1,000,000; paid in, $500,000; capital authorized, $1,000,000; par value shares, $500.

NICOLA LUMBER COMPANY, buying, selling, &c., lumber and timber, building, &c., factories and mills, doing a general merchandise business, acquiring necessary real estate; principal office, New Orleans, Wood county, W. Va.; charter issued February 25, 1893; expires January 1, 1913; corporators J. J. Nicola, Austin G. Nicola, Charles A. Nicola, all of Pittsburgh, Pa.; Felix Nicola, William N. Nicola, all of Cleveland, Ohio; capital sub-
POCATALICO BOOM AND LUMBER COMPANY, constructing booms and dams across the Pocatalico river to stop logs, boats, rafts, &c., buying, &c., timber lands, &c.; principal office, Ravenswood, Jackson county, W. Va.; charter issued February 25, 1891; expires December 31, 1917; corporators, Stephen H. Emmens, Benton W. Emmens, Cyril D. Haskell, E. P. Miller, Charles T. Mixer, all of Youngwood, Pa.; capital subscribed, $1,500,000; amount paid in, $360,000; capital authorized, $900,000; par value shares, $100.

EMMENS ZINE COMPANY, purchasing from Stephen H. Emmens his invention for an improved process of treating zinc, &c., acquiring royalty, license, &c., as the company may deem, &c.; principal office, New York; charter issued February 27, 1893, expires December 31, 1917; corporators, Stephen H. Emmens, Benton W. Emmens, Cyril D. Haskell, E. P. Miller, Charles T. Mixer, all of Youngwood, Pa.; capital subscribed, $1,500,000; amount paid in, $360,000; capital authorized, $900,000; par value shares, $100.

EMPIRE PURE WATER SUPPLY COMPANY, manufacturing water-purifying devices and other specialties for the promotion of health; principal office, New York City, N. Y.; charter issued, February 9, 1894, expires February 28, 1915; corporators, Charles E. Campbell, W. H. Wilson, Hugh E. Ray, Wallace, East Orange, New Jersey, Clifford Wood, 194 Pre. street, Brooklyn, New York, Samuel L. Bean, 331 west 36th street, New York; capital subscribed, $3,700,000; amount paid in, $300,000; capital authorized, $1,500,000; par value shares, $100.


RONEVERTE AND LEWISBURG RAILROAD COMPANY, building a railroad from Ronceverte, Greenbrier county, to Lewisburg, Greenbrier county; principal office, Lewisburg, W. Va.; charter issued, March 1, 1893, continues perpetually; corporators, Charles D. Hains, T. F. Woodworth, both of Kindelook, N. Y.; James Petteell, Valetite, N. Y.; L. B. Bell, W. L. Moore, both of Lewisburg, W. Va.; capital authorized, $100,000; par value shares, $100.

CITIZENS LOAN AND TRUST COMPANY, doing a general banking business, loaning and borrowing money, acting as trustee for, &c.; principal office, Chicago, Ill.; charter issued March 1, 1894, expires February 1, 1913; corporators, Edwin D. Simpson, 520 W. 42d street, James Clark, 21 Park Row, Warren E. Deans, 42 West 41st street, Frederick H. Allen, 50 Wall street, all of New York; Edward C. Regn, Grunewald Park, N. J.; Jerome Cohn, Park St., Philadelphia; capital authorized, $5,000,000; amount paid in, $500,000; capital authorized, $1,500,000; par value shares, $100.


THE CHATLTON ELECTRIC COMPANY, manufacturing, constructing, &c., articles, materials, &c., useful or designed, &c., for the use of electricity; holding necessary property; principal office, Pittsburg, Pennsylvania; charter issued March 2, 1913, expires February 28, 1933; corporators, H. C. Johnson, Pittsburg, Pa.; Charles H. Miller, J. Clayton Miller, both of Aurora, Pa.; Samuel H. Rothrock, Borough, Pa.; Charles W. Patterson, Franklin, Pa.; capital authorized, $100,000; amount paid in, $100,000; capital authorized, $100,000; par value shares, $50.

W. L. MELLON PIPE LINES, leasing, purchasing, &c., natural gas, petroleum, &c., constructing, &c., lines of tubing, piping, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued, March 6, 1912, expires, June 1, 1940; corporators, W. L. Mellon, 511 Smithfield street, W. S. Mitchell, 671 Smithfield street, G. N. Chaffant, 402 Grant street, all of Pittsburg, Pa.; S. H. Waddell, 511 and 513 Smithfield street, Allegheny, Pennsylvania; P. M. Ross, 512 Smithfield street, Pittsburg, Pennsylvania; capital authorized, $30,000,000; amount paid in, $5,000,000; capital authorized, $1,000,000; par value shares, $50.

INDEPENDENT PUBLISHING COMPANY, carrying on a general book, job, newspaper printing, binding and publishing business, holding necessary property, &c.; principal office, Morgantown, West Virginia; charter issued, March 6, 1912, expires, March 1, 1913;
Corporations.

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Corporations, J. Milton Hackney, Harvey Vanatta, John Alexander, Howard N. Ogden, S. H. Brown, all of Morgantown, West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $10,000.00; par value shares, $50.00.

Home Dressed Beef Company, buying cattle, hogs, &c., killing, dressing and selling the same, manufacturing, &c., hold necessary property, &c., principal office Wheeling, W. Va.; charter issued March 6, 1883, expires February 23, 1913; corporators, Albert M. Scheik, Wm. Rohrig, G. H. Medick, John E. Medick, Henry Dannenberg, all of Wheeling, W. Va.; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $50,000.00; par value shares, $100.00.

Harvey, Hagen and Company, doing a general jobbing grocery business, manufacturing, groceries specialties importing, &c., merchandise, principal office Huntington, W. Va.; charter issued March 6, 1893, expires April 1, 1910; corporators, H. C. Harvey, H. B. Hagen, Geo. F. Miller, all of Huntington, W. Va.; S. A. Shanklin, Mayslick, Ky.; A. V. Love, Huntington, W. Va.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $100.00.

Powellton Tow Boat Company, purchasing, owning, building, &c., steam boats, barges, &c., carrying passengers, &c., purchasing coal coke, &c., &c., principal office, Powellton, Fayette county, W. Va.; charter issued March 7, 1893, expires March 6, 1913; corporators, Evan Powell, Powellton, W. Va.; J. F. Brown, E. W. Knight, Malcolm Jackson, S. D. Littlepage, all of Charleston, W. Va.; capital subscribed, $30,000.00; amount paid in, $30,000.00; capital authorized, $50,000.00; par value shares, $100.00.

The Indian Creek and Transportation Railroad Company, transporting coal, coke, fire clay, lumber, &c., &c., from the mouth of the Indian Creek in Kanawha county, 13 miles up said creek; principal office, Indian Creek, Kanawha county, W. Va.; charter issued March 8, 1893, expires March 7, 1913; corporators, Cha, J. Hunt, Walter E. Granger, W. A. Sarin, all of Cincinnati, O.; F. G. Tunny, Haywell O., Jas. O. Hunt, Cincinnati, O.; capital subscribed, $1,000,000.00; amount paid in, $250,000.00; capital authorized, $500,000.00; par value shares, $100.00.

The Julius Sichel Company, manufacturing women's and children's hats, bonnets, cloaks, &c., &c., principal office, Philadelphia, Pa.; charter issued March 8, 1893, expires March 1, 1913; corporators, Abraham C. Levy, Carry M. Well, William H. Warth, Simon Rapport, Simon Kohn, Julius Sichel, all of Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

Potomac Short Line Railroad Company, constructing and operating a railroad, commencing near a point on S. side of Potomac river in Morgan county, to connect with B. & O. R. R. south-west of Harpers ferry station, principal office Berkeley Springs, Morgan county, W. Va.; charter issued March 15, 1860; continues perpetually; corporators, T. B. Dawson, Berkeley Springs, W. Va.; Lewis Long, Law-Faw, W. Va.; M. T. Ingles, Martinsburg, W. Va.; E. Dawson, Harwood, Md.; Frank Howels, New York, N. Y.; capital subscribed, $500,000.00; amount paid in, $250,000.00; capital authorized, $500,000.00; par value shares, $25.00.

The Equitable Publishing Company, printing, publishing, advertising, &c., books, magazines, &c., acquire real estate, plant machinery, &c., loan money, &c., principal office New York city, N. Y.; charter issued March 11, 1884; expires March 9, 1943; corporators, Edwin P. Hartley, New York, N. Y.; Frank H. Skede, Brooklyn, N. Y.; J. M. Brown, New York, N. Y.; V. V. D. Winterbotham, E. V. Winterbotham, New York, N. Y.; capital authorized, $100,000.00; par value shares, $100.00.

Clayton Oil and Gas Company, boring for petroleum, gas, &c., buying, renting and selling lands, &c., constructing lines of pipe, &c., for transportation of said petroleum; principal office, Creston, Wetly county, West Virginia; charter issued, March 11, 1893; expires March 1, 1911; corporators, W. M. Vandall, James W. Wimdon, P. T. L. Depue, W. F. Ferrell, John C. Depue, John R. Polk, D. S. Stewart, A. Chouest, E. Daisy Hazzard, Beulah Stull, all of Creston, West Virginia; capital authorized, $100,000.00; par value shares, $10.00.

Columbia Novelty Company, manufacturing and selling children's wear of all kinds and descriptions, including infants' lace caps, cloaks, &c., &c.; principal office, New York city, N. Y.; charter issued March 13, 1893, expires March 1, 1913; corporators, Frederick Herzog, Leopold Herzog, Jacob E. Strass, George F. Lewis, Lewis, Schlessinger, Sidney Mayer, all of New York, N. Y.; capital authorized, $50,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $10.00.

The Mutual Benefit Stock and Grain Association, of New York, purchasing and selling stocks, grain, provisions, &c., either for cash or upon margin, as agents for others, and upon commission; principal office, New York City, N. Y.; charter issued March 13, 1893, expires March 1, 1913; corporators, Frank B. Thompson, John E. Collins, Charles Weinman, all of New York City, Joseph Weinman, Philadelphia, Pa.; Claussar
NATIONAL LIGHT AND CONSTRUCTION COMPANY, manufacturing, buying and selling, &c., gas and electricity for heat, light and power to stock and hand such plants, &c., &c.; principal office, New York; charter issued March 14, 1863; expires March 2, 1913; corporators, Geo. W. Clark, Shadyside, N. J.; Geo. H. T. Stoutenburg, Brooklyn, N. Y.; W. H. Fink, Boston, Mass.; Capt. T. Hunt, Ben. P. Armstrong, both of Brooklyn, N. Y.; capital subscribed, $25,000; amount paid in, $12,500; capital authorized, $200,000; par value shares, $5.

GLOBE MINERAL WOOL COMPANY, manufacturing a product known as mineral wool, and all kinds of products in which mineral wool is used, holding necessary real estate, &c.; principal office, Moundsville, West Virginia; charter issued March 14, 1863; expires March 1, 1913; corporators, C. D. Morrison, S. L. Hurich, W. W. Smith, A. W. Hunter, J. H. Hicks, all of Moundsville, W. Va.; capital subscribed, $250,000; amount paid in, $25,000; capital authorized, $200,000; par value shares, $10.

THE WEST VIRGINIA BUILDING AND LOAN ASSOCIATION, of Piedmont, West Virginia, conducting a general building and loan association, raising money to be used by its members in buying lands and houses, &c., &c.; principal office, Piedmont, Mineral county, West Virginia; charter issued March 15, 1863; expires March 1, 1913; corporators, Geo. J. Hyde, W. T. Black, L. H. Plaweger, all of Piedmont, West Virginia; O. H. France, Westover, Maryland; J. H. Jarboe, T. A. Cross, E. W. Whitworth, all of Piedmont, West Virginia; F. J. Crooks, Keyser, West Virginia; M. C. Totten, H. Clay Shew, both of Piedmont, West Virginia; capital subscribed, $1,000,000; amount paid in, $200,000; capital authorized, $1,000,000; par value shares, $100.

THE ANIMAL MIXING AND SMELTING COMPANY, mining and smelting silver and other ores in Hopalong, Central America, buying, selling, &c., in the products of said mines; principal office, New York; charter issued March 15, 1863; expires March 1, 1913; corporators New A. Foss, Tegucigalpa; Hon. Henry Scholtz, James E. Handler, Walter Cox, David F. Tomney, all of New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $100.

RICO TOWNSITE MINING COMPANY, buying, selling, &c., mines, mining and mineral rights, erecting mills, &c., for reducing ore, &c., holding and all kinds of property, principal office Arochoe, Denver county, Colorado; charter issued March 15, 1863; expires March 1, 1913; corporators David H. Moffat, Eben Smith, both of Denver Colorado, Geo. L. Barbe, Telluride, Colorado, Julius Thompson, Dolores county, Colorado, G. H. Garman, Dolores county, Colorado; capital subscribed, $750,000; amount paid in, $450,000; capital authorized, $50,000; par value shares, $5.

LURKES’GARDEN COAL AND ANCOKE COMPANY, mining, shipping, &c., coal, iron ores, &c., owning, &c., mineral lands, manufacturing, &c., coke, iron, steel, &c., shipping, &c.; principal office, Moss, McDowell county, West Virginia; charter issued March 9, 1895; expires February 1, 1913; corporators, R. M. Lawson, Joseph S. Moss, J. R. Thompson, J. R. Meek, H. R. Moss, all of Burke’s Garden, Va.; W. W. Harmon, Philp City, Va.; W. L. Davis, Burke’s Garden, Va.; capital subscribed, $80,000; amount paid in, $61,200; capital authorized, $800,000; par value shares, $100.

THE ZACHOS STENOGRAPHY COMPANY, manufacturing, buying, &c., reporting instruments, writing machines, &c., publishing a system of stenography, &c.; principal office, New York City, N. Y.; charter issued March 20, 1863; expires June 1, 1893; corporators, R. L. Maynard, John W. Free, John C. Zachos, Edward Cornell, W. L. Farnan, all of New York City; capital subscribed, $500,000; amount paid in, $30,000; capital authorized, $5,000,000; par value shares, $10.

NORTHERN FIRE INSURANCE COMPANY, of Charleston, W. Va., make and write insurance upon all kinds of houses, goods, merchandise, wares, &c., on railroad cars, steamboats, &c., &c.; principal office, Charleston, W. Va.; charter issued March 29, 1863, expires March 18, 1913; corporators, William Beardon, Samuel Foster, Thomas Reardon, Byron Hatch, S. O’Nell, all of Midland, Mich.; capital subscribed, $500,000; amount paid in, $300,000; capital authorized, $1,000,000; par value shares, $100.

THE HOME INVESTMENT AND BUILDING UNION, buy, improve, &c., real estate for the benefit of its members, to act as agents or trustees in settlement of debts, negotiate loans, &c.; principal office, Wheeling, West Virginia; charter issued, March 20, 1863, expires March 1, 1913; corporators, Louis Bertschy, John Witzdorf, Frederick Happy, Win. A. Stouzer, Robert Pekari, W. W. Wood, Thomas Davison, J. N. Hallinger, H. C. Branden, all of Wheeling, W. Va.; capital subscribed, $1,000,000; amount paid in, $300,000; capital authorized, $1,000,000; par value shares, $100.

DAWLEY FURNITURE COMPANY, buying and selling furniture and other merchandise, acquiring and holding necessary real estate; principal office, Charleston, West Virginia; charter issued March 21, 1894, expires March 15, 1913; corporators, E. C. Dawley, W. H. Lonnnally, B. N. Ruby, J. C. Ruby, H. A. Samples, all of Charleston, West Virginia; ca-
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UNITED STATES FUEL GAS COMPANY, purchasing and selling patent-rights for the manufacture of fuel and illuminating gas, building gas furnaces, &c., purchasing, &c., real estate, &c., principal office, New York City, New York: charter issued March 21, 1893, expires October 1, 1943; corporators, Edward W. Leggett, John S. Thompson, Henry W. Wilder, Albert W. Harris, Richard C. Laske; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $1.00.

FIRE PROOF MOLDING AND GRANITE COMPANY, manufacturing, producing, &c., artificial stone, &c., under and as described in letters patent of the U. S. No. 450,187 granted to T. Wilkinson, principal office Jersey City, N. J.: charter issued March 22, 1893, expires January 1, 1943; corporators, John H. Rice, New York City, N. Y., Thomas Moore, Jr., &c., Broadway, New York City, N. Y., Michael J. Fenton, Abraham S. Davenport, both of New York City, N. Y., Charles A. Cameron, Newark, N. J.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

PARKERSBURG GAS AND ELECTRIC COMPANY, manufacturing, &c., artificial gas, supplying natural gas for lighting, fuel, &c., erect, &c., machinery, &c., hold patents, real estate, &c., principal office Parkersburg, W. Va.: charter issued March 22, 1893, expires March 14, 1893; corporators, J. Y. Rathbone, C. H. Shattuck, C. H. Turner, C. S. Despard, J. W. Jackson, Jr., all of Parkersburg, W. Va.; capital subscribed, $30,000.00; amount paid in, $2,000.00; capital authorized, $30,000.00; par value shares, $10.00.

FAIRFIELD MINING, BUILDING AND LAND IMPROVEMENT COMPANY, mining gold and other minerals, erect suitable buildings, &c., improve lands which the company may own or may purchase, principal county, Wabash, Warren, Washington, West Virginia: charter issued March 14, 1923; corporators, G. F. Eisenbeis, C. F. Stolzschutz, J. F. Hayes, all of Pittsburgh, Pa., Ed. C. Wilson, New Castle, Pa., Wm. D. Todd, A. C. McCaughan, E. F. Chen, W. F. Meehan, A. Hertel, all of Warren, Pa.; capital subscribed, $150,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

GOLD HILL MINING AND MILLING COMPANY, purchasing, &c., mining property in the county of La Plata, Colorado, and elsewhere, erecting, &c., mills, acquiring, &c., all kinds of property; principal office, New York City, N. Y.: charter issued March 23, 1893, expires April 1, 1922; corporators, Frank Remington, Shearin, John Potts, Charles Emil Krug, Charles Henry Trudle, all of New York, New York, James Lesher Dietz, Brooklyn, New York; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.

STANDARD STEEL RAILWAY TIE COMPANY, buying, &c., letters patent of the United States for improvements in metal railway ties, &c., dealing, &c., in railway ties, &c., laying lands, erect buildings, &c., &c., principal office, New York, New York; charter issued March 23, 1893, expires December 31, 1912; corporators, George H. Huntington, Theron Baldwin, Isaac S. Metcalf, William H. Spencer, Edward B. Forman, all of New York, New York; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

KEELEY INSTITUTE COMPANY, treatment and care of persons addicted to drunkenness, &c., according to the method of Dr. I. E. Keeley, in institutions, &c., &c.; principal office, New York, New York; charter issued March 23, 1893, expires March 22, 1923; corporators, John S. Sauerschied, George F. Harlin, both of Washington, D. C., James T. Harlin, H. S. Bannister, both of Hagerstown, Md., Charles C. Geyer, Lauret, Md.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

FORT WORTH STOCK YARDS COMPANY, carrying on a general stock yards business at Fort Worth, Texas, and other places in the United States, to receive horses, mules, &c., for sale on commission, hold necessary real estate, &c., &c.; charter issued March 24, 1893, expires February 11, 1914; corporators, William O. Johnson, Newton P. R. Hatfield, Charles L. Thomas, Charles M. Cook, John Stirling, all of Chicago, Ill.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

STREET SPRINKLERS' ASSOCIATION, sprinkling streets, lanes, &c., for sanitary and other lawful purposes with suitable chemical solutions; principal office, New York, New York; charter issued March 29, 1893, expires March 1, 1913; corporators, Jacob T. Hildebrand, Andrew H. Yetter, Philip M. Fisher, Orben K. Linbury, Henry Kern, Matthias Triemner, William T. Damson, all of New York City; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

AURORA, OAKLAND AND TERRA ALTA TELEPHONE COMPANY, constructing a telephone line Oakland, Md., to Terra Alta, W. Va., also connecting, &c., with other lines of telephones, &c., of West Virginia; principal office, Aurora, Preston county, W. Va.; charter issued March 28, 1893, expires March 28, 1913; corporators, J. L. Logan, Preston county, W. Va., P. R. McGurn, James H. Shaffer, L. C. Shaffer, all of Au-
AETNA STANDARD IRON AND STEEL COMPANY, manufacturing, &c., iron and steel in all its forms, all articles, &c., procured from iron and steel, &c.; located outside of Bridgeport, Ohio; charter issued March 25, 1894, expires March 21, 1974; corporators, Joseph Bell, Ohio county, West Virginia; William H. Simpson, Willard H. Tallman, both of Wheeling, West Virginia; Albert P. Tallman, Jacob J. Holloway, both of Ohio county, West Virginia; William P. Graham, Belmont county, Ohio; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000; par value shares, $100.00.

INDIAN RIDGE COAL AND COKE COMPANY, mining coal, manufacturing coke, shipping and selling said products, and doing a general retail merchandise business; principal office, Indian Ridge, McDowell county, West Virginia; charter issued March 28, 1935, expires March 1, 1943; corporators, H. O. Rogers, George W. Ramsey, both of Roanoke, Va., A. Stone, Albert R. Paddock, C. Botsford, all of Jones, West Virginia; J. H. Paddock, Connellsville, Pa., J. W. Coon, Roanoke, Va., H. Long, Worth Kilpatrick, Cyrus E. Reid, Lloyd J. Munson, J. A. Armstrong, all of Connellsville, Pa.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

MAHON GOLD MINING COMPANY, mining gold, silver or any other mineral or substance found on land on which the company may own, occupying, &c., real estate, &c., principal office, Newton, Washington, D. C.; charter issued March 27, 1893, expires March 1, 1973; corporators, T. G. Garrett, Amston, Ala., W. Miller, Washington, D. C., Thomas H. Kane, Silverton, Cal., H. H. Blackburn, T. W. Young, Washington, D. C.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

THE MUTUAL STOCK AND GRAIN, COMMISSION AND TRADING COMPANY, carrying on a general brokerage commission &c., business in stocks, bonds, &c., to buy and sell stocks, bonds, &c., &c., principal office New York, N. Y.; charter issued March 27, 1893, expires May 1, 1993; corporators, Frank B. Thompson, John H. Herr, Charles W. Mann, Chauncy P. Hoskins, all of New York city; Jacob Weinman, Philadelphia; capital subscribed $100,000; amount paid in, $1,000.00; capital authorized, $1,000,000; par value shares, $100.00.

SHERIDAN STEEL WHEEL COMPANY, manufacturing, &c., steel or iron wheels, baby carriages, &c., dealing in patents, &c., pertaining to articles, &c., selling said patents, &c., &c., principal office, Wheeling, West Virginia; charter issued March 25, 1893, expires April 1, 1913; corporators, William Sheridan, Perryburg, Ohio; H. J. O'Neill, John Feibel, P. Schwerdtfeger, George Hook, all of Wheeling, West Virginia; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

THE ELM GROVE COAL COMPANY, mining, purchasing, &c., coal and other minerals, buying, holding, &c., necessary real and personal property; principal office Elm Grove, Ohio county, West Virginia; charter issued March 29, 1894, expires April 1, 1914; corporators, J. B. Chambers, West Alexander, Pa., W. T. Chambers, Elm Grove, W. Va., W. R. Gilson, Potomac, W. Va., A. Monroe, West Alexander, Pa.; R. J. McGehee, Ellista, Pa.; R. D. McGehee, West Alexander, Pa.; capital subscribed, $100,000; amount paid in, $1,000.00; capital authorized, $100,000; par value shares, $100.00.

KEY STONE PIPE COMPANY, manufacturing fiber ware, principal office East Stroudsburg, Pa.; charter issued March 29, 1895, expires March 1, 1922; corporators, William H. Conklin, John M. Waatt, both of New York city, Martin Decker, East Stroudsburg, Pa., Daniel Riehman, Emil Hurl, Belvidere, N. J.; capital subscribed $50,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $100.00.

MT. EYVEN GRANITE COMPANY, quarrying, mining, &c., granite and other material for building monuments, &c., buying, &c., necessary lands, &c., principal office New York city; charter issued March 30, 1893, expires January 1, 1913; corporators, John Bogatz, Albany, N. Y., Charles H. Stanton, Bernard J. Mal ton, both of Green, N. Y., Arthur A. Pabco, Howard L. Cole, both of New York, N. Y.; capital authorized, $500,000; amount paid in, $500,000; capital authorized, $1,000,000; par value shares, $100.00.

THE MORGANTOWN GLASS COMPANY, building and operating a plant for the manu-
facturing of glass and glass-ware and glass goods of every kind, &c.; principal office, 
Beechurst, Monongalia county, West Virginia; charter issued March 31, 1893, expires 
March 31, 1903; corporators, John J. Walsh, Wheeling, West Virginia; M. Grunt, R. E. 
East, Geo. C. Sturdivess, L. C. White, all of Morgantown, West Virginia; capital sub-
scribed, $7,000.00; amount paid in, $3,000.00; capital authorized, $50,000.00; par value 
shares, $50.00.

UNITED PAINT COMPANIES, manufacturing, producing, buying and selling paints, 
varnishes, oils, &c.; principal property and principal office, New York City; New 
York; charter issued March 31, 1893, expires March 1, 1914; corporators, Aquila Rich, New 
Brighton, Staten Island, New York, Frederick O. Pierce, Brooklyn, New York, Charles 
F. Zantgraf, Stapleton, Staten Island, New York, Henry Nerz, Newark, New Jersey, Willi-
am A. Latimer, Stanford, Connecticut, Francis E. Burrows, New York, Samuel Swan, 
Bridgeport, Connecticut; capital subscribed, $700.00; amount paid in, $700.00; capital au-
thorized, $5,000,000.00; par value shares, $100.00.

THE AMERICAN WOMAN PUBLISHING COMPANY, publishing, selling and dealing in 
books, magazines, &c., and particularly a periodical to be called 'The American Woman,' 
principal office, New York, N. Y.; charter issued March 31, 1893, expires March 31, 1913; 
corporators, Charles W. Wetmore, 12 East 35th street, Ashton Lenoine, 1 East 32nd 
street, Robert D. Murray, 15 East 31st street, Waldo W. Willard, 202 Madison Avenue, 
all of New York, Albert S. Thayer, Fushing, N. Y.; capital subscribed, $50,000.00; amount 
paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

HACKETT REFRIGERATING COMPANY, manufacturing, selling and dealing in refrig-
erators and methods of refrigeration; principal office, charleston, West Virginia; charter 
issued April 1, 1893, expires March 17, 1913; corporators, Fred C. Hackett, Samuel W. Wood-
uff, George G. Hackett, George H. Towe, Wm. J. Bennett, all of Boston, Massachusetts; 
capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $3,000,000.00; par 
value shares, $100.00.

TRES PIEDRAS GOLD MINING COMPANY, mining, milling, smelting and reducing gold 
ores and other metallic ores, acquiring, &c., lands, &c., principal office New York, N. Y.; 
charter issued April 1, 1893, expires December 1, 1912; corporators, Joseph L. Robertson, 
William P. Robertson, Randolph M. Mufford, John W. Weed, Herbert J. Martin, all of 
New York, N. Y.; capital subscribed, $30,000.00; amount paid in, $3,000.00; capital au-
thorized, $50,000.00; par value shares, $10.00.

DONA ALECIA MINING COMPANY, mining, gold, silver and other minerals in veins, 
loves, or deposits, acquiring lands containing same, &c.; principal office New York, N. Y.; 
charter issued April 1, 1893, expires March 17, 1913; corporators, William H. Wells, Randolph M. 
Mufford, William D. Hill, Elisha F. Rust, Calvin M. Hendrick, all of New York, N. Y.; 
capital subscribed, $60,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par 
value shares, $10.00.

SMITH BREWING COMPANY, brewing malt liquors, &c., porter and like product, dealing in 
and bottling the same, &c., &c.; principal office, Wheeling, Ohio county, West Virginia; 
charter issued April 3, 1893, expires March 21, 1913; corporators, M. E. Lally, A. E. Smith, 
W. H. Kemp, Wm. Messer, A. V. McComb, all of Wheeling, West Virginia; capital sub-
scribed, $800.00; amount paid in, $800.00; capital authorized, $100,000.00.

FAYETTE FOUNDRY AND MACHINE COMPANY, manufacturing and selling all kinds of 
machinery, casting, cars, &c., &c.; principal office, Montgomery, West Virginia; charter 
issued April 3, 1893, expires March 29, 1914; corporators, Henry Davis, Campbell, West 
Virginia, W. R. Manship, J. A. Shipley, George Smith, James Rizz, F. L. Montgomery and 
J. W. Montgomery, all of Montgomery, West Virginia; capital subscribed, $3,510.00; 
amount paid in, $1,160.00; capital authorized, $4,000.00; par value shares, $100.

AMERICAN SILICA COMPANY, mining, quarrying and manufacturing siliceous clays, 
clays, &c., and preparing the same for market; principal office, Erie, Erie county, Pa.; charter 
issued April 1, 1893, expires March 8, 1893; corporators, Harry F. Watson, Ralph W. Potter, J. 
Avery Tracy, George H. Russell, all of Erie, Pa., William Montgomery, Jr., Baltimore, 
Md.; capital subscribed, $500.00; amount paid in, $300.00; capital authorized, $500.000.00; par 
value shares, $100.00.

ELK RIVER MINING COMPANY, mining and selling coal, manufacturing and selling coke, 
and doing a general merchandising business; principal office, Charleston, West Virginia; 
charter issued April 1, 1893, expires April 1, 1913; corporators, Joseph Rauffer, James H. 
Brown, A. W. Quigley, Malcolm Jackson, E. W. Knight, all of Charleston, West Vir-
ginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.000.00; par 
value shares, $100.00.

HOLLY RIVER COMPANY, constructing, maintaining and operating a boom with or without
Corporations.


THE VALLEY BANK, doing a general discount and deposit banking business, discounting notes, drafts, &c., loaning money; &c.; principal office, Ripley, Jackson county, West Virginia. Charter issued April 8, 1891, expires April 7, 1893. Stockholders, J. L. Starcher, P. E. McKaun, R. F. Rader, W. W. Riley, E. H. Rader, all of Jackson C. H. West Virginia, E. F. Starcher, Givens, Jackson county, West Virginia, John T. Vail, Jackson C. H., West Virginia; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $100,000.00; par value shares, $100.00.

TRUSLOW FURNITURE COMPANY, carrying on wholesale and retail furniture business, manufacturing, &c., furniture, carpets, &c., &c.; principal office, Charleston, West Virginia; charter issued April 8, 1863, expires April 7, 1865. Stockholders, C. Truslow, F. A. Hall, M. A. Metcalf, C. D. Truslow, W. M. Ruffin, all of Charleston, West Virginia; capital subscribed, $7,000.00; amount paid in, $7,000.00; capital authorized, $100,000.00; par value shares, $100.00.

BLUEFIELD PLUMBING AND HEATING COMPANY, engaged in a general plumbing business, furnishing fittings up, &c., steam and hot water heating appliances, &c.; &c.; principal office, Bluefield, West Virginia; charter issued April 9, 1893, expires April 8, 1913. Stockholders, E. E. Winters, C. L. Knight, C. W. Akers, Edward W. Longstreet, T. Mercier, all of Bluefield, West Virginia; capital subscribed, $1,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.

MEIGS RAILWAY CONSTRUCTION COMPANY, constructing for others railways and tramways, selling and dealing in locomotive engines, &c., &c.; principal office, Charleston, West Virginia; charter issued April 10, 1894; expires January 1, 1914. Stockholders, Joe V. Meigs, William L. Butler, Fred C. Patch, William J. Dumont, George H. Zowah, all of Lowell, Massachusetts; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $5,000.00; par value shares, $100.00.

KANAWHA MANUFACTURING COMPANY, manufacturer and seller of machinery of all kinds and patent upon the same, &c.; &c. Principal office, New York, N. Y.; charter issued April 11, 1893, expires April 10, 1913; corporators, Austin J. Roberts, William H. Jermer, John T. Stater, Kenneth J. Matheson, Charles P. Summer, all of New York, City, N. Y.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $100.00.

KEYSTONE LAUNDRY COMPANY, maintaining, operating and conducting the laundry business in all its branches, including soaping, dyeing, &c.; &c.; principal office, Allegheny, Pa.; charter issued April 11, 1893, expires March 1, 1918. Stockholders, L. P. Schne, W. W. Fullerton, Allegheny City, Pa., D. V. Bonnell, Midletown, Ohio, E. E. Fingle, Zanesville, Ohio, C. L. Pilaun, Allegheny City, Pa.; capital subscribed, $500,000.00; amount paid in, $250,000.00; capital authorized, $10,000.00; par value shares, 1000.

WEST UNION BANK, carrying on the business of banking by discounting promissory notes, negotiable drafts, bills of exchange, &c.; &c. Principal office, West Union, Doddridge county, West Virginia; charter issued, April 11, 1893; expires April 10, 1918; corporators, W. H. Bond, B. W. Maxwell, Charles, S. H. McMillan, Lewis Maxwell, both of West Union, West Virginia, F. M. Robinson, Clarksburg, West Virginia, S. H. Stuart, J. V. Blaisdell, C. R. Charter, J. N. Markay, E. W. Pearcy, all of West Union, West Virginia; capital subscribed, $35,000.00; amount paid in, $4,500.00; capital authorized, $100,000.00; par value shares, $100.00.

HUNTINGTON GUARANTEE BOND AND INVESTMENT COMPANY, investing money, borrowing money for the purpose of investing same, issuing bonds, &c.; &c.; principal office, Huntington, West Virginia; charter issued April 15, 1915; corporators, A. A. Kueff, E. H. Ensley, P. C. Huffman, C. E. Gwinn, Garland Huffman, all of Huntington, West Virginia; capital subscribed, $500,000; amount paid in, $0.00; capital authorized, $100,000.00; par value shares, $100.00.
PPRERSBURG ENGINE AND FOUNDRY COMPANY, manufacturing, buying, selling and dealing in engines, boilers and machinery of all kinds, &c., &c.; principal office, Parkersburg, West Virginia; charter issued April 12, 1893, expires April 10, 1913; corporators, C. M. Robinson, A. C. Bruce, C. H. Shattuck, Anna S. Robinson, J. G. McClure, all of Parkersburg, West Virginia; capital subscribed, $20,000.00; amount paid in, $2,000.00; capital authorized, $100,000.00; par value shares, $100.00.

RANDOLPH COAL AND COKE COMPANY, acquiring, owning, dealing in and producing coal and agriculture lands and of cutting, working, &c., lumber and timber, &c., &c.; principal office Roaring Creek, Randolph county, West Virginia; charter issued April 12, 1893, expires April 10, 1913; corporators, Arthur S. Fuller, George E. Warner, Michael L. O'Neal, Albino H. Gimbarnet, Orlando New Jersey, Charles W. Thompson, Brooklyn New York, Robert C. Ruhl, New York, New York, Alexander Hoge, Brooklyn, New York; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $100.00.

HORACE R. KELLY COMPANY, selling cigars at wholesale and retail; principal office, New York City, New York; charter issued April 12, 1893, expires March 4, 1913; corporators, Horace R. Kelly, Max T. Rosen, Solomon Falk, Carl Thallmann, Julius Goldmark, all of New York City, New York; capital subscribed, $1,000.00; amount paid in, $1,000.00; par value shares, $100.00.

UNITED STATES SUGAR MANUFACTURING COMPANY, manufacturing, producing, reducing and refining sugar and other saccharine products, &c., &c.; principal office, New York City, New York; charter issued April 12, 1893, expires February 28, 1913; corporators, Hilton R. Fellman, Bensbourn, New York, James A. Morell, New York City, New York, Gilbert P. Bullock, Summit, New Jersey, George F. Carpenter, George W. Carpenter, both of Brooklyn, New York; capital subscribed, $6,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE MARION COUNTY CREAMERY COMPANY, manufacturing butter and other products of milk, earning fruit, vegetables, and meats, &c., &c.; principal office, Fairmount, Marion county, West Virginia; charter issued April 13, 1893; corporators, Charles D. Fleming, A. B. Bump, O. H. Martin, W. A. Calder Bravo, Elora W. Va., James W. Hoggess, Thohurn, W. Va., Harrison Manley, Everett W. Va., James H. Hartley, Palatine; Joseph E. Sands, Fairmount; capital subscribed, $2,000.00; amount paid in, $120.00; capital authorized, $300,000.00; par value shares, $10.00.

THE JOURNAL PRINTING AND PUBLISHING COMPANY, printing and publishing a weekly newspaper, printing and publishing books, doing a general printing, &c., &c.; principal office, Fairmount, Marion county, West Virginia; charter issued April 13, 1893; corporators, W. M. Wilson, A. W. Hamilton, E. B. Hawkins, all of Fairmount, West Virginia; capital subscribed, $150.00; amount paid in, $150.00; capital authorized, $2,100.00; par value shares, $1.00.

INTERNATIONAL LAW AND COLLECTION COMPANY, carrying on a general law and collection business, prosecuting and defending suits in equity and actions at law, &c., &c.; principal office, Erie, Pennsylvania; charter issued April 13, 1893, expires April 1, 1914; corporators, William M. Hammer, Pennsylvania, George H. L. Hamme, Pennsylvania, E. R. Pitcher, West Virginia, H. M. Neely, Kinzer, Warren county, Pennsylvania, W. Xurgy, Youngsville, Warren county, Pennsylvania, F. B. Jackson, Warren county, Pennsylvania; capital subscribed, $15,000.00; amount paid in, $1,500.00; capital authorized, $10,000.00; par value shares, $100.00.

THE EMPLOYERS AND EMPLOYEES PROTECTIVE INSURANCE COMPANY, insuring and providing for the lives of employees, &c., &c.; principal office, Wilmington, Delaware; charter issued April 11, 1893; corporators, John Richardson, Jr., Elmer T. Yee, Harry C. Hye, Charles G. Hye, Edward B. Martin, Joseph L. Cannery, Delaware; insurance authorized, $100,000,000; amount paid in, $10,000.00; capital authorized, $500,000.00; par value shares, $500.00.

ROARING CREEK AND CHARLESTON RAILROAD COMPANY, constructing and operating a railroad, commencing near month of Roaring creek, Randolph county, and thence the most practical route to Charleston, Kanawha county, prinicipal office, Elkton, Randolph county, West Virginia; charter issued April 14, 1893; corporators, Samuel H. Dillon, John D. Skiles, William F. Dillon, all of Charleston, West Virginia; capital authorized, $300,000.00; par value shares, $60.00.

AUTOMATIC LUBRICATING CAR-HOSS COMPANY, manufacturing, buying, selling and dealing in manufactures to be applied on other railroads and other manufactures; principal office, Charleston, West Virginia; charter issued April 15, 1892, expires April 15, 1913; corporators, James N. Patton, Rome, Ohio, Albert J. Easley, Hagerstown, Maryland, Albert J. Morrison, Biueno Vista, Ohio, David B. Sachs, Cincinnati, Ohio, Murvll
Corporations.

J. Cook, Hinton, West Virginia: capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000,000.00; par value shares, 100.00.

McCASLIN CONVEYOR AND TRANSFER COMPANY, constructing and erecting conveyors and kindred structures, purchasing property, &c., to carry on business, principal office Wheeling, West Virginia; charter issued April 17, 1903, expires April 16, 1913; corporators, H. T. Quilling, N. A. Quilling, N. H. McClure, James W. Stewart, Thomas L. Johnson, all of Cleveland, Ohio; capital subscribed, $200.00; amount paid in, $20.00; capital authorized, $50,000.00; par value shares, $100.00.

THE COLUMBIA INDUSTRIAL INSURANCE COMPANY OF WASHINGTON, D. C., insuring the lives of persons between the ages of one and sixty-five years, pays a fixed sum to members in case of accidental injury, &c.; principal office, Washington, D. C.; charter issued April 17, 1893, expires January 1, 1903; corporators, Harrison Hightman, 1708 9th street, N. W., George E. Hutchinson, 1500 33rd street, N. E., George Gibson, 1434 Rhode Island avenue, Charles J. James, 457 2nd street, N. W., Andrew Wall, 2008 11th street, N. W., Walter A. Brown, 432 M street, N. W., H. W. Hall, M. D., 1756 K street, N. W., all of Washington, D. C., Alonzo Tweedale, Howard avenue, Mount Pleasant, D. C., S. S. Yoder, 213 23rd street, N. E., J. B. Daughtry, 1212 20th street, N. W., both of Washington, D. C., F. A. Bunkley, 428 S. Washington street, Alexandria, Va., Henry K. Simpson, 321 B street, S. E., S. H. E. Jones, 424 W. C. S. street, all of Washington, D. C.; capital subscribed, $22,810.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $10.00.

TEARLESS OIL COMPANY, purchase, lease, develop, operate and sell oil and oil lands, owning necessary real estate to carry on said business, principal office Sistersville, Tyler county, West Virginia; charter issued April 18, 1893; corporators, William M. Carr, Zanesville, Ohio, George H. Carr, Chauncey F. Lake, A. C. Horion, all of Titusville, Pennsylvania, W. W. Morrison, Harmony, Pennsylvania; capital subscribed, $40,000.00; amount paid in, $300,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE BLUEFIELD TELEPHONE COMPANY, constructing and maintaining a telephone and telegraph line in Mercer county and adjoining counties in West Virginia, &c.; principal office, Bluefield, West Virginia; charter issued April 24, 1903, expires March 14, 1913; corporators, Geo. C. Hill, Salem, Virginia, G. M. Prince, Park Prince, Geo. A. Shippy, J. C. Darse, N. D. Mahler, James E. Mount, David E. Johnston, all of Bluefield, West Virginia; capital subscribed, $1,000.00; amount paid in, $200,000.00; capital authorized, $20,000.00; par value shares, $100.00.

WATSON COAL COMPANY, mining coal and manufacturing coke, acquiring by purchase, &c., lands for mining purposes, &c.; principal office Fairmont, West Virginia; charter issued April 19, 1903, expires April 17, 1913; corporators, J. E. Watson, J. M. Hartley, Wm. A. Ohlsey, A. H. Fleming, J. L. Sacks, all of Fairmont, West Virginia; capital subscribed, $500,000.00; amount paid in, $100,000.00; capital authorized, $200,000.00; par value shares, $100.00.

CENTRAL STATE OIL COMPANY, mining, drilling and excavating for oil and gas, operating pipe lines, &c., drilling in petroleum oil and natural gas; principal office, Fairmont, West Virginia; charter issued April 18, 1903, expires March 17, 1913; corporators, Wm. A. Ohlsey, J. E. Sands, both of Fairmont, W. Va., Stuart W. Walker, Marietta, W. Va., George F. Wyeth, Sistersville, W. Va., J. E. Watson, Fairmount, W. Va.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

EAST LIVERPOOL BRIDGE COMPANY, constructing and maintaining a bridge across the Ohio River at or near Chester, Hancock county, West Virginia; principal office Wheeling, West Virginia; charter issued April 29, 1903, expires April 18, 1913; corporators, F. Dorr, Addison, West Virginia, S. Fred Paul, Wheeling, West Virginia, J. H. McDonnell, F. E. Canfield, both of East Liverpool, Ohio, E. R. Chrus, Marietta, Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

MINDRINETTI MINING COMPANY, acquiring and operating mining property, leasing, &c., mining lands in the province of Dutch Guiana, principal office New York; charter issued April 20, 1903, expires December 31, 1913; corporators, Lindsey Vinton, New York, New York, New York, W. J. Vinton, Indianapolis, Indiana, Arthur E. Walzl, New Rochelle, New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

H. & H. REINERS, manufacturing, rectifying, distilling and buying and selling liquor, principal office Brooklyn, New York; charter issued April 29, 1903, expires April 15, 1913; corporators, Herman Reiners, Catharina M. Reiners, Henry Reiners, Edgar Conklin, Frederick Kohrs, all of Brooklyn, New York; capital subscribed, $21,000.00; amount paid in, $5,000.00; capital authorized, $30,000.00; par value shares, $100.00.
AMERICAN REDUCTION AND MANUFACTURING CO., mining iron, copper, gold, silver, &c., acquire, own, &c., chemical and mechanical process for mining, &c., Charles, principal office, Philadelphia, Pennsylvania; charter issued April 21, 1893, expires March 18, 1913; corporators, John A. Basham, Joseph A. Vincent, Thomas Walker, John C. Carter, Wm. H. Armstrong, all of Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; par value shares, $100.00.

AMRO-AMERICAN INVESTMENT COMPANY, raise money by issue and sale of shares of the corporation, and, in such other manner as the corporation may deem fit, &c., &c.; principal office, New York City, N. Y.; charter issued April 21, 1893, expires December 31, 1913; corporators, Hamilton J. Kimball, New York City, New York, John H. Bryant, Washington, D. C., Henry D. Williams, New York City, N. Y., Wm. Stanley Eckert, Orange, N. J., Jas. E. Lumentstein, New York, N. Y.; capital subscribed, $5,000,000.00; amount paid in, $5,000,000.00; par value shares, $100.00.

HUNTINGTON STEAM LAUNDRY, conducting a general laundry business, transacting the business pertaining thereto, &c., &c.; principal office, Huntington, West Virginia; charter issued April 21, 1893, expires April 20, 1913; corporators, A. S. Taylor, N. A. Ratliff, E. Baumann, E. Baumannshor, J. T. Taylor, all of Huntington, West Virginia; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

CHARLESTON COAL AND FUECO COMPANY, leasing and operating coal mines, manufacturing and selling coke, eating and fueling houses, &c., &c.; principal office, Welch, West Virginia; charter issued April 21, 1893, expires March 1, 1914; corporators, F. W. Abrey, J. M. Payne, E. A. Barnes, W. S. Green, Charles K. Payne, all of Charleson, West Virginia; W. P. Hearitz, W. L. Taylor, both of Welch, West Virginia; W. J. McMinn, Vivian, Virginia; J. D. Barnes, Charleston, West Virginia; capital subscribed, $7,500,000.00; amount paid in, $7,500,000.00; par value shares, $100.00.

THE ELECTRON MANUFACTURING COMPANY, manufacturing electrical, mathematical, philosophical, surgical instruments and appliances, operate telephone lines, &c., &c.; principal office, Wheeling, West Virginia; charter issued April 21, 1893, expires April 20, 1914; corporators, J. L. Mason, N. B. Koch, H. C. Bridger, C. F. Brooks, J. W. A. Maclean, W. F. Reiley, J. C. Lane, J. W. Hamblin, D. S. Bolhaar, all of New York City; capital subscribed, $10,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

THE NATIONAL AGENCY COMPANY, acting as agent, collector, &c., on its own behalf or for any corporation or company engaged in legitimate business, &c., &c.; principal office, Wheeling, West Virginia; charter issued April 21, 1893, expires December 31, 1920; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

THE H. C. NEASE COMPANY, carrying on a general mercantile business, buying and selling dry goods, groceries, notions, &c., &c.; principal office, John Pleasant, West Virginia; charter issued April 21, 1893, expires March 1, 1914; corporators, H. C. Nease, John Pleasant, West Virginia, E. Beach, Huntington, West Virginia, J. S. Spooner, J. C. Franklin, Lewis Popejoy, all of John Pleasant, West Virginia; capital subscribed, $10,000,000.00; amount paid in, $5,000,000.00; par value shares, $100.00.

FALL RIVER BRIDGE COMPANY, manufacturing ale, beer and porter; principal office, Fall River, Massachusetts; charter issued April 21, 1893, expires March 1, 1913; corporators, James H. Hurst, Michael Fitzgerald, Walter L. McBean, James Flynn, James H. Hurst, Jr., all of Fall River, Massachusetts; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

KRETOL MANUFACTURING COMPANY, manufacturing and selling kretol and other similar preparations; principal office, New York, N. Y.; charter issued, April 21, 1893, expires May 1, 1943; corporators, August Johnson, Julius Chambers, Charles Robinson, Charles H. Grube, Francis A. Steinem, all of New York, capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

CENTRAL AMERICAN STEAMSHIP COMPANY, carrying on the general business of transporting and carrying passengers, mails, &c., &c., between the U. S. and South America, &c., &c.; principal office, New York, New York; charter issued April 24, 1893, expires January 1, 1903; corporators, Manugarc Stanley Tweed, New York, New York, Lowell Lincoln Richards, Hackensack, New Jersey; William John Cosgrove, Joseph David Phillips, both of Brooklyn, New York, Jacob Henry Baffier, Henry S. Linn, both of New York City, George F. Sawyer, Yorkers, New York, David C. Andrews, New York City, Richard Williams, Jr., Mount Vernon, New York; Emil A. Jury, New York City; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; par value shares, $100.00.

POOLEY PATENT Desk SLIDE COMPANY, manufacturing, purchasing, selling and dealing in mechanical appliances for furniture and desks, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued April 24, 1893, expires April 1, 1943; corporators, Frank D.
Corporations.

Pooley, Edward F.; Pooley, William F.; Wagner, all of Philadelphia, Pennsylvania; Frank Taylor, John A.; Emerick, Jr., both of Langhorne, Pennsylvania; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $100.00.

The Electric Steam Generating and Power Company, manufacturing or procuring to be manufactured, purchasing, &c., Electric Steam Generators, generating steam by electricity for heating, &c., &c.; principal office, No. 29 Broadway, New York, New York; charter issued April 25, 1899; expires April 1, 1919; corporators, Adolph Falek, No. 29 east 132 street, Herbert K. Rider, No. 210 west 45 street, Joseph H. Lewis, No. 820 east 16 street, F. Lewis, No. 550 east 180 street, Meanville, S. Rider, No. 210 west 45 street, all of New York City; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

The First National Building and Loan Association, encouraging industry, frugality and home building and saving among its members; power of borrowing to members money, &c., &c.; principal office, Charleston, West Virginia; charter issued April 1, 1893; expires April 14, 1943; corporators, Fred Gardner, Frederick Kilinger, James J. Lovell, Adam B. Littlepage, A. C. Hall, all of Charleston, West Virginia; Jesse P. Bailey, Shelby City, Kentucky; W. F. Chilton, C. W. Young, both of Charleston, West Virginia; D. Anderson, Nicholas C. H., West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

The Numerograph Manufacturing Company, manufacturing and selling the Numerograph and similar products, principal office, Charleston, West Virginia; charter issued April 25, 1899; expires March 27, 1943; corporators, J. X. Board, J. A. Newhart, J. Y. Eaton, A. R. Thom, L. H. Board, Hudson, W. W., Reedy, West Virginia, W. O. Reedy, West Virginia, both of Roane county, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $10.00.

Roane County Co-operative Association, establishing and carrying on a general trade in all kinds of merchandise, farm and garden products, timber, &c., &c.; principal office, Reedy, Roane county, West Virginia; charter issued April 26, 1893; expires March 27, 1943; corporators, J. X. Board, J. A. Newhart, J. Y. Eaton, A. R. Thom, L. H. Board, Hudson, W. W., Reedy, West Virginia, W. O. Reedy, West Virginia, both of Roane county, West Virginia, G. S. Wilcox, Stafford, West Virginia, P. T. Cain, Reedy, West Virginia; capital subscribed, $100.00; amount paid in, $10.00; capital authorized, $50,000.00; par value shares, $10.00.

The Wellington Supply Company, buying and selling type-writers, supplies and doing whatever is incident thereto to carry on said business; principal office, Philadelphia, 800 Girard Building, Pennsylvania; charter issued April 27, 1894; expires January 1, 1943; corporators, Stephen G. Wright, Oak Lane, H. W. Rupley, 211 Poplar street, both of Philadelphia, Pennsylvania, C. B. M. Sprowles, Thomas R. Houseman, both of Frank ford, Pennsylvania; R. Alexander, Ashbowne, Montgomery county, Pennsylvania; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

The Franklin Paint Company, mining, manufacturing and dealing in such articles as are manufactured; principal office, Sissonville, West Virginia; charter issued April 27, 1893; expires April 21, 1943; corporators, Charles F. Hake man, Sandy Hill, New York, Foster F. Harvey, Sissonville, Massachusetts, Theodore D. Cross, James H. Durkee, both of Sandy Hill, New York, D. Marcus Halsey, Boston, Massachusetts.

The People's Savings and Profit Sharing Co., accumulating by the sale of capital shares, funds to loan upon collateral, &c., &c.; principal office, Boston, Massachusetts; charter issued April 27, 1893; expires April 1, 1943; corporators, James S. Warden, Boston, Mass., Frank E. Medman, Needham, Mass., Arthur E. Appleford, Willis, Mass., Erwin S. Chase, Worcester, Mass.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $10.00.

State Line Connecting Railway Company, constructing and operating a railroad, commencing near the State line of Pennsylvania and West Virginia, Braddock county, running to a point on Ohio river at or near Wheeling; principal office, Wellsville, West Virginia; charter issued April 27, 1893; continues perpetually; corporators A. E. Sisson, A. E. Niemann, R. L. McCollum, L. A. Meyers, all of Pittsburgh, Pa., R. H. Cottin, Wheeling, W. Va.; capital subscribed, $10,000.00; capital authorized, $50,000.00; par value shares, $50.00.

Hinkle and Gaither Agricultural Manufacturing Company, manufacturing, buying and selling agricultural and farming implements of every description; principal office, Martinsburg, West Virginia; charter issued April 25, 1899; expires April 8, 1913; corporators, Wilber W. Hinkle, of Hooles Mills, Carroll county, Maryland, Ira H. Gaither, Harry M. Gaither, both of Cockeysville, Maryland, A. P. Forshth, Richard L. Cauhorn, both of Hooles Mills, Carroll county, Maryland; capital subscribed, $50.00; amount paid in, $5.00; capital authorized, $50,000.00; par value shares, $10.00.
E. A. BUTTS COMPANY, conducting business as manufacturing pharmacists, manufacture and sale of H. L. Brown-thia, &c., principal office, Washington, D. C.; charter issued May 1, 1893, expires April 18, 1913; corporators, Edward A. Butts, L. Morris, George McSmith, James E. Jonett, Pierre C. Stevens, all of Washington, D. C.; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $100,000.00; par value shares, $50.00.

THE CARTER OIL COMPANY, drilling, boring, mining, &c., for gas and oil, buying and selling gas and oil, holding necessary real estate, &c., principal office, Titusville, Crawford county, Pennsylvania; charter issued May 1, 1893, expires May 1, 1913; corporators, John J. Carter, George A. Eckbert, both of Titusville, Pennsylvania, John F. Eckbert, Samuel W. Sibbald, both of West Virginia, John C. Michale, Charles G. Carter, both of Titusville, Pennsylvania; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE RIPLEY MERCHANDISE COMPANY, buying and selling all kinds of goods, wares, merchandise, produce, lumber and timber, running necessary property, &c., principal office, Ripley, Jackson county, West Virginia; charter issued May 3, 1894, expires April 5, 1924; corporators, C. C. Stants, Jackson C. H., West Virginia, William Crow, Otho M. Crow, both of Evans, Jackson county, West Virginia, Charles W. Starche, Frank F. Starche, William E. Walker, all of Jackson C. H., West Virginia; capital subscribed, $11,000.00; amount paid in, $2,800.00; capital authorized, $30,000.00; par value shares, $1.00.

ROCK ISLAND FRUIT EXPRESS, carrying on a general freight transportation business, operating refrigerating and water tank refrigerator and car company, Chicago, Illinois; charter issued May 2, 1894, expires April 2, 1924; corporators, Robert Graham, John O. Staples, Newton E. R. Hatch, John Stiffen, Samuel B. King, all of Chicago, Illinois; capital subscribed, $300,000.00; amount paid in, $8,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE BANK OF MERCER, carrying on the business of banking, receiving deposits, discounting paper, lending money, selling securities, &c., principal office, Princeton, Mercer county, West Virginia; charter issued May 3, 1894, expires April 27, 1913; corporators, H. W. Straley, David E. Johnston, H. W. Straley, Jr., J. W. Hale, S. V. Straley, E. W. Hale, D. H. Johnston, all of Princeton, West Virginia; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $500,000.00; par value shares, $100.00.

THE ALLUMINA PHOSPHATE MANUFACTURING COMPANY, mine, manufacture, separate and combine phosphates and other substances containing phosphoric acid, &c., hold necessary lands, principal office, New York, N. Y.; charter issued May 4, 1903, expires March 18, 1913; corporators, John W. Lake, Brooklyn, N. Y., Alphonso J. Steers, 93 Nassau street, New York, John E. Alexander, South Orange, N. J., Philip P. Quackenboss, John G. Hill, Jno. H. Candell, all of New York; capital subscribed, $1,000,000.00; amount paid in, $1,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

BALMORAL HOTEL COMPANY, owning, operating and conducting the hotel business in all its branches, operate a restaurant and cafe; principal office, New York, New York; charter issued May 4, 1914, expires May 4, 1944; corporators, Henry J. McGuckin, James J. Lutken, E. V. Brokaw, A. L. Norman, L. R. Gleason, all of New York City; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $10.00.

THE NATIONAL PUBLISHING COMPANY, publishing books, souvenirs, albums and other publications, carrying on general business of engraving, &c., &c.; principal office, Washington, D. C.; charter issued May 1, 1894, expires May 1, 1924; corporators, William Mayse, Jr., Edward E. Lupley, Benjamin R. Hubbard, Louis M. Babcock, Frederick S. Smith, all of Washington, D. C.; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $10.00.

KENOVA EXCELSIOR COMPANY, manufacturing all grades of excelsior, buying and selling the same, dealing in lumber and timber; principal office, Kenova, Wayne county, West Virginia; charter issued May 6, 1893, expires April 1, 1913; corporators, T. M. Shank, H. O. Shank, both of Huntington, West Virginia, John O. Morris, Teays, Putnam county, West Virginia; capital subscribed, $6,000.00; amount paid in, $6,000.00; capital authorized, $50,000.00; par value shares, $100.00.

PINE BLUFF WATER, GAS AND ELECTRIC LIGHT COMPANY, purchasing, acquiring, &c., water works, gas works, &c., in the city of Pine Bluffs, Arkansas, and other places, furnishing, &c., gas, water, &c., &c.; principal office, New York City; charter issued May 8, 1903, expires May 1, 1913; corporators, Edward H. Collin, Brooklyn, New York, Jesse Stearns, J. W. Rett, both of New York, N. Y., Charles B. Hobbs, Brooklyn, John S. Wiser, Pine Bluff, New York; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $300,000.00; par value shares, $100.00.

THE MILLIS ENGINEERING COMPANY, constructing, buying and selling electrical apparatus of all kinds, operating, &c., systems for electric lighting, &c., buying and sell-
THE HEALTH MAGAZINE COMPANY, carrying on and conducting a printing and publishing business generally, printing health magazine and other journals, &c.; principal office, Washington, D. C.; charter issued May 8, 1893; expires May 1, 1913; corporators, Louis D. Bliss, William H. Lewis, Charles W. Needham, John B. Cotton, Thomas Gresham, all of Washington, D. C.; capital subscribed, $100,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.00.

NEW YORK GRAPHITE AND SUPPLY COMPANY, carrying on a mining business, purchasing, acquiring, &c., mines, mineral lands, and real estate, buying, &c., damarite, powder, &c., &c.; principal office, New York City, N. Y.; charter issued May 8, 1893; expires April 1, 1913; corporators, John E. Alexander, South Orange, N. J., George N. Morton, Dobb's Ferry, N. Y., William H. Curtis, South Orange, N. J., Benjamin C. Macy, Dobb's Ferry, N. Y., John H. Scofield, New York, N. Y.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.00.

G. SCHIRMER, engraving, printing, publishing, producing and selling music and whatever pertains thereto; principal office, New York, N. Y.; charter issued May 9, 1863, expires April 1, 1893; corporators, Gustave Schirmer, I West 72nd street, Rudolph E. Schirmer, 106 East 75th street, Charles F. E. Schirmer, 12 East 76th street, Henry E. Howland, 11 West 8th street, all of New York; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $100.00.

THE STANDARD HEATER COMPANY, manufacturing, buying, selling heaters known as "Vapor Burners," stoves, heaters, ranges, &c., &c.; principal office, Charleston, West Virginia; charter issued May 1, 1893; expires May 1, 1913; corporators, David Jackson, 128 West 34th street, New York; Oscar Warner, 41 State street, Brooklyn, New York; James W. D. Lanham, 707 W. 8th street, Chicago, Ill.; capital authorized, $1,000,000; par value shares, $100.00.

AMERICAN SEA ISLAND COTTON COMPANY, buying, ginning and selling sea island cotton, buying and selling sea island cotton seed, purchasing houses for machinery to gin cotton, principal office, Wellsburg, West Virginia; charter issued May 10, 1893, expires April 18, 1913; corporators, John Short, David Hambley, both of Columbus, Ohio; Sibas H. Kenny, Springfield, Ohio; M. A. Crawford, Seneca, Ohio; John R. Lingan, Columbus, Ohio; capital authorized, $250,000; amount paid in, $50,000; par value shares, $100.00.

THE COLUMBIAN MINING MILLING COMPANY, acquiring mines and mining claims, developing and working said mines, selling and disposing of same, &c., &c.; principal office, New York, N. Y.; charter issued May 10, 1893, expires April 1, 1913; corporators, David Jackson, 128 West 34th street, New York; Oscar Warner, 41 State street, Brooklyn, New York; James W. D. Lanham, 707 W. 8th street, Chicago, Ill.; capital authorized, $1,000,000; par value shares, $100.00.

THE CORBETT MILL AND MACHINE COMPANY, building, constructing and equipping mills and manufacturing plants of every kind, constructing, &c., machinery, purchase real estate, &c., &c.; principal office, Washington, D. C.; charter issued May 12, 1903, expires May 1, 1923; corporators, Edward S. McFarland, Trustee, 308 Sackett street, Brooklyn, Charles Roblee, 286 Sackett street, Brooklyn; capital authorized, $50,000; amount paid in, $20,000; par value shares, $100.00.

PANTHER FORK RAILROAD COMPANY, commenced at or near Bear's Island, in Upshur county, thence most practicable route along Middle Fork River and Juni's Fork, &c.; principal office, Buckhannon, Upshur county, West Virginia; charter issued May 1, 1901, expires May 1, 1921; corporators, George H. Young, A. M. Poundstone, Buckhannon, Upshur county, West Virginia; capital subscribed, $5,000; capital authorized, $50,000; par value shares, $50.00.
NORTH PERC COMPANY, constructing, &c., irrigation systems, water-works systems, &c., acquire lands, mine iron and other ores, operate, &c., shops, &c., &c.; principal office, New York City, N. Y.; charter issued May 15, 1893; expires May 1, 1943; corporators, O. S. Burr, 15 Courtland street, New York City, Alfred E. Sears, Brooklyn, New York, Alfred F. Hale, New York, N. Y., W. F. Oatman, East Orange, N. J., John B. Davidson, New York, N. Y.; capital subscribed, $1,000,000; amount paid in, $500,000; capital authorized, $5,000,000; par value shares, $100.00.

MAGNOLIA METAL COMPANY, manufacturing, buying and selling magnolia metal, &c., also all materials used in the composition of such metals, &c., &c.; principal office, New York City, N. Y.; charter issued May 15, 1893; expires May 1, 1943; corporators, Edward C. Miller, both of East Orange, N. J., George E. Miller, Nutley, New Jersey, George W. Owen, New York, N. Y., Frank H. Gerrolette, Brooklyn, N. Y.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

HARTZELL HANDLE COMPANY, manufacturing, selling and dealing in handles of every description, and of other articles made of wood, building houses, &c., &c.; principal office, Central City, Cabell county, West Virginia; charter issued May 15, 1893, expires January 1, 1943; corporators, Henry Hartzell, C. W. Marr, N. Smith, George F. Miller, all of Huntington, West Virginia; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE ADJUSTMENT COMPANY, act as agent for holders of corporate securities, including power to effect adjustments of corporate interests by compromise, &c., &c.; principal office, Charles Town, Jefferson county, West Virginia; charter issued May 15, 1893, expires May 1, 1943; corporators, Roswell H. King, William B. Coles, Frank D. Allen, Charles Cram, all of Huntington, West Virginia; New York, Lewellyn P. Jones, New Rochelle, New York; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE SUMMIT BRICK AND TILING COMPANY, mining and digging clay and manufacturing same into brick and tiling and vending same, having all necessary real estate, principal office, Davis, Tucker county, West Virginia; charter issued May 15, 1893, expires May 12, 1943; corporators, H. H. Wagner, E. O. Strickly, C. E. Crogger, J. W. Johnston, Mary P. Johnston, all of Davis, West Virginia; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $25.00.

THE GILLIAM AUTOMATIC WINDOW BLIND COMPANY, buying, selling, manufacturing, &c., window blinds, sash, doors, &c., under patents of different kind, &c., principal office, Charleston, West Virginia; charter issued May 16, 1894, expires May 10, 1943; corporators, D. D. Balbain, 313 N. Fulton Avenue, J. W. F. Gilliam, 314 N. Fulton Avenue, C. H. Heuble, 171 Ashland Avenue, M. W. Wright, 109 E. Sandusky street, Rudolph Basch, 117 W. Humbolt street, principal of West Virginia, capital subscribed, $5,000,000.00; amount paid in, $5,000,000.00; capital authorized, $5,000,000.00; par value shares, $25.00.

NORTH BRANCH COAL AND COKE COMPANY, acquiring, leasing, &c., coallands and mineral rights, mining and selling coal and coke, to transact other necessary business; principal office, Bayard, Grant county, West Virginia; charter issued May 16, 1903, expires August 15, 1953; corporators, Geo. H. Crow, Wm. A. Parsons, D. K. Hoel, Sons of Jackson, West Virginia, Philip Slatto, Plush, West Virginia, W. W. Gilchrist, Geo. W. Armstrong, W. T. Greer, A. E. Verkamp, of Jackson, West Virginia, Joseph Sauer, Exmore, West Virginia, Heat Fry, W. W. Rilev, J. M. Poling, of Jackson, West Virginia, Wm. Quayles, Marshall, West Virginia; J. M. Greer, Lawrence Chase, W. E. Simms, Geo. O. Vail, F. H. Benc, Jonathan Chase, Elmer L. Stone, Jackson, West Virginia; capital subscribed, $1,800,000.00; amount paid in, $180,000.00; capital authorized, $300,000.00; par value shares, $10.00.

RIPLEY BRICK AND TILE COMPANY, manufacturing brick, tile and stoneware; principal office, Ripley, West Virginia; charter issued May 16, 1903, expires May 1, 1953; corporators, Geo. H. Crow, Wm. A. Parsons, D. K. Hoel, Sons of Jackson, West Virginia, Philip Slatto, Plush, West Virginia, W. W. Gilchrist, Geo. W. Armstrong, W. T. Greer, A. E. Verkamp, of Jackson, West Virginia, Joseph Sauer, Exmore, West Virginia, Heat Fry, W. W. Rilev, J. M. Poling, of Jackson, West Virginia, Wm. Quayles, Marshall, West Virginia; J. M. Greer, Lawrence Chase, W. E. Simms, Geo. O. Vail, F. H. Benc, Jonathan Chase, Elmer L. Stone, Jackson, West Virginia; capital subscribed, $1,800,000.00; amount paid in, $180,000.00; capital authorized, $300,000.00; par value shares, $10.00.

THE CASSEL CHEMICAL FILTER AND COOLER COMPANY, manufacturing and selling mineral waters, principal office, New York City, New York; charter issued May 17, 1903, expires August 17, 1953; corporators, Henry R. Cassel, Henry B. Cassel, Henry B. Cassel, both of New York City, New York, Harry C. Lineks, Rockville Centre, New York, James F. McCabe, Thomas H. Meekins, both of New York City, New York; capital subscribed, $1,600,000.00; amount paid in, $100,000.00; capital authorized, $600,000.00; par Value shares, $10.00 (one dollar).

MATWAN IMPROVEMENT COMPANY, buying and leasing timber, mineral and agriculture lands, mining coal, iron ore, &c., buying and selling oil, natural gas, &c., &c.; principal office, Matewan, Logan county, West Virginia; charter issued January 1, 1943; corporators, Walter Graham, Graham, Virginia, Joseph Simpkins, Hinch, West Virginia, Samuel Simpkins, Matewan, West Virginia, E. R. Wright, Roanoke, Vir-
THE DULPLEX TELEPHONE AND CONSTRUCTION CO., securing franchises, purchasing, acquiring, &c., real estate, as authorized by the laws of West Virginia, erecting, &c., telephone and telegraph plants, &c., &c.; principal office, Mount Vernon, N. Y.; charter issued May 18, 1893; expires May 18, 1943; corporators, Horace Grandfield, Stephen H. Gray, Joseph W. Downs, T. J. McGuire, Franklin T. Davis, all of Mount Vernon, N. Y.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

AMERICAN ANNUNCIATOR COMPANY, manufacturing, selling, &c., annunciators for hotel and other purposes, dealing generally in such annunciators; principal office, Harper's Ferry, West Virginia; charter issued May 18, 1893; expires May 10, 1943; corporators, Howard S. Nyman, Henry M. Earle, A. Clark Patterson, Henry E. Davis, John J. Malone, Washington, D. C.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

MEES BROS. LUMBER COMPANY, conducting, maintaining and carrying on a general timber, lumber, stone and railroad tie business, cut, sell, &c., &c.; principal office, Mason, Mason County, West Virginia; charter issued May 16, 1913; corporators, Jacob Mees, Henry Mees, Jno. Mees, Chas. Mees, Anna M. Mees, all of Mason, Mason county, West Virginia. Elizabeth E. Diehl, Pomeroy, Ohio; capital subscribed, $8,000.00; amount paid in, $8,000.00; capital authorized, $10,000.00; par value shares, $100.00.

PHOSPHATINE NERVE FOOD COMPANY, making, manufacturing and putting up Phosphatine, bottling, labelling, &c., same, acquire &c., necessary real estate; principal office, New York City, New York; charter issued May 16, 1893; expires January 1, 1913; corporators, F. Haun-Kimes, Henry Leeds, Jr., both of New York, New York. Floyd H. Wilson, East Orange, New Jersey; L. L. Leeds, W. D. Eaton, both of New York City, New York; capital subscribed, $250.00; amount paid in, $25.00; capital authorized, $250.000.00; par value shares, $100.00.

THE WADESTOWN TELEPHONE COMPANY, constructing and operating telephone lines from Wadestown to Harthon, Blacksville, Morgantown, Fairmont, Marion, &c.; principal office, Wadestown, West Virginia; charter issued May 20, 1893, expires January 1, 1943; corporators, T. W. Barr, C. C. Harter, C. L. Fakin, Ada Henderson, M. J. Garrison, all of Wadestown, West Virginia; capital authorized, $5,000.00; amount paid in, $100.00; par value shares, $5.00.

THE PHILADELPHIA BROKERAGE COMPANY, loaning money on real estate and other securities, securing loans for others on real estate, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued May 21, 1893, expires July 1, 1913; corporators, Charles L. Hyde, William A. Stiles, William L. Booth, Frank Horner, H. T. Ommerle, all of Philadelphia, Pennsylvania; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $10.00.

BAY BISCAYNE FIBER GROWING COMPANY, propagation, cultivation and production of tropical plants, manufacture from sial and henequen plants, of cordage, twine, &c., &c.; principal office, New York City, New York; charter issued May 22, 1913; expires May 17, 1943; corporators, James Smith, New York City, New York; Henry A. Howe, Albion, Orleans county, New York; Charles Wood, Englewood, New Jersey; Lem. A. Smith, New York City, New York; Andrew Smith, Poughkeepsie, New York; capital subscribed, $1,000.000; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

UNITED STATES ECONOMIC POSTAGE ASSOCIATION, utilizing certain letters patent, granted by U. S. A. to John P. Stout, of Washington, D. C., assignor of one-fourth to Richard J. Kennedy, of Washington, D. C., &c.; principal office, Washington, D. C.; charter issued May 29, 1913, expires May 1, 1913; corporators, John P. Stout, Richard J. Kennedy, H. H. Blackburn, Jacob N. Bilt, William Miller, B. H. Kerster, all of Washington, D. C.; capital subscribed, $50,000.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $10.00.

UNITED STATES MAIL, PACKAGE AND GENERAL PNEUMATIC DELIVERY COMPANY, constructing pneumatic tubes, branches, switches, and all necessary machinery connected therewith, making, buying, &c., pneumatic systems, &c., &c.; principal office, Philadelphia, Pa.; charter issued May 22, 1913, expires May 18, 1943; corporators, William J. Kelly, Hinrey C. Batcheller, Amos Ronsall, all of Philadelphia, Pa.; Albert A. Quick, Ashauborne, Pa.; Albert E. Quick, Madison, Pa.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $10.00.

NATIONAL MAHOGANY AND CEDAR COMPANY, buying and selling mahogany and cedar logs and lumber, ebony, &c., manufacturing such logs and wood into veneer, &c., &c.; principal office, New York, N. Y.; charter issued May 23, 1893, expires May 22, 1943; corporators, Charles E. Dingege, John F. Dingege, both
of Brooklyn, N. Y.; Reuben Arkush. New York, N. Y.; Jerome P. Uptegrove. Brooklyn, N. Y.; Horace L. Hearse. Boston, Mass.; Irving S. Palmer. Winchester, Mass.; capital subscribed, $100,000.00; amount paid in, $40,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE MERCHANTS' CREDIT GUARANTEE COMPANY, indemnifying and guaranteeing parties against losses in business and formulateing, devaluing and procuring same to be copied righted, &c., having, &c., patents, &c., principal office, Minneapolis, Minnesota; charter issued May 23, 1913; expired May 15, 1913; corporators. A. V. Eastman, J. F. A. Williams, Walter Holcomb, C. H. Worthen, all of St. Paul, Minnesota, C. H. Maxey, S. G. Cook, both of Minneapolis, Minnesota; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $100.00.

HARVEY COAL AND COKE COMPANY, mining, shipping, selling, and manufacturing coal, coke, steel, &c., owning, working, &c., coal, mineral and other lands, buying and selling goods, &c., principal office, at their mines in Fayette county, West Virginia; charter issued May 21, 1893, expires January 1, 1913; corporators. M. M. Warren, Hoyt, West Virginia, E. H. Walker, Chief Top, West Virginia, J. A. McCullin, Sewell Depot, West Virginia, Win. Prince, Prince, West Virginia, G. E. Turner, Baltimore Maryland, J. T. Hugger, W. L. Wilson, both of Sewell Depot, West Virginia, W. S. Lewis, Geo. Davis, both of Charleston, West Virginia; capital subscribed, $12,000.00; amount paid in, $3,250.00; capital authorized, $250,000.00; par value shares, $100.00.

COLORTYPE COMPANY, engage in printing in all its forms, including all the processes of color, photographic and art printing, acquire patents, &c., hold, &c., land, timber, &c., principal office, New York, New York; charter issued May 28, 1913; corporators. E. Ellery Anderson, Frederick Weber, J. Aspinwall Holzce, Jr., P. Chauncey Anderson, Frederick J. Winston, all of New York City, New York; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $10.00.

RAILEY COAL COMPANY, mining, shipping and selling coal, iron or other minerals, manufacturing, &c., products of coal, &c., acquiring, &c., necessary real estate; principal office, in the mining company, Raleigh county, West Virginia; charter issued May 25, 1858, expires January 1, 1913; corporators. M. Erskine Miller, J. W. Mason Miller, Edward Echols, all of Summerton, Virginia; G. H. Caperton, Jr., Fire Creek, West Virginia, John Howard Russell, Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE CARAVEL GOLD AND SILVER MINING COMPANY, carrying on a general gold and silver mining industry and other minerals, as pertaining thereto, holding necessary real estate, &c., &c.; principal office, Cleveland, Ohio; charter issued May 25, 1893, expires May 25, 1913; corporators. W. G. Andrews, F. K. Mary, W. A. Madison, M. E. Roberts, W. P. Chard, all of Cleveland, Ohio; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $500,000.00; par value shares, $1.00.

THE UNION TELEGRAPH AND NEWS COMPANY, constructing, equipping, &c., telegraph lines, purchasing, operating, &c., patented and other telephones, instruments, &c., &c.; principal office, New York, New York; charter issued May 15, 1895; expires April 22, 1914; corporators. Robert W. Leonard, Ml. Kisco, N. Y., W. H. McNabb, Sexmore, N. J., C. C. Johnson, Union, N. J., Sullivan, Gray, L. H. Foster, both of New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000.00; par value shares, $1.00.

MOUNDSVILLE OIL AND GAS COMPANY, mining, boreing, drilling from the earth, petroleum and other oils, &c., manufacturing and having, &c., some, constructing pipe lines, &c., &c.; principal office, Moundsville, West Virginia; charter issued May 26, 1893, expires May 24, 1914; corporators. J. H. Hicks, J. E. Roberts, H. W. Hunter, J. M. Roberts, J. C. Roberts, J. M. Sullivan, all of Moundsville, West Virginia; capital subscribed, $300.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $1.00.


THE CARBON COAL AND COKE COMPANY, leasing and buying coal lands, mining, &c., coal and other minerals, manufacturing and selling coke principal office, Union, Ohio; charter issued May 20, 1893, expires May 17, 1913; corporators. John W. Burchinal, Arthur D. Pierce, both of Moundsville, West Virginia, J. C. Orr, W. W. Campbell, Win. Mc Drake, all of Pittsburgh, Pennsylvania; capital subscribed, $500.00; amount paid in, $90.00; capital authorized, $1,000,000.00; par value shares, $100.00.
THE SANITARY PRODUCT COMPANY, collection of garbage and other vegetable and animal substances and the manufacture, &c., of the same so as to produce grease, &c., contains plints, &c.; principal office, Philadelphia, Pennsylvania; charter issued May 29, 1855, expires January 1, 1865: corporators, a, in Sessions, both of Philadelphia, Pennsylvania. Clarence Learned, Willis C. Merrill, Rufus S. Merrill, all of Boston, Massachusetts; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE NATIONAL MEDICINE COMPANY, having the sole agency of Dr. G. H. Tichener's Antiseptic Refrigerent in all states and territories in the United States, distill alcohol for its own use, &c., &c.; principal office, New Orleans, Louisiana; charter issued May 31, 1855, expires January 1, 1914: corporators, A. Rosenfield, O. A. Peason, Charles A. Kaufman, D. A. Shilenker, all of New Orleans, Louisiana. B. E. Forchheimer, New York, New York; capital subscribed, $50,000.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

AMERICAN GAS CONTROL COMPANY, manufacturing, owning, &c., governors and appliances, useful in regulating the flow or consumption, or improving the quality of gases, owning and controlling patents, &c., &c.; principal office, New York, New York; charter issued May 41, 1843, expires January 1, 1914: corporators, Cornelius Morrison, New York; New York, Gerald C. o Diligwood, Green Ridge, New Jersey. J. Warren Doolittle, Edwin W. Landauer, New York, New York, Robert G. Kitlock, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

PITTSBURGH AND CINCINNATI PACKET LINE, transporting freight and passengers on Ohio and Mississippi rivers and tributaries, buying, selling, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued June 1, 1891, expires December 31, 1917; corporators, J. F. Ellison, Cincinnati, Ohio, Thomas S. Callhorn, Georgetown, Pennsylvania, George W. C. Johnston, James A. Henderson, John M. Phillips, Thomas. Rees, all of Pittsburgh, Pennsylvania; capital subscribed, $500,000.00; amount paid in, $60,000.00; capital authorized, $200,000.00; par value shares, $100.00.

THE STANDARD MARBLE COMPANY, quarrying, sawing, preparing and dealing in marble, of all kinds and for all purposes; principal office Hudson City, N. Y.; charter issued June 2, 1843, expires January 1, 1943; corporators, H. V. Mynderse, Schenectady, N. Y.; William T. B. Mynderse, New York City, N. Y.; Harris Ely Adriance, Pelham Manor, N. Y.; W. H. Dressel, Shefield, Mass., W. W. Rees, Hudson, N. Y.; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE BOSTON AND PROVIDENCE DESPATCH, carrying on the business of general forwarding, the general express and transportation business; principal office, Boston, Mass.; charter issued June 2, 1833, expires May 1, 1833: corporators, George A. Dodge, Providence, DanielCoreson, Boston, Charles L. Whorf, Providence, William J. Donnan, Boston, Henry A. Doughty, Providence; capital subscribed, $100,000.00; amount paid in, $14,000.00; capital authorized, $500,000.00; par value shares, $100.00.

LAWRENCE ELECTRIC COMPANY, to acquire patents, &c., relating to the operation by electric power of street and other railways, &c., including all devices for use of electricity in motors. principal office, New York, New York; charter issued June 3, 1893, expires June 1, 1913; corporators, George E. Hicks, Benjamin E. Hicks, both of Great Neck, New York, Daniel E. Pisk, Brooklyn, New York, William Lawrence, Alexander M. Lowey, both of New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $5,000.00; par value shares, $100.00.

THE GIRARD STOVE AND FOUNDRY COMPANY, manufacturing, selling and dealing in stoves and all castings and appliances incident thereto, &c.; principal office, Girard, Ohio; charter issued June 5, 1893, expires June 1, 1913; corporators, Frank A. Williams, Youngstown, Ohio, W. J. Waller, David Wazzaft, both of Girard, Ohio; Bernard E. Briggs, Cleveland, Ohio, Henry Hartnell, John Lewis, William Farr, all of Girard, Ohio; capital subscribed, $7,400.00; amount paid in, $600.00; capital authorized, $5,000.00; par value shares, $1.00.

THE WHEELING MOLD AND FOUNDRY COMPANY, manufacturing and dealing in molds and castings, structural work and other products of iron, brass, &c.; principal office, Wheeling, West Virginia; charter issued June 8, 1893, expires January 1, 1913; corporators, Charles E. Blue, Wheeling, West Virginia, Conrad Hurd, West Virginia, George A. Whiting, Wheeling, West Virginia, James H. More, Arthur G. Hubbard, Louis V. Blue, all of Wheeling, West Virginia, Louis G. Good, St. Louis, Missouri, John H. Felchle, Wm. V. Hoag, John Metcalf, all of Wheeling, West Virginia; capital subscribed, $6,500.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $50.00.

ROBERTS COMPANY, manufacturing and selling Roberts's disinfectant and deodorizer and any other drugs which may be useful in said business; principal office, Wheeling, West Virginia; charter issued June 8, 1893, expires June 3, 1913; corporators, N. E. Wilkinson, E. C. Stahlmeier, G. M. Stahlmeier, all of Wheeling, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.
SIEGEL BROTHERS, manufacturing and selling ladies underwear and other goods of a like kind description: principal office, New York, N. Y.; charter issued June 6, 1883, expires May 1, 1923; corporations, Frederick Green, Brooklyn, N. Y.; Joseph Siegel, Sylvan Siegel, William Wetterer, all of New York, N. Y.; capital subscribed, $7,500.00; amount paid in, $250.00; capital authorized, $750,000.00; par value shares, $100.00.

INTERNATIONAL COOLING COMPANY, constructing and repairing refrigerating and ice-making plants, covering, and outfitting ice plants, and pipes for dairy and beet refuse, &c.; principal office, New York, N. Y.; charter issued June 7, 1883, expires June 1, 1913; corporations, David French, Philadelphia, Pennsylvania; William Wilberforce Smith, Englewood, New Jersey; D. Stewart Denison, Lake George, New York; William Henry White, New York City; New York; Williams, Black, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $5,000.00; par value shares, $1.00.

THE UNIVERSAL TRADE ASSOCIATION, manufacturing, selling, and dealing in all kinds of fabrics, &c.; a trade journal; principal office, Charleston, West Virginia; charter issued June 7, 1883, expires May 24, 1923; capital subscribed, $250,000.00; amount paid in, $25,000; capital authorized, $1,000,000.00; par value shares, $1.00.

MOUNDSVILLE DRIVING PARK AND FAIR ASSOCIATION, advancing agricultural and mechanical interests, exhibiting of farm and mechanical products, and live stock, &c.; principal office, Moundsville, West Virginia; charter issued June 7, 1883, expires June 1, 1924; corporations, J. B. Hicks, J. E. Roberts, L. B. Purdy, W. J. Blake, A. E. Lubeck, Jos. M. Cook, J. A. McLean, Thomas Siegel, Frederick Green, O. Burwell Dorsey, S. M. Steede, H. W. Hunter, all of Moundsville, West Virginia; capital subscribed, $25,000.00; amount paid in, $25,000; capital authorized, $50,000.00; par value shares, $1.00.

ROTHWELL COAL COMPANY, mining coal, oil, salt gas and other minerals, acquiring, leasing, cutting, working, and shipping timber, manufacturing, &c.; principal office, Wmna, West Virginia; charter issued June 6, 1883, expires June 1, 1913; corporations, Fred. H. Rothwell, Nottaw, West Virginia; Alex Q. Smith, John A. Smith, Fred. M. Stantoon, Harrison B. Smith of Charleston, West Virginia; capital subscribed, $250,000.00; amount paid in, $25,000; capital authorized, $50,000.00; par value shares, $1.00.

PAINT CREEK BOOM AND DRIVING COMPANY, constructing a boom or booms with or without piers, dam or dams in Paint Creek, for the purpose of stopping boats, &c.; about four miles above mouth of said creek; principal office, Paint Creek, West Virginia; charter issued June 10, 1883, expires May 1, 1913; corporations, J. H. Burns, Barnabas Burns, S. N. Ford, H. L. Davis, of Mansfield, Ohio; C. Lewis, Paint Creek, West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $100.00.

THE PORTLAND AND COLUMBIA RIVER CONSTRUCTION CO., OF OREGON, constructing railroads, &c.; principal office, New York, N. Y.; charter issued June 6, 1883, expires June 1, 1913; corporations, Arthur H. Pain, New York, N. Y.; Charles H. Stantoon, Goshen, N. Y.; Frank H. Gendretz, Brooklyn, N. Y.; John Bogart, Albany, N. Y.; George W. Anderson, Brooklyn, N. Y.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

GLEN ALUM COAL, LUMBER AND MINING CO., mining coal and other minerals, boring for and producing oil and gases, manufacturing coke, &c.; operating saw mills, &c.; principal office, Glen Alum, W. Va.; charter issued June 13, 1883, expires June 12, 1923; corporations, David A. Hark, Henry D. Holliday, Joseph C. Jenkins, James S. Murray, Henry A. Jones, all of Baltimore, Md.; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $10,000.00; par value shares, $100.00.

WAVERLY OIL COMPANY, purchasing and leasing lands, excavating and mining for minerals, sinking wells for oil and natural gas, laying pipe lines, &c.; principal office, New York, N. Y.; charter issued June 14, 1883, expires May 31, 1918; corporations, C. C. Chamberlain, David beam, Thomas cushing, John Murphy, M. Evans, John McLeod, Thomas Morrisey, all of Washington, Pennsylvania, C. P. Brown, Wheeling, West Virginia; capital subscribed, $4,000.00; amount paid in, $1,500.00; capital authorized, $40,000.00; par value shares, $1,000.00.

LAUREL FORK BOOM AND LUMBER COMPANY, constructing and maintaining a boom across the Laurel fork of Dry Fork of Cheat River to stop and secure boats, &c.; principal office, New York, N. Y.; charter issued June 5, 1883; corporations, F. B. Loomis, Joseph E. Wiley, L. W. James, George W. Pyle, Thaddeus Harper, all of Hendricks, West Virginia; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $10,000.00; par value shares, $100.00.
THE WADE FIBER COMPANY, doing and preparing vegetable fibers for the manufacture of yarns and textile fabrics, manufacture and sell textile fabrics, &c., &c., principal office, Brooklyn, New York; charter issued June 15, 1893, expires June 13, 1913; corporators, Walter R. Wade, John Werner Byron C. Davis, Carl G. Johnson, Thomas Williams, all of Brooklyn, New York; capital subscribed, $600.00; amount paid in, $175.00; capital authorized, $500,000.00; par value shares, $100.00.

COLLINS COLLIERY COMPANY, mining, and shipping coal, making and shipping coke, keeping a store in connection therewith principal office, Glen Jean, West Virginia; charter issued June 14, 1903, expires June 13, 1923; corporators, Walter R. Wade, John Werner Byron C. Davis, Carl G. Johnson, Thomas Williams, all of Lynchburg, Va.; George M. Jones, Jas. W. Watts, R. T. Watts, Jones Watts, & Co., John H. Lewis, all of Lynchburg, Va.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

TYPEWRITER-TELEGRAPH COMPANY, making, erecting, using, &c., instruments, machines, apparatus, devices, &c., for typewriter telegraphing, &c., &c., principal office, Brooklyn, New York; charter issued June 15, 1893; corporators, S. R. Bradley, Jr., George Fulton, both of New York, N. Y.; Ralph B. Kenyon, Brooklyn, N. Y.; Lucius W. How, New York, N. Y.; George H. Graham, East Orange, N. J.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE GLENVILLE NATURAL GAS AND OIL COMPANY, boring, mining and operating for oil and gas, constructing, &c., &c., pipe lines, building tanks for taking care of same, &c., &c., principal office, Glenville, West Virginia; charter issued June 18, 1893, expires January 10, 1923; corporators, Robert L. Boswell, Forrest S. Hempstead, Robert L. Boswell, Jr., John S. Brannon, Milton Norris, C. H. Conrad, Vera Mapel, S. B. Brown, S. H. Whiting, R. F. Kidd, A. S. McQuain, R. F. Brannon, S. A. How, Spencer Collins, W. D. Whiting, Ed L. Brannon, Glenville, West Virginia; capital subscribed, $600.00; amount paid in, $600.00; capital authorized, $100,000.00; par value shares, $1.00.

PARKERSBURG LAND AND LOAN COMPANY, receiving on deposit money for investments, collecting and disbursing money when due, loaning money on real and personal security, &c., &c.; principal office, Parkersburg, West Virginia; charter issued June 14, 1893; corporators, Lucius W. How, New York, N. Y.; George C. Schell, William P. McAtty, Mark A. Weir, William Jackson, Thomas G. Williams, all of Parkersburg, West Virginia; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE COLUMBIAN CAR COMPANY, manufacturing railway equipment and supplies, acquiring and operating coal and iron mines, acquiring lots and lands, laying out a town, &c., &c., principal office, Cincinnati, Ohio; charter issued June 16, 1893; corporators, J. M. Dawson, Cincinnati, Ohio; Lee H. Brooks, Covington, Kentucky, Joseph Rawson, T. C. Bradford, H. W. Putnam, all of Cincinnati, Ohio; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

BALTIMORE AND OHIO EQUIPMENT COMPANY, acquisition and holding of real estate, docks, wharves, &c., railways to same, buying, leasing, &c., engines, locomotives, cars, car floats, &c., principal office, Baltimore, Maryland; charter issued June 16, 1893; corporators, John K. Cowen, William H. Iiams, Eben J. D. Cross, Augustus Faure, Edward J. Silkman, all of Baltimore, Maryland; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $100,000.00; par value shares, $25.00.

THE MICA WHITE PAINT COMPANY, conducting and engaging in the business of manufacturing and selling mica paint; principal office, Washington, D. C.; charter issued June 17, 1893; corporators, William B. Albert, William Scherler, William P. Manning, Robert E. Macnider, Samuel Rosen; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $500,000.00; par value shares, $100.00.

COLUMBIAN MANUFACTURING COMPANY, buying and owning letters patent of the United States for improvements in postal package boxes, letter boxes, posts, pedestals, pouches, &c., &c.; principal office, New York City, N. Y.; charter issued June 17, 1893; corporators, George H. Huntington, George W. Eli, John W. Brigham, Louis C. Downing, Arthur W. Kerby, capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

LONG ISLAND TELEPHONE AND CONSTRUCTION COMPANY, constructing, buying, owning, &c., lines of electric, mechanical, or other telephones, &c., granting mortgaging, &c., of such lines, &c., &c.; principal office, Plushing, New York; charter issued June 10, 1893, expires June 15, 1913; corporators, James H. Quinnan, Joseph Pitch, Henry C. Rath, Plushing, New York; George C. Scobled, Francis E. Burrows, New York City, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.
CLIMAX BRICK AND FIRE COMPANY, manufacturing and selling roofing tile, and tile in all its forms, brick and other clay products, &c., mining and selling clay and coal, &c., &c.; principal office, Short Creek, West Virginia; charter issued June 29, 1893, expires January 1, 1933; incorporators: Roht, A. Armstrong, Lieut. C. K. Curtis, C. W. Curtis, all of Wheeling, West Virginia; Henry Bolte, Whiting, West Virginia; T. W. Carmichael, Wellsburg, West Virginia; capital subscribed, $3,800.00; amount paid in, $2,800.00; capital authorized, $150,000.00; par value shares, $100.00.

THE CHEAT RIVER BOOM AND LUMBER COMPANY, buying, selling or leasing lands or timber, for carrying on a timber, lumber or saw-mill business, placing booms in Cheat river, &c., &c.; principal office, West Randall, West Virginia; charter issued December 31, 1910; incorporators: Alex. H. Tait, Ida C. Tait, both of Randall, W. Va., M. C. Courtney, Hudsoen, W. Va., S. W. Boysen, Win. G. Tait, Alex. G. Tait, all of Randall, W. Va.; capital subscribed, $25,000.00; amount paid in, $17,000.00; capital authorized, $100,000.00; par value shares, $50.00.

THE OCEANIC COALING COMPANY, manufacturing apparatus for coaling or provisioning vessels in port or on the high seas and for transferring goods and cargoes from vessel to another, &c., &c.; principal office, New York City; New York; charter issued June 21, 1863, expires May 1, 1873, incorporators: Philip B. Low, George Edward Kent, both of New York City, New York, Jonathan H. Curry, Mohegan, New York, William H. McGinnis, John Cummins, both of New York City, New York; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $250,000.00; par value shares, $100.00.

KNOX CREEK LAND AND COAL COMPANY, acquiring and developing coal and mineral lands, mining, working and dealing in all deposits of oil, coal, salt, &c., dealing in timber, &c., &c.; principal office, Gray's, West Virginia; charter issued June 22, 1893, expired January 1, 1943; incorporators: George W. Walker, W. M. Garrison, Charles Sylver, Marcus Bower, Plott's Zane, J. C. Brady, A. C. Whittaker, Jas. W. Crosby, D. L. Prayer, J. F. Shirk, Wm. Mccormick, J. R. Acker, J. E. Clayton, J. J. Woods, B. W. Peterson, Charles Burbert Hart, F. H. Moore, Samuel S. Black, W. D. Johnson, Lewis Sweeney, Charles E. Logan, H. E. Weisberger, J. F. Pauld, John W. Nicholas, Peter Dieringer, B. Harr, Debringer, J. E. Clayton; capital subscribed, $2,500.00; amount paid in, $2,500.00; capital authorized, $1,000,000.00; par value shares, $1.00.

SUBURBAN ELECTRIC COMPANY, supplying light, heat, and power by electricity, contract, furnish, obtain and maintain all machinery fixtures in said business, &c., &c.; principal office, Wheeling, West Virginia; charter issued June 22, 1893, expires June 19, 1913; incorporators: George W. Walker, W. M. Garrison, Charles Sylver, Marcus Bower, Plott's Zane, J. C. Brady, A. C. Whittaker, Jas. W. Crosby, D. L. Prayer, J. F. Shirk, Wm. Mccormick, J. R. Acker, J. E. Clayton, J. J. Woods, B. W. Peterson, Charles Burbert Hart, F. H. Moore, Samuel S. Black, W. D. Johnson, Lewis Sweeney, Charles E. Logan, H. E. Weisberger, J. F. Pauld, John W. Nicholas, Peter Dieringer, B. Harr, Debringer, J. E. Clayton; capital subscribed, $2,500.00; amount paid in, $2,500.00; capital authorized, $1,000,000.00; par value shares, $1.00.

PANTHER CREEK LAND AND COAL COMPANY, acquiring and developing coal and mineral lands in West Virginia, mining, dealing, &c., in deposits of oil, coal, salt, &c., &c.; principal office, Gray's, West Virginia; charter issued June 22, 1893, expires January 1, 1943; incorporators: Charles W. Thompson, Brooklyn, N. Y.; Adrian Vanderwater, Platfush, N. Y.; Alexander Bogey, George E. Walters, Teofa Gimb杀菌ernat, all of Brooklyn, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $1.00.

ROARING CREEK COAL AND COKE COMPANY, purchasing and owning coal and other mineral lands, opening, working, &c., mines of coal and other minerals, making coke, &c., &c.; principal office, Roaring Creek, West Virginia; charter issued June 22, 1893, expires June 13, 1913; incorporators: Sedley D. Freeland, New York City, Alexander Bogey, George E. Walters, both of Brooklyn, N. Y.; Theofa Gimb杀菌ernat, all of Brooklyn, N. Y.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $1.00.

FARRELL ELECTRIC HEAT AND LIGHT COMPANY, manufacturing, using, selling, &c., apparatus for heating and lighting by electricity under letters patent, &c., &c.; principal office, New York City; New York; charter issued June 27, 1913; incorporators: Henry A. Herbert, New York City, New York, William Albert Rudd, Brooklyn, New York, William E. Baskette, Geo. H. Becker, Theophilus D. Farrall, New York City, New York; capital subscribed, $250,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

STANDARD AIR BRAKE COMPANY, making, using and selling, for use air brake apparatus and machinery, valves, &c., acquire inventions, letters patent for, &c., &c.; principal office, New York, New York; charter issued June 25, 1913, expires June 25, 1918; incorporators: New Jersey, Timothy Birkett, New Jersey, New Jersey; Timothy Birkett, Brooklyn, N. Y.; Geo. E. Mudden, Plainfield, New Jersey; Samuel A. Newman, Brooklyn, N. Y.; George H. Graham, East Orange, New Jersey; capital subscribed, $500,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

BLACKSVILLE OIL AND GAS COMPANY, leasing and buying lands for drilling, boring, mining, &c., for oil and gas, laying pipe lines for conveyance of same, erecting plants.

WILLIAMSBURGH CORK COMPANY, importing of corks, cork-wood and other articles pertaining to the cork business, manufacturing corks, &c., acquiring property, &c., principal office, Brooklyn, New York: charter issued June 26, 1893, expires June 22, 1943: corporators, James E. Chandler, John C. Gazlay, Joseph H. Fitzpatrick, Adam Frank, all of New York, New York, William E. White, Brooklyn, New York: capital subscribed, $3,000,000: amount paid in, $300,000: capital authorized, $9,000,000: par value shares, $100.00.

THE PEOPLES BANK COMPANY, manufacturer of safes and savings banks and other wares and merchandise, acquire necessary property, patents, rights, &c., &c., principal office, New York City, New York: charter issued June 27, 1893, expires June 23, 1943: corporators, John J. Vance, Clarence D. Cruickshank, Thomas H. Wilson, Frank M. Archer, Dr. Michael H. Feeley, all of New York City, New York: capital subscribed, $5,000,000: amount paid in, $500,000: capital authorized, $15,000,000: par value shares, $100.00.


NEW YORK CONSTRUCTION AND TRAMWAY COMPANY, building and equipping street railways, doing all other things appertaining thereto: principal office, New York, New York: charter issued June 30, 1893, expires June 1, 1913: corporators, James Irvine, Rufus Hatch, William W. Cook, Geo. H. P. Cooper, John E. Bowles, all of New York: capital subscribed, $500,000: amount paid in, $50,000: capital authorized, $1,000,000: par value shares, $100.00.

THE RAILROAD DUMPING CAR COMPANY, owning, using, &c., letters patent of the United States, pertaining to and covering inventions and devices in dumping and unloading cars, &c., &c.: principal office, New York, New York: charter issued July 1, 1893, expires June 1, 1943: corporators, William McMahon, Railway, New Jersey, Myron H. Justel, Robert F. Lester, William H. Buell, Almon W. Griswold, all of New York City, New York: capital subscribed $400,000: amount paid in, $40,000: capital authorized, $1,000,000: par value shares, $100.00.

THE WEST VIRGINIA FUEL GAS COMPANY, manufacturing and selling gas from crude or refined petroleum, to sell the rights to make and sell the same for light, heat, &c., hold real estate, &c., &c.: principal office, Charleston, West Virginia: charter issued July 1, 1893, expires June 30, 1913: corporators, H. H. Oxyx, Moses W. Donnelly, R. E. Hornwood, O. H. Michelson, of Charleston, West Virginia; capital subscribed, $500,000: amount paid in, $50,000: capital authorized, $500,000: par value shares, $100.00.

EMPIRE SKIRT AND CORSET COMPANY, manufacturing hoop-skirts, corsets, corset waists, hose supports and other articles of wearing apparel and goods, &c., &c.: principal
Corporations.

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offices, Hoboken, New Jersey; Cortland, New York and New York City; charter issued
July 3, 1893, expires July 1, 1913; corporators, Elias F. Edgar, William A. Osborn, both
of Woodbridge, New Jersey; Allen G. N. Vermilya, John C. A. Sutor, both of New York
City, Charles T. O. Mackie, Bayonne, New Jersey; capital subscribed, $500.00; amount
paid in, $300.00; capital authorized, $1,500.00; par value shares, $100.00.

BUCKEYE DOCK COMPANY, dockage, building and repairing steamboats, barges and other
vessels, doing all kinds of work connected therewith, etc., etc.; principal office, Bellingham,
Ohio; charter issued July 3, 1893; expires June 30, 1913; corporators, H. H. Heathertong,
Lammi A. Heatherton, Maud M. Heatherton, Flora A. Heatherton, Lyde Heatherton, all of Bellingham, Ohio; capital subscribed, $10,000.00; amount paid in, $2000.00; capital authorized, $100,000.00; par value shares, $100.00.

CAPON SPRINGS HOTEL COMPANY, purchasing, holding, conducting, and operating, hotels,
summer resorts and springs, properties, etc.; mining and mineral lands, etc.; principal
office, Capon Springs, West Virginia; charter issued July 5, 1893, expires July 1, 1913;
corporators, Wm H. Sale, Capon Springs, West Virginia; Jos. B. Rustell, M. H. G. Willis,
W. F. Wilson, Virginia; S. H. White, Frederick county, Virginia; C. F. Nelson, Winchester,
Virginia; capital subscribed, $300 00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

MAYFLOWER GOLD MINE, carry on a mining and manufacturing business, acquire by pur-
chase, lease, etc., mines, lands, buildings, etc., etc.; principal office, Youngwood, Pennsyl-
vania; charter issued May 31, 1893; expires April 28, 1899; corporators, Newton W. Emmons, Cyril B. Buckwell, E D. Milten S W. Moore, Youngwood, Penn-
sylvania; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

THE ST. VINCENT WATER AND POWER COMPANY, acquire water rights, build, construct,
and operate mines, mills, etc.; principal office, Philadelphia, Pennsylvania; charter issued July 5, 1893, expires June 28, 1899; corporators, Robert Hayes Kline, Philadelphia, Pennsylvania; Joseph E. Kline, Charles D. Kline, J. Quincy Hughey, Louis L. Beeson, Joseph K. Davison, Jr., all of Philadelphia, Pennsylvania; capital subscribed, $250,000; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE D. F. GRAHAM COMPANY, conducting a general merchandise business, both wholesale
and retail, acquiring and holding necessary real estate; principal office, Pidmont, West Virginia; charter issued July 9, 1893, expires January 1, 1913; corporators, D. F. Graham, R. F. Hope, H. H. Harrison, Pidmont, West Virginia; Charles Evans, West Pidmont, Maryland; Wm. E. Mals, Pidmont, West Virginia; capital subscribed, $4,000.00; amount paid in, $400.00; capital authorized, $6,000.00; par value shares, $100.00.

MEISTERS HAND OF WHEELING, WEST VIRGINIA, furnishing brass and string music
for parades, picnics, concerts, balls, parties, etc.; principal office, Wheeling, West Virginia;
charter issued July 6, 1893, expires July 3, 1918; corporators, A. Meister, Bridge-
port, Ohio; F. Schmutz, John A. Yeolin, R. Gage, all of Wheeling, West Virginia, J. H.
Meister, Bridgeport, Ohio; E. Roberts, J. Martin, P. Perry, Ohio; Geo. Meister, Bridge-
port, Ohio; R. R. Kuehn, all of Wheeling, West Virginia; capital authorized, $250,000;
amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE ASSOCIATED PHYSICIANS AND SURGEONS OF PHILADELPHIA, keeping the
books and accounts and to make out and present the bills of medical practitioners, collection
of their bills, etc.; furnish local advice, etc., etc.; principal office, Philadelphia,
Pennsylvania; charter issued July 7, 1893, expires July 1, 1914; corporators, B. E. Monte-
gomery, E. W. Suithen, Robert K. Wright, Jr., George Wharton, Pepper, John A. Mc-
Carthy, all of Philadelphia, Pennsylvania; capital subscribed, $500.00; amount paid in,
$50.00; capital authorized, $50,000.00; par value shares, $100.00.

INTERSTATE OIL REFINING AND COLOR COMPANY, manufacturing and selling oils,
and sell petroleum products, and conduct any manufacturing operations included under letter patent, etc.; principal office, New York, New York; charter issued July 8, 1893, expires January 1, 1913; corporators, Geo. W. Sessions, Montclair, New Jersey; Geo. W. Scalay, New York City, New York; Ardon Mitchell, Brooklyn, New York; Graham Goldshein, New York City; capital authorized, $500,000; amount paid in, $50,000.00; capital authorized, $1,500,000.00; par value shares, $100.00.

THE BROWN CAR COUPLER COMPANY, purchasing, owning, controlling, selling, etc.,
car couplers, other appliances for supply of railroads, etc., etc.; principal office, Washing-
town, D. C.; charter issued July 6, 1893, expires July 1, 1913; corporators, Emile L. Semmes, Filippo A. Breadburn, Horatio J. Laneck, Albert H. Scott, Philip C. Brown, Washington, D. C.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized,
$100,000.00; par value shares, $10.00.
WEST VIRGINIA WINDOW GLASS COMPANY, manufacturing glass, glassware in all its forms, dealing in same, making, dealing in, &c., moulds, tools, &c., for manufacture of glass, &c., principal office, Wellsburg, West Virginia; charter issued July 8, 1893, expires April 1, 1913; corporators, A. D. Clark, W. H. Clark, Joseph Streifus, Jerrod Clark, Barry V. Clark. Grant Miller, John Miller, John F. Strohen, all of Findlay, Ohio; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE HORTA PLATE GLASS COMPANY, purchasing, controlling, leasing, &c., lettes patent, licenses, and rights, and the manufacture of all kinds of glassware in all its forms, dealing in same, making, dealing in, &c., principal office, Scranton, Pennsylvania; charter issued July 10, 1893, expires July 1, 1913; corporators, William McClone, Clarence D. Simpson, Conrad Schreeder, Henry T. Howell, all of Scranton, Pennsylvania; David B. Royal, Philadelphia, Pennsylvania; Edward O. Shakespeare, M. D., Wayne, Pennsylvania; James W. Honta; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $2,000,000.00; par value shares, $100.00.

NUGGET GOLD MINING COMPANY, purchase gold, silver, copper, &c., mining rights, metalliferous lands, develop mines, &c., deal in minerals, &c., acquire necessary real estate, &c., &c., principal office, New York City, New York; charter issued July 10, 1893, expires June 30, 1893; corporators, George Crawford, Wm. Brandreth, both of New York, Alvar G. Thompson, Brooklyn, New York; J. M. Shaw, Alex Davidson, both of New York; capital subscribed, $100,000.00; amount paid in, $100,000.00; par value shares, $100.00.

THE KELSEY INSTITUTE, improving the morals, curing with medicine any person afflicted with diseases contracted by use of alcohol, &c., principal office, Harrisburg, Pennsylvania; charter issued July 11, 1893, expires July 1, 1913; corporators, William S. Thomas, Harrisburg, Pennsylvania, William Millin Smith, Marksville, Pennsylvania, W. Dunne Thomas, Harrisburg, Pennsylvania; C. J. Houck, Pittsburgh, Pennsylvania; H. S. Way, Philadelphia, Pennsylvania; capital subscribed, $2,000,000.00; amount paid in, $200,000.00; capital authorized, $2,000,000.00; par value shares, $10.00.

TRANS-CONTINENTAL COAL AND IRON COMPANY, manufacturing and producing iron and iron ore, and the products thereof, mining coal and making coke, holding necessary property, &c., principal office, New York City, New York; charter issued July 11, 1893, expires June 22, 1913; corporators, Dan J. Ryan, Portsmouth, Ohio, Frank Barrett, Hart H. Barrett, K. W. Brown, all of Lancaster, Ohio, James E. Campbell, Hamilton, Ohio, James L. McLean, Winfield, West Virginia, J. J. Bright, Youngstown, Ohio, J. G. Rankin, Rawlins, Wyoming; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $3,000,000.00; par value shares, $10.00.

THE COLIER BUDD COAL COMPANY, transacting a general wholesale and retail coal business, mining, transporting, &c., coal and coke, operating smelters, lagers, &c., principal office, Cincinnati, Ohio; charter issued July 12, 1893, expires July 15, 1913; corporators, Wm. W. O'Neal, John Morea, T. J. Wood, Pittsburgh, Pennsylvania; T. B. Colier, P. R. Budd, Cincinnati, Ohio; capital subscribed, $1,000,000; amount paid in, $50,000.00; capital authorized $100,000; par value shares, $100.00.

WORTHINGTON COAL AND COKE COMPANY, mining, shipping and selling coal, manufacturing and selling coke, engaging in wholesale and retail merchandize, &c., &c., principal office, Fairmont, West Virginia; charter issued July 12, 1893, expires June 1, 1913; corporators, Frank Elen, Baltimore, Maryland, J. Marshall Jacobs, Little Falls, West Virginia, Thomas W. Arnett, White Day, West Virginia; capital subscribed, $600,000; amount paid in, $60,000; capital authorized $100,000; par value shares, $100.00.

THE ELWELL PARKER ELECTRIC COMPANY OF AMERICA, manufacturing, buying, selling, &c., electric motors, machines, &c., acquiring, purchasing, leasing, &c., &c., principal office, Cleveland, Ohio; charter issued July 13, 1898, expires July 6, 1913; corporators, Elbert B. Phillips, Frederick C. Phillips, Alex. E. Brown, Jno. J. Shepherd, M. I. Sollens, all of Cleveland, Ohio; capital subscribed, $600,000; amount paid in, $90,000; capital authorized $500,000; par value shares, $100.00.

THE JOHNSTON EMBOSSES MACHINE COMPANY, manufacturing and selling machines for embossing paper and conducting a general stationery and printing business; principal office, New York City, New York; charter issued July 14, 1913, expires July 14, 1913; corporators, J. Yarnell Johnston, Montclair, New Jersey; Wm. P. Roome, James B. Weemer, Jr., both of New York City, New York; George A. Shipman, Gettysburg, Pennsylvania; capital subscribed, $500,000; amount paid in, $50,000; capital authorized $500,000; par value shares, $100.00.

STANDARD POWER STORAGE COMPANY, utilizing superheated water as a motive power for street cars and all other uses adopted under patents controlled by Hydro-pneumatic Car Co., for New York and New Jersey, &c., &c., principal office, New York City, New York; charter issued July 14, 1893, expires January 1, 1913; corporators, W. E. Pratt, Washington, New York, W. F. Steger, New York, E. D. Mallam, Washington, D. C.; capital subscribed, $250,000; amount paid in, $70,000; capital authorized $1,500,000; par value shares, $50.00.
CORPORATIONS.

THE STAR COAL AND COKE COMPANY, mining, shipping and selling coal, manufacturing, etc., having and leasing lands, buying and selling goods, etc.: principal office, Oak Hill, West Virginia; charter issued July 11, 1863, expires July 12, 1883; corporators, C. T. Jones, George W. Jones, Wm. D. Thurmond, all of Oak Hill, West Virginia; L. C. Gaines, Fayetteville, West Virginia; Jasper S. Thurmond, Oak Hill, West Virginia; capital subscribed, $50,000.00; amount paid in, $30,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE BUTTERS AND HARTLETT FOLDING CRATE COMPANY, manufacturing, selling, renting, leasing, etc., of folding boxes and crates; acquiring, etc., patents, etc., to be used in making boxes and crates, etc.: principal office, Clarksburg, West Virginia; charter issued July 15, 1883, continues perpetually; corporators, W. S. Guifry, Emmett Queen, George Heard, all of Pittsburgh, Pennsylvania; George P. Proudfit, Allegheny, Pennsylvania, W. F. Johnson, Westmoreland, Pennsylvania; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $200,000.00; par value shares, $100.00.

CHEAT RIVER RAILROAD COMPANY, commence at or near West Virginia and Pennsylvania line on Cheat river, in Monongalia county, thence to a point at or near Albright, Preston county, West Virginia, principal office, Pittsburgh, Pennsylvania; charter issued July 16, 1883, continues perpetually; corporators, W. S. Guifry, Emmett Queen, George Heard, all of Pittsburgh, Pennsylvania; George P. Proudfit, Allegheny, Pennsylvania, W. F. Johnson, Westmoreland, Pennsylvania; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $5,000.00; par value shares, $500.00.

B. O. HOWERS company, importing, buying, selling and trading in canned goods, provisions, tobacco, etc., doing a general brokerage and commission business in such goods; principal office, New York; charter issued July 19, 1883; corporators, J. R. H. Hower, James W. Hower, George H. Hower, all of Dayton, Ohio, Samuel J. Moore, Toronto, Ontario, Canada; capital subscribed, $175,000.00; amount paid in, $175,000.00; capital authorized, $500,000.00; par value shares, $500.00.

THE CARTER-CREME COMPANY, manufacturing and dealing in sales, check books, blank books and office supplies, automatic registers, cash registers, advertising signs, etc.; principal office, Niagara Falls, New York; charter issued July 19, 1883, expires July 19, 1913; corporators, W. H. Kinnard, William B. Cook, George P. Hulme, all of Dayton, Ohio, Samuel J. Moore, Toronto, Ontario, Canada; capital subscribed, $125,000.00; amount paid in, $125,000.00; capital authorized, $500,000.00; par value shares, $500.00.

FIELDS PARK STONE AND BRICK COMPANY, manufacturing stone and brick, blocks under lease, with consent granted to Edward C. Broom of Washington, D.C.; principal office, Washington, D.C.; charter issued July 21, 1883; expires June 1, 1884; corporators, Edward C. Broom, Eugene G. Rock, E. H. Beach, George H. Draper, John F. Rock, all of Washington, D.C.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $100.00.

PAYETTE VALLEY IRRIGATION COMPANY, constructing and maintaining canals and water ways, dams, etc., collecting, storing and distributing water for irrigation purposes; etc.: principal office, New York; charter issued June 26, 1883; expires June 26, 1887; corporators, tostate Humboldt County, New York; Philip K. Green, Jerry Collins, F. C. Collins, all of New York city, New York; Cornelius P. McLoughlin, Brooklyn, New York; capital subscribed, $45,000.00; amount paid in, $45,000.00; capital authorized, $500,000.00; par value shares, $500.00.

HOUSEKEEPER PUBLISHING COMPANY, writing, copying, transcribing, engraving, etc., bills, papers, circulars, books, etc., owning, etc., appliances, tools and other property, etc.; principal office, Charleston, West Virginia; charter issued July 22, 1883; expires April 10, 1884; corporators, William J. Kennedy, Edery C. Tankersley, H. C. Pravis, John Thornburgh, Walter G. Jackson, all of Minneapolis, Minnesota; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $500.00.

THE MANUFACTURERS, MERCHANTS AND PRODUCERS INTERNATIONAL EXPOSITION SYNDICATE, exposition for art, manufacture, and a merchandise center, headquarters for dealers, producers, dressmakers, etc., emporium for arts, etc., etc.; principal office, New York City; charter issued July 22, 1883, continues perpetually; corporators, L. Bayard, A. Fisher, V. A. Trayer, all of New York City, New York; H. T. Cooper, T. R. Cooper, both of Kansas City, Missouri; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE LAUREL FORK AND RED CREEK BOOM AND LUMBER COMPANY, constructing and operating logging camps with or without piers, operate saw-mills, shingle-mills, etc., steam-roads, tram-railways, etc., principal office, Parsons, West Virginia; charter issued July 22, 1883, expires June 10, 1903; corporators, A. C. Coleman, Romney, West Virginia; L. Hansford, Parsons, West Virginia; D. B. Shelly, Pittsburg, Pennsylvania; F. M. Reynolds, Romney, West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $30,000.00; par value shares, $300.00.
Corporations.

THE WEST VIRGINIA GROCERY AND CANDY COMPANY, engaging in the wholesale grocery business, manufacturing and selling candy, acquiring, &c., all kinds of groceries, &c., acquiring necessary buildings, &c., principal office, Fairmont, West Virginia; charter issued July 25, 1903; corporation, J. M. Bartley, W. F. Hartman, Harry F. Smith, M. L. Hutchinson, C. Hutchinson, all of Fairmont, West Virginia. J. M. Jacobs, Little Falls, West Virginia; capital subscribed, $200.00; amount paid in, $0.00; capital authorized, $100,000.00; par value shares, $100.00.

THE PARSONS BUILDING AND IMPROVEMENT COMPANY, erecting and operating planing mills, lath mills, burning brick kilns, operating furnaces, &c.; principal office, Parsons, West Virginia; charter issued July 25, 1903, expires January 1, 1929; corporators, Ward Parsons, L. D. Corrick, S. E. Parsons, C. E. Grinn, R. L. Orr, W. N. Doallitl, J. M. Tallott, C. D. McKinney, all of Parsons, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $10.00.

GENERAL MACHINE AND ELECTRIC COMPANY, manufacturing, selling, &c., electrical and other machinery, acquisition of a manufacturing plant, patent rights, &c., buying, &c., principal office, New York City, New York; charter issued July 21, 1884, expires July 1, 1914; corporators, Granville T. Woods, New York City, New York, William Stone Hartford, Oliver Dunham, both of Brooklyn, New York, Frank M. Ashley, Hawthorne, New Jersey, Frederick Harris, New York, New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $5.00.

CARTER MINING AND OIL SEPARATOR COMPANY, leasing, buying, &c., mineral lands, mines such minerals and other substances found on such land, manufacturing machinery for, &c., principal office, New York City, New York; charter issued July 20, 1894, expires July 19, 1914; corporators, John W. Carter, Frederick W. Kallikeisch, George W. Brandt, both of Bay Ridge, New York, Edward Merritt, Brooklyn, New York, John W. Bremmer, Hoboken, New Jersey; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $10.00.

PAREIDA PAPER COMPANY, manufacturing and dealing in paper, in materials for making paper, and in articles made wholly or partly of paper; principal office, Philadelphia, Pennsylvania; charter issued July 25, 1893, expires December 31, 1923; corporators, Alphon Segal, Andrew A. Baker, Robert Sherry, Lewis G. Dunton, all of Philadelphia, Pennsylvania, W. S. Williams, Beaverley, New Jersey; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $10.00.

THE HIDDEN INHALANT COMPANY, manufacturing, selling, buying, dealing in William D. Hidden’s Inhalants and Inhalants, patents, trade marks in all business of this line, &c.; principal office, Charleston, West Virginia; charter issued July 28, 1893, expires July 27, 1913; corporators, J. J. McDonald, Heathsville, Virginia, Lewis W. Johnson, Washington, D. C., charter issued July 27, 1903; corporators, William Hidden, Henry Stockbridge, James O. Bates, Sylvester L. Stockbridge, D. Henry Sanders, all of Baltimore City; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $25,000.00; par value shares, $10.00.

UNION LOAN AND INVESTMENT COMPANY, create and establish an association which shall have for its objects and purposes the advancement of the interests of its members, &c., principal office, Washington, D. C.; charter issued July 27, 1903; corporators, J. J. McDonald, Heathsville, Virginia, Lewis W. Johnson, Washington, D. C., Jolly Jones, Arkansas City, Kansas; capital authorized, $100,000; amount paid in, $10,000; capital authorized, $100,000; par value shares, $1.00.

STANDARD BRAKE COMPANY, making, using and selling air brake apparatus and machinery, valves, pumps, &c., acquire inventions, &c., buy, &c., real estate, &c., &c., principal office, New York City, New York; charter issued, July 24, 1903, expires July 24, 1923; corporators, W. M. Shaw, Hackensack, New York, Timothy Burke, Brooklyn, New York, George H. Graham East Orange, New Jersey, Samuel A. Newman, Brooklyn, New York, Geo. E. McAllen, Plainfield, New Jersey; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

THE IRONTON DOOR COMPANY, manufacturing, selling and dealing in doors, furniture, sash, blinds building material, lumber, &c., &c.; principal office, Lawrence, Ohio; charter issued, July 29, 1903, expires July 1, 1913; corporators, W. W. Reynolds, Thomas J. Collett, Joseph Fischer, H. A. Martin, all of Ironton, Ohio; capital subscribed, $6,000.00; amount paid in, $600.00; capital authorized, $100,000.00; par value shares, $100.00.

THE IRONTON MINING COMPANY, mining, purchasing, selling and exchanging lead and zinc, &c., &c., &c., principal office, Lawrence, Ohio; charter issued, July 29, 1903, expires July 1, 1913; corporators, J. S. Hyer, A. T. Price, J. M. Beery, W. G. Hyer, W. E. Haymond, all of Sutton, West Virginia; capital subscribed, $8,500.00; amount paid in, $8,500.00; capital authorized, $100,000.00; par value shares, $50.00.
INDEPENDENT BROTHERHOOD SOCIETY OF LEHIGH INDIAN TERRITORY, benevolent purposes of aiding and assisting each other in case of sickness or other disability; incorporated March 15, 1885; charter issued July 1, 1885; corporators, Ponsetti Giovanni, Costanzo Pietro, Giosimo Giuseppe, German Marquette, Enrien Volantina, all of Lehigh, Indian Territory; capital subscribed, $2,000.00; amount paid in, $300.00; capital authorized, $10,000.00; par value shares, $10.00.

EMPIRE TYPE-SETTING MACHINE COMPANY, manufacturing, purchasing and selling type-setting and type-distributing machines; capital, $600,000.00; corporators, Henry Thrus, Joseph Finkler, both of Brooklyn, New York: James A. Birtles, Felix Salomon, Albert Salomon, William W. Farnier, all of New York City, New York; capital subscribed, $60,000.00; amount paid in, $60,000.00; capital authorized, $1,000.000; par value shares, $100.00.

ARMATURE BELT COMPANY, manufacturing and dealing in electric bells of every description, machinery, appliances, &c., connected therewith, &c., &c.; principal office, Newark, New Jersey; charter issued August 1, 1891; expires January 1, 1941; corporators, Lorenzo Carney, New York City, New York; capital, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE FAIRMONT STATE BUILDING AND LOAN ASSOCIATION, raising money to be distributed among its stock holders, furnishing them the means to buy lands, building houses thereon, &c., &c.; principal office, Fairmont West Virginia; charter issued August 2, 1893; expires September 1, 1913; corporators, W. E. M. McGowan, C. G. Metheny, O. S. McKinney, Chas. E. Money, Sam. R. Yanzan, J. H. Waton, Geo. D. Brlt, J. M. Hartley, C. B. Carney, B. L. Butcher, J. Walter Barnes, all of Fairmont, West Virginia; capital subscribed, $1,200.00; amount paid in, $120.00; capital authorized, $300,000.00; par value shares, $100.00.

THE NATIONAL HOMOEOPATHIC MEDICAL COMPANY, establishing and maintaining a Homoeopathic Medical College and Hospital, confer the degree of Doctor of Medicine, &c., &c.; principal office, Washington, D. C.; charter issued August 3, 1894; continues perpetually; corporators, W. H. Helser, M. D., Fred K. Stichert, M. D., L. R., O. A. Parry, M. D., S. A. Mullican, M. D., J. D. Hare, M. A., J. Stilley, Ph. D., D. M., H. R. Street, M. D.; capital subscribed, $2,000.00; amount paid in, $700.00; capital authorized, $500,000.00; par value shares, $25.00.

THE ECONOMY NOVELTY MANUFACTURING COMPANY, manufacturing, buying, selling and dealing in electric sockets, and articles of every kind and description, &c., &c.; principal office, New York City; capital, $10,000.00; corporators, J. H. L. Harrison, Edward C. Legg, R. S. Pashke, Robert H. Hooper, all of Baltimore City, L. H. Lee Holcomb, Washington, D. C.; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $10.00.

THE BERMUDIAN STREET RAILWAY COMPANY, constructing and operating a street railway from Baltimore to Berwind, West Virginia; capital, $1,000,000.00; corporators, J. W. Butschmid, Wm. M. Peanutson, E. F. Peabody, Leonard Eskey, James E. Butcher, Henry Riddle, all of Berwind, West Virginia; capital subscribed, $150,000.00; amount paid in, $15,000.00; capital authorized, $500,000.00; par value shares, $10.00.

THE ELECTRIC COMPANY, doing and conducting a general manufacturing, mining, mechanical, electrical, commission and commercial business, &c., &c.; principal office, New York City; charter issued August 9, 1892; expires December 31, 1912; corporators, Alfred Kinder, New York City, New York; Samuel Smith, Brooklyn, New York; Edward Ayres, Robert H. Grinnell, both of New York City, New York; Henry Eley, Amityville, New York; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

COAL RIVER AND ST. ALBANS RAILROAD COMPANY, constructing a railroad commencing near St. Albans, then up Coal River to the forks, then up Big Coal, &c.; principal office, St. Albans, West Virginia; charter issued August 8, 1893; continues perpetually; corporators, M. P. O'Brien, Baltimore, Maryland, J. H. A. Brist, John M. Hunt, W. S. Landley, A. Burlew, all of Charleston, West Virginia; capital subscribed, $1,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE NEW YORK AND LONDON ALKALOID AND CHEMICAL COMPANY, manufacturing, producing, separating, purifying and dealing in any or all alkaloids, minerals, drugs, &c.; principal office, New York; charter issued August 9, 1893; expires January 1, 1893; corporators, Henry S. Blackwood, Mount Vernon, New York; E. J. Molloy, John B. Keeper, New York, N. J. Ellis, and both of New York City; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.
WORTH OIL COMPANY, mining, boring, drilling for petroleum, oil, gas, &c., and selling same; constructing pipe lines, &c., premises situated in Bradford, Pennsylvania; charter issued, August 11, 1893; expires August 5, 1913; incorporators, Charles P. Collins, Harry Henley, Butler, Pennsylvania. J. R. Leonard, Lima, Ohio. C. S. James, Pittsburgh, Pennsylvania. J. W. Campbell, Allegheny, Pennsylvania; capital subscribed, $100,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $100.00.

THE NEW YORK GAS MIXER AND ATOMIZER COMPANY, purchasing and acquiring patent rights to certain gas mixing and atomizing mechanism, manufacturing and selling same; premises situated in New York City; principal office, New York; charter issued, July 20, 1913; incorporators, E. R. James, New York. John M. Swayam, Newark, New Jersey. David N. Rowan, Irvington, New Jersey. S. Collins, Franklin Lawrence, Geo. N. Morton, Thomas S. Smith, New York; capital subscribed, $500,000; amount paid in, $100,000; capital authorized, $600,000; par value shares, $100.00.

THE TYBERG TYPEWRITER COMPANY, owning letters patent of U. S. issued in the name of Olaf Tyberg, buying and leasing all variations thereof, &c., &c., principal office, New York City; charter issued August 14, 1893; expires January 1, 1913; incorporators, Roy V. Somerville, Brooklyn, New York. Charles L. Wise, East Orange, New Jersey. Thomas E. Gilroy, Jr., New York City. Olaf Tyberg, Brooklyn, New York. Arthur E. Oster, Toronto, Canada; capital subscribed, $140,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

COMMERCIAL LOAN COMPANY, loaning money on mortgages and collateral security, principal office, Boston, Massachusetts; charter issued August 17, 1903; expires December 31, 1913; incorporators, Joseph C. Davis, William C. Craig, Fred O. Williams, Geo. W. Mason, James H. Wells, all of Boston, Massachusetts; capital subscribed, $500,000.00; amount paid in, $250,000; capital authorized, $600,000; par value shares, $100.00.

THE WARSOW CONSOLIDATED MINING AND INTERIOR IMPROVEMENT COMPANY, mining, smelting, reducing, &c., ores and minerals, buying, leasing, &c., mineral lands, &c., &c.; principal office, Minneapolis, Minnesota; charter issued, August 17, 1903; expires August 18, 1918; incorporators, Henry H. Row, John H. Hickerson, C. H. F. H. Gruber, George Fuldorf, George H. Brown, Frank Bosley, all of Minneapolis, Minnesota; capital subscribed, $400,000; amount paid in, $140,000; capital authorized, $3,000,000; par value shares, $1.00.

THE NEWTON RUBBER WORKS, manufacturing, buying, selling and dealing in rubber goods, and other merchandise, acquiring necessary real estate, &c., &c.; principal office, Boston, Massachusetts; charter issued August 18, 1893; expires August 1, 1913; incorporators, Edward Dale, Ashbury Park, New Jersey; William W. Watson, New York City; New York; Robert H. Rand, Brooklyn, New York; Frank F. McCintock, Jamaica, Long Island, New York; Frank W. Tuttle, Brooklyn, New York; capital subscribed, $400,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

THE PEOPLES MUTUAL BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and house building, and saving among its members, &c., &c.; principal office, Charleston, West Virginia; charter issued August 18, 1893; expires August 2, 1913; incorporators, J. S. Savage, Charleston, West Virginia. Adam W. Long, Jackson, Ohio. J. A. Holley, Hamlin, West Virginia. L. Pichard, Fred Colburn, H. E. Clark, W. S. Thompson, C. F. Payne, all of Charleston, West Virginia; capital subscribed, $400,000; amount paid in, $200,000; capital authorized, $5,000,000; par value shares, $100.00.

AMERICAN RAILWAY ELECTRIC LIGHT COMPANY, manufacturing and selling devices and apparatus for lighting railway cars by electricity; accept letters patent of, &c., &c.; principal office, New York City, New York; charter issued, August 21, 1903; expires August 1, 1913; incorporators, Alonzo R. Cornell, Itaca, New York; Henry H. Whir, New York; Henry E. Abell, Brooklyn, New York; B. G. J. Ayres, New York; Norman A. Smith, New York; capital subscribed, $1,000,000; amount paid in, $300,000; capital authorized, $2,500,000; par value shares, $50.00.

THE NATIONAL INVENTORS ASSOCIATION, buying, acquiring, &c., letters patent of the United States or foreign countries, to conduct litigation, adjust claims, collect royalties, etc.; etc.; principal office, New York City, New York; charter issued, August 25, 1904, expires July 1, 1913; incorporators, Edmund N. Hatcher, Wm. Monypenny, Theo P. Gordon, Columbus, Ohio. Edwin Langdon, William T. Moore, New York, New York; capital subscribed, $2,500,000; amount paid in, $500,000; capital authorized, $5,000,000; par value shares, $100.00.

THE UNIVERSAL FOOD AND LIQUID IMPROVING COMPANY, improving and preserving fruits, foods, and liquids of all kinds, making, using, &c., apparatus for preservation of fruits, &c.; principal office, Philadelphia, Pennsylvania; charter issued, August 1, 1903, expires August 21, 1913; incorporators, James Hunt, Gustave E. Slaefer, Frederick J. Slaefer, Thomas G. Hawker, Chapman Kroberger, all of Philadelphia, Pennsylvania; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.
WHEELING ATHLETIC WHELMEN COMPANY, teaching and practical instruction in bicycle riding, running and managing races thereon, acquiring necessary lands, and principal office, Wheeling, West Virginia; charter issued August 23, 1893, expires August 1, 1913; corporators, J. C. Barks, Herbert Kohlhauser, Charles H. Geiger, Neff Lane, William H. Dinger, all of Wheeling, West Virginia; capital subscribed, $75,000; amount paid in, $75,000; capital authorized, $100,000; par value shares, $100.

THE MARKET-SMITH COAL AND MINING COMPANY, mining and selling coal, clay or any mineral, manufacturing and selling all products of same, and principal office, Raymond City, West Virginia; charter issued August 24, 1913, expires August 23, 1933; corporators, A. M. Smith, Louis Reemelin, both of Cincinnati, Ohio, J. E. Brown, M. Jackson, E. W. Knight, all of Charleston, West Virginia; capital subscribed, $25,000; capital authorized, $50,000; par value shares, $50.

V. V. COLD WATER PAINT MANUFACTURING COMPANY, general manufacturing business, buying, selling, &c., paints, oils, chemicals, building materials, and principal office, New York City, New York; charter issued August 24, 1913, expires August 15, 1913; corporators, Courtland P. Hull, Jr., Burgen Point, New Jersey, W. E. Overton, Brooklyn, New York, J. Murray Hirsch, Joseph G. Dean, both of New York City, New York; capital subscribed $500; amount paid in, $500; capital authorized, $1000; par value shares, $100.

EDWARD VROOM COMPANY, conducting the business of giving theatrical entertainments and production of plays upon stage, and principal office, New York City, New York; charter issued August 24, 1913, expires August 1, 1913; corporators, Edward Vroom, New York City, New York, Henry G. Wiley, Brooklyn, New York, Eli S. Slover, Gertrude G. Vroom, New York City, New York; capital subscribed $500; amount paid in, $500; capital authorized, $1000; par value shares, $100.


THE WEST VIRGINIA LOAN AND TRUST COMPANY, carrying on a general loan and trust business, selling stock on installment plan, and principal office, Huntington, West Virginia; charter issued August 25, 1913, expires January 1, 1913; corporators, Joseph A. Tobin, Edmund L. Nash, T. J. Sizer, R. C. Wilson, Elliott Northcott, all of Huntington, West Virginia; capital subscribed, $500; amount paid in, $500; capital authorized, $5,000,000; par value shares, $100.

MARTINSBURG INSURANCE COMPANY, making and writing all kinds of insurances upon all kinds of houses, roads, steam-heats, &c.; and principal office, Martinsburg, West Virginia; charter issued August 25, 1913, expires August 1, 1913; corporators, L. Gearhart Smith, New Cumberland, Pennsylvania; Lawrence S. Jones, Harrisburg, Pennsylvania; Frank E. Taylor, Philadelphia, Pennsylvania; B. F. Dick, Harrisburg, Pennsylvania; J. Henry Robert, Martinsburg, West Virginia; capital subscribed, $1,000; amount paid in, $1,000; capital authorized, $500,000; par value shares, $50.


ORCHILLA FERTILIZER COMPANY, collecting, importing, manufacturing and dealing in fertilizers and fertilizer materials; principal office, Boston, Massachusetts; charter issued August 23, 1913; corporators, E. J. Folson, M. H. Hoffman, E. G. Mclmores, E. B. Folson, E. F. Folson, all of Boston, Massachusetts; capital subscribed, $800; amount paid in, $800; capital authorized, $25,000; par value shares, $100.

THE CONTRACT INVESTMENT COMPANY, buying, selling and dealing in contracts and other evidences of indebtedness; principal office, St. Paul, Minnesota; charter issued, August 29, 1913, expires August 28, 1913; corporators, B. W. Karch, Fred McCatchic, Carley Porter, L. S. Sherman, F. L. Straw, all of Minneapolis; capital subscribed, $10,000; amount paid in, $10,000; par value shares, $1.

THE TURKEY KNOR COAL COMPANY, mining, buying and selling coal, manufacturing, buying and selling coke, &c., and principal office, Glen Jean, West Virginia; charter issued August 28, 1913, expires August 1, 1913; corporators, Daniel Sharp, Pennsylvania; W. B. Zehner, John E. Lauer, both of Sunntord, Pennsylvania, Donald Macdonald, Covington, Kentucky, Daniel W. Langdon, Jr.,
Cincinnati, Ohio; capital subscribed, $75,000.00; amount paid in, $7,500.00; capital authorized, $300,000.00; par value shares, $100.00.

GAY MERCANTILE STOCK COMPANY, carrying on a general trade in merchandise, trade in all kinds of farm and garden products, wool, stock, &c., &c.; principal office, Gay, West Virginia; charter issued August 29, 1893; expires June 1, 1913; corporators. John F. McWilliams, Charles E. West, Virginia, John W. Randolph, Charles W. Morgan, William P. Evans, Jesse Evans, Levi F. Rhodes, Benjamin E. Thomas, Jonathan E. Stanley, John C. Medcalf, Isaac Humman, James M. Hingman, William L. Rhodes, all of Gay, West Virginia, Clarence J. Linnmeyer, John L. Mon-roe, Geneva, West Virginia, James G. Mcnaugty, Harlow, West Virginia, John W. Kelly, Gay, West Virginia; capital subscribed, $35,000.00; amount paid in, $30,000.00; capital authorized, $25,000.00; par value shares, $5.00.

CENTURY COTTON COMPANY, manufacturing, buying, dealing in &c., cotton and other fibrous material, &c., &c.; principal office, New York City; New York; charter issued August 24, 1893; expires August 8, 1913; corporators. John M. Carter, John M. Carter, New York, New York; Mathew Prior, Watertown, Massachusetts, James W. Carter, James S. Metcalf, both of New York, New York; capital subscribed, $2,000.00; amount paid in, $2,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THACKER COAL AND COKE COMPANY, mining coal, manufacturing coke, and doing a general retail mercantile business, principal office, Thacker, West Virginia; charter issued August 29, 1893; expires August 1, 1913; corporators. J. A. Williamson, Herbert E. Huff, both of West Virginia, West Virginia, W. F. Peece, Coalcliff, West Virginia, Harriet Booth, Vivian, West Virginia; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $2,250.00; par value shares, $100.00.

THE MINERS AND MECHANICS ACCIDENT INSURANCE COMPANY, insuring against accidents by means of a weekly indemnity, to be paid weekly, death indemnity, among owners and merchants, &c.; principal office, Charleston, West Virginia; charter issued August 30, 1893; expires August 29, 1913; corporators. J. S. Walker, Le Gage Pratt, J. F. Chilton, T. O. Davis, C. O. Chilton, all of Charleston, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $10,000.00; par value shares, $100.00.

INTERSTATE NEWS COMPANY, collection, distribution and sale of commercial sporting and general news and information; principal office, New York City; charter issued September 1, 1893; expires September 1, 1913; corporators. James Doig, New York City, Frederick L. Neville, Brooklyn, New York, Thomas A. Phelan, Emmett Phillips, both of New York City, Uzal M. Osborn, Railway, New Jersey; capital subscribed, $8,000.00; amount paid in, $600.00; capital authorized, $500,000.00; par value shares, $100.00.

NORTHERN OIL COMPANY, purchasing and leasing lands and sinking wells for oil and natural gas, laying pipe lines and conveying same; principal office, Pennsylvania; charter issued September 4, 1893; expires August 25, 1913; corporators. Theodore N. Barnsall, William Barnsall, Jr., both of Bradford, Pennsylvania, George W. Stull, Warren, Pennsylvania, Edward H. McLemore, Kane, Pennsylvania, John H. Markham, Bradford; capital subscribed, $300,000.00; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

THE PHILADELPHIA FERTILIZER COMPANY, collection of night soil and other material and the manufacture of the same into fertilizers, &c., dealing in, &c., such products, &c.; principal office, Philadelphia, Pennsylvania; charter issued September 4, 1893; expires June 1, 1913; corporators. J. Rex Allen, R. Alexander, Thomas Parker, all of Philadelphia, Pennsylvania, Charles V. Quick, Ashburne, Pennsylvania, P. D. Schuyler, New York; capital subscribed, $2,500.00; amount paid in, $250.00; capital authorized, $500,000.00; par value shares, $50.00.

MUNDY BROTHERS SUPPLY COMPANY, buying and selling feed, field seeds, building materials, &c., contracting and erecting buildings for others, &c., &c.; principal office, Huntington, West Virginia; charter issued September 7, 1893; expires December 31, 1913; corporators. C. D. Mundy, Huntington, West Virginia, W. S. Mundy, Midvale, Virginia, C. W. Campbell, Huntington, West Virginia, Hillard Mundy, Midvale, Virginia, John Mundy, Alice Creek, Virginia; capital subscribed, $2,000.00; amount paid in, $250.00; capital authorized, $500,000.00; par value shares, $50.00.

THE WAYNE COUNTY FAIR ASSOCIATION, holding and conducting an exhibition of agricultural products, manufactured articles and specimens of art, training horses, &c., &c.; principal office. Wayne, West Virginia; charter issued September 7, 1893; expires August 4, 1913; corporators. J. P. Clark, East Lynn, West Virginia, H. A. Jackson, Wayne, West Virginia, A. M. Hall, East Lynn, West Virginia, A. W. Preston, Jackson, West Virginia, W. H. Smith, Ohio, West Virginia, J. G. Lambart, White Creek, West Virginia, J. B. Burgess, Herbert, West Virginia, S. J. Ferguson, Ferguson, West Virginia, B. J. Prechard, Wayne, West Virginia, John A. Workman, L. C. Queen, both of Queen's Ridge, West Virginia, C. R. Burgess, William Bean, both of Wayne, West Virginia; capital subscribed, $1,000.00; amount paid in, $5,000.00; capital authorized, $10,000.00; par value shares, $50.00.
MANOR BIG VEIN COAL COMPANY, acquiring by purchase, &c., coal lands, mineral rights, &c., mining coal, and other minerals, building tram roads, &c., &c.; principal office, Shaw, Mineral county, West Virginia; charter issued September 7, 1893, expires August 1, 1913; corporators, M. P. Fahey, Elk Garden, West Virginia, J. W. Fahey, Oakland, Maryland, Patrick Brown, Philip Brown, Edward R. Grant, all of Elk Garden, West Virginia, P. A. Grant, Westernport, Maryland; capital subscribed, $30,000.00; amount paid in, $400.00; capital authorized, $30,000.00; par value shares, $100.00.

THE AMERICAN BY-PRODUCT AND COKE OVEN COMPANY, constructing and operating coal and coke ovens, manufacturing coke and coke tar, &c., acquiring by purchase real estate, &c., &c.; principal office, Charleston, West Virginia; charter issued September 8, 1893, expires January 1, 1914; corporators, P. L. Garrison, Coalburg, West Virginia, P. F. Dunlap, J. M. McCollum, E. W. Stannum, C. C. Henry, L. E. McWhorter, all of Charleston, West Virginia; capital subscribed, $300,000.00; amount paid in, $400.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE PALM MALL ELECTRIC ASSOCIATION, manufacturing, buying, vending and dealing in electric, carriable and other goods, &c., worn and used upon the human body; principal office, New York City; charter issued September 8, 1893, expires January 1, 1914; corporators, Ruth E. Scott, George B. Scott, John H. Hawkins, all of New York City; Stephen Britton, Elizabeth, New Jersey, John J. McGinty, New York City; capital subscribed, $50,000; amount paid in, $60,000; capital authorized, $30,000.00; par value shares, $10.00.

KUPHAL FRIGID AIR AND ICE COMPANY, acquiring by purchase, &c., inventions and processes for producing cold air for use in dwellings, factories, &c., making ice, &c., &c.; principal office, New York; charter issued September 11, 1893, expires September 11, 1913; corporators, Charles R. Draine, Brooklyn, New York, Paul Austin, New York, Joseph E. Wood, New York, D. F. Johnson, New York, Francis H. Pearson, Brooklyn, New York, Francis H. Pearson, Richmond Hill, New York; capital subscribed, $20,000; amount paid in, $60,000; capital authorized, $1,000,000.00; par value shares, $100.00.

THE GIRARD SANITARY PRODUCT COMPANY, collection of garbage and other vegetable and animal substances, rendering and drying the same as to produce therefrom grease, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued September 12, 1893, expires September 12, 1913; corporators, David J. Martin, R. Walter Peterson, John E. Goodrich, William D. Hughes, Edwin F. Cook, all of Philadelphia, Pennsylvania; capital subscribed, $1,500.00; amount paid in, $20,000; capital authorized, $500,000.00; par value shares, $50.00.

BIG SANDY TOW-BOAT COMPANY, owning, leasing, buying and selling, &c., steamboats, barges, &c., for transportation of freight and merchandise generally; &c.; principal office, Kenova, West Virginia; charter issued September 12, 1893, expires January 1, 1933; corporators, William Smith, Geo. J. Dick, Carl S. Rose, W. P. Vaught, James Runyon, Catlettsburg, Kentucky; John L. Dearing, Kenova, West Virginia, M. R. Streb, Catlettsburg, Kentucky; capital subscribed, $80,000.00; amount paid in, $25,000; capital authorized, $250,000.00; par value shares, $100.00.

THE BUFFALO FUEL GAS COMPANY, manufacturing and selling gas for fuel, illumination and heating purposes, &c.; constructing works, constructing implements, &c., for manufacturing such gases; &c.; principal office, New York; charter issued, September 15, 1893, expires, August 22, 1913; corporators, George C. Barnard, John T. Barnard, E. B. Wheeler, Edward Kempton, Robert H. Hare, all of Brooklyn, New York; capital subscribed, $800,000.00; amount paid in, $500,000; capital authorized, $1,000,000.00; par value shares, $100.00.

THE LINODYNE COMPANY, manufacturing, lease, house, &c., a preparation known as Linodyne for the cure of certain diseases, and other preparatory and adulterants, &c., &c.; principal office, New York City; charter issued, September 15, 1893, expires, August 22, 1913; corporators, Geo. C. Barnard, John T. Barnard, E. B. Wheeler, Edward Kempton, Robert H. Hare, all of Brooklyn, New York; capital subscribed, $800,000.00; amount paid in, $500,000; capital authorized, $1,000,000.00; par value shares, $100.00.

MONARCH ELEVATOR COMPANY, constructing, buying, owning, &c., grain elevators and ware-houses; buying, dealing, &c., in wheat and other grains, coal, lumber, &c., in connection with said business, &c., &c.; principal office, Minneapolis, Minnesota; charter issued, September 15, 1893, expires, September 14, 1913; corporators, E. Harris, Benjamin H. Woodworth, Walter S. McLaughlin, John A. Reed, all of Minneapolis, Minnesota; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.10.

WESTON NATURAL GAS AND FUEL COMPANY, mining, boring, obtaining,' &c., from the earth, petroleum, rock, natural gas, &c., manufacturing, transporting, &c., &c., &c.; principal office Weston, West Virginia; charter issued September 16, 1893, expires September 14, 1913; corporators, N. A. Little, W. H. Stamey, E. S. White, W. H. Sloan, W. E. S. Johnston, George H. Caldwell, Wheeling, West Virginia; capital subscribed, $300,000.00; amount paid in, $3,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.
WRIGHT'S AUTOMATIC TOBACCO PACKING MACHINE COMPANY, buying and selling patent rights of all descriptions, especially such as apply to machines for manufacture of tobacco, manufacturing tobacco for chewing, smoking, etc.; principal office, White Sulphur Springs, West Virginia; charter issued September 14, 1884, expires January 1, 1914; incorporators, R. H. Wright, New York City; Joseph W. Moore, Jr., W. A. Carpenter, N. R. Bowman, John W. Carroll, all of Lynchburg, Virginia; W. C. Seddon, Baltimore, Maryland; capital subscribed, $200,000.00; amount paid in, $25,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

BROMO DRUG COMPANY, manufacturing, buying, selling and dealing in drugs, medicines and formulas, wherein any of the same or patents pertaining to same; principal office, Charleston, West Virginia; charter issued September 18, 1880, expires September 13, 1900; incorporators, Geo. Davis, Charleston, West Virginia, F. L. Godboldshuh, Henry Sera, both of Denver, Colorado, J. N. Currie, Charleston, West Virginia, J. A. McGillin, Sewall, West Virginia; capital subscribed, $50,000.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $1.00.

MONOMETALLIC GOLD MINING COMPANY, mining, milling, smelting, buying and selling gold and silver and other ores, mining claims, etc.; principal office, Charleston, West Virginia; charter issued September 18, 1868, expires September 13, 1898; incorporators, Geo. Davis, Charleston, West Virginia, F. L. Godboldshuh, Henry Sera, both of Denver, Colorado, J. N. Currie, Charleston, West Virginia, J. A. McGillin, Sewall, West Virginia; capital subscribed, $50,000.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $1.00.

THE MILL CREEK TIMBER COMPANY, buying and selling all kinds of timber and lumber, manufacturing the same, buying and selling timber lands as allowed by law; principal office, Ridgel Landing, West Virginia; charter issued September 19, 1863, expires September 14, 1923; incorporators, Hiram Douglass, Ridgel Landing, West Virginia, Samuel Parsons, Pomeroy, Ohio, A. C. Carpenter, Warren Miller, all of Jackson, West Virginia; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $30,000.00; par value shares, $1.00.

GAMBETTA GOLD MINING CO. OF CALIFORNIA, mining and extracting ores, precious metals, etc.; smelters and reduction works, etc.; principal office, Charleston, West Virginia; charter issued September 20, 1894, expires September 19, 1914; incorporators, Gustave Frank, New Britton, Staten Island, New York; Charles C. Kreischer, Arnold Krentler, both of Kreischerville, Staten Island, New York; Hermann Siegel, John S. Fitzgerald, both of New York; capital subscribed, $150,000.00; amount paid in, $15,000.00; capital authorized, $500,000.00; par value shares, $1.00.

THE MUTUAL INVESTMENT, MINING AND MANUFACTURING COMPANY, mining and shipping ores, manufacturing same, own, buy, sell, etc., timber, mineral, etc.; land as allowed by law, build tramways, etc.; principal office, Charleston, West Virginia; charter issued September 20, 1894; expires September 19, 1914; incorporators, William Hall, George Porterfield, both of Charleston, West Virginia, Jas. S. Simmons, Roanoke, Virginia, T. F. Barksdale, Roanoke, Virginia, CHEW Moore, Charleston, West Virginia; capital subscribed, $150,000.00; amount paid in, $15,000.00; capital authorized, $250,000.00; par value shares, $2.50.

THE JARBOE PAINT AND IRON MANUFACTURING COMPANY, buying, selling, etc.; paints and iron works for general and special purposes and uses, etc.; principal office, New York City, September 27, 1863, expires September 27, 1883; incorporators, George Jarboe, Philip C. Harmon, John W. Jarboe, George W. Jarboe, all of New York City, Valentine M. Cornelius, Richmond Hill, New York; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $50.00.

WILLIAM S. MAIER COMPANY, buying and selling flour, wheat, hops, malt, salt and general bakers' supplies, etc.; principal office, Philadelphia, Pennsylvania; charter issued September 24, 1889; expires September 24, 1919; incorporators, Henry Weber, Christian Kern, William Maier, William S. Maier, Jacob A. Maier, William Hill, all of Philadelphia, Pennsylvania; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $100.00.

H. & J. PFaff BREWING COMPANY, manufacture and sale of lager beer and other malt liquors, acquiring and holding necessary real estate, etc.; principal office, Boston, Massachusetts; charter issued September 26, 1863; expires September 1, 1883; incorporators, Jacob Pfaff, Henry Pfaff, Jr., Katherine H. Hanten, Charles Pfaff, H. Hanten, all of Boston, Massachusetts; capital subscribed, $300,000.00; amount paid in, $30,000.00; capital authorized, $300,000.00; par value shares, $100.00.

NORTH WESTERN MANUFACTURING COMPANY, manufacturing, buying, selling, etc.; paint doing a general wholesale and retail paint business, etc.; principal office, Charleston, West Virginia; charter issued September 27, 1865, expires December 1, 1925; incorporators, O. D. Hill, Kendalia, West Virginia, J. Q. Ruthburn, Pocahontas, West Virginia, J. A. Butler, C. W. Butler, all of Elk City, Peter Seiber, both of Pocahontas, West Virginia, R. C. Alderson, Charleston, West Virginia; capital subscribed, $350,000.00; amount paid in, $35,000.00; capital authorized, $500,000.00; par value shares, $50.00.
CORPORATIONS.

McKELL COAL AND COKE COMPANY, mining, shipping and vending coal, manufacturing coke and shipping and selling same, having an office, &c., &c.; principal office, Glen Jean, West Virginia; charter issued September 29, 1883, expires January 1, 1914; corporators, Thomas G. McKell, William McKell, John D. McKell, John M. McKell, M. W. McKell, all of Chillicothe, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $3,000.000.00; par value shares, $100.00.

GLEN JEAN LUMBER COMPANY, buying, manufacturing and selling timber and lumber, mining and selling coal, iron, marble, stone, &c., &c.; principal office, Glen Jean, West Virginia; charter issued September 29, 1883, expires January 1, 1914; corporators, Thomas G. McKell, William McKell, John D. McKell, John M. McKell, all of Chillicothe, Ohio, J. J. Robinson, H. B. Robinson, both of Cotton Hill, West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $10.00.

GRAHAM BLUEFIELD ELECTRIC LIGHT COMPANY, building a railroad, commencing at or near Princeton avenue and Summers street, Bluefield, thence to or near Graham, Virginia; principal office, Graham, Virginia; charter issued September 29, 1883, expires perpetually; corporators, John H. Dinger, Philadelphia, Pennsylvania; Walter Graham, Graham, Virginia, John Graham, Jr., Norfolk, Virginia, Howard S. Graham, William J. Gaines, both of Philadelphia, Pennsylvania; capital authorized, $10,000.00; par value shares, $1.00.

COLUMBIAN MANUFACTURING COMPANY, manufacturing and selling all kinds of trade specialties and novelties under letters patent, &c., doing a general manufacturing business, &c., &c.; principal office, Wheeling, West Virginia; charter issued September 29, 1883, expires September 29, 1913; corporators, George C. Dewey, W. H. Powers, B. H. Rose, Cadiz, Ohio; Bullion Quarrier, O. C. Dewey, D. E. Stainaker, all of Wheeling, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $25,000.00; par value shares, $10.00.

THE OLD COLONY SECURITY COMPANY, issuing, selling, &c., bonds of the face value of $1,000.00, redeeming the same, investing surplus funds in municipal, &c., bonds, &c., &c.; principal office, Chicago, Illinois; charter issued September 30, 1883, expires September 29, 1913; corporators, W. H. Lyman, S. T. Jenness, both of Chicago, Illinois, E. N. Bruner, Brooklyn, New York, H. H. Pook, New York City, T. H. Quiver, Chicago, Illinois; capital subscribed, $100,000.00; amount paid in, $10,000.00; par value shares, $100.00.

THE UNCLE DAN GOLD MINING COMPANY, mining, milling andsmelting gold and other metals, &c., and selling the same, manufacturing and dealing in lumber, &c., &c., principal office, Youngstown, Ohio; charter issued September 30, 1883, expires September 4, 1913; corporators, J. B. Bunnell, Henry Tod, Walter A. Rechler, Thomas H. Wells, Richard Brown, all of Youngstown, Ohio; capital subscribed, $8,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $1.00.

THE SAVING INVESTMENTS COMPANY, making, executing and negotiating the sale, purchase and redemption of lands, &c., done capital on real estate, &c.; principal office, Toledo, Ohio; charter issued October 2, 1891, expires September 29, 1914; corporators, Lyle Vanderburg, John H. Hur, when E. Karner, Hubbard H. Bryan, Allen M. Ripples, all of Toledo, Ohio; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $8,000.00; par value shares, $10.00.

THE EASTERN KENTUCKY LAND AND IMPROVEMENT COMPANY, dealing in coal and timber lands as authorized by laws of West Virginia, mining coal and manufacturing lumber in Kentucky and other states and territories of United States; principal office, Philadelphia, Pennsylvania; charter issued October 1, 1903, expires September 4, 1923; corporators, E. Tilley, New York, B. Taylor, Trenton, New Jersey, John W. Wolk, Jr., Philadelphia, Pennsylvania, William S. Taylor, Versailles, West Virginia, C. C. Felker, New York; capital subscribed, $250,000.00; amount paid in, $250,000.00; capital authorized, $550,000.00; par value shares, $100.00.

RIVERSIDE SIERRA COMPANY, mining and selling coal, irrigating lands, growing citrus and other fruits, constructing lines of piping, acquire necessary lands, &c., &c.; principal office, New York; charter issued October 1, 1903, expires September 29, 1923; corporators, R. Appleton, Jr., East Orange, New Jersey, Wm. H. Mott, Brooklyn, New York, David J. Hardinbrook, Jamieson, New York, Jerome Cartt, Philadelphia, Edward C. Regn, New York; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,500,000.00; par value shares, $50.00.

RONCOVERTE OIL COMPANY, purchasing and leasing oil land, boring for oil and gas, manufacturing, &c., oil, constructing pipe lines, &c., &c.; principal office, Roncoverte, West Virginia; charter issued October 4, 1913, expires January 1, 1929; corporators, John W. Haney, C. W. Finley, E. Campbell, O. H. Minton, Rold, C. W. Dixon, A. S. Fuller, H. I. Moore, A. P. Denning, E. P. Hartzler, T. J. Shriver, K. John Cooper, F. H. Denning, J. A. Engart, M. A. Gates, Luther Harkman, J. R. Buchanan, E. A. Krabner, J. H. D. Jondtson, J. M. Price, James J. White, J. E. Boston, all of West Virginia; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $10.00.
CORPORATIONS.

THE CHICAGO CONTRACT CORPORATION, acting as agent, attorney, &c., of any other persons, firms, &c., &c.; principal office, Charleston, West Virginia; charter issued October 4, 1893; expires August 1, 1943; corporators. W. Fontain Struff, William T. Fischer, William T. Sanford, Charles Rose, Thomas N. McCauley, all of Chicago, Illinois: capital subscribed, $30,000.00; amount paid in, $3,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE MACDONALD COLLIERY COMPANY, mining, shipping and selling coal, manufacturing coke, &c., cutting, sawing, &c., lumber, &c.; principal office, Macdonald, Fayette county, West Virginia; charter issued October 4, 1893, expires September 13, 1918; corporators. C. G. Blake, Cincinnati, Ohio; Symington Macdonald, Elizabeth H. Macdonald, Samuel Dixon, Annie Dixon, all of Mount Carbon, West Virginia, capital subscribed, $50,000.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

ATLANTIC MUTUAL BENEFIT SOCIETY, rendering aid to each other in times of sickness and distress, pay benefits by levyings assessments upon members. &c., principal office, New York City; charter issued October 5, 1901, expires September 26, 1941; corporators. John Hopper, Edward A. Smith, E. H. Wilkins, H. H. Hartman, A. M. Hieley, all of New York City, capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

KUPHAL REFRIGERATING COMPANY, constructing, operating, &c., machinery or devices for producing cold air or ice, under letters patent, &c., holding, &c., necessary property, &c.; &c., principal office, New York City; charter issued October 7, 1901, expires October 5, 1941; corporators. Paul Austie, New York, Charles B. Baine, Brooklyn, New York, Samuel B. House, Charles H. Boulton, Francis Hope, New Jersey, William A. Jones, both of Richmond, Hill, New York; capital subscribed, $50,000.00; amount paid in, $50.00; capital authorized, $50,000.00; par value shares, $100.00.

STONEWALL JACKSON CAMP, commemorating the memory of fallen comrades in the late confederate cause, to want of those disabled in service, &c., &c.; principal office, Charleston, West Virginia; charter issued October 7, 1886, expires October 6, 1918; corporators. Thomas L. Brown, H. D. Ruffner, S. S. Green, all of Charleston, West Virginia, Win. S. Summer, Lock No. 8, Putnam county, West Virginia, J. W. Littlepage, L. V. Johnson, E. H. Fasdy, L. Carr, J. F. Wilcox, J. W. Vickers, all of Charleston, West Virginia; capital subscribed, $100.00; amount paid in, $10.00; par value shares, $1.00.

T. F. WATSON IMPROVEMENT COMPANY, erecting, building, &c., hotel building or buildings, store rooms, offices and other rooms therein, renting, &c., same, within corporate limits of the town of Fairmont, West Virginia; charter issued October 9, 1896, expires October 6, 1942; corporators. Thomas Watson, Whitby, West Virginia, D. L. Morrow, C. B. Carney, J. E. Sands, W. S. Haymond, O. J. Sands, all of Fairmont, West Virginia; capital authorized, $20,000.00; amount paid in, $2,000.00; par value shares, $100.00.

ADDISON AND CENTRAL RAILROAD COMPANY, building a railroad, commencing at or near the town of Centralia, Braxton county, thence by most practicable route to a point at or near Addison, Webster county; principal office, Centralia, Braxton county, West Virginia; charter issued October 9, 1896, expires October 6, 1942; corporators. Thomas Watson, Whitby, West Virginia, D. L. Morrow, C. B. Carney, J. E. Sands, W. S. Haymond, O. J. Sands, all of Fairmont, West Virginia; capital authorized, $20,000.00; amount paid in, $2,000.00; par value shares, $100.00.

THE PRINTING AND HETE GRAPHIC COMPANY, general telegraph business; principal office, Washington, D. C.; charter issued October 10, 1893, expires October 1, 1943; corporators. Robert E. Morris, William B. Hopkins, Andrew J. Miller, Samuel F. Allen, Jr., Charles Early, all of Washington, D. C.; capital subscribed, $125,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $50.00.

RED CLOUD GOLD MINING COMPANY, mining for gold, silver and other minerals, carrying on a general mining and milling business, dealing in products of mines, &c., &c.; principal office, Boston, Massachusetts; charter issued October 11, 1893, expires October 1, 1943; corporators. Hewlett W. Fisher, Boston, Massachusetts. John F. Davis, Newton, Massachusetts, Moses E. Isham, Cambridge, Massachusetts. Frederick E. French, James J. Powers, both of Boston, Massachusetts; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

THE UNITED STATES MANUFACTURING AND SUPPLY COMPANY, manufacturing and supplying to the trade articles of commerce, railroad supplies, &c.; principal office, Charleston, West Virginia; charter issued October 11, 1914, expires August 15, 1914; corporators. G. Taylor Simonson, Orlando Gibson, M. M. McNeil, H. C. Madden, Thos. S. Johnston, all of Honolulu, Hawaii; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $200,000.00; par value shares, $10.00.

CLEARING HOUSE EXCHANGE COMPANY, buying and selling grain, petroleum, and other articles of commerce, notes, stocks, bonds and other investment securities, &c., &c.;
principal office. Boston, Massachusetts; charter issued, October 13, 1833, expires October 1, 1913; corporators, Herbert W. Rutland, Arlington, Massachusetts; John B. Lowes-
ton, Massachusetts; Ernest Hesseltine, Cambridge, Massachusetts; J. Edward Carter, James H. Carter, both of Boston, Massachusetts; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $10.00.

THE SUMMERSVILLE NORMAL SCHOOL, establishing and maintaining an institution of learning at Summersville, West Virginia, for instruction of students in various branches, &c.; principal office, Summersville, West Virginia; charter issued October 12, 1863, continues perpetually; corporators, L. W. Herold, bookeversers, West Virginia, Allen Rader, Emmet, West Virginia, John McClue, K. B. McClue, both of Middlesboro, West Virginia, Jan-

RICHMOND AND ZACCATECAS GOLD MINING COMPANY, purchasing, owning, holding, &c., mines producing gold, silver, lead, &c., manufacturing, &c., products, there-
from, &c., principal office. Charleston, West Virginia; charter issued October 11, 1889, expires January 1, 1913; corporators, Edgar F. Benson, Daniel G. Reid, Daniel W. Short, Aaron G. Campbell, Fred M. Curtis, all of Richmond; capital subscribed, $10,000.00; amount paid in, $5,000.00; capital authorized, $10,000.00; par value shares, $10.00.

THE ARTISTS PUBLISHING COMPANY, manufacturing, printing, publishing, &c., books, magazines, engravings, &c., &c., principal office. New York City; charter issued October 10, 1863, expires October 11, 1913; corporators, George J. Bryan, Harry C. Jones, Frederick D. Pan, Henry L. Thompson, Samuel D. Compton, all of New York, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500.00; par value shares, $100.00.

THE IRON CAR COMPANY, manufacturing, constructing, repairing, &c., freight and pas-
senger railway cars, &c., wholly or in part of steel or iron, &c., &c., principal office. New York City; charter issued October 5, 1863, expires September 14, 1883; corporators, William Thorpe, Findlay, Ohio, E. Taylor, New York City, John C. Inwright, Walter C. Irby, hardly, Harrett L. Inwright, all of Jersey City, New Jersey; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00; par value shares, $100.00.

THE GRIFFITHS MANUFACTURING COMPANY, manufacturing patent medicines and medical preparations; principal office, Brooklyn, New York; charter issued October 18, 1863, expires October 1, 1913; corporators, T. J. Griffiths, Utica, New York; David G. Griffiths, George E. Griffiths, J. Howard Griffiths, H. Mihald Griffiths, all of Brooklyn, New York; capital subscribed, $400,000.00; amount paid in, $400,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE J. SELIGMAN COMPANY, manufacturing, buying, importing and selling woolen and

ARTICLES, MANUFACTURES, of all kinds, principal office, New York City; charter issued October 10, 1863, expires October 1, 1913; corporators, Simon J. Seligman, New York, Joseph Seligman, Boston, William J. Howe, Louis S. Seligman, both of New York, Hippard C. Seligman, Boston; capital subscribed, $2,000,000.00; amount paid in, $2,000,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

BLOOM OIL AND GAS COMPANY, drilling for petroleum, oil and natural gas, leasing lands

for oil and gas purposes, buying and selling oil, petroleum, &c., &c.; principal office, Wheeling, West Virginia; charter issued October 18, 1863, expires October 3, 1913; corporators, John Waterhouse, C. B. Denel, John C. Barkley, Geo. E. House, F. G. Caldwell, all of Wheeling, West Virginia; capital subscribed, $2,000,000.00; amount paid in, $500,000.00; capital authorized, $1,500,000.00; par value shares, $10.00.

THE CHICAGO OIL AND GAS COMPANY, operating, developing, dealing, &c., in petroleum, oil and gas in West Virginia, laying pipe lines for transporting same, &c.; principal office, Sistersville, West Virginia; charter issued October 18, 1863, expires October 1, 1913; corporators, J. H. McCoy, Sistersville, West Virginia, W. B. Fairfax, Friendly, West Virginia, F. D. McCoy, A. S. Nece, T. H. Dudley, all of Sistersville, West Virginia; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $10.00.

THE COLUMBIAN LUMBER COMPANY, constructing, owning and operating a steam saw mill or mills in Tucker county, West Virginia, manufacturing lumber, &c., &c.; principal office, Huling, West Virginia; charter issued October 18, 1893, expires September 19, 1923; corporators, C. F. Kenneweg, Cumberland, Maryland, H. Schillansky, G. Schatz, both
THE AUTOMATIC TIN TYPE PHOTO MACHINE COMPANY, manufacturing automatic tin type photo machines, and for disposing of same; principal office, Cleveland, Ohio; charter issued October 19, 1893; expires January 1, 1900; corporators, James W. Bartou, Harry P. Burton, John C. Rahming, Jr., Arthur A. Wenborn, Joseph A. Parsons, Ernest H. Brankman, all of Cleveland, Ohio; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $10.00.

ROBINSON BREWING COMPANY, manufacturer and sale of ale, lager beer and other malt liquors, holding necessary real estate, &c.; principal office, Boston, Massachusetts; charter issued October 19, 1893; expires September 1, 1910; corporators, Jacob Pfaff, Charles Pfaff, Harry Pfaff, Jr., Frank E. Pfaff, Robert H. Hannon, all of Boston, Massachusetts; capital subscribed, $150,000.00; amount paid in, $15,000.00; capital authorized, $100,000.00; par value shares, $10.00.

HOWARD'S TELEGRAPHIC MERCANTILE AGENCY, doing a general and special reporting business in the United States and Canada, under a system of triangulation and quadrangle reporting, do a general and special business; principal office, New York City; charter issued October 19, 1893; expires December 31, 1908; corporators, Ernest H. Hubertson, George H. Suydam, John M. Suydam, Maria McR. Suydam, Margaret S. Suydam, all of New York, New Jersey, capital subscribed, $200,000.00; amount paid in, $20,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE PATENT SILVER MANUFACTURING COMPANY, purchase, manufacture and sell all kinds of silverware, purchase and procure patent rights, &c.; sell, &c., town and state rights, &c., &c.; principal office, Buffalo, New York; charter issued October 29, 1893; expires January 1, 1905; corporators, Frank E. Crouse, Buffalo, New York; P. W. Reynolds, Larkeville, New York; Edith L. Johnston, Wheeling, West Virginia; A. N. Benton, H. M. Towne, both of Buffalo, New York; capital subscribed, $90,000.00; amount paid in, $90,000.00; capital authorized, $500,000.00; par value shares, $100.00.

LOGAN COAL AND LUMBER COMPANY, mining, shipping and selling coal, cutting, selling and manufacturing lumber, &c.; holding necessary real estate, &c., &c.; principal office, Logan C. H., West Virginia; charter issued October 29, 1893; expires January 1, 1905; corporators, Henry C. King, Sidney D. Freshman, Teppo Gimbret, all of New York City, Martin A. Hedge, George E. Walters, both of Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

HELLO PUBLISHING COMPANY, printing, publishing, issuing and selling a newspaper in English, German and other languages, doing a general printing business, &c.; &c.; principal office, New York City; charter issued October 21, 1893; expires October 21, 1913; corporators, Carl Hauser, Louis Blumenthal, Constantine De-Grimm, Benjamin I. Valentine, Rudolf Epstein, all of New York City; capital subscribed, $300,000.00; amount paid in, $300,000.00; capital authorized, $500,000.00; par value shares, $100.00.

CHICAGO GOLD MINING SYNDICATE, mining and manufacturing; acquire by purchase, lease, &c., mines, lands, buildings, &c., &c.; principal office, Chicago Illinois; charter issued October 21, 1893; expires October 21, 1913; corporators, E. Kanard Mitting, Charles G. Haskin, Henry Schoeneck, Thomas J. Shay, Sarah A. Mitting, all of Chicago, Illinois; capital subscribed, $50,000.00; amount paid in, $40,000.00; capital authorized, $500,000.00; par value shares, $10.00.

THE U. S. POSTAL PRINTING TELEGRAPH COMPANY, carrying on the business of telegraphy and telephony; principal office, Washington, District Columbia; charter issued October 21, 1893; expires October 1, 1915; corporators, J. Harris Rogers, J. W. Rogers, both of Bladensburg, Maryland; J. S. Farden, Phillip Clarke, J. S. Rodgers, all of Washington, District Columbia; capital subscribed, $2,000,000.00; amount paid in, $200,000.00; capital authorized, $3,000,000.00; par value shares, $5.00.

THE BLACK DIAMOND COAL AND COKE COMPANY, acquiring by purchase of lease coal and mineral lands, &c., in the State of Ohio, mining, &c., &c., &c.; principal office, Columbus, Ohio; charter issued October 21, 1893; expires October 17, 1913; corporators, W. A. Rust, Eau Claire, Wisconsin; Amos O. Minck, Joe H. Earnshaw, Seth V. Pain, E. C. Irvine, all of Columbus, Ohio; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $50,000.00; par value shares, $10.00.

THE CO-OPTERATIVE AND COMMERCIAL ASSOCIATION OF JACKSON COUNTY, constructing, shipping and doing a merchantable business, as agent for the purchase and sale of farm products, &c., &c.; principal office, Jackson Court House, West Virginia; charter issued October 21, 1893; expires October 21, 1913; corporators, I. P. Vail, D. F. Byrd, H. H. Shaffer, James Sharpey, B. A. Brown, J. M. Metcroskey, C. S. Moore, all of Jackson, West Virginia; capital subscribed, $210,000.00; amount paid in, $24,000.00; capital authorized, $500.00; par value shares, $5.00.
CONSOLIDATED LAMP AND GAS COMPANY, manufacturing and selling at wholesale and retail lamps, glassware, and all goods, etc., belonging or incidental to the business, principal office, Pittsburgh, Pennsylvania; charter issued October 31, 1913, expires December 31, 1918; corporators, Frank G. Wallace, Jos. G. Walter, Jas. B. Gram, Trustee, Hugh McFee, Charles F. Dean, all of Pittsburgh, Pennsylvania; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $250,000.00; par value shares, $100.00.

THE EMPIRE BOILER CLEANING COMPANY OF THE UNITED STATES, cleaning boilers, preventing scales therein, manufacturing and selling apparatus for same, acquiring necessary property, &c., &c.; principal office, New York City, charter issued October 15, 1913, expires October 1, 1943; corporators, John Barnes, South Brooklyn, New York, Alfred Holungen, Edward P. Shields, Robert Martin, all of New York, New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $250,000.00; par value shares, $100.00.

THE ALLEGHENY FIRE INSURANCE COMPANY, insuring buildings, houses and other property for a premium or profit, doing a general fire insurance business; principal office, Charleston, West Virginia; charter issued October 28, 1913, expires October 1, 1943; corporators, Frank E. Baker, Charles M. Palmer, both of Chicago, Illinois, Fred R. Power, Cincinnati, Ohio, E. T. Allen, E. R. Crooker, both of Chicago, Illinois; capital subscribed, $12,000.00; amount paid in, $1,500.00; capital authorized, $300,000.00; par value shares, $100.00.

BUILDERS NATIONAL MACHINE MOTOR COMPANY, conducting a general manufacturing, operating, &c., patent rights, franchises, &c., for the manufacture of machinery, &c.; principal office, Philadelphia, Pennsylvania; charter issued October 23, 1913, expires October 10, 1913; corporators, Julis H. Rac, Millford, Delaware, Jas. P. P. Brown, Philadelphia, Pennsylvania, Warren Harper, Camden, New Jersey, Henry Van Brunt, Beverly, New Jersey, John X. Herron, Hertford, New Jersey; capital subscribed, $800.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

ELKINS FURNITURE AND HARDWARE COMPANY, manufacturing, importing and exporting, buying and selling hardware, building supplies, furniture, oils, paints, &c.; principal office, Elkins, West Virginia; charter issued October 7, 1913, expires January 1, 1943; corporators, J. S. Foster, N. G. Keim, W. M. Pethenffe, E. J. Hanna, W. G. Wilson, all of Elkins, West Virginia; capital subscribed, $800.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $100.00.

MOUNTAIN STATE FIRE INSURANCE COMPANY, insuring against fire all property tangible, real and personal, which are proper to be insured against loss by fire; principal office, Wheeling; charter issued November 1, 1913, expires January 1, 1918; corporators, W. E. C. Schell, Wheeling, West Virginia, J. H. Walkindaw, Wellsburg, West Virginia, Win. A. Groves, Win. T. Hanke, Joseph A. Pollock, all of Wheeling, West Virginia; capital subscribed, $500,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

MORTGAGE AND COMMERCIAL GUARANTEE COMPANY, hold real property, absolutely or in trust, mortgage, &c., same guarantee the sale, &c., of stocks, bonds, &c., of corporations, &c., &c.; principal office, New York City; charter issued November 3, 1913, expires November 2, 1918; corporators, George E. Cook, George E. G. Cook, George E. G. Cook, George E. G. Cook, George E. G. Cook, George E. G. Cook, George E. G. Cook; all of Wheeling, West Virginia; charter issued October 28, 1913, expires January 1, 1943; corporators, Frank B. Wood, E. C. Reamer, E. F. Higginbotham, E. H. Benson, R. R. Shank, all of Buffalo, West Virginia, Allen Hanke, Winfield, West Virginia; capital subscribed, $100,000.00; amount paid in, $25,000.00; capital authorized, $80,000.00; par value shares, $100.00.

THE PUTNAM COUNTY PUBLISHING COMPANY, publishing a newspaper in the town of Winfield; selling the same; doing a general job printing business; principal office, Winfield, West Virginia; charter issued November 3, 1913, expires January 1, 1943; corporators, J. T. Womaner, E. J. C. Remmer, E. F. Higginbotham, E. H. Benson, J. R. Shank, all of Buffalo, West Virginia, Allen Hanke, Winfield, West Virginia; capital subscribed, $100,000.00; amount paid in, $25,000.00; capital authorized, $80,000.00; par value shares, $100.00.

WHEELING BENEFIT AND LIFE INSURANCE COMPANY, of Wheeling, West Virginia, insuring to and paying to holders of its certificates benefits resulting from accidents or sickness and funeral benefits in case of death, &c.; principal office, Wheeling, West Virginia; charter issued November 1, 1913, expires November 2, 1918; corporators, L. S. Sprag, A. E. Scheele, T. R. Jennings, B. F. Wharry, D. Z. Phillips, all of Wheeling, West Virginia; capital subscribed, $2,500.00; amount paid in, $2,500.00; capital authorized, $10,000.00; par value shares, $100.00.

PAN COLORADO ELECTRIC COMPANY, acquiring gold, silver and other mines, &c., in the state of Colorado, owning, holding, working, &c., the same for mining, sampling, milling, &c., ores, &c., &c., principal office, New York City; charter issued November 4, 1913, expires November 3, 1918; corporators, C. G. Franks, T. H. Clovis, J. M. Littell, T. C. Cogrill, all of New York, C. L. Smith, G. E. Carter, W. C. Ware, New York City, Russell Bannell, Elizabeth, New Jersey; capital subscribed, $6,000.00; amount paid in, $600.00; capital authorized, $10,000.00; par value shares, $100.00.
THE MONTANA GOLD AND SILVER COMPANY, locating claims, working of mines, prospecting for ores, etc., mining the same, in any of the United States; principal office, Littletown, Pennsylvania; charter issued November 6, 1893, expires December 13, 1914; corporators, David H. Allerman, Littletown, Pennsylvania; William D. Yount, William D. Yount, Jr., William Yount, John N. Silver, Joseph J. Forney, all of Littletown, Pennsylvania; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $5.00.

PHOENIX INVESTMENT COMPANY, make, execute and sell bonds, notes and other securities, &c.; to loan money on real estate, &c.; act as agent in purchase of real estate, &c., &c.; principal office, Chicago, Illinois; charter issued November 6, 1893, expires November 1, 1913; corporators, Charles P. Wonderly, A. R. Schollmeyer, Moral M. Isele, B. B. DeMasters, James F. Murray, all of St. Louis, Missouri; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $10,000.00; par value shares, $10.00.

THE BLUEFIELD QUILTING MACHINE COMPANY, manufacturing and selling new and improved machines for quilting; principal office, Bluefield, West Virginia; charter issued November 6, 1893, expires November 1, 1914; corporators, H. F. Childers, Johnson City, Tennessee; H. H. Stratton, Chattanooga, Tennessee; F. W. Smith, W. S. Fantz, C. L. Knight, Joseph Tyler, O. G. Jenkins, F. J. Brown, G. M. Barcer, H. W. Terry, R. H. McCullough, C. F. Bryant, W. F. Stocker, D. L. Talbert, Chas. H. Evans, T. C. McDaniel, J. A. Wilson, William Hicks, James D. Bowling, all of Bluefield, West Virginia; capital subscribed, $10,000.00; amount paid in, $2,000.00; capital authorized, $25,000.00; par value shares, $100.00.

THE BRIGGS MANUFACTURING COMPANY, manufacturing, purchasing and selling machinery of any description, acquiring and exploiting new inventions, &c., &c.; principal office, St. Louis, Missouri; charter issued November 6, 1893, expires November 1, 1913; corporators, Thomas McDowell, George Slaude, Walter Greg, John Rae Dickson, A. D. Wilson, all of Niagara Falls, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

JOSEPH HEBE AND COMPANY, purchasing and selling wines, liquors and all other articles and lines of merchandise of a kindred nature; principal office, New York City; charter issued November 7, 1898; expires November 1, 1913; corporators, Joseph Heck, Bernard Stahl, Josephine Beck, Emma Stahl, all of New York City; Bertha Hersch, Elizabeth, New Jersey; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

THE MAXIM POWDER MANUFACTURING COMPANY, manufacturing and selling gun and blasting powder of all kinds, also all kinds of explosives and high explosives, &c., &c.; principal office, New York City; charter issued November 7, 1898; expires October 1, 1913; corporators, John Winslow Ketchem, F. L. Ladin Kellogg, both of New York City; John Claffy, Brooklyn, New York; Nathan Kellogg, New York City; William S. Arthur, New Brighton, New York; Hudson Maxim, New York City; Hiram Snyder, Brooklyn, New York; capital subscribed, $7,000.00; amount paid in, $700.00; capital authorized, $1,000,000.00; par value shares, $1.00.

THE METROPOLITAN WATER COMPANY, building, erecting, operating, &c., water works in or adjacent to the cities and towns of West Virginia, Kansas, Nebraska, Iowa and Missouri; &c., &c.; principal office, New York City; charter issued October 1, 1893; expires October 1, 1913; corporators, Charles P. Rogers, New York; Albert L. Pancoast, Jersey City, New Jersey; William S. Cole, Brooklyn, New York; Dudley Betts, New York; George A. Schriever, Canarsie, New York; capital subscribed, $2,000.00; amount paid in, $200.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE DAVIS PUBLISHING COMPANY, editing and publishing a newspaper, running a job office, book binding office, &c., &c.; principal office, Davis, West Virginia; charter issued November 8, 1893, expires January 1, 1914; corporators, O. L. Locke, Wood, Charles G. Blake, J. F. Dawson, H. H. Lint, A. M. Cunningham, all of Davis, West Virginia; capital subscribed, $1,50.00; amount paid in, $1,000.00; capital authorized, $10,000.00; par value shares, $5.00.

ROARING CREEK AND HELINGTON RAILROAD COMPANY, build railroad, commencing at or near Helington, Harbot county, thence by most practicable route to a point at or near the mouth of Roaring Creek; principal office, Helington, West Virginia; charter issued November 11, 1893, continues perpetually; corporators, Joseph Ruffer, Malcolm Jacobs, D. P. Robinson, J. P. Brown, W. W. Kissinger, E. W. Brown, West Virginia; capital subscribed, $500.00; capital authorized, $10,000.00; par value shares, $100.00.

THE CLARKSBURG FURNITURE COMPANY, dealing in, buying and selling furniture in all its branches, home furnishing goods and undertakers supplies at wholesale and retail; principal office, Clarksburg, West Virginia; charter issued November 13, 1893, expires November 6, 1918; corporators, W. W. Howard, Carlisle, Kentucky; Jas. F. Howard, E. L. Stealey, Jr., both of Pittsburgh, Pennsylvania; N. G. Stealey, Tom G. Brandy, both of Clarksburg, West Virginia; capital subscribed, $25,000.00; amount paid in, $5,000.00; capital authorized, $5,000.00; par value shares, $5.00.
Corporations.

THE CANADIAN OIL COMPANY, producing, purchasing, selling, &c., oils and products of petroleum; storing, shipping, &c., the same, owning, &c., refineries, &c., for said purposes; principal office, Sarnia, Lambton county, Ontario: charter issued November 13, 1893, expires October 1, 1906; corporators, James W. Chisholm, Brooklyn, New York, Spencer H. Mullanee, H. Brown, both of Olean, New York, Leonard H. Rooney, both of Buffalo, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000,000.00; par value shares, $100.00.

DIAMANTE MINING COMPANY, purchasing, acquire and hold mines, mining rights and mineral deposits in the Republic of Mexico, operate the same, erect buildings, &c., &c.; principal office, New York: charter issued November 13, 1893, expires October 21, 1913; corporators, George W. Miller, New York City; Robert H. Smith, Brooklyn, New York; Wm. H. McKeever, Henry J. Newton, S. Mallett, all of New York City; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

BAYARD LUMBER COMPANY, of Bayard, West Virginia, manufacturing, buying and selling lumber, all kinds, including cross-ties, peeling, purchasing and dealing in bark; principal office, Bayard, West Virginia; charter issued November 14, 1856, expires December 31, 1912; corporators, J. J. Brandolaur, J. C. Brandolaur, W. W. McDaniel, George F. Hill, George W. Hughes, all of Everett, Pennsylvania; capital subscribed, $800.00; amount paid in, $800.00; capital authorized, $25,000.00; par value shares, $100.00.

BREMER AND MAHIS COMPANY, manufacturing and dealing in conveyances and groceries; principal office, Wheeling, West Virginia: charter issued, November 15, 1893, expires November 11, 1913; corporators, George W. Bremer, Millou H. Mahis, Oswald T. Schriecher, Joseph E. Dubey, Mrs. A. Mahis, all of Wheeling, West Virginia; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

MUTUAL TELEPHONE COMPANY, constructing, buying, owning, &c., telephone, telegraph &c., lines, systems, &c., and franchises therefor; &c., &c.; principal office, New York City; charter issued November 16, 1893, expires November 10, 1913; corporators, Winthrop Bland, Frank Daniels, Loth of Brooklyn, New York, George V. A. Goger, Belleville, New Jersey, Francis E. Burrows, Henry O. Reed, both of New York City; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $5,000,000.00; par value shares, $100.00.

BROWNSTOWN AND COAL RIVER RAILROAD, the railroad which this corporation proposes to build will commence at or near Brownstown, Kanawha county, thence by the most practicable route to a point at or near Madison, Boone county; principal office, Charleston, West Virginia; charter issued November 20, 1893, expires December 31, 1913; corporators, George W. Bremer, W. E. Leaver, J. S. Currier, J. R. Guard, J. L. Lowell, all of Charleston, West Virginia; capital subscribed, $800.00; capital authorized, $500,000.00; par value shares, $100.00.

THE PURE ALUMINUM AND CHEMICAL COMPANY, manufacturing, using, working and vending aluminum, magnesium, chromium, &c., selling to others, rights for vending, &c., metals and chemicals, &c., &c.; principal office, Mount Vernon City, New York; charter issued November 20, 1893, expires January 1, 1914; corporators, Henry S. Blackmore, Henry G. Lombard, Henry V. Morgan, David C. Curtis, Frank N. Glover, all of New York City; principal office, Charles E. Antz, all of New York City, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $10.00.

CHARLES J. ELIC CARRIAGE COMPANY, manufacturing, buying and dealing in carriages, wagons, carts, images, &c., repairing vehicles; holding necessary real estate, &c.; principal office, Wheeling, West Virginia; charter issued November 20, 1893, expires November 17, 1913; corporators, Charles J. Eli, F. W. Evers, J. S. Currier, J. R. Guard, J. L. Lowell, all of Parkersburg, West Virginia, capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

PARSONS ELECTRIC LIGHT COMPANY, furnishing, light, heat and power by means of electricity, &c.; in the town of Parsons, West Virginia, to individuals and corporations, &c., &c.; principal office, Parsons, West Virginia; charter issued November 21, 1893, expires December 1, 1914; corporators, Thomas G. Gould, John P. Harford, J. S. Dougall, J. L. Poling, C. Lipscomb, all of Parkersburg, West Virginia; capital subscribed, $200.00; amount paid in, $5.00; capital authorized, $100,000.00; par value shares, $10.00.

ANCHOR CONSTRUCTION COMPANY, acquiring title in and to certain patent for "street curbs," manufacturing curbs under said patents, &c., constructing sidewalks, &c., &c.; principal office, Washington, D. C.; charter issued November 21, 1893, expires November 10, 1913; corporators, Henry H. Wainwright, Washington, D. C., Holmes R. Kelley, Philadelphia, Pennsylvania, Howard A. Miller, Baltimore, Maryland, Edward W. Gunson, Richard M. Parker, both of Washington, D. C.; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $50.00.

THE KING FIRE PROOF BALING COMPANY, manufacturing and sale of wire netting and paper, or other materials under certain letters patent of the United States, &c., &c.; principal
Corporations.

principal office, New York City; charter issued November 22, 1893, expires January 1, 1918; corporators, Henry Levis, Philadelphia, Pennsylvania; Charles Howard, Peter Mallett, both of New York; H. O. King, Atlanta, Georgia; Lenox Smith, New York; capital subscribed, $500,000; amount paid in, $250,000; capital authorized, $500,000.00; par value shares, $100.00.

THE UNITED STATES EXCELSIOR BUILDING ASSOCIATION COMPANY, purchasing the copyrights of the United States Excelsior Building Association, operating same, &c.; principal office, Pittsburgh, Pennsylvania; charter issued November 23, 1893, expires November 20, 1913; corporators, T. A. Sprague, S. L. Johnson, Oscar A. Rogers, James L. Courter, C. W. Pool, all of Pittsburgh; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00.00; par value shares, $500.00.

AMERICAN KAOLIN COMPANY, mining, quarrying, &c., all sorts of clay, stone, sand, &c., dealing in the same, dealing, &c., in timber, grain, wool, &c., principal office, Boston, Massachusetts; charter issued November 25, 1893, expires November 20, 1913; corporators, Henry G. Moultrie, Stoneham, Massachusetts; Elmer E. Burlington, William E. Erskine, both of Boston, Massachusetts; Louis K. Pastronich, Rome, Massachusetts; Geo. O. Wellman, Jr., Wakefield, Massachusetts; capital subscribed, $50.00; amount paid in, $5.00; capital authorized, $50,000.00; par value shares, $5.00.

BELINGTON AND LITTLE LAUREL RAILROAD COMPANY, building railroad, commencing at or near Belington, Barbour county, thence by most practicable route to a point at or near head of Little Laurel, Randolph county; principal office, Harwood, Randolph county; West Virginia; charter issued November 24, 1893, continues perpetually; corporators, E. P. Reese, Belington, West Virginia; Solomon W. Weisberger, both of Pittsburg, Pennsylvania; Charles Brandenburg, John C. Wilson, both of Harding, West Virginia; capital subscribed, $5,000.00; capital authorized, $200,000.00; par value shares, $5.00.

THE WEST VIRGINIA BUILDING ASSOCIATION COMPANY, purchasing a copyrighted system of building association, establishing United States Excelsior Building Associations in West Virginia; principal office, Wheeling, West Virginia; charter issued November 23, 1893, expires November 20, 1913; corporators, T. A. Sprague, S. L. Johnson, Oscar A. Rogers, James L. Courter, C. W. Pool, all of Pittsburg; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $200,000.00; par value shares, $5.00.

R. W. VANDALE AND COMPANY, manufacturing, printing and publishing books, newspapers, &c., principal office, Charleston, West Virginia; charter issued November 21, 1893, expires November 20, 1913; corporators, H. W. Johnson, E. P. Hall, E. J. P. Hall, G. W. Tarr, all of Charleston; capital subscribed, $10,000.00; amount paid in, $500.00; capital authorized, $20,000.00; par value shares, $25.00.

THE FIDELITY INVESTMENT GUARANTY COMPANY, receiving and investing money and making investment contracts to be sold on installment payments, procuring policies of life insurance, for such investors, &c.; principal office, Charleston, West Virginia; charter issued November 21, 1893, expires November 20, 1913; corporators, George W. Burkhart, John Byrom, J. A. Haxton, Henry W. Walker, all of Charleston; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $10.00.

CALHOUN COUNTY FAIR, advancement of agriculture and mechanical interests, exhibition of farm products, live stock trials of speed, &c., principal office, Grantsville, West Virginia; charter issued November 23, 1893, expires January 1, 1910; corporators, J. F. McDonald, G. W. Hardingham, Rebec Blizzard, J. Hardiman, W. T. W. Dye, G. W. Ritcher, J. E. McCoy, O. J. Stamp, H. Herr, J. C. Stump, H. L. Herrmann, Jr., W. W. Methung, W. W. Brannon, J. M. Hamilton, Oxa Hall, S. C. Har, L. H. Trippet, W. C. Stevenson, Ley Jefreys, Cyrus Hickman, all of Calhoun county, West Virginia; capital subscribed, $200.00; amount paid in, $20.00; capital authorized, $100,000.00; par value shares, $10.00.

SCHOOL STREET LOAN COMPANY, loaning money on personal property and real estate, doing a general banking and lending business, buy and sell personal property, &c.; principal office, Boston, Massachusetts; charter issued November 27, 1893, expires November 20, 1913; corporators, Benjamin W. Parker, Patrick J. O'Brien, Clarence F. Eldridge, Charles J. Groves, John F. Cummings, all of Boston, Massachusetts; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $50,000.00; par value shares, $10.00.

AMADOR RAILROAD COMPANY, construct and operate railroads in California, acquire by purchase, &c., franchises, rights, powers, &c., sell, issue and transfer, stock bonds, &c., &c.; principal office, San Francisco, California; charter issued November 27, 1893, expires November 20, 1913; corporators, S. L. Johnson, Oscar A. Rogers, James L. Courter, C. W. Pool, all of San Francisco; J. R. Warren, Belkley, California, J. G. Foster Moose, San Francisco; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $10.00.
THE BALLOU ENGRAVING MACHINE COMPANY, manufacture and sale of Improved Engraving Machines, of letters, devices, &c., made by such machines, &c., &c.; principal office, New York; by: charter issued, November 25, 1893; expires November 1, 1898; corporate, H. W. Mellen, H. W. Mullen, E. C. Boland, W. L. Asby, G. L. Welch, J. T. Johnson, all of New York City; capital subscribed, $10,000.00; amount paid in, $3,000.00; capital authorized, $75,000.00; par value shares, $10.00.

CHARLESTON-KANAWHA COAL COMPANY, having or leasing coal lands and developing same; mining, shipping and selling coal, manufacturing, &c., coke, carrying on a general mercantile business, &c.; principal office, Charleston, West Virginia; charter issued, November 25, 1893; expires November 28, 1898; corporate, M. B. Mullen, E. C. Boland, W. L. Asby, G. L. Welch, J. T. Johnson, all of Charleston, West Virginia; capital subscribed, $10,000.00; amount paid in, $3,000.00; capital authorized, $100,000.00; par value shares, $10.00.

HENRY A. FRY AND COMPANY, carrying on a wholesale grocery business, manufacturing and selling any and all articles incident thereto; principal office, Philadelphia, Pennsylvania; charter issued, November 28, 1893, expires January 1, 1944; corporate, Henry A. Fry, Franklin Sanders, George H. Armstrong, Joseph Weinert, George D. Vickery, all of Philadelphia, Pennsylvania; capital subscribed, $10,000.00; amount paid in, $3,000.00; capital authorized, $100,000.00; par value shares, $10.00.

S. JACOBY COMPANY, manufacturing and dealing in cigars, cigarettes, cheroots and leaf tobacco, and all other tobacco articles; principal office, Philadelphia, Pennsylvania; charter issued November 29, 1893; expires December 1, 1933; corporate, Joseph Schloss, Walter A. Schiffer, Isidor Hossberg, Jacob Wertheim, Jonas B. Well, all of New York City; capital subscribed, $10,000.00; amount paid in, $3,000.00; capital authorized, $25,000.00; par value shares, $10.00.

CHARLESTON DRIVING ASSOCIATION, building, owning, &c., tracts for trials of speed, building stables, grandstands, holding fair, giving ball games, &c., &c., principal office, Charleston, West Virginia; charter issued, November 29, 1893, expires November 22, 1945; corporate, George K. C. Danes, N. S. Bruce, E. F. Hunsicker, W. M. Hunsicker, O. A. Petty, Albert Schwarz, C. P. Snyder, C. C. Watts, all of Charleston, West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

TEN MILE COAL AND OIL COMPANY, mining, shipping and selling coal, coke, &c., owning, working and leasing coal, mineral and other lands, manufacturing, &c., coke, gas, &c., &c.; principal office, Charlottesville, West Virginia; charter issued, December 1, 1893, expires November 22, 1943; corporate, J. B. Hodge, Lumberport, West Virginia, J. F. Allen, J. S. Kelly, H. Davis, E. R. Davis, T. M. Jackson, all of Charlottesville, West Virginia; capital subscribed, $10,000.00; amount paid in, $3,000.00; capital authorized, $25,000.00; par value shares, $10.00.

THE STANDARD LOAN AND TRUST COMPANY, negotiate loans, investments and securities of all kinds, make letters on personal or other security, collect bills, accounts, &c., &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued, December 1, 1893, expires January 1, 1927; corporate, Henry A. Adams, Charles N. Webster, Thomas Robinson, John W. Reilly, John A. Hart, all of Philadelphia; capital subscribed, $10,000.00; amount paid in, $3,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE AMERICAN GAS FUEL COMPANY, manufacturing and selling improved apparatus to be placed in furnaces to generate gas and combustion and economize fuel, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued, December 2, 1893, expires November 1, 1915; corporate, Anthony Rivers, John Hunting, Henry L. Webster, Joseph A. Baker, G. Louis Mard, all of Philadelphia, Pennsylvania; capital subscribed, $10,000.00; amount paid in, $3,000.00; capital authorized, $100,000.00; par value shares, $10.00.

RANDOlPH COUNTY AND AGRICULTURE AND FAIR ASSOCIATION, having an agricultural and industrial exhibition, albor for trial of speed of running trotting and pacing horses; principal office, Beverly, West Virginia; charter issued, December 2, 1903, expires December 1, 1928; corporate, Lemuel Kittie, J. B. Ward, L. W. Talbot, C. H. Scott, O. H. Butcher, T. J. Butcher, H. J. Williamson, P. C. Bean, S. H. Talbot, all of Beverly, West Virginia; capital subscribed, $25,000.00; amount paid in, $7,500.00; capital authorized, $30,000.00; par value shares, $10.00.

THE AMERICAN STANDARD BATTERY COMPANY, purchasing, leasing, &c., &c., &c., patents, patent rights, &c., &c., &c., for primary and other electric batteries, dynamos or converters of electricity, &c., &c.; principal office, New York City; charter issued, December 4, 1893, expires November 1, 1939; corporate, C. T. Griffith, W. H. Ritty, Jas. W. Garso, all of New York City; Wm. McDougal, East Orange, New Jersey, J. A. Amaker, New York City; capital subscribed, $500,000.00; amount paid in, $300,000.00; capital authorized, $100,000.00; par value shares, $10.00.

L. ALAVOINE COMPANY, importing, buying, selling and trading in furniture, tapestries, d'arts and all kinds of interior decorations, manufacturing said goods, &c.; principal of-
Corporations.

HOMESTEAD CORPORATION. Incorporated for the purpose of acquiring and developing coal and mineral lands in West Virginia, Kentucky and Virginia, mining, &c., coal, salt, oil, &c., of said lands, dealing in timber, &c.: principal office, Logan C. H., West Virginia; charter issued December 1, 1893, expires January 1, 1913; Sidney D. Freshman, New York City, Adrian Vanderveer, Pittopush, New York, Alexander Bogey, George E. Walters, both of Brooklyn, New York, Teodro Gimbart, New York City, capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

ROBERT MORRIS LAND COMPANY, acquiring and developing coal and mineral lands in West Virginia, Kentucky and Virginia, mining, &c., coal, salt, oil, &c., of said lands, dealing in timber, &c.: principal office, Logan C. H., West Virginia; charter issued December 1, 1893, expires J anuary 1, 1913; Sidney D. Freshman, New York City, Adrian Vanderveer, Flatbush, New York, Alexander Bogey, George E. Walters, both of Brooklyn, New York, Teodro Gimbart, New York City, capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

AETNA FIRE EXTINGUISHER COMPANY, manufacturing and selling fire extinguishers and other machines and machinery: principal office, Wheeling, West Virginia; charter issued December 1, 1893, expires November 1, 1913; corporators, Abram G. Rupp, Joseph K. Dobkin, both of Philadelphia, Pennsylvania; George Martin, Missouri, Pennsylvania, James La Salle, Francis A. Flood, both of Philadelphia, Pennsylvania; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000; par value shares, $100.00.

CHERRY CAMP OIL COMPANY, leasing, buying, &c., land, boring and mining for coal and gas, marketing the same, laying pipe lines, for &c., erecting telegraph and telephone lines, &c., &c_: principal office, Clarksburg, West Virginia; charter issued December 1, 1893, expires November 1, 1913; corporators, Burton M. Despard, Charles J. Golf, Thomas M. Jones, Nathan S. Black, George L. Lewis, all of Clarksburg, West Virginia; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000; par value shares, $100.00.

THOMPSON ELECTRIC COMPANY, contracting, constructing, furnishing, purchasing, &c., electric dynamics, engines, motors, &c.: principal office, Wheeling, West Virginia; charter issued December 1, 1893, expires December 1, 1913; corporators, C. H. Thompson, G. W. Thompson, J. H. Griffiths, all of Martins Ferry, Ohio; Alexander Burch Randolph Allender, both of Wheeling, West Virginia; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $1,000,000; par value shares, $100.00.

HAMPIONE PUBLISHING COMPANY, publishing a newspaper and conducting a general publishing and printing company: principal office, Romney, West Virginia; charter issued December 5, 1893, expires July 4, 1914; corporators, E. M. Gilmink, S. H. Williams, both of Romney, West Virginia; A. C. Sliamaker, Cold Steel, West Virginia; John S. Pancake, Romney, West Virginia; A. L. Peugh, Capon Bridge, West Virginia; John Smith, Romney, West Virginia; Charles F. Robinson, Paris, West Virginia; capital subscribed, $100,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $50.00.

THE BUCKHANNAN TRADES BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building and saving among its members, &c., &c.: principal office, Buckhannan, West Virginia; charter issued December 5, 1893, expires December 4, 1943; corporators, John A. Hess, L. B. Stevens, W. G. Young, Will S. Burnside, J. L. Heavner, H. B. Morcan, C. W. Heavner, Sarah A. Phaller, C. C. Vandell, all of Buckhannan, West Virginia; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $100,000; par value shares, $100.00.

THE COLE AND LOCKWOOD COMPANY, owning and conducting a circus and animal show, to travel on the road by wagon or railway in the United States and Canada, &c.: principal office, Potsdam, St. Lawrence, New York; charter issued December 6, 1893, expires December 5, 1914; corporators, Abdi S. Lockwood, Jr., Kathryn P. Lockwood, Gratia W. Lockwood, Edward A. Willis, George S. Cole, all of Potzdnt, New York; capital subscribed, $5,000.00; amount paid in, $5,000.00; par value shares, $50.00.

THE MOUNDSVILLE WATER WORKS COMPANY, constructing, erecting and maintaining suitable water works, laying mains and pipes to supply water for Moundsville, &c.; principal office, Moundsville, West Virginia; charter issued December 7, 1893, expires November 22, 1913; corporators, Benjamin Wilson, Clarksburg, West Virginia; Arthur B. Pierce, Moundsville, West Virginia; Thomas Fancett, William H. Wait, James T. Fancett, all of Pittsburgh, Pennsylvania; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000; par value shares, $100.00.

AMERICAN CONSOLIDATED MATCH COMPANY, manufacturing, using, selling, &c., matches, match material and match-making machinery, creels, lees, &c., buildings, machinery, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued December 7, 1893, expires December 4, 1943; corporators, Chauncey Curtiss, Camden, New Jersey, John H. Jenkins, Louis C. Smith, Charles F. Jones, Amos H. Hall, all of Philadelphia, Pennsylvania; capital subscribed, $1,000,000; amount paid in, $1,000,000; capital authorized, $5,000,000; par value shares, $100.00.
THE NATIONAL ASPHALTUM AND OIL COMPANY, drilling, boring for, mining, refining and marketing asphaltum, petroleum and natural gas, drilling, transporting and storing the same, &c., &c.; principal office, Titusville, Pennsylvania; charter issued December 11, 1893; expires November 16, 1913; corporators, John McCa\, V. T. Jones, E. S. Stitt, J. W. Dow, L. J. Cowell, M. C. Giddens, M. R. Case, C. M. Helknap, Minnie House, all of Titusville, Pennsylvania; capital subscribed, $15,000.00; amount paid in, $2,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

PEOPLES GEM COMPANY, mining, cutting, setting, &c., gems and precious stones, buying, manufacturing and selling jewelry and all kinds of settings for precious stones; principal office, New York City; charter issued December 11, 1893; expires January 1, 1913; corporators, Stillman L. Wilson, New Milford, Connecticut, Frederick G. Wheeler, William R. Lothrop, Frank H. Carpenter, Charles A. Milby, all of New York City; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $50,000.00; par value shares, $100.00.

POTT'S VALLEY FURNACE AND MINING COMPANY, mining iron and other ores, &c., erecting and operating furnaces, saw-mills, &c., mining, buying and selling coal, acquiring real estate, &c., &c.; principal office, Charleston, West Virginia; charter issued December 14, 1893; expires December 1, 1913; corporators, O. S. Long, D. C. Galbraith, E. R. Dyer, J. M. Payne, Philip Frinkthorper, all of Charleston, West Virginia; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $30,000.00; par value shares, $10.00.

THE KENNEWEGG COMPANY, manufacturing ice, erecting warehouses, keeping goods in storage, manufacture of ground spices, roasting of coffee, &c., &c.; principal office, Cumberland, Maryland; charter issued December 14, 1893; expires January 1, 1913; corporators, Christian P. Kenneweg, Cumberland, Maryland, F. P. Bell, W. A. Schmidt, Vernon Evanstock, Levi Evanstock, all of Pittsburg, Pennsylvania; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $2,000.00; par value shares, $5.00.

JOHN S. NEEDEKER COMPANY, manufacturing and dealing in lubricating oils and grease and general mill and railroad supplies, holding property, &c.; principal office, New York City; charter issued December 15, 1893; expires December 1, 1913; corporators, John S. Neekeeper, Hempstead, New York, Joseph S. Lockwood, Brooklyn, New York, Reginald Pay, New York City, New York, Emma M. Neekeeper, Lillie Neekeeper, both of Hempstead, New York; capital subscribed, $20,000.00; amount paid in, $20,000.00; capital authorized, $100,000.00; par value shares, $10.00.

THE POTOMAC COAL AND COKE COMPANY, acquiring coal and mineral lands and mining rights; mining coal and other minerals, manufacturing coke, &c., &c.; principal office, Elkhart, West Virginia; charter issued December 18, 1893; expires December 1, 1913; corporators, John P. Hubbard, Philadelphia, Pennsylvania; Russell Sturgiss, Boston, Massachusetts, Wm. L. Brown, Oakland, Maryland, E. M. Tubb, D. G. Marshall, H. W. Armstrong, all of Bayard, West Virginia, J. H. Berkman, Germany, West Virginia; capital subscribed, $750,000.00; amount paid in, $50,000.00; capital authorized, $750,000.00; par value shares, $50.00.

THE GUARDIAN FIRE INSURANCE COMPANY, issuing against any damages or loss by fire, against all various risks and liabilities, &c., upon all kinds of property, &c., &c.; principal office, Huntington, West Virginia; charter issued December 18, 1893; expires December 31, 1913; corporators, J. P. Winn, Chicago, Illinois, Joseph Budzleni, Huntington, West Virginia, Edward W. Back, Arthur W. Stevens, H. H. Gage, all of Chicago, Illinois; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

THE UNION TRUST AND SECURITY COMPANY, engaging in a general investment, loan and brokerage business and trust for insurance policies; principal office, Chicago, Illinois; charter issued, December 16, 1893; expires April 1, 1913; corporators, C. B. Johnson, J. P. Huntton, Adolph Moses, Hugo Pan, Charles W. Johnson, all of Chicago, Illinois; capital subscribed, $500,000.00; amount paid in, $40,000.00; capital authorized, $500,000.00; par value shares, $100.00.

HICKORY HILL COAL AND COKE COMPANY, buying, owning, developing, &c., mines of coal, iron, &c., and selling the products of same, manufacturing and selling coke, &c., &c.; principal office, Kansas City, Missouri; charter issued December 18, 1893; expires November 16, 1913; corporators, Hugh J. McDougal, J. A. Atkinson, R. S. Owen, S. H. High, Charles C. Adams, all of Kansas City, Missouri; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $2,500.00; par value shares, $100.00.

THE McCURDY LUMBER AND MANUFACTURING COMPANY, buying, leasing, &c., timber lands, operating, &c., saw mills, manufacturing and selling lumber, boring for oil, gas, &c., &c.; principal office, Charleston, West Virginia; charter issued December 16, 1893; expires December 16, 1913; corporators, John H. Malofy, George Smith, John L. Carley, Sonora, Ohio, Adam N. Anderson, Nathan J. McCaffey, both of Cambridge, Ohio, John L. Noble, New Concord, Ohio; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $100.00.
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RUSS CARR FENDER COMPANY, furnishing steam, electric and other cars with safety Fenders and other appliances to prevent accident. &c.; principal office, Washington, D. C.; charter issued December 19, 1893, expires December 19, 1913; corporators, Alabama H. Russ, Chicago, Illinois; William H. Crossly, H. H. Blackburn, J. B. Rank, John G Slater, all of Washington, D. C. A. Ritchiekiss, Baltimore, Maryland; capital subscribed, $50,000; amount paid in, $100,000; capital authorized, $25,000; par value shares, $500.

STANDARD CONSTRUCTION COMPANY, laying street and sidewalk pavements of brick asphalt or other material, constructing sewers, &c., &c.; principal office, Charleston, West Virginia; charter issued December 18, 1893, expires December 18, 1913; corporators, F. E. Brown, Joseph Rubboer, M. Jackson, S. D. Littlepage, E. W. Knight, all of Charleston, West Virginia; capital subscribed, $300,000; amount paid in, $50,000; capital authorized, $200,000; par value shares, $10.

EAST MAYFLOWER GOLD COMPANY, mining and manufacturing business in California and elsewhere, acquire by purchase, lease, &c., mines, lands, buildings, machinery, plans &c., &c.; principal office, San Francisco; charter issued December 18, 1893, expires December 31, 1912; corporators, Stephen H. Emmens, Millie's Orin, both of San Francisco, California, J. B. Warren, Berkeley, California, F. A. Healy, Newton W. Emmens, San Francisco, California; capital subscribed, $50,000; amount paid in, $5,000; capital authorized, $100,000; par value shares, $1.

H. De CABANA AND CARBAJAL CIGARETTE COMPANY, manufacturing and selling cigarettes at wholesale and retail; principal office, New York City; charter issued December 19, 1893, expires December 19, 1913; corporators, Julius Ehrmann, Joseph Goldberg, Solomon Oberfelder, Julius Goldman, Jacob Steinhardt, all of New York City; capital subscribed, $100,000; amount paid in, $10,000; par value shares, $1.


THE HENRY OIL AND GAS COMPANY, drilling, developing, obtaining, &c., petroleum gas and other minerals, acquiring real estate, erecting &c., pipe lines, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued, December 20, 1893, expires December 20, 1913; corporators, A. C. Drava, Wm. McDrava, M. M. Drava, W. W. Campbell, Jno. T. Patterson, all of Pittsburgh, Pennsylvania; capital subscribed, $2,500; amount paid in, $2,500; capital authorized, $25,000; par value shares, $5.

THE PARKERSBURG SUPPLY AND PLUMBING COMPANY, carrying on plumbing business, steam and gas fitting, dealing in steam boat, saw mill and engines supplies, stores, &c., &c.; principal office, Parkersburg, West Virginia; charter issued December 20, 1893, expires January 1, 1913; corporators, J. W. Roberts, J. H. Cole, W. M. Fox, Lesander Dickey, H. G. Cole, all of Parkersburg, West Virginia; capital subscribed, $4,500; amount paid in, $150; capital authorized, $250; par value shares, $5.

BISHOP FIBER COMPANY, producing, treating and manufacturing filamentous products into commercial fabrics and disposing of same, create sub-companies to obtain supplies of fibrous materials, &c., &c.; principal office, New York City; charter issued December 21, 1893, expires December 21, 1913; corporators, James A. Bishop, Jacksonville, Florida, J. C. Fawcett, Louisville, Kentucky, James S. Negley, Grinnell Burt, A. G. Apolman, all of New York City; capital subscribed, $2,100; amount paid in, $250; capital authorized, $500; par value shares, $1.

OCCIDENTAL AND ORIENTAL TEA COMPANY, importing, purchasing, preparing and selling teas, with privilege to originate, obtain, own and use trade marks and all other things necessary to carry on and business; principal office, New York City; charter issued December 21, 1893, expires December 1, 1913; corporators, Edward A. Willard, South Orange, New Jersey; John E. Knapp, Samuel Lee, both of East Orange, New Jersey; Edmond Blunt, Brooklyn, New York; Thomas Day, South Orange, New Jersey; capital subscribed, $500; amount paid in, $500; capital authorized, $1,000; par value shares, $1.

BONNYYEL MINING COMPANY, mining, particularly for gold and silver and such other minerals as may be found in connection therewith, acquire necessary real estate, &c.; principal office, New York City; charter issued December 21, 1893, expires January 1, 1910; corporators, Wilbur Huntingdon, Orange, New Jersey; Josiah O. Ward, George E. Kent, Charles C. Marsh, Alfred P. W. Seaman; all of New York City; capital subscribed, $500; amount paid in, $500; capital authorized, $1,000; par value shares, $1.

PENNSYLVANIA PLASTER COMPANY, manufacturing and selling wall plaster and plaster composition for all kinds of architectural work, &c., &c.; principal office, Philadelphia.
Pennsylvania: charter issued December 27, 1893, expires December 18, 1943; corporators, Lawrence Fell, Edward D. Eyre, Robert Alexander, Edward W. Magill, Chalkey H. Magill, all of Philadelphia, Pennsylvania; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $50.00.

**NEVADA CITY AND GRASS VALLEY TUNNEL COMPANY**, mining gold, silver, copper and other metals, building and operating railways and tunnels for the working and drainage of mines, &c., &c.; principal office, New York City; charter issued December 27, 1893, expires December 31, 1912; corporators, Charles M. Nead, Gerald M. Gradywood, Mulvada, Henry A. Blake, Jackson W. Alward, all of New York City; capital subscribed, $200,000.00; amount paid in, $200,000.00; capital authorized, $8,000,000.00; par value shares, $1.00.

**ERIE CONSTRUCTION COMPANY**, building and equipping railroads, constructing docks, wharves, dams, water, electric and steam powers, disposing of same, dredging lakes, &c., acquiring, &c., mineral springs, &c., &c.; principal office, Buffalo, New York; charter issued December 21, 1883, expires January 1, 1912; corporators, Charles F. Whetler, Charles C. Corry, Benjamin Kittenger, Joseph G. Taylor, William Hemming, of Buffalo, New York; capital subscribed, $500,000.00; amount paid in, $300,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

**BELVA AND EEL RIVER RAILROAD COMPANY**, building a railroad commencing at or near Belva, Nicholas county, West Virginia, thence to a point at or near the mouth of Blount river, Monongalia county, West Virginia, and thence to a point near the mouth of Eel river, Allegheny county, West Virginia; charter issued December 27, 1893, and continues perpetually; corporators, E. A. Smith, S. N. Grammont, A. M. Williamson, all of Providence, Rhode Island, C. H. Eaton, Charleston, West Virginia, F. J. Farley, Providence, Rhode Island; capital subscribed, $10,000,000.00; capital authorized, $50,000.00; par value shares, $10.00.

**COLUMBUS GLASS COMPANY**, manufacturing glass and glasswares in any and all of their forms, and selling the same, &c., &c.; principal office, Wheeling, West Virginia; charter issued December 28, 1883, expires December 26, 1913; corporators, Thos. Meats, H. Flota, Lewis E. Smith, all of Martin's Ferry, Ohio; F. M. Strang, Wheeling, West Virginia; Wm. Mann, Martin's Ferry, Ohio; capital subscribed, $300,000.00; amount paid in, $80,000.00; capital authorized, $300,000.00; par value shares, $1.00.

**THE NEW YORK MEDICINAL TABLET COMPANY**, manufacturing, producing, &c., any and all drugs, &c., manufacturing, &c., all tables of drugs, active principles, &c., &c.; principal office, Mount Vernon, New York; charter issued December 28, 1883, expires December 26, 1913; corporators, Thomas, John H. Hynd, C. J. Martinson, all or Providence, West Virginia; principal office, Mount Vernon, New York; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $10.00.

**METROPOLITAN STOCK EXCHANGE**, buying and selling stock and bonds, doing a general commission business in stock, bonds, &c., petroleum, &c.; principal office, Boston, Massachusetts; charter issued December 28, 1883, expires December 28, 1913; corporators, William R. Stilman, John J. Quinlan, Harrison L. Noyes, Charles W. White, all of Boston, Massachusetts; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $50.00.

**THE MCKEESPORT LUMBER COMPANY**, buying and selling lumber and all articles of commerce manufactured therefrom, dealing in timber building and operating a planing and saw mill, &c., &c.; principal office, McKeesport, Pennsylvania; charter issued December 30, 1883, expires January 1, 1914; corporators, Burr Hubbard, McKeesport, Pennsylvania; J. W. Walker, Thomas Crozier, D. W. Crozier, all of Pittsburgh, Pennsylvania; T. F. Newlin, McKeesport, Pennsylvania; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

**ARCTIC ICE AND STORAGE COMPANY**, manufacturing, buying, selling, cutting, &c., ice and doing a general cold storage and general storage business, &c., &c.; principal office, Wheeling, West Virginia; charter issued December 29, 1893, expires December 29, 1912; corporators, Henry Schultheis, Peter Weitz, Bernard Kleves, all of Wheeling, West Virginia; Samuel S. Block, Aaron Block, both of Pleasant Valley, West Virginia; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $10.00.

**NEW YORK AND NEW JERSEY LUMBER COMPANY**, manufacturing, buying, &c., lumber, or other merchandise, and timber lands, receive consignments and sell the same; principal office, New York City; charter issued January 7, 1894, expires December 29, 1893; corporators, Joseph D. Roberts, Patterson, New Jersey, William H. Hawkins, Brooklyn, New York, Ernest L. De Camp, Jersey City, New Jersey, James Healey, Weehawken, New Jersey, William H. De Camp, Jersey City, New Jersey; capital subscribed, $800,000.00; amount paid in, $800,000.00; capital authorized, $800,000.00; par value shares, $10.00.

**THE BRICK STONE AND BRICK COMPANY**, manufacturing stone, brick and paving
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blocks; principal office, Washington, D. C.; charter issued January 2, 1891; expires January 1, 1941; corporators, E. C. Brice, S. C. Miller, W. H. Cooper, Geo. C. Payne, James H. Taylor; all of Washington, D. C.; capital subscribed, $500,000; amount paid in, $300,000; capital authorized, $500,000.00; par value shares, $100.00.

THE NATIONAL PERFECT COMBUSTION POWER COMPANY, manufacturer, deal in, purchase, &c., furnaces, boilers, wind engines, &c., for electric power, principal office, Glen Cove, New York; charter issued January 2, 1891; expires December 21, 1913; corporators, Elbert Hegeman, East Norwich, New York; Charles H. Luengene, William Riley, Herbert Duryea, Jere W. Seaman, all of Glen Cove, New York; New York; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $5,000,000.00; par value shares, $25.00.

THE NATIONAL PERFECT COMBUSTION STEAM HEATING AND HOUSE FURNACE COMPANY, manufacturer, dealer in, purchase, &c., household furnaces, boilers, pumps, &c., for use of heating purposes, &c., acquire and sell patents, &c., for same; principal office, Glen Cove, New York; charter issued January 2, 1891; expires December 21, 1913; corporators, Elbert Hegeman, East Norwich, New York; Charles H. Luengene, William Riley, Herbert Duryea, Jere W. Seaman, all of Glen Cove, New York; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $5,000,000.00; par value shares, $25.00.

THE BAKER & FOGLESONG MANUFACTURING COMPANY, requiring the patents, machinery, plant, tools, &c., of Baker & Fogleson, used in manufacturing paper and vegetable matter, and other purposes, &c.; principal office in said State of New York; charter issued January 3, 1891; expires January 1, 1911; corporators, Washington Fogleson, Isaac L. Baker, John W. Murdorf, Rufus L. Worrell, William B. Buchwalter, all of Dayton, Ohio; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE EMPIRE MANUFACTURING COMPANY, manufacturing and dealing in articles composed of iron, brass or wood, or any compounds or combinations of either of them; principal office, Baltimore, Maryland; charter issued April 30, 1891; corporators, William Gilmor, Francis M. Mackin, Charles R. Sehmidt, Paul Rebe, Max Poulus, all of Baltimore, Maryland; capital subscribed, $125,000; amount paid in, $12,000; capital authorized, $25,000,000.00; par value shares, $25.00.

THE COLONIAL PUBLISHING COMPANY, carrying on a publishing business, issuing a monthly magazine to be called "The Magazine of Travel"; principal office, New York City; charter issued January 5, 1891; expires December 18, 1913; corporators, Charles J. Lanier, Robert J. Finley, W. J. Gibson, James McNaught, all of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $100.00.

NOONDAY MINING COMPANY, mining, marketing, smelting, &c., gold, silver, copper and lead ores, &c., acquiring necessary lands, said business to be carried on in British Columbia; principal office, Duluth, Minnesota; charter January 6, 1891; expires December 31, 1915; corporators, A. E. Humphrey & Franklin Cox, William E. Gore, John G. Williams, A. M. Ross, all of Duluth, Minnesota; capital subscribed, $50,000; amount paid in, $5,000; capital authorized, $1,000,000.00; par value shares, $100.00.

EXCELSIOR CLAY MATERIAL COMPANY, manufacturer, purchase, and sale of the products of clay, mining of coal, petroleum oil, gas and iron ore; principal office, Pittsburgh, Pennsylvania; charter issued January 6, 1891; expires December 1, 1913; corporators, A. J. Harnack, F. Mazur, both of Pittsburgh, Pennsylvania; James Howard, Jr., Ingram, Pennsylvania; A. J. Deer, Allegheny Pennsylvania; F. H. Hendrick, W. Washville, Ohio, H. E. Raring, Pittsburgh, Pennsylvania; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

NA TIONAL GUARANTEE COMPANY, loan money to its members by taking real or personal security, hold real estate, erect houses, lease, &c., said real estate, &c., &c.; principal office, Wheeling, West Virginia; charter issued January 6, 1891; expires January 6, 1911; corporators, Thomas D. Prentiss, W. Churchill, D. C.; W. William, Clemons, New York City; R. H. Prentiss, W. Albert Knowles, both of W. Washington, D. C.; W. A. Howard, C. C. Cool, W. A. A. Hall, Boston, Massachusetts; G. Emma, Connors, Brooklyn, New York; Charles Wilkinon Montana, Maine; E. W. Davison, Chicago, Illinois; John W. King, Washington, D. C.; capital subscribed, $1,000,000.00; amount paid in, $1,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

SOUTH AMERICAN CONSTRUCTION AND CONTRACTING CORPORATION, promoting, establishing, maintaining, conducting, developing and furthering the commercial, manufacturing, agricultural, &c., interests of South America and Central America and other nations with same, &c., &c.; principal office, Jersey City, New Jersey; charter issued January 8, 1891; expires January 1, 1911; corporators, Anthony, Graf, David W. Maxon, Otto-Kar Schmidt, all of Brooklyn, New York; Fred R. Martin, Jersey City, New Jersey; Louis H. Cummings, Brooklyn, New York; capital subscribed, $500,000; amount paid in, $300,000; capital authorized, $1,000,000.00; par value shares, $100.00.
STANDARD DAMPER-GOVERNER COMPANY, manufacturing machinery, specialties and sup- plies; principal office, Baltimore, Maryland; charter issued January 8, 1894; expires December 1, 1914; corporators, J. R. Seal, Charleston, West Virginia, George L. Thiel, John H. Mathews, C. R. Schmitt, Win. S. Reins, all of Baltimore, Maryland; capital sub- scribed, $18,500.00; amount paid in, $9,500.00; capital authorized, $100,000.00; par value shares, $10.00.

GREAT BRITAIN AND CONTINENTAL PRINTING TELEGRAPH COMPANY, constructing, equipping, operating, &c., lines of electric telegraph in Europe, manufacturing, operating, &c., patented and other telegraph instruments, &c., &c.; principal office, New York; charter issued January 10, 1884; expires January 9, 1914; corporators, Channing F. Meek, New York City, Joseph Thorne, Port Richmond, New York, Abner McKinley, Canton, Ohio, Samuel V. Eassick, Youngs, New York, Robert W. Leonard, Mt. Kisco, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE BANKERS AND MERCHANTS FIRE INSURANCE COMPANY, insuring all kinds of buildings and contents thereof, and all personal property against loss by fire, lightning, &c., insure vessels, &c., against loss by fire, &c., &c.; principal office, Wheeling, West Virginia; charter issued January 11, 1894, expires January 11, 1895; corporators, Charles Merwin, Wm. T. English, Noah Lane, J. F. Merriman, A. J. Seifert, all of Wheeling, West Virginia; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $10.00.

THE WEST VIRGINIA BRIDGE COMPANY, designing, manufacturing, selling, &c., wrought and cast iron columns, piers, &c., for fire-proof construction in buildings; constructing buildings, bridges, &c., &c.; principal office, Point Pleasant, West Virginia; charter is- sued January 11, 1891, expires January 1, 1911; corporators, Charles T. Strass, Gustavus F. Strass, Theodore C. Gross, Allen T. Nye, E. G. Hinckley, all of New York City; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $50,000.00; par value shares, $10.00.

THE NATIONAL DISTILLING COMPANY, of Mexico, distilling, refining, manufacturing, &c., spirituous liquors; alcohol, and compounds thereof; raising cattle, sheep, 1624, &c., &c.; principal office, New York; charter issued January 11, 1884; expires January 1, 1914; corporators, Charles T. Strass, Gustavus F. Strass, Theodore C. Gross, Allen T. Nye, E. G. Hinckley, all of New York City; capital subscribed, $50,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

LAKE SUPERIOR CONSOLIDATED SILVER COMPANY, mining, marketing, smelting, &c., gold, silver, copper and lead ores and other minerals, holding necessary lands, said business to be carried on in British Columbia; principal office, Duluth, Minnesota; charter is- sued January 12, 1890, expires December 31, 1891; corporators, A. C. Humphreys, A. L. Buggess, G. Fottenger, W. H. Howard, all of Point Pleasant, West Virginia; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $50,000.00; par value shares, $1.00.

THE EAGLE FOLD MINING COMPANY, buying, selling, leasing, &c., mineral gold, silver, copper and other minerals, carrying on and conducting a general mining business; principal office, Bridgeport, Connecticut; charter issued January 12, 1881, expires January 1, 1911; corporators, Chas. A. Daniels, Bridgeport, Connecticut; Edwin H. Wirtzberg, Chas. H. Buck, both of Ansonia, Connecticut; William E. Metcalf, New York, New York; Charles S. Lupton, Bridgeport, Connecticut; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $1.00.

THE QUINBY, HUTCHINSON PUBLISHING COMPANY, publishing, importing, book selling and net publishing; and such business as may be connected therewith; principal office, Washington, D.C.; charter issued January 13, 1891, expires January 11, 1901; corporators, E. L. Hutchinson, J. Coleman, J. P. Hutchinson, E. J. Quinby, George D. Eldridge, all of Washington, D.C.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $50,000.00; par value shares, $1.00.

THE R. HOGG COMPANY, dealing in hardware, agriculture implements, building material and kindred goods; principal office, Wheeling, West Virginia; charter issued January 13, 1891, expires January 1, 1911; corporators, K. J. Hogg, Wheeling, West Virginia, George M. Brown, Morristown, Ohio, William Rogers, Thomas J. Rogers, Arthur Rogers, all of Butteville, Ohio; capital subscribed, $7,000.00; amount paid in, $700.00; capital authorized, $7,000.00; par value shares, $500.00.

CHARLESTON NATURAL GAS COMPANY, producing, distributing, and selling gas and oil and other commodities made therefrom, for fuel, &c., purchase or leasing of lands, sinking wells, &c., &c.; principal office, Buffalo, New York; charter issued January 13, 1891, expires December 1, 1913; corporators, George V. Forman, Buffalo, New York, Mills W. Purcell, Frank L. Bartlett, both of Olive, New York, Hugh F. O'Neill, Buffalo, New York, John M. Cameron, Pittsburgh, Pennsylvania, Howard A. Forman, Buffalo, New York; capital subscribed, $75,000.00; amount paid in, $750.00; capital authorized, $75,000.00; par value shares, $100.00.
CROSS ENGINE COMPANY, manufacturing, buying, selling, &c., engines, machinery, machinery, tools and merchandise; selling, &c., rights, franchises, &c., for carrying on the business of a manufacturer of engines, rolling mills, &c., &c.; principal office, New York City; charter issued January 15, 1894, expires January 13, 1914; corporators, Oscar Vein, Clarence H. Tyneck, Edward R. Grant, Charles W. Wright, a t of New York City, James H. Sipperly, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $150.00; capital authorized, $100,000.00; par value shares, $100.00.

THE COLUMBUS CHEMICAL FIRE ENGINE AND EXTINGUISHER COMPANY, manufacturing, using and selling, and licensing others to make, use and sell all chemical fire-engines, extinguishers and apparatus, and fire extinguishing machinery, &c., &c.; principal office, New York City; charter issued January 19, 1894, expires May 1, 1924; corporators, Samuel L. Bean, William Schmidt, Jr., William J. Stohlman, Robert Schmidt, Theodore Schluter, all of New York City; capital subscribed, $1,000.00; amount paid in, $150.00; capital authorized, $300,000.00; par value shares, $100.00.

OHIO RIVER OIL COMPANY, boring, drilling, mining and operating for petroleum, oil and gas, and disposing of same, acquiring necessary real estate; principal office, Parkersburg, West Virginia; charter issued January 15, 1894, expires January 1, 1914; corporators, Alfonso A. Hopkins, Pittsburgh, Pennsylvania, Charles W. Brown, Eugene L. Sarre, Oliver B. Sarre, all of Stroudsburg, Pennsylvania, John B. Chapman, Pittsburgh, Pennsylvania; capital subscribed, $1,250.00; amount paid in, $1,250.00; capital authorized $15,000.00; par value shares, $100.00.

J. W. BELTZ & SON COMPANY, operating saw mills and planing mills, and buying and selling the products thereof, manufacturing doors, sash, frames, &c., &c., &c.; principal office, Wheeling, West Virginia; charter issued January 15, 1894, expires January 13, 1914; corporators, John W. Beltz, John W. Beltz, Jr., Henry Beltz, John Hoehler, John C. Paul, Henry Kell, all of Wheeling, West Virginia; capital subscribed, $3,200.00; amount paid in, $1,200.00; capital authorized, $29,000.00; par value shares, $100.00.

NATIONAL PROTECTION COMPANY, manufacturing, buying, selling and disposing of tree protectors and safety appliances for boilers and engines and brass goods of all kinds; principal office, Charleston, West Virginia; charter issued, sundial July 16, 1910, expires January 10, 1910; corporators, Charles A. Gunther, Jerome A. Robbins, Benjamin J. Downs, Alfred J. Cunningham, Mary J. Cook, all of Samesville, Massachusetts; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $10,000.00; par value shares, $10.00.

THE GUILD MINERAL WASHER COMPANY, manufacturing, erecting, selling and otherwise disposing of machinery used in separating, cleaning and concentrating ores, minerals, &c., &c.; principal office, Baltimore, Maryland; charter issued January 18, 1894, expires January 1, 1913; corporators, C. G. Mechninage, Bartow, Florida, A. S. Taven, Julian S. Jones, Charles H. Linhardt, all of Baltimore, Maryland, E. W. Collins, Bartow, Florida; capital subscribed, $500.00; amount paid in, $250.00; capital authorized, $100,000.00; par value shares, $100.00.

THE COTTAGEVILLE BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building and saving among its members; principal office, Cottageville, Jackson county, West Virginia; charter issued January 18, 1894, expires January 15, 1914; corporators, K. R. Harrison, Elijah Slaughter, D. W. Rhodes, Welch Hobbs, E. J. Thorns, J. M. Miller, Hampton Miller, J. M. Bibbee, Z. T. McKay, all of Cottageville, West Virginia; capital subscribed, $1,500.00; amount paid in, $1,500.00; capital authorized, $150,000.00; par value shares, $100.00.

H. M. P. CLARKE DRUG COMPANY, carrying on a wholesale and retail drug business, dealing in drugs, chemicals, patent medicines, toilet articles, &c., &c.; principal office, Davis, Tucker county, West Virginia; charter issued January 18, 1901, expires January 5, 1914; corporators, H. M. P. Clarke, Davis, West Virginia, S. D. Bradley, Cedar Cliff, West Virginia, Thomas Dudley, Thos. Donahoe, E. S. Lambrecht, all of Davis, West Virginia; capital subscribed, $2,000.00; amount paid in, $2,000.00; capital authorized, $100,000.00; par value shares, $50.00.

KANAWHA GUN AND ROD CLUB, hunting and gymnastic purposes; principal office, Charleston, West Virginia; charter issued January 18, 1891, expires January 1, 1911; corporators, G. W. Cocktail, P. L. Liberty, L. W. Levy, James W. Malcom, L. E. Hall, capital subscribed, $100.00; amount paid in, $50.00; capital authorized, $200,000.00; par value shares, $1.00.
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HEATHERINGTON CO-OPERATIVE GLASS COMPANY, manufacturing, selling and dealing in glass; articles of incorporation, 900; principal office, Wheeling, West Virginia; charter issued January 18, 1891; expires January 1, 1941; corporators, C. W. Lancaster, William Waddel, W. J. Harvey, W. S. Heatherington, Marion Huffman, all of Wheeling, Ohio; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00; par value shares, $1.00 each.

THE MARTINSBURG SAFE DEPOSIT AND TRUST COMPANY, making insurance of every kind pertaining to title to real estate, buying, selling, borrowing upon, and negotiating bonds, stocks, etc.; principal office, Martinsburg, West Virginia; charter issued January 19, 1901; corporators, James H. Beverlee, Aspin, Colorado; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $500.00; par value shares, $1.00 each.

THE CASSIE CREEK WATER COMPANY, appropriating, diverting and using water from the public streams of the State of Colorado, constructed, own, etc., ditches, pipes, etc., for diversion and use of water, etc., etc.; principal office, Aspen, Colorado; charter issued January 19, 1901; corporators, Lexical T. Johnson, Bradford, Pennsylvania, William H. Johnson, Walter H. Johnson, George M. Treats, Benjamin J. Love, all of Denver, Colorado, George Davis, Charleston, West Virginia; capital subscribed, $3,000.00; amount paid in, $750.00; capital authorized, $5,000.00; par value shares, $1.00 each.

TEST OIL COMPANY, acquiring and oil and gas producing property, mining for and producing oil and gas, operating pipe lines for the transportation of oil and gas, etc., etc.; principal office, Hamilton, Ohio; charter issued January 19, 1901; corporators, H. K. Taylor, H. M. Robinson, T. A. Morris, J. T. Shaw, A. L. Campbell, all of Youngstown, Ohio; capital subscribed, $6,000.00; amount paid in, $1,000.00; capital authorized, $6,000.00; par value shares, $1.00 each.

WORLD NEWSPAPER COMPANY, printing and publishing a newspaper at Kansas City, Missouri, and elsewhere, engage in general printing and publishing business, etc., etc.; principal office, Kansas City, Missouri; charter issued January 20, 1901; corporators, Eugene Elsworth, Irvington, New York; Sidney A. March, Hiram V. A. Brainard, Samuel F. Hunt, Charles A. Wicks, all of Brooklyn, New York; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00; par value shares, $1.00 each.

THE BRIJEN STEAM POWER COMPANY, purchasing, building, repairing, etc., marine, locomotive, locomotive and portable engines, steam boilers, etc., purchase, etc.; principal office, New York City; charter issued January 20, 1901; corporators, H. K. Taylor, H. M. Robinson, T. A. Morris, J. T. Shaw, A. L. Campbell, all of Youngstown, Ohio; capital subscribed, $6,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00; par value shares, $1.00 each.

THE MURRAYSVILLE OIL AND GAS COMPANY, mining, mining executives for petroleum, coal, iron, copper, oil, gas, etc., using by etc., etc.; principal office, Martinsville, West Virginia; charter issued January 20, 1901; expired January 1, 1901; corporators, T. C. Murphy, Ravenswood, West Virginia, T. P. Murphree, T. J. Howells, both of Murraysville, West Virginia, J. W. Lardner, West Virginia, West Virginia, J. L. Harrow, Murraysville, West Virginia, Wm. M. Roberts, Murraysville, West Virginia, capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00; par value shares, $1.00 each.

WHEELING BOWLING ASSOCIATION, establishing and maintaining a gymnasium and bowling alleys, and promoting the physical culture of its members, principal office, Wheeling, West Virginia; charter issued January 22, 1901; expires January 18, 1901; corporators, Edwin M. Hulkey, B. F. Catlett, George Hite, John Friel, K. C. Hite, all of Wheeling, West Virginia; capital subscribed, $500.00; amount paid in, $25.00; capital authorized, $1,000.00; par value shares, $2.00 each.

LITHO-CARBON RUBBER COMPANY, mining a certain ore known as litho-carbon, and other kindred ores, purchasing, owning, etc., etc.; principal office, Charleston, West Virginia; charter issued January 22, 1901; expires January 22, 1901; corporators, Charles A. Hendrickson, James C. V. Bichel, James H. Cody, John Rawlings, Richard Huffman, all of New York, New York; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $5,000.00; par value shares, $1.00 each.

THE HAMILTON BUMPER COMPANY, buying, selling and dealing in lumber and timber of all kinds, building, etc., roads, tracts, etc., for the transportation of timber, owning and operating saw mills, etc., etc.; principal office, Philadelphia, Pennsylvania; charter issued January 22, 1901; expires January 16, 1903; corporators, Hiram Miller, Hulings, West Virginia, Hiram A. Miller, Henry, T. Atkinson, Harvey T. Wehler, all of Philadelph, Pennsylvania, J. B. Miller, Hulings, West Virginia, W. R. Miller, Hulings, West Virginia, capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00; par value shares, $1.00 each.
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EVANS DRIVING-PARK ASSOCIATION OF MORGANTOWN, maintaining an agricultural and industrial association and county fair at Morgantown, West Virginia, holding necessary real estate, &c., &c.; principal office, Morgantown, West Virginia; charter issued January 22, 1891, expires December 31, 1914; corporators, Thos. R. Evans, J. C. Wallace, A. H. Hannen, J. C. Pickens, J. C. Pickens, J. C. Pickens, all of Morgantown, West Virginia; capital subscribed, $300.00; amount paid in, $300.00; capital authorized, $30,000.00; par value shares, $20.00.

PEOPLES BANK OF BLUEFIELD WEST VIRGINIA, conducting a general banking business, discounting promissory notes, negotiating drafts, &c., loaning money on personal or collateral security, borrowing money, &c., &c.; principal office, Bluefield, West Virginia; charter issued January 23, 1894, expires March 1, 1914; corporators, W. H. Pickett, Huntington, West Virginia, A. S. Samples, W. H. Campbell, W. R. Peller, F. M. Etting, all of Bluefield, West Virginia; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $100.00.


GUARANTY BUILDING, LOAN AND INVESTMENT COMPANY, of Washington, D. C., carrying on a general building and loan business, issuing certificates for investment purposes for specified sums to be paid from a fund accumulated for that purpose, &c., &c.; principal office, City of Washington, D. C.; charter issued January 23, 1891, expires January 23, 1911; corporators, John C. Shaw, New York City, Henry F. Stevenson, Indianapolis, Indiana, Thomas W. Symott, Wrenomah, New Jersey, Thomas H. Whitney, Glassboro, New Jersey, Delphina S. Fletcher, Butler, Connellsville, John J. W. Reynolds, Syracuse, New York, George D. Short, Brooklyn, New York Samuel H. Wandel, Syracuse, New York, George D. Eldridge, John R. Larner, both of Washington, D. C.; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE METROPOLITAN CONSOLIDATED ELECTRIC COMPANY, manufacturing, using, owning, &c., &c., all kinds mechanism and manufactured products including electrical goods, &c., buying, selling, &c., &c., &c.; principal office, New York City; charter issued January 24, 1891, expires January 24, 1911; corporators, J. Mengher, John R. Bartlett, all of New York City, Albert P. Fisher, Peter D. Byrne, both of Brooklyn, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $1.00.

S. I. BELL & COMPANY, manufacturing, publishing and selling books, pictures, maps and other printed matter; principal office, Philadelphia, Pennsylvania; charter issued January 24, 1891, expires January 25, 1914; corporators, S. Irving Bell, Philadelphia, Pennsylvania, Calvin W. Stanton, Chicago, Illinois, William W. Kincaid, Philadelphia, Pennsylvania, Sallie S. Murphy, Chicago, Illinois, James R. Bell, Philadelphia, Pennsylvania; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE TROY OIL COMPANY, mining, excavating, boring for and transporting, refining, &c., petroleum oil, natural gas, &c., &c., acquiring land and operating same for oil, gas, &c., &c.; principal office, Pittsburg, Pennsylvania; charter issued January 24, 1894, expires January 25, 1909; corporators, William L. Mellon, W. D. Craig, both of Pittsburg, Pennsylvania, S. H. Waddell, Alligbny, Pennsylvania, F. M. Ross, J. E. Kerrigan, both of Pittsburg, Pennsylvania; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

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York, Joseph Rotino, Woodsburgh, Long Island, J. Fred Macomber, New York, C. W. Durkee. New York, Rev. H. King Miller, E. G. Mauzone, W. W. Plummer, all of New York; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $500,000.00; par value shares, $100.00.

GLENALUM CANNEL COAL COMPANY, buying, owning, holding and leasing coal lands, shipping and selling coal, manufacturing, shipping and selling coke, &c., &c.; principal office, Glenvalum, Logan county, West Virginia; charter issued January 26, 1891, expires January 1, 1914; incorporators, Hall, Bowling Green, Kentucky, H. E. Harman, E. F. Witten, both of Tazewell, Virginia, Dr. C. A. Johnson. McDowell, West Virginia, Capt. C. A. Fudge, Kelly, West Virginia; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE QUICK SHIFTING CARRIAGE AND WAGON SHAFT COUPLING COMPANY, manufacturing, selling in the patent Thill company manufactured under the patent, No. 506,933, 1894, and dealing in patents of the same class of goods; principal office, Charleston, West Virginia; charter issued January 27, 1891, expires January 22, 1914; corporators, John W. Haddott, Elisha Haddott, Thomas Hamilton, Charles H. Dickey, Daniel Eckard, all of New York; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE CHARLESTON HOTEL COMPANY, conducting the hotel business in any of all of the States and Territories of the United States; principal office, Harper's Ferry, West Virginia; charter issued January 27, 1891, expires January 1, 1911; corporators, John F. Morton, John H. From, James M. Lachitiu, W. H. Thornsberry, Washington D. C., Frank Wallace, Philadelpia, Pennsylvania; capital subscribed $750,000.00; amount paid in, $100,000.00; capital authorized, $1,500,000.00; par value shares, $100.00.

NSWANDER HARDWARE COMPANY, carrying on a general hardware business, buying and selling at wholesale and retail and dealing in all kinds of hardware; principal office, Parkersburg, West Virginia; charter issued January 31, 1893, expires January 1, 1913; corporators, C. W. Nissander, C. H. Shottuck, J. M. Jackson, Jr., all of Parkersburg, West Virginia, C. P. Ross, Waterley, West Virginia, R. H. Ross, Parkersburg, West Virginia; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

INTERNATIONAL SWEEPING MACHINE COMPANY, manufacturing, using, leasing, selling, &c., street and other sweeping machines, &c., selling or leasing to others the right to manufacture inventions, &c., pertaining to same, &c.; principal office, Washington, D. C.; charter issued January 29, 1894, expires January 16, 1914; corporators, E. L. Hawks, Herman C. Forch, O. G. Stemple, E. F. McLaughlin, T. L. Wade, all of Washington, D. C.; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE AMERICAN WOOL CLEANING COMPANY, scouring and cleaning wool, extracting the fat and other valuable substances from wool, manufacturing and dealing in the same, &c., &c.; principal office, New London, Connecticut; charter issued January 29, 1894, expires January 1, 1914; corporators, H. W. Luce, John W. Luce, both of East Lyme, Connecticut, T. M. Mather, Grinnell, Connecticut, William T. Parks, Hartford, Connecticut, J. E. Beckwith, East Lyme, Connecticut; capital subscribed, $500,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

MANUFACTURERS' DISTILLING COMPANY, carrying on a general mercantile business, buying and selling all kinds of manufactured goods, mining products, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued January 29, 1891, expires January 1, 1925; corporators, R. Pomeroy O'Neill, Ben A. O'Neill, Pennsylvania; Walter C. Herlinger, John J. McCreath, Giles H. O'Neill, Jos. H. Capper, all of Pittsburgh, Pennsylvania; capital subscribed, $50,000.00; amount paid in, $3,000.00; capital authorized, $500,000.00; par value shares, $100.00.

WESTERN STONE-BRICK COMPANY, of Chicago, Illinois, manufacturing stone, brick, tile, &c., by a chemical process known as the "Brice process," &c., &c.; principal office, Chicago, Illinois; charter issued January 31, 1893, expires January 1, 1914; corporators, Charles Cadmus, Ella H. Cadmus, both of Santa Fe, New Mexico; John Anderson, Thomas W. Price, George W. Albright, all of Washington, D. C.; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $250,000.00; par value shares, $100.00.

MINNESOTA SILVER COMPANY, mining, marketing, smelting, reducing, &c., gold, silver, copper and lead ores, &c., buying and holding necessary lands and mining rights, &c., &c.; principal office, Duluth, Minnesota; charter issued January 30, 1891, expires December 31, 1911; corporators, A. E. Huffman, Edmund G. Chapman, Wm. F. Gara, Arthur Bower, John G. Williams, all of Duluth, Minnesota; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $1,000,000.00; par value shares, $1.00.
THE CHICAGO INDUSTRIAL SAVINGS ASSOCIATION, buying and selling of county-township and municipal bonds, and special assessment, warrants and tax certificates, &C. &C.; principal office, Chicago, Illinois; charter issued January 29, 1894, expires December 31, 1924; corporators, H. C. Churchill, J. J. Henry, J. S. Goodwin, R. B. Brown, J. F. Barnes; all of Chicago, Illinois; capital subscribed, $10,000; amount paid in, $1,500.00; capital authorized, $2,000,000.00; par value shares, $100.00.

NATIONAL MUTUAL AID SOCIETY OF AMERICA, issuing policies of insurance or certificates of membership upon the lives of its members and others, payable at a certain time or at their death, the payment of endowment policies, &c., to do a general life and accident insurance business in all lines of insurance; principal office, New York, New York; charter issued February 2, 1891, expires January 1, 1914; corporators, O. A. Curtis, W. E. Morgan, A. Fred Kuebler, Wm. B. Walters, & H. P. Allin, all of Martinsburg, West Virginia; capital subscribed, $200.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $50.00.

WHEELING ISLAND FERRY AND PACKET COMPANY, establishing a ferry or ferries between Wheeling Island and east bank of Ohio river, also packet line company from Pittsburgh to Cincinnati; &c.; principal office, Wheeling, West Virginia; charter issued, February 2, 1894; expires January 1, 1914; corporators, Harlan P. McGrew, Frank E. Metcalf, Wm. H. Gutnam, Nathaniel C. Hamilton, John R. Mende1, Lewis Jones, Joseph H. Poffell, Allen Wilfong; all Wheeling, West Virginia; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $50.00.

PROVIDENT SAVINGS AND LOAN ASSOCIATION, accumulating a fund from the contributions of its members and from the sale of its stock, and loan the same on approved securities to its members, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued February 3, 1894; expires January 1, 1914; corporators, J. Sellers McFee, Murray A. Vrner, Mark W. Watson, James W. Scully, E. M. Burt, all of Pittsburgh, Pennsylvania; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $100.00.

AMERICAN STRUCTURAL STEEL COMPANY, manufacturing iron and steel in all of their different branches, dealing in any and all products of the same, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued February 3, 1894; expires January 1, 1914; corporators, James Booth, J. S. Booth, Robert Kelly, G. C. Rickets, C. H. Ricketts, all of Huntington, West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE TRI-STATE SHIRT FACTORY, manufacturing shirts, overalls and jackets; principal office, Huntington, West Virginia; charter issued January 4, 1894; expires January 28, 1894; corporators, James Booth, W. S. Booth, Robert Kelly, C. H. Rickets; all of Huntington, West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE BLUE RIDGE FRUIT, WINE AND DISTILLING COMPANY, growing fruit of all kinds for either market canning, evaporating, wine or distilling; to buy fruit, &c., &c., to conduct a general distilling business; &c.; principal office, Melville, West Virginia; charter issued February 5, 1894; expires January 1, 1914; corporators, Charles Becker, Louis Becker, George G. Mug, George Vogtli, all of Baltimore, Maryland; Peter Smider, Melville, West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $250,000.00; par value shares, $100.00.

BAVILLE TOOL AND MACHINE COMPANY, manufacturing and sale of labor-saving machinery and tools, appliances for the manufacture of bolts and nuts and cutting of threads on pipes, &c., &c.; principal office Boston, Massachusetts; charter issued January 8, 1901, expires January 1, 1914; corporators, William A. Carleton, Boston, Massachusetts, Louis E. Granger, Penelope, New Jersey; Alfred O. Carleton, David J. Catur, both of Boston, Massachusetts; Elbert E. P. Marion, Plymouth, Massachusetts; capital subscribed, $50,000.00; amount paid in, $15,000.00; capital authorized, $200,000.00; par value shares, $50.00.

THE HARRISON TELEPHONE COMPANY, of West Virginia, erecting and operating telephone lines, renting, leasing or selling telephone supplies, manufacturing same, &c., &c.; principal office, Davis, West Virginia; charter issued February 8, 1901, expires January 1, 1914; corporators, S. B. Elkins, Elkins, West Virginia, R. C. Rogers, St. Louis, Missouri, H. G. Davis, Elkins, West Virginia, L. J. Frickhead, Piedmont, West Virginia, E. S. Landstrom, Davis, West Virginia; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

ST. LAWRENCE RIVER POWER COMPANY, acquiring and developing water powers and disposing of same: also electric and steam powers, constructing telegraph and telephone lines, &c., &c.; principal office, Buffalo New York; charter issued, February 6, 1894, expires January 1, 1914; corporators, Charles F. Whitley, Charles E. Conroy, John H. Taylor, William Brown, both of Buffalo, New York; capital subscribed, $500.000; amount paid in, $500.00; capital authorized, $2,500,000.00; par value shares, $50.00.
THE AMERICAN EXPORT COMPANY, purchase and sale of merchandise of every kind and nature and doing export and import business, &c., &c., principal office, New York City; charter issued February 6, 1891; expires January 1, 1911; corporate officers, Charles H. Dennan, Westfield, New Jersey; James R. Kelsowman, Ridgewood, New Jersey; William L. Saunders, Plainfield, New Jersey; Charles H. Griffin, Elizabeth, New Jersey; William M. Trex­

town, New York; capital stock, $2,500,000; amount paid in, $500,000; capital au­

thorized, $2,500,000; par value shares, $100.00.

AMERICAN LIQUID REGISTERING COMPANY, manufacture, lease, and vend all kinds of liquid dispensing and registering apparatus and machines, pressure machines, pumps, &c., principal office, Philadelphia, West Virginia; charter issued January 26, 1911; corporate officers, William M. Fowler, Milford, Connecticut; Orry F. Hubbard, William Gregory, both of Brooklyn, New York; Alfred G. Bishop, New York City; Ward Phillips, Brooklyn, New York; capital subscribed, $500,000; amount paid in, $500,000; capital au­

thorized, $2,000,000; par value shares, $100.00.

THE RED CLOUD MINING COMPANY of Rush, Arkansas, buying, selling, mining, manu­

facturing, &c., zinc and lead ores, operating a general merchandize business, &c., &c., principal office, Columbus, Pennsylvania; charter issued February 7, 1891; expires December 15, 1943; corporate officers, John Reed, Memphis, Tennessee; Geo. W. Chase, Rush, Arkansas; W. M. Duncan, Lureka Springs, Arkansas; Hugh M. North, Jesse B. McBride, both of Columbus, Pennsylvania; Geo W. Schumaker, Philadelphia, Pennsylvania; Charles E. Greene, Harrison, Arkansas; capital subscribed, $750,000; amount paid in, $50,000; capital au­

thorized, $1,000,000; par value shares, $100.00.

CAIRO MANUFACTURING AND LUMBER COMPANY, buying and selling all kinds of lumber, manufacturing all kinds of dressed lumber, building materials, &c., &c., principal office, Cairo, West Virginia; charter issued February 8, 1891; expires January 1, 1916; corporate officers, John D. Terrell, J. W. Moons, J. W. Collins, W. H. Lister, Alfred E. Ew­

grover, all of Cairo, West Virginia; R. H. Rutherford, Petroleum, West Virginia; capital subscribed, $1,200,000; amount paid in, $1,000,000; capital authorized, $500,000; par value shares, $100.00.

GLADY FORK ROOM AND LUMBER COMPANY, construction of booms and dams across Gladys Fork of Cheat River, to stop logs, boats, rafts, &c., buying and selling lumber, timber, &c., &c., principal office, Parsons, West Virginia; charter issued February 6, 1891; expires February 28, 1903; corporate officers, R. D. Hardeling, Parsons, West Virginia; M. B. Hall, Chapman Hall; both of Warren, Pennsylvania; L. H. Layton, C. Lipscomb, both of Parsons, West Virginia; capital subscribed, $750,000; amount paid in, $50,000; capital au­

thorized, $2,000,000; par value shares, $50.00.

BOYD, HAMILTON A COMPANY, incorporated, drilling, mining, boring and operating for oil and gas, and disposing of same, owning and holding necessary real estate, &c., &c., principal office, Wheeling, West Virginia; charter issued February 18, 1891; expires January 1, 1921; corporate officers, Henry P. Boyd, Joseph Hamilton, S. Andrew J. Boyd, Samuel M. Hamilton, John B. Chapman; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000; par value shares, $100.00.

UNION MINING AND MANUFACTURING COMPANY, leasing coal land, mining, shipping and vending coal, manufacturing coke, shipping and vending the same, carrying on a general merchandize business, &c., &c., principal office, Hedges, Logan County, West Virginia; charter issued December 14, 1891; corporate officers, Geo. B. Wills, H. J. Harrell, both of Hedges, West Virginia; I. W. Rawle, Hightop, West Virginia; Jonathan Jenkins, Edward R. Brad­

ley, both of Frostburg, Maryland, Edward Thomas, Hedges, West Virginia; capital subscribed, $8,000,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.00.

GOLD TRUST AND DEVELOPMENT COMPANY, to carry on business as a mining, manu­

facturing, trust and development company, acquire mines, lands, claims, &c., &c., &c., principal office, San Francisco, California; charter issued February 12, 1891; expires December 31, 1912; corporate officers, Stephen H. Jacondo, Israel W. Keny, Millie C. Quinn, Sylvil P. Barmat, Newton W. Eummers, all of San Francisco, California; capital subscribed, $140; amount paid in, $10,000; capital authorized, $100,000; par value shares, $10.00.

MONUMENTAL MANUFACTURING CO., of the city of Wheeling, in the State of W. Va., manufacturing oils, paints and chemicals, to purchase, hold, lease &c., real and personal property; principal office, Baltimore, Md.; charter issued February 14, 1891; expires December 2, 1913; corporate officers, Robert R. Graf and Angusta J. Graf, of Lansdowne, Balti­

more; Geo. F. W. Carroll, George F. J. Carroll, both of Wheeling, West Virginia; Thos. A. Prickett, Frank A. Fulcher, all of Baltimore City; capital subscribed, $50,000; amount paid in, $15,000; capital authorized, $50,000; par value shares, $50.00.

NORTHWESTERN SECURITY COMPANY, carry on a saving and investment company, and issue certificates to individuals desiring to make investments, &c., &c.; principal office, Wheeling West Virginia; charter issued February 14, 1891; expires February 14, 1911; corporate officers, James F. Beery, Marion Ohio; W. F. Zelkring, Chicago, Illinois; C. W. Mackenbach, Wheeling, West Virginia; T. M. Cunningham, Marion, Ohio; J. Herrick
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Taylor, Albany, New York; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, 1000.

THE WHEELING LOAN COMPANY, loaning money on real and personal property, merchandise and collateral security, leasing, buying and selling personal property; principal office, Wheeling, West Virginia; charter issued February 16, 1894; expires January 1, 1944; incorporators, G. J. Caulfe, C. H. Reed, James Six, J. E. Tomlinson, Thomas Birk, all of Wheeling, West Virginia; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, 5000.

THE LETTUCE CREAM COMPANY, buying, owning, manufacturing and selling drugs, medicines, oils &c., buying and owning timber lands, operating sawmills for coal, &c.; principal office, Charleston, W. Va.; charter issued January 16, 1894, expires February 14, 1914; incorporators, W. S. Edwards, J. C. Jordan, H. H. Smith, Frank Smith, Wm. Richardson, all of Charleston, W. Va.; capital subscribed, $1,000.00; amount paid in $1,000.00; capital authorized, $500,000.00; par value shares, $500.

THE AMERICAN CHAMPION GAS LIGHT COMPANY, carrying on and conducting the business of the manufacture and sale of all kinds of gas fixtures, &c., and selling the same; principal office, New York City; charter issued February 17, 1894, expires March 26, 1913; incorporators, Charles E. Meir, Arnold Auerbach, Alexander Kaufman, Abraham Auerbeek, Eli S. Schaller, all of New York City; capital subscribed $2,000,000.00; amount paid in, $200,000.00; capital authorized, $10,000,000.00; par value shares, $500.

THE AMERICAN LIQUID FUEL COMPANY, manufacturing, buying, leasing, &c., and acquiring title to, &c., devices for the use of liquid fuel for heating purposes, &c., &c.; principal office, New York City; charter issued February 21, 1894; incorporators, Frank R. Walter, Melville B. Richards, J. Edwards Wyckoff, Frank M. Weir, Hart Munson, all of New York City; capital subscribed, $500; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $100.

THE TADELLA PEN COMPANY, manufacturing Tadella alloyed zinc pens and other pens and stationery articles, buying and selling same, &c., &c.; principal office, New York City; charter issued February 21, 1894; expires January 1, 1944; incorporators, Franklin R. Walter, Melville B. Richards, J. Edwards Wyckoff, Frank M. Weir, Hart Munson, all of New York City; capital subscribed, $500; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $100.

KENOVA RAILWAY COMPANY, building a railroad, commencing at Gready, Wayne county, West Virginia, thence by the most practicable route to a point at or near the bridge which is being constructed by the C & O Railroad Co. across the Big Sandy River, principal office, Kenova, West Virginia; charter issued February 21, 1891, and continues perpetually; incorporators, G. P. Peck, Kenova, West Virginia; John M. Wirgman, William H. Triol, J. Walter White, Frederick W. Halsey, all of Philadelphia, Pennsylvania; capital subscribed, $500.00; capital authorized, $10,000.00; par value shares, $100.

OHIO VALLEY FIRE ASSOCIATION, insuring dwelling houses, stores and stocks therein, and all kinds of buildings and contents thereof against loss, &c., &c.; principal office, Wheeling, West Virginia; charter issued February 21, 1894, expires January 1, 1944; incorporators, Henry P. Marquedant, C. C. Morton, A. J. Sardget, H. Elkin, all of Wheeling, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.

THE UNITED STATES PROTECTIVE AND SECURITY COMPANY, issuing bonds of said company to such persons as may subscribe for, &c., &c.; principal office, Wheeling, West Virginia; charter issued February 21, 1894; expires February 19, 1914; incorporators, Wilber L. Right, Alexander Morrison, J. May Morrison, all of Cincinnati, Ohio; John W. Gates, Philadelphia, Pennsylvania; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $500.

THE SPRING CREEK OIL AND GAS COMPANY, leasing, mining, boring, pumping, buying, selling, &c., oil, petroleum, natural gas, &c., having pipe lines for, &c., &c.; principal office, Spencer, West Virginia; charter issued February 23, 1891; expires February 15, 1915; incorporators, W. W. Nicholson, Cambridge, Ohio; W. A. Cale, Parkersburg, West Virginia; W. E. Bugges, all of Spencer, West Virginia; capital subscribed, $1,000.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $500.

SHARP CASH RECORDER COMPANY, manufacturing, selling, exchanging, repairing and otherwise dealing in the sharp cash recorder, &c., &c.; principal office, New York City; charter issued February 23, 1891; expires, February 16, 1914; incorporators, John S. Wise, New York City, J. H. McCallum, Brooklyn, New York; R. G. Ray, New York City; M. D. Barr, Spencer, Massachusetts; James Walter Curry, Toronto, Canada; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $750,000.00; par value shares, $100.
THE CONSOLIDATED STONE, SAND AND CLAY COMPANY, acquiring, owning and operating stone quarries, clay banks and sand banks, manufacturing artificial stone, &c.; principal office, Zanesville, Ohio; charter issued February 23, 1891, expires February 19, 1911; corporators, Henry C. Lindsay, Frank H. Bums, E. S. Winche11, of Zanesville, Ohio, J. H. Parshmaker, W. H. Sharp, E. C. Irvine, H. O. Pond, F. B. Milligan, Columbus, Ohio; capital subscribed, $50,000.00; amount paid in, $2,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE BUCKEYE ROCK BLASTING COMPANY, owning, controlling and manufacturing certain quarry tools covered by letters patent from the United States; principal office, Columbus, Ohio; charter issued February 23, 1891, expires February 20, 1914; corporators, James M. Crenshaw, Buckeye City, O., Frank C. Hays, Zanesville, O., William H. Sharp, Columbus, O., E. H. Sharp, Sugar Grove, O., E. C. Irvine, Columbus, O.; capital subscribed $10,000.00; amount paid in $1,000.00; capital authorized $10,000.00; par value shares $10.00.

THE CONSOLIDATED WATER COMPANY, acquiring by purchase lease &c., the properties, rights, franchises of Flume and Water Companies, operating the same, &c.; principal office, San Diego, California; charter issued February 23, 1891, expires February 20, 1914; corporators, Charles M. Swan, Sioux City, Iowa, W. E. Cole, E. T. Ross, Charles F. Wood, Horace S. Oakley, Chicago, Ill.; capital subscribed $2,500.00; amount paid in $2,500.00; capital authorized $2,500,000.00; par value shares $100.00.

MIDDLE FORK COAL AND LUMBER COMPANY, mining, buying and selling coal, iron ore and other minerals, manufacturing, buying and selling coke, iron and other mineral products; principal office, Columbus, Ohio; charter issued February 23, 1891, expires February 20, 1914; corporators, J. E. Brown, Joseph Ruffner, D. W. Patterson, Malcolm Jackson, E. W. Knight, all of Charleston, West Virginia; capital subscribed $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE CITY STEAM LAUNDNRY AND TOWELL SUPPLY COMPANY, carrying on the laundry business of every description, supplying costumes, on rental, with towels and rack cases, at both home and office, Beaver, Pennsylvania; charter issued February 23, 1891, expires February 21, 1914; corporators, F. C. Stirling, John A. Kramer, Edward Messel, Lafayette Palmer, J. C. Durban, all of Harrisburg, Pennsylvania; capital subscribed $50,000.00; amount paid in, $5,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE GEORGIA STANDARD OCHRE COMPANY, mining, preparing for market and selling ochre, sulphur and other minerals, manufacturing and selling; principal office, Allentown, Pennsylvania; charter issued January 21, 1890; expires, January 1, 1914; corporators, Wm. H. Shafer, Allentown, Pennsylvania, Robert H. Wantz, Siegfried, Pennsylvania, D. L. Kistler, Allentown, Pennsylvania; Thomas M. Girdity, Carlisle, Pennsylvania; George W. Keeler, Allentown, Pennsylvania; capital subscribed $10,000.00; amount paid in, $2,500.00; capital authorized, $25,000.00; par value shares, $100.00.

THE BRYAN MANUFACTURING COMPANY, acquiring, developing, improving, &c., any novelty, invention or process patented by the United States and serving manufacturers; principal office, Marietta, Ohio; charter issued February 23, 1891, expires February 21, 1914; corporators, Charles W. Hotchkiss, Thomas A. Bryan, William G. Wetherill, Henry P. Wilson, Jr., William L. Hodges, all of Baltimore, Maryland; capital subscribed $20,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00.

THE EASTERN ST. JOHN TYPOLAR COMPANY, dealing in Typolar machines, furnishing power or power for power, supplies and materials for printers, &c.; principal office, New York City; charter issued February 23, 1891, expires February 21, 1914; corporators, H. D. Northup, Fort Edward, New York, M. A. Richardson, New York City, Garwood, New Jersey, city, New Jersey, M. W. Northup, New York City, Stephen Morgan, New Jersey City, New Jersey; capital subscribed $2,000.00; amount paid in, $2,000.00; capital authorized, $2,000.00; par value shares, $100.00.

WEST VIRGINIA BLUE LINE RAILROAD COMPANY, commencing near Rowlesburg, Preston county, West Virginia, thence by most practicable route to the West Virginia Central and Pittsburg Railway at or near Parsons, Tucker county, West Virginia; principal office, Parsons, West Virginia; charter issued February 29, 1907, and continues perpetually; corporators, C. E. Glenn, C. W. Minser, H. C. Shafer, W. E. Lipscomb, all of Parsons, West Virginia, W. M. Short, St. George, West Virginia, W. H. Maxwell, Parsons, West Virginia; capital subscribed $300,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE AMERICAN CONTRACT COMPANY, issuing, buying and selling bonds, stocks, debentures, contracts and other securities, and acting as agent or trustee for other corporations, &c.; principal office, Chicago Ill.; charter issued February 23, 1891, expires February 21, 1914; corporators, R. S. Tuttle, W. W. Tracy, F. D. Ketchum, W. P. Ketchum, W. S. Pell, A. W. Hutchins, all of Chicago, Ill.; capital subscribed $3,000.00; amount paid in, $3,000.00; capital authorized, $3,000.00; par value shares, $100.00.
KREPS-RATHBONE LUMBER COMPANY, buying and selling saw mills and machinery, timber, lumber, cross-ties, staves, &c., manufacturing lumber, buying and selling steamboats, &c., &c.; principal office South Parkersburg, West Virginia; charter issued February 26, 1894, expires September 1, 1943; corporators, A. T. Kreps, A. H. Kreps, both of Point Pleasant, W. Va.; M. Cote, G. A. Cote, both of W. Va.; J. A. Rathbone, Carrie Rathbone, both of Reddy Ripple, West Virginia; capital subscribed, $17,400.00; amount paid in, $1,741.00; capital authorized, $50,000.00; par value shares, $100.00.

CHARLESTOWN BUILDING ASSOCIATION, encouraging industry; frugality; home building and saving, among its members, loaning money to its stockholders, &c.; principal office, Charleston, Jefferson county, West Virginia; charter issued February 26, 1894, expires February 1, 1944; corporators, S. S. Dalgrand, J. A. Washington, John Potterfield, R. H. Phillips, J. G. Hurst, Henry Dunum, W. W. Kercheval, C. F. Shatz, all of Charleston, West Virginia; capital subscribed, $11,000.00; amount paid in, $187.95; capital authorized, $1,000,000.00; par value shares, $100.00.

THE BANCROFT COAL COMPANY, purchasing and leasing coal lands, sub-letting the same to others, mining, shipping, &c., coal, &c., &c.; principal office, Charleston, West Virginia; charter issued February 28, 1894, expires January 1, 1944; corporators, Thomas H. Bancroft, Bancroft, West Virginia: J. S. McLean, Winchester, West Virginia, George E. Couch, Charleston, West Virginia, Geo. R. Bond, Springfield, Massachusetts, J. H. Nash, Charleston, West Virginia; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE FAIRFIELD GAS AND OIL COMPANY, sinking gas and oil wells in the State of Ohio, constructing, &c., pipelines &c., hold necessary real estate: principal office, Lancaster, Ohio; charter issued March 1, 1891, expires January 1, 1941; corporators, Hugh Ewing, A. D. Hart, H. Hart, all of Fairport, West Point, Ewing, Marie Ewing, all of Lancaster, Ohio, capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

SAFETY CLUTCH BRAKE CO., purchase and sale of U. S. and foreign patents, the manufacture of the ‘Cardinal Vice’; under the E. F. colket patent, and the sale of the same, &c.; principal office, Philadelphia, Pa.; charter issued March 1, 1894, expires March 1, 1914; corporators, C. E. Baird, 800 Union St., James Howard Bing, 641 Fillmore Street, Charles W. Armstrong, E. M. Fields, L. Backenheimer, all of Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE AMERICAN ARTIFICIAL SILK COMPANY, developing the artificial silk industry in the United States, acquiring letters patent, for manufacture of artificial silk, &c., &c.; principal office, New York City; charter issued March 1, 1891; expires January 1, 1912; corporators, W. E. H. Rand, 800 Union St., James Howard Bing, 641 Fillmore Street, Charles W. Armstrong, E. M. Fields, L. Backenheimer, all of Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE BARBOUR COAL AND COKE COMPANY, acquiring, holding, &c., real estate, coal land and coal mines, and operating the same; mining, &c., coal, &c., &c., &c.; principal office, Philippi, West Virginia; charter issued March 2, 1891; expires February 23, 1911; corporators, W. W. Roller, Washington, D. C., W. H. Baker, R. Leigh Fleming, both of Philippi, West Virginia, J. H. Polson, W. D. Sent, both of Philippi, West Virginia, capital subscribed, $750,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

MANNING OPERA HOUSE COMPANY, buying, owning and using, &c., real estate, erecting buildings on same; to be used for an opera house, doing all business connected therewith, &c., &c.; principal office, Mannington, West Virginia; charter issued March 1, 1894; expires January 1, 1944; corporators, M. F. Hamilton, J. O. Huey, J. Walter Rex, E. C. Martin, Caleb Hart, J. M. Barrach, J. C. Barchinal, G. R. Snowgrass, R. W. Reger, W. H. Line, J. F. Rex, all of Mannington, West Virginia; capital subscribed, $2,400,000.00; amount paid in, $2,400,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

THE TACKLESS LASTER COMPANY, manufacturing and selling machinery and appliances for lasting, making and finishing boots, shoes, &c., selling the same, &c., &c.; principal office, New York City; charter issued March 3, 1894, expires January 1, 1944; corporators, John R. Anderson, Montclair, New Jersey, Adelbert C. Flazier, New York, New York, Nicholas R. T. Urechi, William L. Hull, both of Newark, New Jersey, William O. Henry, Brooklyn, New York, Peter K. Reayear, Henry C. Barley, both of New York, New York; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE ATLAS IMPROVEMENT COMPANY, improvement of land and other property, erection of buildings and other structures, construction of roads, plants, &c., for the production, &c., &c.; principal office, Jersey City, N. J.; charter issued, March 4, 1894, expires January 1, 1946; corporators, Louis J. Mehl, New Utrecht, New York, Michael
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J. Kennedy, Thomas Quinn, Joseph McLean, Cornelius Connolly, all of Brooklyn, New York: capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $10,000.00; par value shares, $10.00.

THE BALTIMORE BLIND COMPANY: manufacturing, selling, buying and keeping and dealing in window blinds, curtains, awnings, shutters, office furniture and supplies, &c.; principal office, Wheeling, West Virginia; charter issued March 3, 1894, expires February 15, 1914; corporators, William A. List, Wheeling, W. Va.; H. S. Haima; James C. Gittins, of Baltimore, Maryland; D. C. List, H. A. List, Jr., both of Wheeling, West Virginia; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $10,000.00; par value shares, $10.00.

THE FOSTER HARDWARE COMPANY, transacting a wholesale and retail business in general hardware, builders, joiners and mechanics' supplies, stoves, hardware, &c., &c.; principal office, Huntington, West Virginia; charter issued March 2, 1891; expires, March 2, 1911; corporators, H. W. Foster, Charles Russell, L. M. Sandford, D. E. Abbott, all of Huntington, West Virginia. John Russell, Jr., Ashland, Kentucky; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $50,000.00; par value shares, $10.00.

AMERICAN MUTUAL BENEFIT SOCIETY; issuing policies of insurance or certificates of membership upon the lives of its members and others payable at a certain time or at their death; also the payment of endowment policies, &c., &c.; principal office, Martinsburg, West Virginia; charter issued March 6, 1893, expires January 31, 1913; corporators, L. A. Schiebert, J. C. Adams, H. Kranz, C. H. Wolfe, Harry L. Janney, all of Martinsburg, West Virginia; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $50,000.00; par value shares, $10.00.

PORTER ROOM AND LUMBER COMPANY, constructing booms or dams at or near the mouth of Laurel Run and Pleasant Run tributaries to Shavers Fork of Cheat River, &c., to secure logs, boats, &c., &c.; principal office, Parsons, W. Va.; charter issued, March 5, 1894, expires February 25, 1894; corporators, J. C. Watson, Boothville, W. Va.; S. E. Parsons, A. L. Lippsom, Parsons, W. Va.; W. C. Johnson, J. H. Hurry, Bridgeport, W. Va.; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $50.00.

IRON SULPHIDE COMPANY, purchasing, operating, or selling mines, mining property, &c., working ore for the extraction of metals, &c., &c.; principal office, Baltimore, Md.; charter issued March 6, 1894; expires February 21, 1913; corporators, Charles K. Harrison, Pleasantville, Md.; Wm. Della Torre, Rustlerstown, Md.; Charles Hielman, Oakland, California; George Herbert Whittingham, Baltimore, Md.; George Hoff, Ridle Md.; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $150,000.00; par value shares, $100.00.

THE LOE RESPIRATOR COMPANY, securing Mr. H. Loch's inventions relating to respirators and the patents issued or now may be issued to him by the United States, &c., &c.; to manufacture and sell respirators; principal office, New York City; charter issued March 5, 1894; expires January 1, 1914; corporators, L. A. Harber, W. W. Adams, H. E. Smith, W. S. Edwards, L. C. Jordan, all of Cleveland, Ohio; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE THAY AUTOMATIC SHOVELING COMPANY, manufacturing, owning, operating, selling, &c., amusement shows, in hiring and conveying machinery, &c., &c.; principal office, Cleveland, Ohio; charter issued March 6, 1894; expires January 1, 1914; corporators, Richard Thay, John H. Webster, John P. McMahon, all of Cleveland, Ohio; W. Z. Davis, W. C. Hunter, both of Marion, Ohio; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $50,000.00; par value shares, $50.00.

WEST VIRGINIA FIDELITY AND TRUST COMPANY, making insurance of every kind, pertaining to life or connected with title to real estate, and to buy, sell and guarantee bonds, loans and evidence of indebtedness, &c., &c.; principal office, Charleston, West Virginia; charter issued, January 1, 1914; corporators, L. C. Adams, H. E. Smith, W. S. Edwards, L. C. Jordan, all of Charleston, West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE PAN-AMERICAN COUPON INVESTMENT CO., of El Paso, Texas, issuing, selling and transferring coupon certificates and for the transaction of all business pertaining thereto; principal office, El Paso, Texas; charter issued March 6, 1894; expires March 1, 1914; corporators, A. M. Eddy, J. F. Day, H. H. Huffman, H. W. Huffman, all of Emporia, Kansas; Thomas H. Balm, Toppen, Kansas; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $25,000.00; par value shares, $1,000.00.

CHARLESTON BASE BALL ASSOCIATION, promotion of the game of base ball in Charleston, West Virginia, or playing ball abroad, &c., &c.; principal office, Charleston, West Vir-
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Virginia; charter issued March 6, 1844; expires March 1, 1844; incorporators, C. J. Metcalf, J. A. Peyton, C. C. Berry, G. O. Chilton, J. H. Morgan, W. A. MacCorkle, Hilton McDonald, W. Richardson, all of Charleston, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $10.00.

CLARKSBURG TELEPHONE COMPANY, purchasing, leasing, &c., telephone and electrical supplies, erecting &c., telegraph and telephone lines, systems, &c., &c; principal office, Clarksburg, W. Va.; charter issued March 7, 1911; expires March 3, 1911; incorporators, D. P. Morgan, S. J. Coplin, C. L. Hickman, T. M. Jackson, A. M. T. Cunningham, all of Clarksburg, W. Va.; capital subscribed, $2000.00; amount paid in $500.00; capital authorized, $1,000,000.00; par value shares $100.00.

WHEELING INSTALLMENT COMPANY, buying, selling and dealing in all kinds of furniture and house furnishing goods, of doing a general wholesale and retail merchandise business, &c.; principal office, Wheeling, W. Va.; charter issued March 8, 1894, expires January 1, 1914; incorporators, George E. House, Wheeling, W. Va., J. Philip Herrmann, Washington, D. C., Joseph McArthur, Cleveland, Ohio, L. C. Rice, Wheeling, W. Va., F. H. White, Washington, D. C.; capital subscribed, $500,000.00; amount paid in $500,000.00; capital authorized, $100,000.00; par value shares $50.00.

WOODBURY COUNTY BANK, carrying on a general banking business not inconsistent with the laws of West Virginia or that of the United States; principal office, Parkersburg, West Virginia; charter issued March 8, 1894, expires March 1, 1914; incorporators, Joe Keller, Parkersburg, W. Va., Graton, W. Va., W. M. Durkin, West Virginia, Wm. H. S. Caswell, William Bentley, all of Parkersburg, West Virginia, John T. McGraw, Grafton, West Virginia, A. B. White, H. C. Jackson, B. S. Pope, all of Parkersburg, West Virginia; capital subscribed, $500,000.00; amount paid in, $1,000,000.00; capital authorized, $800,000.00; par value shares, $100.00.

AMERICAN PHYSICIANS' SANITARIUM ASSOCIATION, conducting a hospital for the treatment of diseases of persons addicted to the use of alcoholic liquors, morphine, &c., treating all diseases, &c., &c; principal office, Washington, D. C.; charter issued March 30, 1894, expires February 1, 1911; incorporators, William A. Hammond, Esther D. Hammond, Clara Lanza, L. C. Irvine, M. Lanza, all of Washington, D. C.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $250,000.00; par value shares, $50.00.

THE FENWICK GAS AND OIL COMPANY, acquiring and holding gas and oil lands and developing the same, acquire and hold necessary real estate, &c., &c; principal office, Lancaster, Ohio; charter issued March 12, 1894; expires January 1, 1914; incorporators, Hugh Ewing, Henrietta Ewing, Marie Ewing, George Ewing, Fenwick Ewing, all of Lancaster, Ohio; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $400,000.00; par value shares, $50.00.

THE FAIRMONT AND GRAFTON GAS COMPANY, leasing, buying, selling, operating, &c., lands for oil and natural gas, and disposing of the products of the same, &c., &c; principal office, Fairmont, West Virginia; charter issued March 12, 1894; expires March 10, 1914; incorporators, James W. Rowland, Franklin, Pennsylvania, Jacob G. Hoover, Elizabeth P. Shusham, Clara Lanza, L. C. Irvine, M. Lanza, all of Washington, D. C.; capital subscribed, $500,000.00; amount paid in, $25,000.00; capital authorized, $300,000.00; par value shares, $50.00.

THE TRADERS' COMPANY, erection and owning buildings or buildings in Clarksburg, West Virginia, part to be used as hotel and part as an opera house, &c.; &c; principal office, Clarksburg, West Virginia; charter issued March 12, 1894; expires March 11, 1914; incorporators, T. M. Jackson, W. H. Maxwell, Fenningow, John Hassell, C. Spragge, Sands, L. S. Hornet, J. S. Hamee, D. P. Morgan, all of Clarksburg, West Virginia; capital subscribed, $800.00; amount paid in, $80.00; capital authorized, $1,000,000.00; par value shares, $100.00.

EMPIRE STATE FUEL GAS COMPANY, manufacturing and selling gas for fuel and other purposes, erecting and selling works, selling implements &c., &c; principal office, Buffalo, New York; charter issued March 13, 1894; expires March 1, 1914; incorporators, Spencer S. Bullis, Olean, New York, Jesse H. Poole, Frank Runsey, both of Buffalo, New York; J. R. Doney, W. L. Frazier, both of Olean, New York; capital subscribed, $500,000.00; amount paid in, $50.00; capital authorized, $1,500,000.00; par value shares, $10.00.

W. M. COX GROCER COMPANY, owning and carrying on a wholesale business in staple and fancy groceries, provisions, tobacco and other specialties; principal office, Parkersburg, West Virginia; charter issued March 12, 1894; expires March 3, 1914; incorporators, Wm. M. Cox, J. H. Shrewsberry, John G. Brohard, A. H. White, G. A. Moss, all of Parkersburg, West Virginia; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

METZEROTT MUSIC COMPANY, dealing in music and musical instruments, both at wholesale and retail, manufacturing and sale of same, &c., &c; principal office, Jefferson County, W. Va.; charter issued March 14, 1891; expires March 7, 1911; corpora-
BLUEFIELD ELECTRIC RAILWAY COMPANY, building a railroad, commencing at Bluefield, Mercer county, W. Va., thence to a point in the state line between W. Va. and Va., near Graham; principal office, Bluefield, W. Va.; charter issued March 15, 1914, continues perpetually; incorporators, John M. Virgamin, William H. Triol, J. Walter White, Frederick W. Halsey, Robert J. Kingwalf, all of Philadelphia, Pa.; capital subscribed, $500,000; capital authorized, $1,000,000; par value shares, $50.00.

THE CONSOLIDATED BUILDING LOAN AND TRUST COMPANY, encouraging industry, frugality and home building and saving among its members, make loans, purchase lands, &c.; &c.; principal office, Wheeling, West Virginia; charter issued January 1, 1910; incorporators, E. D. Wilson, T. S. Riley, A. H. Wiedenbruck, Ferdinand J. Wingertor, A. G. Hadley, A. D. Garren, Scatonin Alexander, John J. Sickeney, Geo. J. Mathison, all of Wheeling, West Virginia; John T. McGraw, of Griffith, West Virginia; capital subscribed, $100,000; amount paid in, $20,000; capital authorized, $500,000; par value shares, $100.00.

THE COLUMBIA GLASS COMPANY, manufacturing, using &c., glass insulators and other kind of glass goods, licensing to others the right to manufacture, &c., any kind of glass goods, &c.; principal office, Boston, Massachusetts; charter issued March 24, 1894; expires January 1, 1914; incorporators, Charles H. Jenkins, Arlington, Massachusetts, William W. Downs, Somerville, Massachusetts, William H. Page, Cambridge, Massachusetts, John A. Sampson, N. Glover, Ralph M. Glover, both of Mount Vernon, New York; capital subscribed, $1,000,000; amount paid in, $200,000; capital authorized, $500,000; par value shares, $100.00.

BERKELY CANNING COMPANY, canning, &c., fruit and vegetables, buying and selling the same, making cider and jellies and anything pertaining to said business, &c.; &c.; principal office, Martinsburg, West Virginia; charter issued March 25, 1894; expires January 1, 1914; incorporators, J. N. Thatcher, Alex. Claton, Chas. H. Miller, Mc, J. Seibert, U. S. Fisher, all of Martinsburg, West Virginia, J. W. Wood, Hedgesville, West Virginia; capital subscribed, $150,000; amount paid in, $30,000; capital authorized, $50,000; par value shares, $25.00.

WHEELING TENT AND AwNING COMPANY, manufacturing and constructing tents, awnings and plates, buying, leasing and selling the same, and all sorts of goods, &c.; principal office, Wheeling, West Virginia, charter issued March 24, 1894, expires March 17, 1914; incorporators, Theodore Roller, Edmund G. Roller, Carrie B. Roller, Olga Roller, J. C. Williams, all of Wheeling, West Virginia; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $75,000; par value shares, $15.00.

ELECTRIC HEATING AND COOKING COMPANY OF WEST VIRGINIA, manufacturing, operating, &c., apparatus, appliances, &c., for heating and cooking by electricity, and for any other purpose for which electricity may be used, &c.; principal office, Baltimore, Maryland; charter issued April 1, 1894; expires March 1, 1914; incorporators, George Herbert Whitteman, Baltimore, Maryland, Frank P. De Torte, Baltimore County, Maryland, Charles K. Harrison, Baltimore, Maryland, Frederick Buhler, Elliott City, Maryland, Edward Blauhorn, Baltimore, Maryland; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $100,000; par value shares, $5.00.

NEVADA COUNTY GOLD COMPANY, mining and manufacturing business in California and elsewhere; acquire by purchase or other wise lands, buildings, &c.; principal office, San Francisco, California; charter issued March 22, 1894, expires March 22, 1914; incorporators, Stephen H. Ewans, Miller, C. Olson, Schell P. Bagnall, H. C. McCoy, Newton W. Ewans, all of San Francisco, California; capital subscribed, $50,000; amount paid in, $5,000; capital authorized, $1,000,000; par value shares, $100.00.

HOGATA-GIRARDO RAILWAY COMPANY, acquiring permission or contract from the Government of Colombia, S. A., for the construction, &c., of railway between Girardot and Bogota, &c.; &c.; &c.; principal office, New York City; charter issued March 1, 1914; incorporators, S. R. McComb, Frank P. Kane, Winslow E. Hulcy, Henry W. Allen, Joseph Trapnell, Jr., all of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000; par value shares, $100.00.

INTER-CONTINENTAL CONSTRUCTION COMPANY, acquiring and executing contracts for the construction and equipment of railways, telegraph and telephone lines &c., in the Republic of Columbia, South America, &c.; &c.; principal office, New York City; charter issued March 1, 1914; incorporators, R. L. Trapnell, Jr., all of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000; par value shares, $100.00.
COURT LETTERS.

THE UNITED STATES IDENTIFICATION AND GUARANTEE CO., identification and guaranteeing persons and signatures, tracing lost heirs, restoring missing friends, &c.; principal office, Charleston, W. Va.; charter issued March 26, 1914; corporators, John E. Bazler, 57 Broadway, Jos. T. Laid, 50 New Street, Edmond P. Schmidt, 52 Broad street, John T. Bratt, 18 Broadway, F. Burthand, 52 Broad street; capital subscribed, $50,000; amount paid in, $25,000; capital authorized, $50,000.00; par value shares, $10.00.

FAIRMONT ARTIFICIAL ICE COMPANY, manufacturing, selling and delivering ice, providing cold and warm storage rooms or buildings, leasing same, &c., &c.; principal office, Fairmont, West Virginia; charter issued March 30, 1914; expires, March 29, 1924; corporators, John S. Shingley, West Virginia; J. MacAugh, West Virginia; R. L. Bache, G. F. Carroll, William S. Hammond, all of Fairmont, West Virginia; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000.00; par value shares, $100.00.

SAND STONE ROOM AND MANUFACTURING COMPANY, constructing, maintaining, &c., one or more booms in New River at any point between New River Fails and the mouth of Lick Creek, Summers county, West Virginia; &c., &c., principal office, Hinton, West Virginia; charter issued March 30, 1914; expires, April 1, 1914; J. N. Graham, New Richmond, West Virginia, J. J. Swope, Hinton, West Virginia, L. E. Burdette, Gunley Bridge, West Virginia, D. S. McClure, Sunflower, West Virginia, G. C. Altman, New Richmond, West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $100.00.

PHOENIX LITHOGRAPHIC PLATE COMPANY, manufacturing and sale of lithographic zinc plates, &c., importation, purchase, &c., of litho stone; also purchase of patents, &c.; principal office, Charleston, W. Va.; charter issued March 29, 1914; expires March 29, 1924; corporators, Albert E. Curran, Heinrich Louk Benne Tolle, Win. C. Kellogg, George W. Tomes, all of Brooklyn, New York; Charles Hamlin, of New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $100.00.

HOME BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building, and saving among its members, loaning money to stockholders, &c., &c.; principal office, Davis, Tucker county, West Virginia; charter issued March 26, 1914; corporators, Chris. G. Blake, Owen Williamson, J. W. Johnston, C. E. Smith, C. O. Streby, H. A. Meyer, F. Stedley, F. S. Johnson, H. J. Wagoner, all of Davis, West Virginia; capital authorized, $1,000.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $100.00.

IDA GOLD MINING COMPANY, locating, buying, leasing, operating, &c., mining lands and claims in the state of Colorado, doing all things connected with a general mining business in said state; principal office, Charleston, West Virginia; charter issued April 2, 1894, expires March 29, 1924; corporators, George Davis, James X. Earnest, J. R. Godd, all of Charleston, West Virginia; W. H. Bryant, H. H. Lee, both of Denver, Colorado; capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $5,000.00; par value shares, $1.00.

DUDLEY LUMBER COMPANY, buying and selling lumber, purchasing and operating planing mills, carrying on a lumber yard business, &c.; principal office, Parkersburg, W. Va.; charter issued April 1, 1894, expires March 29, 1914; corporators, L. Dudley, Adam Feik, Mat Leach, William W. Watterson, G. L. Dudley, all of Parkersburg, West Virginia; capital subscribed, $2,000.00; amount paid in, $2,000.00; capital authorized, $10,000.00; par value shares, $100.00.

MUTUAL HOME AND SAVINGS ASSOCIATION, of Fairmont, W. Va., raising money to be loaned among the members thereof for use in buying lots and houses, in building and repairing houses, &c.; principal office, Fairmont, W. Va.; charter issued April 2, 1894, expires March 31, 1914; corporators, Miss S. C. Haywood, Dorsey P. Pitch, F. T. Martin, Robert Talbott, Sam R. Nuzum, W. L. Nuzum, H. C. Samples, O. L. Simmer, J. W. Irvin, W. T. Ravencroft, all of Fairmont, W. Va.; capital subscribed, $4,000.00; amount paid in, $1,000.00; capital authorized, $1,000.00; par value shares, $100.00.

EQUITABLE BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building and saving among its members, loaning money to its stockholders, erecting houses, &c., &c.; principal office, Charleston, West Virginia; charter issued April 8, 1914, expires April 1, 1924; corporators, T. O. M. Davis, S. C. Butler, both of Charleston, West Virginia, C. A. Monroe Meadows, Kanawha City, West Virginia, C. W. Young, D. W. Nelson, E. Sears, G. C. Stockton, W. A. Mahan, H. S. Morgan, all of Charleston, West Virginia; capital subscribed, $2,000.00; amount paid in, $2,000.00; capital authorized, $8,000,000.00; par value shares, $100.00.

DELAPLAIN DRY GOODS COMPANY, buying, selling and dealing in by wholesale, all kinds of dry goods, notions, knit goods, men's and women's furnishing goods of all kinds; principal office, Charleston, West Virginia; charter issued March 25, 1914; corporators, Hiltrench Quarrier, J. S. Gibbs, E. F. Baldwin, John T. Klett, F. H. Potts, all of Wheeling, West Virginia; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $30,000.00; par value shares, $100.00.
KNIGHT AND COUCH COAL COMPANY, purchasing, leasing, operating and leasing to others to operate coal and timber lands, building and operating boats, &c.; principal office, Charleston, West Virginia; charter issued April 4, 1891; expires April 4, 1914; corporators, E. F. Knight, Geo. S. Couch, E. W. Knight, H. W. Knight, L. W. Couch, all of Charleston, West Virginia; capital subscribed, $80,000.00; amount paid in, $100,000.00; capital authorized, $300,000.00; par value shares, $100.00.

THE NATIONAL BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building and saving among its members, lending money to its members, purchase land, erect houses, &c.; principal office, Parsons, West Virginia; charter issued April 2, 1914; corporators, W. H. Maxwell, W. P. Randolph, Chas. N. Finbell, A. L. Lipcomb, T. F. Hobbs, D. W. Ryan, J. M. Talbott, J. P. Scott, W. G. Conley, all of Parsons, West Virginia; capital subscribed, $900.00; amount paid in, $90.00; capital authorized, $3,000.00; par value shares, $100.00.

BLUESTONE ELECTRIC LIGHT COMPANY, operating and maintaining an electric light and power plant in Mercer county, W. Va., furnishing electric light and power to consumers, &c.; principal office, Hundred, Bluestone, West Virginia; charter issued April 1, 1874; expires April 1, 1914; corporators, John Cooper, Cooper, W. Va., B. Moore, J. P. Bosum, Jenkin Jones, Isaac T. Mann, all of Brumwell, W. Va.; capital subscribed, $1,600.00; amount paid in, $1,600.00; capital authorized, $50,000.00; par value shares, $100.00.

SAVAGE REPEATING ARMS COMPANY, manufacturing, buying and selling fire-arms, ammunition and other sporting goods; to purchase, dispose of stock of any corporation and to receive stock in other corporations, Richard S. Reynolds, Edwin H. Risley, Arthur W. Savage, Milton E. Robinson, Henry M. Low; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500.00; par value shares, $100.00.

WETZEL COUNTY COAL, OIL, AND GAS COMPANY, boring, mining and excavating for petroleum, rock, coal, oil, gas and other mineral substances, &c.; principal office, Hundred, Wetzel county, West Virginia; charter issued April 6, 1894, expires May 1, 1914; corporators, W. E. Hamilton, T. B. Hamilton, A. D. Avres, D. Franklyn, J. R. White, W. C. Cole, A. F. Gillmer, Samuel Lumbey, all of Hundred, West Virginia, Cordelia A. Herschof, Burton, West Virginia, J. E. Schull, Hundred West Virginia; capital subscribed, $800,000; amount paid in, $80,000; capital authorized, $200,000; par value shares, $50.00.

MORGANTOWN PLATING MILL COMPANY, establishing, maintaining and operating plating mills, carrying on a general lumber, wood-working and house building business, &c.; principal office, Buckhurt Addition to Morgantown, West Virginia; charter issued April 9, 1914; expires December 31, 1914; corporators, S. J. Zooker, S. Diddie, Pennsylvania, Z. T. Pool, Greensburg, Pennsylvania, M. Wood, E. M. Grant, R. E. East, all of Morgantown, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $300,000; par value shares, $100.00.

CROWN LITHOGRAPHING PUBLISHING COMPANY, lithographing, engraving, copying, printing, publishing, &c.; bills, papers, cards, circulars, books, &c.; principal office, Charleston, West Virginia; charter issued April 7, 1914; expires April 1, 1914; corporators, Louis Frenzinger, Geo. E. Jackson, Oscar Frenzinger, John Thornton, Ellery C. Thomas, all of Minnesota, Minnesota; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $250,000; par value shares, $100.00.

THE THEILE CHEMICAL COMPANY, manufacturing, making, selling and vending chemicals, chemical articles, electrical articles, apparatus, &c.; principal office, New York City; charter issued April 4, 1914; expires April 7, 1914; corporators, Felix C. T. Thiele, Siegfried H. Friedlander, Felix Hamburger, Siegfried Koppell, A. J. Bittenhouse, all of New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

CHILTON COAL AND COKE COMPANY, mining, shipping and selling coal, owning and holding real estate, leasing the same to others, manufacturing coke, &c.; principal office, Charleston, West Virginia; charter issued April 10, 1914; expires April 1, 1914; corporators, J. E. Chilton, G. O. Chilton, Bilton McDonald, A. M. Hamilton, C. M. Gallagher, all of Charleston, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $200,000; par value shares, $100.00.

MOUNTAIN LAKE LUMBER COMPANY, acquiring, owning, cutting timber and manufacturing the same into lumber, to mine and ship iron ore and other minerals, &c.; principal office, Blinfield, West Virginia; charter issued April 10, 1914; expires April 10, 1914; corporators, John Sweet, Big Rapids, Michigan, W. J. Sweet, Chicago, Illinois, Frank Woodman, W. O. Baum, C. H. Hatfield, all of Charleston, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000,000; par value shares, $100.00.

THE EASTERN TALKING MACHINE COMPANY, introducing into use, using and selling, &c.; graphophones, phonographs, and any other analogous instruments, &c.; principal
HUNTINGTON CONTRACTING COMPANY, soliciting, making and erecting contracts for all kinds of public and private works, including the paving of roads, &c., &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, T. L. Doellinger, J. R. Thompson, T. H. Harvey, A. A. Thompson, W. W. Matzoo, all of Huntington, West Virginia; capital subscribed, $3,000.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Boston, Massachusetts; charter issued April 11, 1894, expires March 1, 1914; incorporators, William H. Beck, Charles S. Bell, both of Washington, D. C.; American Graphophone Company of West Virginia, E. D. Easter, Washington, D. C.; A. H. Speak, Boston, Massachusetts; capital subscribed, $8,475.00; amount paid in, $5,475.00; capital authorized, $40,000.00; par value shares, $5.00.

HUNTINGTON CONCRETE COMPANY, soliciting, constructing and erecting contracts for all kinds of public and private works, including the paving of roads, &c., &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, T. L. Doellinger, J. R. Thompson, T. H. Harvey, A. A. Thompson, W. W. Matzoo, all of Huntington, West Virginia; capital subscribed, $3,000.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires March 1, 1914; incorporators, Edward M. De La Vergne, Edwin R. Stark, Marion T. Stark, Thomas Stark, Charles E. Noble, all of Denver, Colorado; capital subscribed, $1,000.00; amount paid in, $200.00; capital authorized, $1,300,000.00; par value shares, $1.00.

LA PAZ GOLD MINING COMPANY, purchase, lease and own gold mines or other precious metals, ores, minerals, &c., operate or sell the same, &c., &c.; principal office, New York City; charter issued April 12, 1894, expires March 1, 1914; incorporators, David S. Brown, London, Ontario, Robert Farley, New York City, Geo. B. Mackie, Bayonne City, N. J., A. M. Jones, Jersey City, N. J., Daniel Arkewright, both of New York City; capital subscribed, $3,000,000.00; amount paid in, $2,509,100.00; capital authorized, $3,000,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, Thos. A. Loud, C. C. F. McWhorter, W. J. Alexander, J. H. Gregg, L. P. Loud, all of Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $4,000.00; capital authorized, $40,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, Thos. A. Loud, C. C. F. McWhorter, W. J. Alexander, J. H. Gregg, L. P. Loud, all of Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $4,000.00; capital authorized, $40,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, Thos. A. Loud, C. C. F. McWhorter, W. J. Alexander, J. H. Gregg, L. P. Loud, all of Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $4,000.00; capital authorized, $40,000.00; par value shares, $100.00.

LA PAZ GOLD MINING COMPANY, purchase, lease and own gold mines or other precious metals, ores, minerals, &c., operate or sell the same, &c., &c.; principal office, New York City; charter issued April 12, 1894, expires March 1, 1914; incorporators, David S. Brown, London, Ontario, Robert Farley, New York City, Geo. B. Mackie, Bayonne City, N. J., A. M. Jones, Jersey City, N. J., Daniel Arkewright, both of New York City; capital subscribed, $3,000,000.00; amount paid in, $2,509,100.00; capital authorized, $3,000,000.00; par value shares, $100.00.

LA PAZ GOLD MINING COMPANY, purchase, lease and own gold mines or other precious metals, ores, minerals, &c., operate or sell the same, &c., &c.; principal office, New York City; charter issued April 12, 1894, expires March 1, 1914; incorporators, David S. Brown, London, Ontario, Robert Farley, New York City, Geo. B. Mackie, Bayonne City, N. J., A. M. Jones, Jersey City, N. J., Daniel Arkewright, both of New York City; capital subscribed, $3,000,000.00; amount paid in, $2,509,100.00; capital authorized, $3,000,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, Thos. A. Loud, C. C. F. McWhorter, W. J. Alexander, J. H. Gregg, L. P. Loud, all of Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $4,000.00; capital authorized, $40,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, Thos. A. Loud, C. C. F. McWhorter, W. J. Alexander, J. H. Gregg, L. P. Loud, all of Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $4,000.00; capital authorized, $40,000.00; par value shares, $100.00.

LA PAZ GOLD MINING COMPANY, purchase, lease and own gold mines or other precious metals, ores, minerals, &c., operate or sell the same, &c., &c.; principal office, New York City; charter issued April 12, 1894, expires March 1, 1914; incorporators, David S. Brown, London, Ontario, Robert Farley, New York City, Geo. B. Mackie, Bayonne City, N. J., A. M. Jones, Jersey City, N. J., Daniel Arkewright, both of New York City; capital subscribed, $3,000,000.00; amount paid in, $2,509,100.00; capital authorized, $3,000,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, Thos. A. Loud, C. C. F. McWhorter, W. J. Alexander, J. H. Gregg, L. P. Loud, all of Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $4,000.00; capital authorized, $40,000.00; par value shares, $100.00.

THE UCUMJIANO PLATING COMPANY, buying, and selling all kinds of plated work, &c.; principal office, Huntington, West Virginia; charter issued April 11, 1894, expires December 31, 1916; incorporators, Thos. A. Loud, C. C. F. McWhorter, W. J. Alexander, J. H. Gregg, L. P. Loud, all of Huntington, West Virginia; capital subscribed, $10,000.00; amount paid in, $4,000.00; capital authorized, $40,000.00; par value shares, $100.00.

LA PAZ GOLD MINING COMPANY, purchase, lease and own gold mines or other precious metals, ores, minerals, &c., operate or sell the same, &c., &c.; principal office, New York City; charter issued April 12, 1894, expires March 1, 1914; incorporators, David S. Brown, London, Ontario, Robert Farley, New York City, Geo. B. Mackie, Bayonne City, N. J., A. M. Jones, Jersey City, N. J., Daniel Arkewright, both of New York City; capital subscribed, $3,000,000.00; amount paid in, $2,509,100.00; capital authorized, $3,000,000.00; par value shares, $100.00.
CORPORATIONS.

COLORADO GOLD INVESTMENT COMPANY, buying, selling, conveying, &c., title to mines, mining property and machinery, own and operate mines, &c., &c., principal office, New York City; charter issued April 18, 1891; expires, February 28, 1896; corporators, John Remington Sherwin, Sydney Johnston Dickerson, Joseph Torrey, John Potts, all of New York City, Frederick A. Wright, Springfield, Massachusetts; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

OTTO SUTRO AND COMPANY, selling at wholesale and retail, pianos, organs, small musical instruments of all kinds, sheet music and music books; &c.; principal office, Baltimore City; charter issued April 18, 1891; expires, December 31, 1913; corporators, Otto Sutro, Baltimore, Maryland, Theodore Sutro, New York City; Emil Sutro, Philadelphia Pennsylvania; Robert F. Gibson, Charles W. Glaser, both of Baltimore, Maryland; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $150,000.00; par value shares, $100.00.

HOME OIL COMPANY, leasing, buying, renting, &c., land; boring and mining for oil and gas, laying pipelines in the use and sale of same; &c., &c.; principal office, Clarksville, West Virginia; charter issued April 13, 1894; expires, March 14, 1914; corporators, John Bass, D. P. Morgan, M. G. Sperry, Fleming Howell, J. Philip Clifford, T. M. Jackson, all of Clarksville, West Virginia; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE ECONOMIC GAS COMPANY, manufacturing, applying, selling, &c., gas or electricity to be used for fuel, heat, light, power, &c.; principal office, Buffalo. New York; charter issued April 19, 1891; expires, April 1, 1911; corporators, Jacob Busch, George P. Layer, William C. Busch, Fred H. Eberhardt, Frederick A. Busch, all of Buffalo, New York; capital subscribed, $500,000.00; amount paid in, $250,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

MANHATTAN MERCANTILE COMPANY, manufacturing, buying and selling all kinds of wine, ale, cider, beer, &c., constructing &c., telegraph and telephone lines, &c., &c.; principal office, New York City; charter issued, April 10, 1891; expires, January 1, 1914; corporators, Louis D. Necker, James A. Zoell, Herman D. Necker, Leo W. Hoeyer, Edward T. Taliaferro, all of New York; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $900,000.00; par value shares, $100.00.

BIG MOUNTAIN MINING COMPANY, buying and leasing coal and timber lands, operating and leasing to others to operate the same; mining coal, manufacturing coke, &c., &c.; principal office, Charleston, West Virginia; charter issued April 30, 1894; expires, April 30, 1914; corporators, John C. Hoez, John T. Tompkins, both of Cedar Grove, West Virginia, New Robinson, E. B. Knight, both of Charleston, West Virginia; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE CONTRACT LUMBER COMPANY, manufacturing and dealing in all kinds of lumber and timber and articles manufactured from the same; constructing mills, dams, dams, &c., &c.; principal office, Parsons, West Virginia; charter issued April 30, 1894; expires, January 1, 1914; corporators, Wm. H. Isbell, Franklin Vermont, C. A. Grant, Minnesota, J. C. Seckler, Eastern, Georgia, C. F. Tanner, Kennett Square, Pennsylvania, J. C. Churchill, Los Angeles, New Mexico; capital subscribed, $500,000.00; amount paid in, $250,000.00; amount paid in, $250,000.00; capital authorized, $900,000.00; par value shares, $100.00.

THE GOVERNOR BRADFORD MINING COMPANY, placer and quartz mining in Idaho and elsewhere; locating and acquiring claims on timber, mineral, desert and farming lands, working, &c.; same, &c., &c.; principal office, New York City; charter issued April 22, 1891; expires, April 21, 1911; corporators, Henry Sanford, Bridgeport, Connecticut; Henry G. Callin, New York, N. Y.; Oscar B. Ireland, Springfield, Massachusetts; Samuel S. Sanford, Bridgeport, Connecticut; Arthur W. Hosler, Brooklyn, New York; capital subscribed, $2,500,000.00; amount paid in, $2,500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

STERLING INCANDESCENT GAS LIGHT COMPANY, purchasing, acquiring and holding patents covering the process of incandescent lighting by gas, &c., manufacturing, &c., apparatus, &c., connected with illuminating systems by means of gas, &c., &c.; principal office, New York City; charter issued April 24, 1894; expires, March 23, 1914; corporators, George William Ballin, John W. Fletcher, William L. Brown, William Ahr, all of New York City, Winthrop Pond, Brooklyn, New York; capital subscribed, $500,000.00; amount paid in, $150,000.00; capital authorized, $2,500,000.00; par value shares, $100.00.

office, Clarendon, Baltimore county, Maryland; charter issued April 18, 1891; corporators, Albert N. Hasting, Eben J. C. Cross, Edward J. Silkman, George T. Johnston, Frederick J. Griffith, all of Baltimore, Maryland; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.
THE TRUSTEES BROADDUS INSTITUTE, establishing and maintaining, at Clarksburg, an institute of learning for the training of students in the various branches of a thorough academic education, &c., &c.; principal office, Clarksburg, West Virginia; charter issued April 15, 1894; expires April 15, 1916; incorporators, L. W. Holdren, Centre Branch, C. M. Thompson, Clarksburg, J. A. J. Lightburn, Jane Lew, H. D. Boughner, Clarksburg, P. H. Reynolds, Morgantown, J. G. Payne, Middletown, L. W. Garrett, Adamstown, Jas. E. Coon, Shinnston, Stuart F. Reed, Clarksburg, George M. White, Carver, Grafton Ross Ward, Morgantown, all of West Virginia; capital subscribed, $25,000.00; amount paid in, $15,000.00; par value shares, $5.00.

NORTHEASTERN REAL ESTATE LOAN COMPANY, loaning money upon real estate and other securities, issuing its debentures and selling the same, dealing in stocks, bonds, &c., &c.; principal office, Chicago, Illinois; charter issued April 25, 1894; expires January 4, 1914; corporators, Leonard Scaheer, Henry Blattner, William Rausch, James J. Rose, O. A. Harding, all of Chicago, Illinois; capital subscribed, $100,000.00; amount paid in, $10,000.00; par value shares, $10.00.

HILLDALE COMPANY, conducting pleasure resorts, renting, leasing, buying, &c., and possessing property necessary to conduct the same, &c.; principal office, Charleston, West Virginia; charter issued April 26, 1891, expires April 2, 1911; corporators, E. W. Thomas, G. Loyd Rogers, Cha. A. Plempe, Pearle E. Crow, Wm. A. Kramer, all of Baltimore, Maryland; capital subscribed, $50,000.00; amount paid in, $25,000.00; capital authorized, $50,000.00; par value shares, $10.00.

ENTERPRISE SAVINGS ASSOCIATION, making, placing or selling bonds, certificates or debentures, &c., and receive monthly installments from its members for redemption of same, &c.; principal office, Cincinnati, Ohio; charter issued April 26, 1891; expires April 1, 1914; corporators, S. A. Steinman, J. S. Fairman, W. H. Speher, John C. Greene, L. F. Levassor, M. G. Heinitz, all of Cincinnati, Ohio; capital subscribed, $25,000.00; amount paid in, $5,405.00; capital authorized, $100,000.00; par value shares, $50.00.

LONE STAR CLUB, purchasing, owning, erecting, &c., building or buildings, for the accommodation of assembled lectures, musical and literary societies, &c., &c.; principal office, Cross Creek District, West Virginia; charter issued April 26, 1891, expires April 23, 1911; corporators, W. J. Hall, S. G. Xangel, Park Wilson, G. Chapman, Wm. L. Roland, Frank Raymond, all of Laze arville, West Virginia; capital subscribed, $100,000.00; amount paid in, $20,000.00; capital authorized, $100,000.00; par value shares, $10.00.

INVESTORS MUTUAL LIFE INSURANCE COMPANY, issuing policies of insurance upon the lives of its members and other persons, and to transact a general life insurance business, &c., &c.; principal office, Wheeling, West Virginia; charter issued April 26, 1891; expires April 30, 1911; corporators, L. M. Carver, D. W. Brewer, E. M. Stahl, A. Dinmanick, W. H. Woodruff, all of Wheeling, West Virginia; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

KANAWHA IMPROVEMENT AND MANUFACTURING COMPANY, mining coal, iron ore, fire clay, &c., boring for natural gas, &c., manufacturing salt, soda ash, bromine or other chemicals, &c., &c.; principal office, Charleston, West Virginia; charter issued April 28, 1891; expires April 13, 1913; corporators, Wm. A. MacCorkle, Neil Robinson, A. E. Humperdink, J. W. Goddard, all of Charleston, West Virginia; H. W. Ball, Lewisburg, West Virginia; capital subscribed, $50,000.00; amount paid in, $20,000.00; capital authorized, $200,000.00; par value shares, $100.00.

THE MOUNT VERNON CEMETERY ASSOCIATION, establishing and maintaining a cemetery at or near Dallas, Marshall County, West Virginia; purchasing, holding and improving real estate, &c.; principal office, Dallas, West Virginia; charter issued April 27, 1894; expires April 1, 1914; corporators, George W. Rhodes, H. M. McWhorter, W. S. Grandstaff, Thos. G. Wallace, F. M. Armstrong, J. H. Black, Hiram White, James W. Abbe, all of Dallas, West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $30,000.00; par value shares, $50.00.

ESMOND ELECTRIC RENTAL COMPANY, utilizing, &c., the force or power of electricity, manufacturing, use, &c., of machinery and supplies for same, mining iron, coal and other minerals, &c., &c.; principal office, New York City; charter issued May 1, 1894; expires May 1, 1914; corporators, Melville Strong, Montclair, New Jersey; Frederick C. Esmond, Brooklyn, New York; Ira C. Cluer, Robert Fulton, both of Montclair, New Jersey; John A. Uhrist, Flatbush, Long Island; James L. Stewart, John T. Barry, both of New York City, George W. Thompson, Brooklyn, New York; Charles W. Leavitt, Essex Fells, New Jersey; capital subscribed, $100,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE CHILCOOT ICE COMPANY, manufacturing of ice and sale of same, holding real estate for same, purchasing teams, delivery ice wagons, &c.; principal office, Chilcoot, Ohio; charter issued, May 1, 1894; expires April 24, 1914; corporators, J. H. Cook, C. H. Selwood, W. E. Wise, Helena, West Virginia, F. W. Wise, West Virginia, E. D. McComb, West Virginia, J. A. McElroy, Oakdale, Pennsylvania, C. A. Whitehouse, C. Knipe, both of Shadyside, West Virginia; capital subscribed, $25,000.00; amount paid in, $7,500.00; capital authorized, $50,000.00; par value shares, $100.00.
THE AUTOMATIC CAR-FENDER COMPANY, furnishing cars and vehicles with safety-fenders and all appliance to prevent accidents, &c., &c.; principal office, Washington, D. C.; charter issued May 1, 1894; expires April 15, 1911; corporators, L. G. Hine, Eldridge J. Smith, James R. Redington, A. S. Capenart, J. W. Douglass, all of Washington, D. C.; capital subscribed, $1,000,000.00; amount paid in, $500,000.00; capital authorized, $2,000,000.00; par value shares, $25.00.

THE RIVER GAS COMPANY, producing, purchasing, &c., natural gas, piping, transporting and selling the same; held necessary real estate, &c., &c.; principal office, Oil City, Pennsylvania; charter issued April 21, 1911; corporators, Joseph Noon, both of Titusville, Pennsylvania; F. Strong, Wade Hampton, Jr., H. McSweeney, all of Oil City, Pennsylvania; capital subscribed, $100,000.00; amount paid in, $1,000,000.00; capital authorized, $500,000.00; par value shares, 1000.

THE TWELVE POLE TELEGRAPH AND TELEPHONE COMPANY, constructing, building and operating telegraph or telephone lines, or both, and to send and receive messages by same; principal office, Wayne, West Virginia; charter issued May 2, 1894; expires May 1, 1910; corporators, R. A. H. Snow, W. S. Thompson, B. Messer, W. Spurlock, E. G. Snow, all of Wayne, West Virginia; capital subscribed, $100,000.00; amount paid in, $25,000.00; capital authorized, $250,000.00; par value shares, 25.

WESTON WATER WORKS COMPANY, furnishing the inhabitants of Weston and vicinity with water for domestic, public, manufacturing and all other purposes, &c.; principal office, Weston, West Virginia; charter issued May 3, 1891; expires May 1, 1911; corporators, George A. McCormick, Uniontown, Pennsylvania; Charles W. Swisher, Fairmont, West Virginia; Albert E. Umbel, Albert D. Hood, William C. McCormick, all of Uniontown, Pennsylvania; capital subscribed, $20,000.00; amount paid in, $2,000.00; capital authorized, $10,000.00; par value shares, 500.

THE SANITATION AND FERTILIZER COMPANY, mining, quarrying and excavating all earths and minerals, useful for the production of fertilizers, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued May 1, 1894; expires April 30, 1914; corporators, T. H. Barratt, Wayne, Delaware county, Pennsylvania; H. S. Eirman, New Brunswick, New Jersey, E. F. Howland, Philadelphia, Pennsylvania; W. A. Barratt, Jr., Wayne, Delaware county, Pennsylvania; W. E. Sharp, Oak Lane, Philadelphia, Pennsylvania; capital subscribed, $100,000.00; amount paid in, $6,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

WALTER SHOE FASTENER COMPANY, manufacturing and selling the Walter Shoe Fastener, and all improvements and changes thereof, manufacturing, &c., all fasteners of gloves, orsets, &c., &c.; principal office, Huntington, West Virginia; charter issued, May 4, 1894; expires, May 1, 1914; corporators, T. F. Walter, H. L. Fidler, W. W. Miller, all of Huntington, West Virginia; A. G. Taylor, Randolph Stainaker, both of Wheeling, West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE NATIONAL LOAN AND REFUNDING COMPANY, negotiating loans, investments and securities of all kinds, sale of personal or other securities, collect bills, claims, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued May 3, 1891; expires April 26, 1917; corporators, John J. Hannon, James F. Ratigan, William N. Brewster, Thomas P. Ratigan, Hugh R. Barton, all of Philadelphia, Pennsylvania; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $50,000.00; par value shares, $10.00.

THE WALTER AND FERRIS COAL COMPANY, mining, buying and selling coal, acquiring coal lands, and testing and developing the same; principal office, Youngstown, Ohio; charter issued May 7, 1894; expires April 30, 1914; corporators, John M. Walter, J. A. Streeter, John A. L. Campbell, Myron A. Norris, M. H. Rice, all of Youngstown, Ohio; capital subscribed, $3,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $100.00.

BOSTON TELEGRAM COMPANY, publishing a newspaper or newspapers in Boston, Massachusetts, and elsewhere; principal office, Charleston, West Virginia; charter issued May 7, 1894; expires May 1, 1914; corporators, Richard S. Brown, Terry E. Wardner, Fred C. Patch, Charles F. Towle, John H. Gray, all of Boston, Massachusetts; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

MARQUIS LAND IMPROVEMENT COMPANY, buying, leasing, etc., lands, laying out town lots and improving same; constructing bridges, viaducts, building roads, turnpikes, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued May 7, 1911; expires May 1, 1917; corporators, W. W. Campbell, A. C. Bravo, William McC. Bravo, John T. Patterson, Guy E. Campbell, all of Pittsburgh, Pennsylvania; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $50,000.00; par value shares, $50.00.
THE CAMILLA GOLD MINING COMPANY, mining, buying and selling minerals of all kinds, milling, smelting and general reduction of ores, holding necessary real estate, &c., principal office, Boston, Massachusetts; charter issued May 12, 1870; expires May 11, 1895; capital authorized, $1,500,000; par value shares, $1.00.*

INTERNATIONAL CONSTRUCTION COMPANY, manufacturing, mining and insurance of all kinds, constructing, purchasing, &c., lines of magnetic telegraph, &c., &c.; principal office, New York; charter issued May 10, 1891; expires May 9, 1911; corporators, Stanley H. G. Stewart, David L. Housh, Henry B. Wilson, Emerson McMillin, Jr., all of New York City, Walshein E. Koffmth, Columbus, Ohio; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $5,000,000; par value shares, $1.00.

MUTUAL OIL AND GAS COMPANY, mining, drilling and operating for petroleum oil or natural gas, buying, reducing, piping, &c., same, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued May 9, 1891; expires May 8, 1911; corporators, Hattie E. Harkill, Elwin M. Harkill, Edouard M. Harkill, Jr., all of Pittsburgh, Pennsylvania; William W. Scott, Sewellick, Pennsylvania, John M. Garard Pittsburgh, Pennsylvania; capital subscribed, $500,000; amount paid in, $75,000; capital authorized, $500,000; par value shares, $5.00.

THE NEW YORK COMPANY, purchasing, owning and holding coal, iron and timber lands, mining, operating, selling, &c., the products thereof, &c., &c.; principal office, Charleston, West Virginia; charter issued May 11, 1891, expires January 1, 1911; corporators, Joseph Ruffer, Russell G. Quarrier, Harrison B. Smith, R. S. Curr, E. W. Knick, all of Charleston, West Virginia; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.

WHITE CROSBY COMPANY, manufacturing and sale of electric dynamos, motors, lights, &c., constructing electric railways, heating and power plants, &c., &c.; principal office, Baltimore, Maryland; charter issued May 11, 1891, expires January 1, 1911; corporators, James G. White, Elton J. D. Cross, George H. Walbridge, Edward J. Silcoman, Hugh H. Harrison, all of Baltimore, Maryland; capital authorized, $500,000; par value shares, $100.

INDIANA TELEPHONE AND CONSTRUCTION COMPANY, construction and operation of telephones, telegraph lines, machinery and appliances, telegraph lines, electric railways, &c., &c.; principal office, Indianapolis, Indiana; charter issued May 11, 1891, expires April 30, 1911; corporators, C. C. Jameson, Pittsbur.gh, Henry Mounth, Jr., Homestead, E. Harrick, C. C. Law, both of Pitts­burgh, W. H. Henderson, Sharon, all of Pennsylvania; capital authorized, $500,000; par value shares, $100.

THE STAR HOLT AND TOOL COMPANY, manufacturing and sale of tools, nuts, washers, tools, implements, devices, and appliances of all kinds, &c.; principal office, Pittsburgh, Pennsylvania; charter issued May 11, 1891, expires April 30, 1911; corporators, J. C. Jameson, Pittsburgh, Henry Mounth, Jr., Homestead, E. Harrick, C. C. Law, both of Pittsburgh, W. E. Harrick, Sharon, all of Pennsylvania; capital subscribed, $200,000; amount paid in, $200,000; capital authorized, $200,000; par value shares, $10.

THE FOSTER MEDICINE COMPANY, manufacturing and selling certain proprietary medicines namely: Foster's German Arm and Navy cure; Foster's German A rm and Navy Blood Bitters &c., &c.; principal office, Baltimore, Md.; charter issued May 11, 1891, expires April 30, 1894; corporators, Clarence Foster, Baltimore, Md.; Ben. Lacy, Baltimore, Md.; James A. Gary, Baltimore county; M. A. W. Monroe, Baltimore, Md.; C. K. New York, &c.; capital subscribed, $300,000; amount paid in, $30,000; capital authorized, $500,000; par value shares, $100.

YONKERS COAL COMPANY, dealing in, buying and selling coal, wood and all other fuel products, &c.; &c.; principal office, Yonkers City, New York; charter issued May 11, 1891, expires May 1, 1911; corporators, Andrew Dego, Andrew Archbold, John D. Van O'Leena, &c.; &c.; principal office, Yonkers City, New York; charter issued May 11, 1891, expires March 30, 1894; corporators, Andrew Foster, Clarence Foster, Baltimore, Md.; Ben. Lacy, Baltimore, Md.; James A. Gary, Baltimore county; M. A. W. Monroe, Baltimore, Md.; C. K. New York, &c.; capital subscribed, $300,000; amount paid in, $30,000; capital authorized, $500,000; par value shares, $100.

HOME BUILDERS BUILDING AND LOAN ASSOCIATION, encouraging industry, frugality and home building among its members, loan money to its members, &c., erect houses, &c., &c.; principal office, Chirchburg, Va.; charter issued May 12, 1891, expires May 11, 1913; corporators, D. K. Riddell, J. E. Harp, D. P. McGinley, Hoffmann, Samuel J. Towles, C. S. Sands, John Basal, T. M. Jackson, Poincio Howell, all of Chirchburg, West Virginia; capital subscribed, $200,000; amount paid in, $90,000; capital authorized, $500,000; par value shares, $100.
CORPORATIONS.

BANNER GOLD COMPANY, of Idaho, carry on business as a mining and manufacturing company, acquire by purchase, &c., mines, lands, &c., &c.; principal office, San Francisco, California; charter issued May 14, 1884; expires May 14, 1914; incorporators, Stephen H. Emmens, Sybil F. Bagual, Millie C. Ohm, Hattie Mcny, Newton W. Emmens, all of San Francisco, California; capital subscribed, $100,000; amount paid in, $10,000; capital authorized, $100,000; par value shares, $10.

THE AMERICAN SYNDICATE, buying and selling merchandise, patents, stocks, bonds and other securities, grain, provisions, cotton, &c., &c.; principal office, Chicago, Illinois; charter issued May 14, 1881; expires May 13, 1919; corporators, D. P. Eberman, Henry Brophy, F. E. Nelson, E. D. Frazer, H. Hrietd, all of Chicago, Illinois; capital subscribed, $25,000; amount paid in, $2,500; capital authorized, $50,000; par value shares, $10.

ARIZONA GOLD MINING AND DEVELOPMENT COMPANY, locating, laying out, buying, leasing, &c., mines, mining rights, mining, milling, &c., gold, silver, tin, &c., &c.; principal office, Rayonne City, New Jersey; charter issued May 11, 1891; expires May 1, 1944; corporators, W. S. Chamberlin, A. L. Field, Thomas Failess, Walter Pocek, P. W. cornetly, all of Rayonne, New Jersey; capital subscribed, $250,000; amount paid in, $50,000; capital authorized, $1,000,000; par value shares, $1.

THE INTER-STATE DENTAL MANUFACTURING COMPANY, manufacturing dental instruments and materials and dealing in the same; principal office, Harpers Ferry, West Virginia; charter issued May 14, 1884; expires May 15, 1914; corporators, Thomas F. Mur-phy, W. F. Marshall, W. W. Simmons, White S. W. Martin, F. Fitzgerald, Baltimore, Maryland, E. F. Anguilla, C. M. York, both of Washington, D. C.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $10.

THE CERES MANUFACTURING COMPANY, manufacturing, using, purchasing, selling, &c., machinery been, &c., for weighing, conveying, &c., wheel, corn, hardware, &c., &c.; principal office, Jersey City, New Jersey; charter issued May 15, 1891; expires January 1, 1914; corporators, Horace Little, Ridgeway, Elk county, Pennsylvania, Lewis New-land, Brooklyn, New York, Charles Selden, Plunking, New York, Walter Carroll Low, Brooklyn, New York, Timothy Hurley, George M. Wilcox, both of New York City, John B. Stoner, Brooklyn, New York; capital subscribed, $700,000; amount paid in, $770,000; capital authorized, $4,000,000; par value shares, $350.

PEOPLES TELEPHONE AND CONSTRUCTION COMPANY, of West Virginia, constructing, owning, operating, &c., telephone, telephone systems, telegraph systems, electric light systems, electric lights, &c., &c.; principal office, Wheeling, West Virginia; charter issued May 17, 1911; expires May 15, 1911; corporators, J. J. Wood, W. D. Johnson, J. B. Sommeville, W. H. Higgins, all of Wheeling, West Virginia, Charles Selden, Baltimore, Maryland; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $1.

NORMARK ELECTRIC COMPANY, manufacturer, use and tend to use, storage batteries, dynamos, motors, metals or alloys of metals, tools, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued May 18, 1904; expires May 19, 1914; corporators, George T. Cormier, Edward O. Parnoure, Samuel J. Van Staveren, J. Daniel Elly, all of Philadelphia, Pennsylvania; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $1.

WEST VIRGINIA ADJUSTMENT AND INSPECTION COMPANY, insiting for insurance companies, adjusting fire losses and settling accounts; principal office, Wheeling, West Virginia; charter issued May 17, 1891; expires May 15, 1914; corporators, James P. Adkins, Adlard Paul, Wylie Low, D. G. Morgan, E. H. Rawle, F. H. Smith, J. L. Strickleen, all of Wheeling, W. Va.; A. W. Seif, Cincinnati, Ohio, J. H. Paul, Wheeling, W. Va.; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $500,000; par value shares, $25.

THE WASHINGTON VETERINARY COLLEGE, establishing and maintaining a veterinary college and a veterinary hospital for the education of men in the several departments of medical science, &c., &c.; principal office, Washington, D. C.; charter issued May 18, 1884; continues perpetually; corporators, Charles H. McFerran, Mortimer R. Wiener, Char. P. Halley, Lewis Ropponzhou, H. Bennett, all of Washington, D. C.; capital subscribed, $1,500,000; amount paid in, $125,000; capital authorized, $1,000,000; par value shares, $25.

THE HYDRAULIC TRAIN BRAKE COMPANY, of West Virginia, making, buying and selling brakes and other articles and equipping trains with, and disposing of same, &c., &c.; principal office, New York City; charter issued May 19, 1904; expires May 9, 1914; corporators, William E. Gilib, Edward A. Unger, both of Fanwood, New Jersey, Maple V. Higood, Lorenzo J. Hinch, both of New York, New York, Harry E. Knoll, Westfield, New Jersey; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.
THE AMERICAN CONSTRUCTION COMPANY, constructing and operating ice and cold storage plants, water, electric light and power plants, &c., &c., principal office, Lancaster, Kentucky; charter issued May 19, 1890, expires May 15, 1914; corporators, W. H. Kinnaid, R. H. Tomlinson, J. T. B. Turner, J. H. Kinnaid, all of Lancaster Kentucky; Fred Ilacou, Jacksonville, Florida; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

THE CENTRAL TRUST COMPANY, of Pennsylvania, acting as broker in buying real and personal property, of all kinds, including negotiable paper, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued March 19, 1884, expires May 1, 1914; corporators, Thomas A. Bradly, H. L. Briggs, W. S. Heirs, John Cunningham, N. P. Edmonds, all of Philadelphia, Pennsylvania; capital subscribed, $600,000.00; amount paid in, $100,000.00; capital authorized $500,000.00; par value shares, $60.00.

KINETOSCOPE (Limited), selling, exchanging and dealing in the machine, instrument or mechanical device known as Edison's Kinetoscope, &c.; principal office, New York City; charter issued May 21, 1894, expires February 15, 1914; corporators, George Edward Gouraud, London, England, George Fauvel Gouraud, Horation Nelson Powers, Harold Footman, Dallas Flannagan, all of New York City; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE COLUMBIA PHONOGRAPH (Generals, introducing into use, use, selling and disposing of phonographs, graphophones and other devices for recording and reproducing speech, &c., &c.; principal office, Washington, D. C.; charter issued May 21, 1884, expires May 13, 1885; corporators, R. F. Cramelin, Edward D. Easton, Frank Horian, H. P. Godwin, William Herbert Smith, all of Washington, D. C.; capital subscribed, $1,000.00; amount paid in, $4,000.00; capital authorized, $10,000.00; par value shares, $100.00.

PENDLETON MANUFACTURING COMPANY, making, manufacturing and vending metallic boxes and other articles of merchandise; principal office, Pendleton, Oregon; charter issued May 21, 1894, expires May 16, 1914; corporators, Henry D. Klotz, Gordon Pendleton, Jr., George Klotz, Theodore Sturgess, Cornelius S. Mitchell, all of New York City; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

CHASE GANTT ARMOR COMPANY, buying and selling armor for ships and fortifications, acquiring and selling letters patent of the United States, &c., for improvements in the process for making armor, &c., &c.; principal office, Philadelphia, Pa.; charter issued May 21, 1894, expires April 30, 1914; corporators, George H. Chase, Henry L. Gantt, Charles Henry Gunney, Axel Petre, Charles A. Chase, all of Philadelphia, Pa.; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE RICHMOND HOTEL COMPANY, owning, leasing, conducting, &c., one or more hotels, or apartment houses, or both, &c., &c.; principal office, Washington, D. C.; charter issued May 21, 1894; expires May 1, 1914; corporators, Anthony Pollock, Samuel Mablick, Philip Mabra, all of Washington, D. C., Benjamin F. Lee, William H. L. Lee, Robert A. Pijland, all of New York City; capital subscribed, $40,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $50.00.

THE WEST VIRGINIA NATIONAL DETECTIVE BUREAU, detecting, arresting and bringing to justice persons charged with criminal offenses against the laws of any state, city, &c.; principal office, Charleston, West Virginia; charter issued May 22, 1894; expires May 19, 1912; corporators, Harry McBride, Daniel Bailey, Albert A. Fellows, William L. Loomis, H. E. Burnett, all of Charleston, West Virginia; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $5.00.

L L. SATLER LUMBER COMPANY, buying, selling and dealing in lumber of every description, conducting a general lumber business, &c.; principal office, Pittsburgh, Pennsylvania; charter issued May 22, 1894, expires May 16, 1914; corporators, Annie W. Setler, L. L. Setler, both of Greenshaw, Pennsylvania, C. E. Setler, F. N. Levens, William G. Gibson, all of Pittsburgh, Pennsylvania; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $5,000.00; par value shares, $100.00.

MANHATTAN UNIFORM AND EQUIPMENT COMPANY, manufacturing, buying, selling, &c., merchandising of every description, to borrow and lend money on same, &c., &c.; principal office, New York City; charter issued May 23, 1894; expires May 21, 1914; corporators, John L. Schultz, John H. Tisdot, Jr., both of Brooklyn, New York; Gerald D. M. Girwood, Samuel L. Schultz, both of New York City, Gilbert H. Turner, Pearsall's, Long Island, New York; capital subscribed, $125,000; amount paid in, $125,000; capital authorized, $500,000.00; par value shares, $25.00.

THE PRESS-BUTTON KNIFE COMPANY, manufacture and sale of knives and other articles in the culinary and novelty line, importing and exporting the same, &c.; principal office, New York City; charter issued May 24, 1894; expires May 1, 1914; corporators, Isidor C. Bandman, Joseph Meudelson, Moritz Eissner, George Schrade, Hattie Meudelson, all of...
Corporations.

New York City; capital subscribed, $5,000.00; amount paid in, $5,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE NEWARK FLOUR AND FEED MILL CO., manufacturing flour, meal and feed, purchasing grain and selling products manufactured from same; principal office, Newark, Essex county, New Jersey; charter issued May 29, 1894, expires May 29, 1914; corporations, J. R. Trant, E. F. Harris, R. E. Keys, Albert Hamrick, O. B. Merrill, W. A. Worley, W. F. Hickman, W. F. Foulke, Enoch Frazier, D. S. Fulkert, all of Newark, New Jersey; William P. Foutz, Elizabeth, West Virginia; capital subscribed, $300.00; amount paid in, $300.00; capital authorized, $10,000.00; par value shares, $10.00.

THE SEAL GLASS MANUFACTURING COMPANY, doing business in glass manufacuring, other musical instruments and musical goods, &c.; principal office, Wheeling, West Virginia; charter issued May 26, 1897, expires May 26, 1917; corporations, T. T. Seal, C. M. Wyck, M. R. Seal, James F. Duffels, C. W. Dickenson, all of Bellaire, Ohio; capital subscribed, $300.00; amount paid in, $300.00; capital authorized, $10,000.00; par value shares, $5.00.

THE WEST VIRGINIA ARTIFICIAL STONE COMPANY, doing all kinds of contracting and building in artificial stone, &c., to buy and sell and improve property, to hold real and personal property, &c.; principal office, Fairmont, West Virginia; charter issued May 25, 1891, expires May 25, 1911; corporations, Chas. E. Munley, W. T. Raymescroft, C. B. Carney, Geo. Morrow, C. L. Skinner, C. Powell, N. A. Clayton, all of Fairmont, West Virginia; capital subscribed, $700.00; amount paid in, $700.00; capital authorized, $1,000.00; par value shares, $1.00.

THE NATIONAL ELECTRIC CAR LIGHTING COMPANY, manufacturing and dealing in apparatus, machinery, &c., necessary for, &c.; principal office, New York City; charter issued May 25, 1894, expires May 25, 1914; corporations, T. N. Scolt, B. W. Fisk, New York City; Leon H. Yider, New York, New York; John Atchison, Philadelphia, Pennsylvania; Edward H. Mears, New York City; Morris Moskowitz, Newark, New Jersey; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $2,000.00; par value shares, $5.00.

ANCHOR CONSTRUCTION AND ROAD IMPROVEMENT COMPANY, acquiring title to a patent for street curbs issued to H. H. Wainwright, manufacturing curbs under said patent, constructing sidewalks, &c., &c.; principal office, Wavertree, West Virginia; charter issued May 20, 1891, expires May 20, 1911; corporations, Holms H. Kelley, Philadelphia, Pennsylvania; Henry H. Wainwright, Washington, D. C.; Henry F. & B. Osburn, Philadelphia, Pennsylvania; Howard V. Miner, W. R. Putt, both of Washington, D. C.; capital subscribed, $10,000.00; amount paid in, $10,000.00; capital authorized, $100,000.00; par value shares, $2.00.

MARION COUNTY FAIR ASSOCIATION, promoting the agriculture, mechanical and mineral interests of Marion and adjoining counties, promoting, &c., growth and improvement of stock therein, &c., &c.; principal office, Fairmont, West Virginia; charter issued May 29, 1895, expires May 29, 1915; corporations, Charles E. Munley, Francis T. Seal, Frank H. Green, all of Fairmont, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100.00; par value shares, $1.00.

THE WHEELER COMPOUND WIRE COMPANY, acquiring, manufacturing, marking, &c., wire and wire rods to be made and produced in accordance with letters patent to Elbridge Wheeler, &c., &c.; principal office, Jersey City, New Jersey; charter issued May 26, 1894, expires January 1, 1919; corporations, Elbridge Wheeler, New York City; Robert T. Broook, Brooklyn, New York; Thomas D. Conyngham, Redmond Cooneyman, Frank H. Green, all of New York City; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $5,000.00; par value shares, $10.00.

THE WHEELER MARINE SHAFTING AND FORGING COMPANY, acquiring, manufacturing, working, &c., all kinds of marine shafting, including tubular, steel and soft centers, &c., &c.; principal office, Jersey City, New Jersey; charter issued May 29, 1894, expires January 1, 1919; corporations, Elbridge Wheeler, Bros. Conyngham, Redmond Cooneyman, Frank H. Green, all of New York City, Robert F. Brooke, Brooklyn, New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $5,000.00; par value shares, $10.00.

THE SOUTHERN MINING METALLURGICAL COMPANY, purchasing, leasing, &c., gold or other mines, mining rights and metallic lands, work, develop, &c., &c., &c.; principal office, Charleston, West Virginia; charter issued May 28, 1894; expires April 27, 1914; corporations, James M. Quinby, George E. Kline, all of Wooster, Ohio; capital subscribed, $100.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $1.00.

THE SOUTHERN MINING METALLURGICAL COMPANY, purchasing, leasing, &c., gold or other mines, mining rights and metallic lands, work, develop, &c., &c., &c.; principal office, Charleston, West Virginia; charter issued May 28, 1894; expires April 27, 1914; corporations, James M. Quinby, George E. Kline, all of Wooster, Ohio; capital subscribed, $100.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $1.00.
AMERICAN MINING COMPANY, manufacturing, mining, mechanical and mercantile business, milling, reducing, refining, &c., ores and minerals, &c., &c.: principal office, New York City; charter issued May 28, 1891, expires May 17, 1914; corporators, James H. Haug, Richard P. Lounsberry, both of New York City, Edward C. Platt, Brooklyn, New York, J. Milton Perry, Bayonne, New Jersey, Henry Webb, New York City; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

TRILLA BELLE NICKLE MINING AND CONCENTRATION COMPANY, acquire by purchase, lease, purchase, sale, exchange, &c., ores, lands, buildings, &c., &c., in the State of Minnesota, and reduce, manufacture, sell and dispose of ores, &c., as allowed by law, operate mines, &c., &c.: principal office, Duluth, Minnesota; charter issued May 28, 1891, expires January 1, 1907; corporators, Leonidas Merritt, Edison Word, E. H. Hall, George W. Mann, Luke H. Corecoran, Martyn Wheeler, D. G. Parsons, Daniel Horgan, G. J. Atkins, William H. Prescott, all of Duluth, Minnesota; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $10.00.

RAILWAY UNION HOSPITAL ASSOCIATION, constructing, operating and maintaining hospitals, to supply the inmates thereof with medical and surgical aid and attendance, &c., &c.: principal office, Charleston, West Virginia; charter issued May 28, 1891, expires January 1, 1931; corporators, Geo. H. Walton, Charles G. Walton, Willard K. Jones, E. Littlefield, all of Chicago, Illinois; Edgar J. Stewart, Des Plaines, Illinois; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $10.00.

THE ROYAL SALT COMPANY, manufacturing and selling salt in the State of Kansas, and elsewhere; principal office, Dayton, Ohio; charter issued May 31, 1914; expires May 31, 1931; corporators, J. M. Phelps, J. W. Greathouse, both of New York City; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $250,000.00; par value shares, $10.00.

THE HOME ICE MACHINE COMPANY, manufacturing, dealing in, &c., ice-making machinery, refrigerating machinery and refrigerators and apparatus incidental thereto, &c., &c.: principal office, New York City; charter issued May 31, 1914; expires May 28, 1934; corporators, W. F. Carr, Charles E. Carr, Carl G. Wishinger, both of New York City, Benjamin Price, 45 Broadway, New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500,000.00; par value shares, $10.00.

THE CANNELTON RAILROAD COMPANY, commencing at or near Cannelton, Fayette county, thence to a point at or near the Mouth of Bell Creek, Fayette county; principal office, Cannelton, W. Va.; charter issued May 31, 1914, expires June 30, 1931; corporators, Geo. A. Smith, J. M. Coates, Phineas J., Henry Davis, Cannelton, W. Va.; J. H. Allen, M. Jackson, E. W. Knight, all of Charleston, W. Va.; capital authorized, $300,000.00; par value shares, $10.00.

MEXICAN MINING COMPANY, mining, smelting and reducing silver and lead ores, manufacturing and selling the products thereof, operating furnaces, factories, &c., &c., principal office, Newport, Kentucky; charter issued June 1, 1931, expires June 1, 1941; corporators, W. Godfrey, Highland, Kentucky; W. F. Hare, Cincinnati, Ohio; Samuel W. White, James C. Wright, both of Fort Thomas, Kentucky, Samuel E. Anderson, Newport, Kentucky; capital subscribed, $300.00; amount paid in, $30.00; capital authorized, $300,000.00; par value shares, $10.00.

THE WRIGHT-MCDONALD COMPANY, mining, buying, selling, coal, manufacturing, buying and selling coke, to do a general mercantile business, &c., &c.: principal office, Cincinnati, Ohio; charter issued June 2, 1901, expires January 1, 1914; corporators, Julian V. Wright, Chicago, Illinois, Donald McDonough, J. H. Cabell, Edwin Griswold, Greene Fenley, all of Cincinnati, Ohio; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.00.

TRIPP FRUIT WRAPPING MACHINE COMPANY, manufacture, sell, use and grant license to others to use fruit wrapping machinery, to wrap fruit and other articles by machinery, &c., &c.: principal office, New York City; charter issued June 2, 1901, expires May 1, 1921; corporators, Thayer N. Tripp, Philip Tripp, Frederick W. Tripp, both of Lynn, Massachusetts; E. J. Krieger, New York City; J. E. J. Krieger, New York City; capital authorized, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.
CORPORATIONS.

GUGGENHEIM SMELTING COMPANY, acquiring, purchasing, leasing, &c., mining lands, quarries, and other real estate, &c., smelting, operating, &c., principal office, Perth Amboy; charter issued June 4, 1891, expires May 31, 1941; corporators, Isaac Guggenheim, Daniel Guggenheim, Morris Guggenheim, Solomon Guggenheim, William Guggenheim, all of New York; capital subscribed, $5,000,000; amount paid in, $500,000; capital authorized, $2,000,000; par value shares, $100.00.

THE IRVINE COMPANY, acquiring water rights, constructing water works and systems for distribution, use and sale of water for irrigation, &c., &c., principal office, Charleston, W. Va.; charter issued June 4, 1891, expires June 4, 1941; corporators, Jan. A. Thayer, H. F. Devanshute, A. K. H. McDonald, A. W. Johnson, F. H. Scott, all of Charleston, W. Va.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $5,000,000; par value shares, $100.00.

FRANKS COLLATERAL LOAN COMPANY, carrying on the business of buying and selling diamonds, jewelry, &c., receiving proeeyary in pledge as security for money advanced to kişiler, &c., &c., principal office, Chicago, Ill.; charter issued June 5, 1891, expires December 1, 1941; corporators, Jacob Franks, Abraham J. Franks, Sol Rubin, Julius Schweitzer, Morris T. Kunde, all of Chicago, Ill.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000; par value shares, $100.00.

CLEVENHALL AND SPENCER RAILROAD COMPANY, commencing at or near the town of Clevenhall, Kanawha county, thence by most practicable route to a point at or near Spencer, Boone county; principal office, Charleston, West Virginia; charter issued June 6, 1891, continues perpetually; corporators, W. S. Lewis, Carlos Lewis, both of Charleston, West Virginia; H. O. Yaart, W. A. Ripley, J. C. Wantock, all of Charleston, West Virginia; capital authorized, $2,000,000; par value shares, $100.00.

CONSOLIDATED ROCK SALT AND MINERAL COMPANY, buying, leasing, holding, &c., real estate, water power, coal, salt, &c.; mining for salt, coal, gypsum, gas or any product of the salt; principal office, New York; charter issued June 8, 1891, expires June 7, 1941; corporators, Henry L. Van Sycke, Brooklyn, New York; Francis H. Houston, Richmond H.餮 Quinn, Chicago; Charles E. Eddy, Jr., Edward L. Van Syke, all of Brooklyn, New York; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $10.00.

NEW YORK BOTTLE CAP AND MACHINE COMPANY, manufacturing and dealing in patented specialties and kindred inventions; principal office, New York City; charter issued June 9, 1891, expires January 1, 1944; corporators, Nathaniel H. Abbott, William D. Elker, both of Brooklyn, New York; Oscar F. Ganz, Rutherford, New Jersey; John H. Halsey, Brooklyn, New York; Dr. Charles W. Brandenburg, New York; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.00.

THE BRUCE UNIVERSAL FUEL-FIRING APPARATUS COMPANY, owning, controlling and selling the Bruce series of patents pertaining to his automatic steaming and fuel apparatus, &c., &c., principal office, Pittsburgh, Pennsylvania; charter issued June 11, 1891, expires June 10, 1941; corporators, Andrew Bruce, Allegheny City; Chauncey G. Brown, J. H. Halsell, Cha. A. O'Brien, Pittsburgh, Pennsylvania; L. J. Kennedy, Allegheny City, Pennsylvania; E. J. Roedder, Pittsburgh, Pennsylvania; Cha. W. Ashley, Homestead, Pennsylvania; capital subscribed, $400,000; amount paid in, $60,000; capital authorized, $1,000,000; par value shares, $100.00.

THE MONARCH BRICK WORKS, manufacturing and dealing in all kinds of brick, &c.; principal office, Glen Easton, West Virginia; charter issued June 11, 1891, expires June 1, 1911; corporators, W. H. Briggs, W. H. Wilson, J. W. Gunn, L. C. Wiedman, Jennetie Mccarthy, all of Glen Easton, West Virginia; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $5.00.

THE MINGO OIL COMPANY, purchasing, owning, leasing, &c., oil and gas property, operating and dealing in products of same, build tanks and laying pipeline, &c.; principal office, Huntington, West Virginia; charter issued June 11, 1891, expires January 1, 1910; corporators, H. H. Harvey, J. L. Caldwell, T. H. V. O'Brien, all of Huntington, West Virginia; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000; par value shares, $100.00.

THE ECTECICAL MEDICAL ASSOCIATION of West Virginia, mutual advancement and the diffusion of medical knowledge among its members; principal office, Wheeling, West Virginia; charter issued July 11, 1891, expires May 10, 1911; corporators, W. A. J. Brown, M. D., Davila, West Virginia; C. H. Beaumont, M. D., New Cumberland, West Virginia; George Snyder, M. D., Freemansburg, West Virginia; Mary A. Brown, M. D. L. S. Riggs, M. D., Weirton, West Virginia; S. D. Jabes, M. D., West Virginia; N. B. Worthington, M. D., Clarksburg, West Virginia; J. R. Monley, M. D., West Alexander, Pennsylvania; L. Conrad, M. D., Wheeling, West Virginia; J. A. Monroe, M. D., Sand Hill, West Virginia; capital subscribed, $22,000; amount paid in, $22,000; capital authorized, $5,000; par value shares, $2.00.
THE PIERCEFIELD PAPER AND MANUFACTURING COMPANY, manufacturing paper of every kind and nature, publishing paper of all kinds, buying and selling same, &c., &c.; principal office, Potsdam, N.Y.; charter issued June 13, 1891, expires December 31, 1910; corporators, Luke Usher, Thomas S. Clarkson, both of Potsdam, N. Y., James F. Pierce, Brooklyn, N. Y., Abraham X. Parker, Dexter G. Valbon, both of Potsdam, N. Y.; capital subscribed, $3,000.00; amount paid in $500.00; capital authorized, $400,000.00; par value shares, $100.00.

HARPERS FERRY AND POTOMAC BRIDGE COMPANY, purchase, construct and operate a toll bridge and ferry across the Potomac river at Harpers Ferry, acquire all franchises, &c., &c.; principal office, Harpers Ferry, W. Va.; &c., &c.; principal office, Other Town, W. Va.; &c., &c.; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $25,000.00; par value shares, $50.00.

PORTER STANDARD MOTOR COMPANY, manufacturing and selling electrical motors and other electrical batteries, with their appliances; principal office, New York City; charter issued June 14, 1891, expires March 1, 1910; corporators, D. Jackson, H. L. Briggs, Horace Moody, J. G. Breen, G. G. Jackson, all of New York City; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $25,000.00; par value shares, $50.00.

THE FRENCH AND CALLAHAN TORDADO COMPANY, manufacturing, dealing in, &c., for oil and gas wells and other purposes; principal office, Sistersville, West Virginia; charter issued June 18, 1891; expires June 1, 1914; corporators, E. F. French, H. W. Callahan, J. L. Callahan, John F. Hutchinson John G. Hegan, H. P. Cameron, all of Parkersburg, West Virginia; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $200,000.00; par value shares, $50.00.

THE LANCASTER SAVING FUND INVESTMENT ASSOCIATION, establishing agencies and advisory boards in West Virginia, conducting an investment business, acting as guarantors and commercial factors, &c., &c.; principal office, Martinsburg, West Virginia; charter issued June 15, 1891, expires January 1, 1914; corporators, E. F. French, H. W. Callahan, John F. Hutchinson John G. Hegan, H. P. Cameron, all of Parkersburg, West Virginia; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $50.00.

THE CENTRAL JOINT STOCK COMPANY, buying and selling groceries, provisions, dry goods and all kinds of goods bought and sold in country stores; principal office, Central, Wood county, West Virginia; charter issued June 1, 1891; corporators, H. F. Lemon, L. Nethorn, W. F. Arnold, Lafayette Baldwin, S. A. Davis, F. M. Nethorn, R. H. Shutt, all or Parkersburg, West Virginia; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $300,000.00; par value shares, $10.00.

ARCTIC SKATING COMPANY, manufacturing and selling ice and maintaining skates and skating rinks and a skating hall; principal office, Baltimore, Maryland; charter issued June 19, 1891; expires May 11, 1914; corporators, Gerald T. Hopkins, Jr., Ormond Hammond, Jr., Howard Hammond, Christian K. Mounts, Thos. H. Butler, all of Baltimore, Maryland; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $250,000.00; par value shares, $25.00.

COALBURG COLLIERY COMPANY, purchasing, leasing and holding coal and timber lands, mining, skilling and selling coal and other minerals, &c., &c.; principal office, at its mines, Kanawha county, West Virginia; charter issued June 20, 1891; expires January 1, 1914; corporators, John Q. Dickinson, Charleston, West Virginia; J. H. Lewis, Hindley, West Virginia, Malcolm Jackson, John C. Malone, John L. Dickinson, all of Charleston, West Virginia; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

FARMERS MILL COMPANY, buying and selling grain, hay, feed and products of all kinds manufactured and selling flour, meal and feed, &c., &c.; principal office, Rivesville, West Virginia; charter issued June 20, 1891, expires June 11, 1914; corporators, James S. Knight, J. G. Debbate, I. S. Cox, M. J. Prickett, W. G. Morgan, all of Marion county, West Virginia; capital subscribed, $9,500.00; amount paid in, $150.00; capital authorized, $25,000.00; par value shares, $10.00.

THE CHAQUTIE CANAL AND HARBOR DREDGING COMPANY, manufacturing, building, owning, &c., boats, scows, dredges, &c. excavating machinery and all appurtenances, &c., to be used in cutting, digging, &c.; principal office, Bridgeport, Connecticut; charter issued June 21, 1891, expires June 18, 1910; corporators, L. Chautee, Frank L. Parker, Stevens N. Kenyon, E. H. Whitehead, all of Bridgeport, Connecticut; capital subscribed, $300,000.00; amount paid in, $300,000.00; capital authorized, $400,000.00; par value shares, $50.00.
THE D. M. KOHLER & SON COMPANY, manufacturing importing, buying and selling whiskey, brandy, wines, &c., appertaining to wholesale liquor and wine business, &c.; principal office, New York City; charter issued June 21, 1893; expires, June 1, 1914; corporators, David M. Kohler, Theresa Kohler, Frances E. Marks, Monroe L. Simon, William H. Kohler, all of New York City; capital subscribed, $500.00; amount paid in, $500.00; capitalized authorized, $500,000.00; par value shares, $100.00.

AZTEC OIL COMPANY, buying, holding, &c., real estate, mining, excavating for, &c., petroleum, oil, gas, &c., storing, marketing, &c., same, &c., &c.; principal office, Charleston, West Virginia; charter issued June 22, 1884; expires June 12, 1914; corporators, W. R. Lyon, Morris W. Butler, C. W. Burton, Josiah Lombard, Marshall Ayers, all of New York, B. F. Warren, Brooklyn, New York; capital subscribed, $800.00; amount paid in, $600.00; capitalized authorized, $500,000.00; par value shares, $100.00.

YORK STRUCTURAL STEEL COMPANY, manufacturing, purchasing, leasing, &c., the products of iron ore, dealing, &c., in patents and appliances pertaining to the manufacture of any of the products of iron ore, &c., &c.; principal office, New York City; charter issued June 22, 1884; expires June 20, 1914; corporators, Rudolph T. McCabe, Benjamin S. Harmon, both of New York City, James B. Bach, Orange, New Jersey, Gerrit H. Perkins, New York City, Edward R. Mowbray, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $600.00; capitalized authorized, $1,000,000.00; par value shares, $100.00.

THE BALTIMORE AND MONTANA REDUCTION COMPANY, mining iron, copper, silver and other ores, acquire, own, make, &c., any patented chemical or mechanical processes or devices for mining, &c., such ores, &c., &c.; principal office, Charleston, West Virginia; charter issued January 28, 1884; expires June 20, 1914; corporators, Louis P. Levy, Harry R. Darby, Charles A. Hatcher, Henry S. Browning, all of Baltimore City; capital subscribed, $900.00; amount paid in, $500.00; capitalized authorized, $600,000.00; par value shares, $100.00.

THE HIG WHEEL COMPANY, manufacturing, buying and selling baking powders, flavoring extracts, groceries, specialties, and goods of like character; principal office, Wheeling, West Virginia; charter issued June 20, 1884; expires June 19, 1914; corporators, William J. Gaskill, George B. Fawley, George Baird, J. G. Frazier, M. E. Redcliff, H. C. Meyer, all of Wheeling, West Virginia; capital subscribed, $500.00; amount paid in, $300.00; capitalized authorized, $500,000.00; par value shares, $50.00.

MUTUAL INVESTMENT ASSOCIATION, of Chicago, carrying on and conducting a general investment, loan and brokerage business, issuing and selling investment contracts and providing adequate security to the holders thereof; principal office, Chicago, Illinois; charter issued, June 25, 1894; expires December 31, 1916; corporators, Daniel H. O'Brien, Julius Schweitzer, Frederick A. Love, F. M. Potter, Hugo Palm, all of Chicago, Illinois; capital subscribed, $900.00; amount paid in, $500.00; capitalized authorized, $900,000.00; par value shares, $50.00.

ALLERTON PACKING COMPANY, buying, selling and exporting cattle, hogs, sheep, calves and other animals used for food, slaughtering, packing; &c., products of same, &c., &c.; principal office, Allegany County, Maryland; charter issued June 22, 1884; expires June 1, 1915; corporators, Alvin H. Halsey, Ethel B. Cross, Edward J. Silkman, George H. Johnston, Frederick J. Gritli, all of Baltimore, Maryland; capital subscribed, $600.00; amount paid in, $400.00; capitalized authorized, $5,000,000.00; par value shares, $100.00.

THE TIMES CITIZEN PUBLISHING COMPANY, editing and publishing a daily and weekly newspaper and for doing all kinds of job printing; &c.; principal office, Huntington, West Virginia; charter issued June 26, 1891; expires January 1, 1920; corporators, R. R. Salder, W. R. Murrell, Geo. M. Lautin, D. N. Mossman, Garfield Baldwin, John S. Marcum, E. B. Enslow, H. C. Simmons, all of Huntington, West Virginia; capital subscribed, $1,000.00; amount paid in, $300.00; capitalized authorized, $20,000.00; par value shares, $5.00.

THE ARMHILL CHEMICAL COMPANY, manufacturing acids, salt and other chemicals, products from the crude materials, mining and producing the crude materials, &c., &c.; principal office, New York City; charter issued June 28, 1891; expires June 1, 1914; corporators, Rowland F. Hill, J. Frederick Keranshan, William Man, all of New York City, William H. Adams, Mineral City, Virginia, Samuel Lee, Richmond Hill, New York, Thos. J. Simons, East Orange, New Jersey, Richard W. Robinson, Brooklyn, New York; capital subscribed, $10,000.00; amount paid in, $1,000.00; capitalized authorized, $1,000,000.00; par value shares, $100.00.

THE MOUNTAIN HOME COMPANY, purchasing, leasing and selling coal and other mines, manufacturing, purchasing, &c., goods of all kinds acquiring real estate, laying out towns, &c.; principal office, Parkersburg, W. Va.; charter issued June 29, 1891; expires May 29, 1924; corporators, W. B. Davis, J. H. Johnson, D. L. Jones, John S. Stump, all of Parkersburg, W. Va., J. C. Alderson, J. B. Summerville, both of Wheeling, W. Va.; capital subscribed, $750.00; amount paid in, $70.00; capitalized authorized, $250,000.00; par value shares, $100.00.
Corporations.

BENWOOD WATER WORKS COMPANY, furnishing water to the city of Benwood, to the inhabitants thereof and to others doing business therein, &c., &c.; principal office, Wheeling, West Virginia; charter issued June 28, 1891; expires June 29, 1914; corporators, Louis F. Stiefel, C. O. Smith, M. J. O'Kane, James M. Todd, all of Wheeling, West Virginia; capital subscribed, $250,000; amount paid in, $50,000; capital authorized, $1,000,000;00; par value shares, $100.

MAXIM MINING AND CHEMICAL COMPANY, mining, quarrying and dealing in mines and quarries and in the products thereof, making, selling, &c., machinery, devices for, &c., etc.; principal office, New York City; charter issued July 1, 1891; expires July 1, 1914; corporators, Geo. H. Graham, East Orange, New Jersey; Wm. F. Osborne, New York; Robert Schupplins, Brooklyn; E. F. Ingersoll, New York; W. H. Graham, East Orange, New Jersey; capital subscribed, $150,000; amount paid in, $35,000; capital authorized, $500,000;00; par value shares, $50.

DON CANNING COMPANY, canning, preserving, bottling, &c., all kinds of vegetables, fruits and vinegars, &c., growing, buying and selling the same, &c., &c.; principal office, Belmont, Ohio; charter issued July 1, 1891; expires July 1, 1914; corporators, Thomas J. Smith, Don, Belmont county, Ohio; Thomas Means, Martins Ferry, Belmont county, Ohio; Robert A. Hall, John T. Smith, J. W. Collins, all of Don, Belmont county, Ohio; capital subscribed, $500,000; amount paid in, more than $100,000; capital authorized, $500,000;00; par value shares, $100.

THE SOUTHERN LAND AND IMPROVEMENT COMPANY, doing a general agency and brokerage business in buying, exchanging, &c., real and personal property, acting as trustees therein, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued July 1, 1891; expires May 31, 1914; corporators, James Dawson Thomas, Winchester, Virginia; William H. Good, W. T. Smith, William H. Hoskins, S. Lewis Jones, all of Philadelphia, Pennsylvania; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000;00; par value shares, $50.

EASTERN CONTRACTING AND DREDGING COMPANY, making contracts for dredging, constructing piers, docks, bridges, public works, buildings, &c., selling machinery to be used for &c., &c.; principal office, New York City; charter issued July 5, 1891; expires June 22, 1914; corporators, Charles C. Dodge, New York; New York, Winthrop Pond, Brooklyn, New York; George Wn. Hallen, Edward H. Patier; James A. Simmons, all of New York, New York; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000;00; par value shares, $100.

THE PATENT CANNING COMPANY, canning fruits and vegetables of all kinds, manufacturing same into canned goods; principal office, Portland, Maryland; charter issued July 2, 1891; expires January 1, 1910; corporators, J. Winslow Jones, Alice L. P. Jones, Fred M. Poore, George P. Willie, Eugene Lewis, all of Portland, Maryland; capital subscribed, $10,000,000; amount paid in, $10,000,000; capital authorized, $20,000,000;00; par value shares, $50.

HIGHLAND PACKING COMPANY, canning and packing fruits and vegetables of all kinds, and manufacturing same into canned goods, &c., &c.; principal office, Portland, Maryland; charter issued June 6, 1891; expires January 1, 1910; corporators, J. Winslow Jones, Alice L. P. Jones, John C. Hudson, Fred M. Poore, Eugene Lewis, all of Portland, Maryland; capital subscribed, $10,000,000; amount paid in, $10,000,000; capital authorized, $20,000,000;00; par value shares, $50.

THE J. P. WEISMAN COMPANY, transacting a general mercantile business; principal office Charleston, W. Va.; charter issued June 8, 1891; expires 1896; corporators, John Weisman, Anna L. Weisman, Lillian Horlocker, Leonard Horlocker, E. W. Brook, all of Columbus, Ohio; capital subscribed, $5,000,000; amount paid in, $5,000,000; capital authorized, $10,000,000;00; par value shares $250.

THE FITZSIMMONS TELEPHONE COMPANY, manufacturing, vending and disposing of telephones, under letters patent, establishing, &c., telephone lines, &c., &c.; principal office, Cincinnati; charter issued July 6, 1891; expires July 1, 1911; corporators, Philip Fitzsimmons, Covington, Ohio; Patrick H. Linnear, Birmingham, Ala.; R. N. Archer, James Pettibone F. K. Rodman, all of Cincinnati, Ohio; capital subscribed, $500,000; amount paid in, $250,000; capital authorized, $500,000;00; par value shares, $100.

UNITED TYPEWRITER AND SUPPLY COMPANY, manufacturing, buying, selling, &c., electric and otherwise typewriters of any and every description, and all apparatus, &c., relating to the same, &c., &c.; principal office, New York City; charter issued July 7, 1891, expires June 1, 1914; corporators, Avery J. Smith, Springfield, Massachusetts; George W. Dickerman, John McCarthy, both of Hartford, Connecticut; James W. Sturdevant, Francis H. Stafford, both of New York City; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000;00; par value shares, $500.

THE STATE JOURNAL COMPANY, publishing newspapers in their various editions, conducting a job printing and binding business, dealing in stationery, &c., &c.; principal office, Parkersburg, West Virginia; charter issued June 6, 1891, expires June 28, 1914; cor-
Corporations.

THE CO-OPERATIVE ASSOCIATION OF COKE AND LUMBER WORKERS AND COAL MINERS, mining coal, manufacturing coke and wood lumber, principal office, Sutton West Virginia: charter issued July 6, 1914; expires June 30, 1915; corporators, Joseph Kostinsky, Stanley Cykowski, James H. Candida, Jr. of Pittsburgh, Pennsylvania; Walter A. Smith, Peter Rusza, Stanislaw Perzyński, Leon Wodzinski, Karol Kryszewski, Chas. D. Nowak, all of Mount Pleasant, Pennsylvania; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $3,000.00; par value shares, $1.00.

FRANKLIN BREWING COMPANY, manufacturing, brewing, vendeing and selling lager beer and other malt liquors, etc., principal office, Boston, Massachusetts: charter issued July 8, 1904; expires May 31, 1914; corporators, John Zinner, George C. Leuth, Justus Wissler, George Plamans, David Bernard, William J. Kausch, Otto C. Folten, Theodore H. Kosselbart, Jr., Philip Kram, Richard Murphy, August Kaiser, Robert Rausch, Louis Seiber, George Leuth, Henry Rotzer, Oscar A. Wolochowz, Timothy Daly, Karl Seiber, Thomas E. Modlin, Theodore Nogar, Julius O. Posters, George F. Gray, Peter Uhrich, A. Theodore Wein, Christian Rotsch, John Imberval, John L. Gebhardt, Julius Posters, all of Boston, Massachusetts; capital subscribed, $75,000.00; amount paid in, $10,000.00; capital authorized, $50,000.00; par value shares, $1.00.

HUNTINGTON TRANSFER COMPANY, transferring persons, baggage, wares and merchandise of all kinds, conducting the business of ware-housen, acquiring necessary real estate: Huntington, West Virginia: charter issued July 11, 1891; expires July 11, 1914; corporators, H. C. Krafft, O. K. Stapleton, both of Parkersburg, West Virginia; H. S. Downman, E. B. Enslow, George M. McDermott, all of Huntington, West Virginia; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500.00; par value shares, $1.00.

THE UNITED STATES ELECTRIC FORGING COMPANY, buying, selling, etc., electrical apparatus for the heating of, forcing, welding, etc., metals, reduction, etc., of metallic ores, etc., etc., principal office, New York City; charter issued July 12, 1904; expires July 12, 1914; corporators, Edwin Vassar, A. C. Vassar, both of New York City; B. J. Frederick, Arthur Mallove, New York; James V., Harry Evans, Gelles, Allison, both of New York City; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $50.00.

THE FLORIDA CATTLE COMPANY, purchasing, slaughtering, selling and transporting all kinds of cattle and utilizing their waste-products in the manufacture of oil, tallow, fertilizers, etc., etc., principal office, Jersey City, New Jersey; charter issued July 12, 1894; expires July 12, 1904; corporators, John E. Knowledge, Brooklyn, New York; Bleeker S. Barnard, H. E. Kemm, both of New York City; F. J. Palmer, A. Knowledge, both of Brooklyn, New York; capital subscribed, $11,000.00; amount paid in, $1,800.00; capital authorized, $12,000.00; par value shares, $50.00.

GREAT KANAWHA FALLS WATER-Power ELECTRICAL MANUFACTURING AND LAND CO., utilizing the water-power of the great Kanawha River, including the natural water-estate, etc., principal office, Huntington and Charleston, West Virginia; capital and other industries requiring power, etc., etc., principal office, Charleston, W. Va.; charter issued July 13, 1904; expires August 1, 1914; corporators, Oliver A. Patton, Charleston, W. Va.; Charles J. Beeler, Baltimore, Md.; W. W. Tompkins, Charleston, W. Va.; Alex. McMillan, Lexington, Ky.; W. D. Scott, W. Va.; Thomas F. Swisher, all of Charleston, West Virginia; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE AMERICAN SANITATION COMPANY, mining, manufacturing and transporting nitrates, and phosphates, etc., the collection and deodorization of organic waste matter, etc., etc., principal office, Jersey City, New Jersey; charter issued July 12, 1904; expires July 12, 1914; corporators, John B. Knowledge, Brooklyn, New York; Bleeker S. Barnard, D. E. Kemm, both of New York City; F. J. Palmer, Arthur Knowledge, both of Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

FIRE ALARM CONSTRUCTION COMPANY, constructing, acquiring, owning, etc., systems of electric or other fire alarm signals within the United States and elsewhere, etc., etc., principal office, New York City; charter issued July 13, 1904; expires July 13, 1914; corporators, Leonard Wallace, Henry C. Gross, Margarete Mas, Oscar E. Maillen, Charles E. Beach, Jr., all of New York; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

KEYSER ELECTRIC LIGHT COMPANY, manufacturing, generating, etc., electricity, distributing, same, for lighting streets, roads, etc., for heating and other purposes, etc., etc.; principal office, Keyser, West Virginia; charter issued July 14, 1904; expires July 1, 1914; corporators, F. M. Reynolds, J. M. Templeton, Andrew Reenan, A. W. Cutchin, George
CORPORATIONS.

T. Carseford, Geo. P. Warren, A. P. Ritzell, all of Keyser, West Virginia; capital subscribed, $650.00; amount paid in, $25.00; capital authorized, $20,000.00; par value shares, $25.00.

THE NATIONAL INVESTMENT COMPANY, carrying on the business of co-operative investment in the purchase of stocks, bonds, mortgages, and securities of every description, and payable according to number, &c., principal office, Cincinnati, Ohio: charter issued July 14, 1894, expires July 12, 1944; corporators, A. J. Garlin, Newport, Kentucky, C. H. Mathews, W. F. Wellemann, A. T. Yall, C. H. Perlin, all of Cincinnati, Ohio; capital subscribed, $5,500.00; amount paid in, $250.00; capital authorized, $200,000.00; par value shares, $100.00.

THE MUTUAL CONSUMERS' COAL COMPANY, mining, transporting and dealing in coal, principal office, Bridgeport, West Virginia; charter issued July 16, 1894, expires July 16, 1994; corporators, H. T. Piper, Cincinnati, Ohio, J. C. Richardson, H. H. Lippelman, all of Glendale, Ohio, Ed. H. Williams, Cincinnati, Ohio, S. J. Rockershausen, Bellaire, Ohio; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $300,000.00; par value shares, $100.00.

THE MIDVALE-GOSHEN COAL COMPANY, owning, developing and operating coal mines and shipping and selling coal; principal office, Cleveland, Ohio; charter issued July 16, 1891, expires June 1, 1944; corporators, Ralph H. Wainwright, Massillon, Ohio, Walter R. Woodford, James F. Terry, Frederick S. Powers, Henry T. Sanford, all of Cleveland, Ohio; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $600,000.00; par value shares, $100.00.

THE MASSILLON AND CLEVELAND COAL COMPANY, operating mines of coal and other minerals, and shipping and selling the same; principal office, Cleveland, Ohio; charter issued July 16, 1891, expires June 1, 1944; corporators, Ralph H. Wainwright, Massillon, Ohio, Walter R. Woodford, James F. Terry, Frederick S. Powers, Henry T. Sanford, all of Cleveland, Ohio; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $200,000.00; par value shares, $100.00.

THE NATIONAL SUPPLY COMPANY, buying, selling, manufacturing, &c., articles of trade or commerce, upon commission or otherwise, &c., &c.; principal office, Sistersville, W. Va.; charter issued, July 16, 1894, expires May 1, 1944; corporators, Henry M. Wilson, Franklin, Pa., J. R. McCreery, C. W. Pratt, both of Pittsburgh, Pa., W. H. Burns, Washington, Pa., Elliott Rodgers, Pittsburgh, Pa.; capital subscribed, $100,000.00; amount paid in, $15,000.00; capital authorized, $400,000.00; par value shares, $100.00.

NATIONAL SYNDICATE COMPANY, buying and selling merchandise, patents, stocks, bonds and other securities, chain, provisions, cotton and other commodities, &c., &c.; principal office, Sistersville, W. Va.; charter issued, July 16, 1894, expires May 1, 1944; corporators, D. P. Eberman, F. E. Nelson, G. M. Eberman, Chas. Smith, Henry Dunlap, all of Chicago; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $300,000.00; par value shares, $10.00.

AMERICAN EQUIPMENT COMPANY, perform contracts for the construction of railroads and irrigation systems, mine iron and other ores, &c., perform and operate shops, machiney, mills, &c., &c.; principal office, New York City; charter issued July 17, 1894, expires May 29, 1894; Joseph S. Jackson, Charles N. Walsch, John B. Davidge, William M. Berrie, Osner S. Hatt, all of New York City; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,150,000.00; par value shares, $100.00.

CENTRAL GLASS COMPANY, manufacturing and selling glass bottles and any and all other glassware and merchandise; principal office, Central City, West Virginia; charter issued July 17, 1894, expires May 20, 1914; corporators, W. H. McGregor, W. H. Baker, both of Fairmont, West Virginia, Thos. Mears, Martin's Ferry Ohio, George F. Miller, Huntington, West Virginia, James Lantz, Central City, West Virginia, capital subscribed, $800.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $1.00.

THE OTTO COKE AND CHEMICAL COMPANY, manufacturing and operating coal, iron, and other mines, mining coal, &c., manufacturing coke iron and steel, &c., &c.; principal office, Cleveland, Ohio; charter issued July 18, 1894, expires June 30, 1914; corporators, Alton C. Dustin, H. H. McKeehan, C. A. Judson, Chas. F. Long, P. J. Miller, all of Cleveland, Ohio; capital subscribed, $400.00; amount paid in, $50.00; capital authorized, $375,000.00; par value shares, $100.00.

WEST VIRGINIA, OHIO AND WESTERN RAILROAD CO., commencing at a point on the east bank of the Ohio river, Wetzel county, thence to Clarksburg, thence via Elk Creek, to Bellington, Harare county, West Virginia, &c., &c.; principal office, Clarksburg, West Virginia; charter issued July 18, 1891, continues perpetually; corporators, Marcus Pollock, Clarksburg, Ohio, T. M. Jackson, Clarksburg, West Virginia, C. H. Larrance, Fairmont, West Virginia, H. M. Desard, J. Horner Davis, both of Clarksburg, West Virginia; capital authorized, $1,000,000.00; par value shares, $100.00.
CORPORATIONS.

WILDLAND PLACING COMPANY, manufacturing and selling of apparatus and appliance under letters patent to light railway cars by electricity, such process to include dynamos, coils, &c., &c.; principal office, New York City; charter issued July 19, 1894, expires July 17, 1914; corporators, William Biddle, Sarah Young, William F. Strachan, all of Brooklyn, New York; Charles P. O'Pouley, New York; Charles A. Williams, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $50 00.

COMBINED CANE AND UMBRELLA COMPANY, manufacturing canes, umbrellas, &c., buying and selling sticks and all materials used in the manufacture of same, mining coal, iron, &c.; principal office, Charleston, West Virginia; charter issued July 1, 1914, expires January 1, 1944; corporators, Edward Postmusk, Victor J. Reinking, Jessel Reiber, S. G. Patterson, T. C. Campbell, all of New York City; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $200,000.00; par value shares, $1.00.

CLARKSBURG COAL COMPANY, mining, shipping and selling coal, cokes, ores, &c., manufacturing coke, owning coal lands, conducting a merchandise business, &c., &c.; principal office, Clarksburg, West Virginia; charter issued July 19, 1894, expires July 16, 1944; corporators, Pollard D. Pollasky, Chicago, Illinois; T. M. Jackson, Clarksburg, West Virginia; C. H. Lawrence, Fairmont, West Virginia; T. B. Brady, J. H. Davis, both of Clarksburg, West Virginia; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $100.00.

UNITED DRILLING COMPANY, drilling oil, gas and other wells, drilling, boring and testing wells of all kinds for minerals &c., carrying on a general foundry and machine business; principal office, Pittsburgh, Pa.; charter issued July 1, 1914; corporators, A. C. Bravo, Jr., W. D. Patterson, Wm. McC. Bravo, Guy E. Campbell, W. W. Campbell; all of Pittsburgh, Pennsylvania; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $25,000.00; par value shares, $50.00.

ANTHRACITE-HITLUMINOUS FUEL MANUFACTURING COMPANY, manufacturing and selling and granting the right to others to manufacture and sell a patent fuel manufactured from the waste product of anthracite and bituminous coal; principal office, Scranton, Pennsylvania; charter issued July 20, 1914, expires June 28, 1919; corporators, Samuel N. Cornish, C. H. M. Cornish, John C. Cornish, all of Scranton, Pa.; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $5.00.

CITY TRANSFER COMPANY, operating a transfer and omnibus line in the city of Huntington, West Virginia, for the transfer of passengers, &c., from and to different points of the city, hauling freight, &c., &c.; principal office, Huntington, West Virginia; charter issued July 19, 1894, expires July 18, 1914; corporators, R. H. Yowell, J. C. McClellan, E. Y. Kelley, John Horn Russell, E. L. Insitew, F. B. Fuller, J. B. Stewart, William Kroetch, all of Huntington, West Virginia; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $300,000.00; par value shares, $1.00.

JEAN RUBBER COMPANY, acquiring and taking over the ownership and interest in the concessions from the French government to one Joseph M. Jean in property and rights situated in French Guiana and to cultivate the rubber tree, &c., &c.; principal office, Cayenne, Colony of French Guiana; charter issued July 23, 1914, expires July 19, 1922; corporators, Charles H. Belcher, R. F. Lee, Horace G. Davis, all of Scranton, Pa.; capital subscribed, $200,000.00; amount paid in, $20,000.00; capital authorized, $500,000.00; par value shares, $50 00.

MOHAWK ELECTRIC WOODE MANUFACTURING COMPANY, manufacturing wood pulleys using all material necessary for their construction, manufacture all kinds of wood ware, furniture, agriculture implements, &c., &c.; principal office, Charleston, West Virginia; charter issued July 23, 1914, expires July 1, 1944; corporators, Frank McChesney, Louis N. Hale, both of Philadelphia, Pennsylvania; W. W. Branch, Fred Colburn, C. J. Morlant, all of Charleston, West Virginia; capital subscribed, $250,000.00; amount paid in, $25,000.00; capital authorized, $500,000.00; par value shares, $100.00.

PANTHER LUMBER COMPANY, manufacturing and dealing in timber, logs and lumber, also for the purpose of mining, and carrying on a general mercantile business; principal office, Panther Creek, West Virginia; charter issued July 23, 1914, expires January 1, 1924; corporators, Hiram W. Sibley, Rochester, New York; John E. Mills, Maryville, Michigan; Isaac B. Bevington, Will J. Thompson, both of Saginaw, Michigan; Jerome B. Kroll, Panther Creek, West Virginia; capital subscribed, $500,000.00; amount paid in, $250,000.00; capital authorized, $500,000.00; par value shares, $100.00.

WILLIAM PLACCUS OAK LEATHER COMPANY, tanning leather, dealing in hides, skins and leather of all kinds, blacksmith boxes; also, oils, tallow, grease, glue, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued July 26, 1894, expires July 1, 1914; corporators, William Plessus, George Plessus, both of Pittsburgh, Pennsylvania, Caroline Veitchman, McCandless Township, Edward B. Arnsburg, Hutton, Pennsylvania,
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William Viehmeier, Buckhannon, West Virginia, Robert McKeever, Pittsburgh, Pennsylvania; capital subscribed, $20,000.00; amount paid in, $200,000.00; capital authorized, $300,000.00; par value shares, $100.00.

Mutual Building Loan and Investment Association, loaning to its stockholders the money committed from time to time, mortgage the same, &c.; principal office, Elkins, W. Va.; charter issued July 26, 1893; expires July 22, 1933; corporators: W. G. Wilson, D. C. Van Baskirk, U. G. Kennett, R. R. Ward, J. S. Posten, James Hanley, H. H. Dunn, C. G. Hartley, all of Elkins, W. Va.; capital subscribed $300,000; amount paid in, $200,000; capital authorized, $600,000.00; par value shares, $100.00.

West Virginia Transfer and Storage Company, transferring and carrying goods and chattels, merchandise, wares and materials and of storing the same, keeping livery, feed and sale stables, running hacks for hire, &c.; principal office, Parkersburg, West Virginia; charter issued July 26, 1893; expires July 22, 1933; corporators: H. C. Kraft, H. G. Gould, Daniel Gould, A. G. Jackson, H. C. Hopkins, all of Parkersburg, West Virginia; capital subscribed, $300,000; amount paid in, $200,000; capital authorized, $600,000.00; par value shares, $100.00.

Jutte and Foley Company, building heavy masonry, building bridges, railroads and doing all kinds of sub-marine work, also operating a general contracting business, &c.; principal office, Pittsburg, Pennsylvania; charter issued July 26, 1893; expires July 22, 1933; corporators: Wm. G. Jutte, Thomas Foley, Geo. W. Theis, August, June, all of Pittsburgh, Pennsylvania, C. Creager, Allegheny, Pennsylvania; capital subscribed, $20,000.00; amount paid in, $2,000.00; par value shares, $100.00.

Longfellow Mining and Milling Company, holding, leasing, buying, selling and operating mines, mills and mill sites and mineral reduction works, &c.; principal office, Denver, Colorado; charter issued July 31, 1893; expires July 1, 1934; corporators: Edward T. Brainard, Mary C. Bradford, Elizabeth T. Bruce, Robert C. Kendall, all of Denver, Colorado, Charles A. Henning, Brooklyn, New York; capital subscribed, $200,000; amount paid in, $50,000; capital authorized, $600,000.00; par value shares, $100.00.

McAlister Coal and Coke Company, buying, selling, developing, &c., coal mines in the State of West Virginia, Arkansas, Texas and Indian Territory, &c.; and selling provisions therefor, &c.; principal office, St. Louis, Missouri; charter issued July 3, 1913; corporators: Thomas J. Phillips, M. K. McVeister, Indian Territory, M. S. Montgomery, Arkansas, Indian Territory, Thomas C. Purdy, Geo. J. Pullock, J. B. Hill, all of St. Louis, Missouri; capital subscribed, $50,000.00; amount paid in, $9,000; capital authorized, $600,000.00; par value shares, $100.00.

Kelly's Creek Improvement Company, building and operating coal mines, inclines and shafts, building and operating steam boats and barges, owning &c., saw mills, dealing in timber, &c., &c.; principal office, Charleston, W. Va.; charter issued July 31, 1893; expires July 1, 1934; corporators: C. C. Lewis, C. C. Lewis, Jr., C. B. Lewis, Geo. S. Couch, S. W. Couch, S. T. Flannery, all of Charleston, W. Va.; capital subscribed, $40,000.00; amount paid in, $3,000.00; capital authorized, $600,000.00; par value shares, $100.00.

Niagara Gas Saving Company, manufacturing, applying, distributing and selling gas or electricity to be used for fuel, heat, light, power, &c.; &c.; principal office, Niagara Falls, N. Y.; charter issued July 30, 1901, expires July 1, 1941; corporators: William C. Edgard, William H. Williams, William B. Leavitt, William M. Leavitt, William O. Longe, all of Niagara Falls, N. Y.; capital subscribed, $500,000; amount paid in, $3,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

The Lerner Mining and Manufacturing Company, mining, manufacturing, selling, &c., manganese ores, and all kinds of minerals and products, dealing in whether, &c.; &c.; principal office, Mason, West Virginia; charter issued August 1, 1893, expires December 31, 1943; corporators: Herman Lerner, F. A. Lerner, Ernest Troger, Anna M. Lerner, Elizabeth Lerner, all of Mason, West Virginia, F. Lerner, Mount Airy, West Virginia; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $100.00.

Hop & Beer Produce Company, buying, selling and dealing in butter, eggs and poultry and other farm and dairy products, conducting mercantile establishments in that view; principal office, Pittsburg, Pennsylvania; charter issued August 1, 1893, expires December 31, 1943; corporators: Harrison G. Spangler, William Stackhouse, George Hoffner, H. A. Spangler, H. A. Boyerspike, all of Pittsburgh, Pennsylvania; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $1,000,000.00; par value shares, $100.00.

The National Safety Scaffold Company, making, using, selling, &c., scaffolding attachments for scaffolding, holders, &c., for the use in constructing buildings, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued August 2, 1893, expires July 1, 1933; corporators: George F. Payne, William Hallock, Robert Alexander, Jr., Edward J. Hallock, all of Philadelphia, Pennsylvania; capital subscribed, $1,000,000; amount paid in, $100,000; capital authorized, $1,000,000.00; par value shares, $100.00.
THE WADDINGTON AND GOVERNOR MARBLE COMPANY, mining and quarrying marble, onyx and other stone, a/c., also mining coal, iron, copper, &c., and disposing of the products of the same, a/c., principal office, Governor, New York; charter issued August 2, 1846, expires August 1, 1941; corporators: Lewon M. Gardner, Gorrit S. Conger, Alphonso A. Potter, Alphonso G. Gaus, Patrick C. Mason, George H. Robinson, all of Governor, New York; Charles F. Whitehead, Washington, New York; capital subscribed, $200,000; amount paid in, $80,000; capital authorized, $200,000; par value shares, $100 each.

RICHEFIELD CONSTRUCTION COMPANY, building, equipping, operating, &c., steam and electric railroads, steamboats, harbor works, &c., acquire and hold necessary real estate; principal office, New York City; charter issued August 3, 1891; expires June 2, 1946; corporators: Horace Mosby, A. M. Connon, Guert G. Jackson, W. J. de River, all of New York City; W. B. Brower, Brooklyn, New York; capital subscribed, $800,000; amount paid in, $200,000; capital authorized, $800,000; par value shares, $100 each.

SEMIPLE CONSOLIDATED GOLD MINING COMPANY, mining and milling gold; buy, acquire, sell, etc., quartz mill or other mines containing gold, silver, &c., locate, buy, &c., mill sites, miner bands, &c., a/c., principal office, New York City; charter issued August 6, 1906; expires August 1, 1911; corporators: A. E. Shaffer, William Babcock, Jr., John H. Marzlan, all of New York City; G. M. Wilkins, Philadelphia, Pennsylvania; Charles R. Brain, Brooklyn, New York; capital subscribed, $800,000; amount paid in, $200,000; capital authorized, $800,000; par value shares, $100 each.

ELECTRO GAS COMPANY, manufacturing, selling and distributing power, gas and fuel; owning electric generators for lighting the same, a/c., a/c., principal office, New York City; charter issued August 23, 1901; expires August 1, 1906; corporators: F. C. Dietrich, A. E. Pratt, Wm. A. Pollock, all of New York City; B. N. Maxon, Plrson L. Wells, both of Brooklyn, New York; Harry Comby, Filadelfia, Pennsylvania; capital subscribed, $500,000; amount paid in, $20,000; capital authorized, $500,000; par value shares, $100 each.

FORT ORANGE OIL COMPANY, producing and owning oil and gas, acquiring and leasing lands for that purpose, drilling and operating wells and disposing of oil and gas produced; a/c., principal office, Allamuchy, N. J.; charter issued August 6, 1911; expires July 20, 1916; corporators: J. W. Tillman, J. F. Myers, Lieut. W. Rasenbii, A. Bleeker Beans, E. L. Altman, all of Allamuchy, N. J.; capital subscribed, $250,000; amount paid in, $25,000; capital authorized, $500,000; par value shares, $100 each.

NATIONAL UNDERWRITER COMPANY, publishing a monthly journal, entitled "The National Underwriter" and doing a general printing and publishing business, a/c.; principal office, Charles Street, W. Va.; charter issued August 6, 1901; expires July 25, 1906; corporators: J. B. Lewis, Baltimore, Md.; Louis F. Lewis, New York City; E. E. Bond, A. W. Morris, both of Baltimore, Md.; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100 each.

THE STEVENSORE COMPANY, mining, erecting, and operating coal, oil, and gas, and other minerals; manufacturing coke and other products of oil, gas, &c., selling, using, &c.; the same, a/c.; principal office, Parkersburg, W. Va.; charter issued August 4, 1901, expires August 2, 1941; corporators: W. H. Shaw, Washington, D. C.; C. E. White, Morganman, W. Va.; H. V. Stevens, Easton, Pennsylvania, W. T. Reed, West Virginia; capital authorized, $500,000; amount paid in, $40,000; capital authorized, $500,000; par value shares, $100 each.

DECATER WATER WORKS COMPANY, acquiring, holding, maintaining and establishing water works in and about the city of a/c., principal office, Boston, Massachusetts; charter issued August 8, 1891, expires July 4, 1941; corporators: James S. Proule, Louisville, Kentucky; Edward E. Red, New York City; T. B. Wall, E. W. McLean, Michael H. Hoffman, both of Boston, Massachusetts; A. J. Callahan, Louisville, Kentucky; capital subscribed, $240,000; amount paid in, $60,000; capital authorized, $500,000; par value shares, $200 each.

THE GREENELEEN & FOSTER OIL COMPANY, mining petroleum, oil and gas, and acquiring the business and properties of the firm of Greenelein & Foster and operating the same, a/c., a/c., principal office, Jersey City, New Jersey; charter issued August 8, 1901, expires July 16, 1941; corporators, E. Foster, Allin C. Penny, Pennsylvania; Clinton D. Greenelein, Butler, Pennsylvania; J. S. Conant, Pittsfield, Pennsylvania; Frank H. Strong, Elkville, Pennsylvania; Charles P. Brinton, New York City; capital subscribed, $250,000; amount paid in, $75,000; capital authorized, $500,000; par value shares, $200 each.

THE SISTERSVILLE PUBLISHING COMPANY, doing a general printing business, issuing and publishing a newspaper to be called "The Sistersville News," principal office, Sistersville, West Virginia; charter issued August 3, 1901, expires January 1, 1906; corporators: D. A. Hendershot, C. L. Lawther, S. W. Lawver, C. A. Anderson, Wiley Roberts, all of Sistersville, West Virginia; capital subscribed, $250,000; amount paid in, $75,000; capital authorized, $500,000; par value shares, $200 each.
Corporations.

MONARCH ENGINE STOP COMPANY, manufacturing, buying, selling, leasing and dealing in steam, electrical and other engines, machinery and machines, &c.; principal office, New York City; charter issued August 8, 1894, expires July 1, 1944; corporators, Leonard W. Sweet, Joseph Livingston, Jules S. Bauche, all of New York City, Charles A. Benton, Riverdale, New York, Joshua F. Bailey, New York City; capital subscribed, $600,00; amount paid in, $300,00; capital authorized, $500,000.00; par value shares, $100.00.

THE PNEUMATIC TOOL AND MACHINE COMPANY, manufacturing, selling and leasing machinery; principal office, New York City; charter issued August 9, 1894; expires May 29, 1945; corporators, Thomas A. Proctor, Charles Storck, William Paxton, Horace W. Brown, all of New York City; capital subscribed, $600,000; amount paid in; $600,00; capital authorized, $600,000.00; par value shares, $100.00.

QUINNIMONT COAL COMPANY, purchasing, owning, holding, &c., lands containing coal, iron ore, timber, &c., manufacturing and selling the products of same; principal office, Quimnont, West Virginia; charter issued August 10, 1894, expires January 1, 1944; corporators, D. C. Boyce, Quinnimont, West Virginia, James Kay, Prince, West Virginia, J. F. Brown, Malcolm Jackson, E. W. Knight, all of Charleston, West Virginia; capital subscribed, $300,00; amount paid in, $300,00; capital authorized, $300,000.00; par value shares, $100.00.

CENTRAL ELEVATOR COMPANY, maintaining and operating grain elevators and warehouses, buying, owning, selling and dealing in wheat, other grains and seeds, &c.; principal office, Minneapolis, Minnesota; charter issued, August 10, 1894, expires June 1, 1944; corporators, E. C. Michener, Portland, Oregon, C. F. Deaver, J. A. Reed, Gust F. Sunwall, all of Minneapolis, Minnesota, J. J. P. Odell, Chicago, Illinois, A. B. Jaquith, E. P. Peck, both of Omaha, Nebraska, B. H. Woodworth, Minneapolis, Minnesota; capital subscribed, $10,000,000; amount paid in, $1,000,000; capital authorized, $10,000,000.00; par value shares, $100.00.

REPUBLIC ELEVATOR COMPANY, buying, owning, leasing, operating, &c., elevators and warehouses, buying, owning, leasing, &c., in wheat, other grains and seeds, &c.; principal office, Minneapolis, Minnesota; charter issued August 10, 1894, expires July 1, 1944; corporators, L. C. Smith, J. R. Manley, M. D. Thomas Johns, Chas. Newman, F. Martin Curver, Albert E. Skinner, all of Wheeling, West Virginia; capital subscribed, $6,000,000; amount paid in, $600,000; capital authorized, $5,000,000.00; par value shares, $100.00.

INTER-STATE SAVING AND LOAN ASSOCIATION, encouraging industry, frugality and home building among its members by loaning to its stockholders money accumulated, &c.; principal office, Minneapolis, Minnesota; charter issued, August 10, 1894, expires July 1, 1944; corporators, L. C. Smith, J. R. Manley, M. D. Thomas Johns, Chas. Newman, F. Martin Curver, Albert E. Skinner, all of Wheeling, West Virginia; capital subscribed, $6,000,000; amount paid in, $600,000; capital authorized, $5,000,000.00; par value shares, $100.00.

PATTERSON AND REISINGER COAL COMPANY, holding in fee simple, by lease, &c., land coal privileges, &c., necessary to be held for coal and coke purposes, dealing in goods, &c.; &c.; principal office, Fairmont, W. Va.; charter issued, August 11, 1894, expires August 10, 1944; corporators, Robert A. Patterson, Seaberry, J. A., Patterson, Seaberry, J. A., Patterson, Seaberry, J. A., Patterson, Seaberry, J. A., and others, all of Fairmont, W. Va.; capital subscribed $11,000,000; amount paid in, $1,000,000; capital authorized, $10,000,000.00; par value shares, $100.00.

THE CRESCENT COMMISSION COMPANY, promoting and developing the live stock industry in all its branches, buying and selling live stock, &c.; &c.; principal office, Chicago, Ill.; charter issued August 13, 1894, expires June 1, 1944; corporators, M. C. Hurley, Fort Worth, A. P. Bush, Jr., Colorado, Texas, Wm. O. Johnson, Newton, P. P. Hatch, John Stirling, all of Chicago, Ill., capital subscribed, $3,000,00; amount paid in, $300,000; capital authorized, $2,700,000.00; par value shares, $100.00.

MOUNT CLARE CONSOLIDATED COAL AND COKE COMPANY, buying and leasing coal and coal lands and of mining and shipping coal therefrom, constructing coke ovens and manufacturing coke and other products; principal office, Buckhannon, West Virginia; charter issued August 14, 1894, expires August 1, 1944; corporators, J. A. Crislip, Buckhannon, West Virginia, James Panley, Mt. Savage Maryland, A. M. Lane, Weston, West Virginia, C. G. J. A. Parks, Martinsburg, West Virginia, L. G. Young, Buckhannon, West Virginia; capital subscribed, $5,000,000; amount paid in, $500,000; capital authorized, $5,000,000.00; par value shares, $50.00.

CONSOLIDATED ELEVATOR COMPANY, carrying on a general grain elevator, warehouse, fuel and merchandise business, buy, sell, store, &c.; grain, &c.; &c.; &c.; principal office, Duluth, Minnesota; charter issued August 14, 1894, expires August 1, 1944; corporators, E. W. Peet, St. Paul, Minnesota, T. B. Casey, Minneapolis, Minnesota, George Sprent, Duluth, Prank H. Kellogg, C. A. Severance, both of St. Paul, Minnesota; capital subscribed, $700,000; amount paid in, $500,00; capital authorized, $2,000,000.00; par value shares, $100.00.
INTERNATIONAL IMPROVED WINDOW COMPANY, manufacturing; selling and dealing in window sash, sashes, frames and ornaments, window-frames, sash furnishers, sash-patching and owners necessary for such manufacturing &c., &c.; principal office, New York City; charter issued August 16, 1891; expires August 1, 1941; incorporators Frederick Mohn, Julius Buzo, Adam Ferman, Hermann Natasch, all of New York City, John Bauer, Brooklyn, New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $100.00.

THE TRADERS SYNDICATE, buying and selling patents, stocks, bonds and other securities, grain, provisions, cotton and other commodities, &c., &c.; principal office, Chicago, Illinois; charter issued August 16, 1891; expires August 1, 1941; corporators, G. Meecham, J. Walker, F. Nelson, O. Smith, H. Hofmann, all of Chicago, Illinois; capital subscribed, $50,000.00; amount paid in, $5,000.00; capital authorized, $1,000,000.00; par value shares, $10.00.

TRAMWAY POWER STORAGE COMPANY, utilizing super-heated waters as a motive power for street-cars, and any other vehicle of locomotion, &c., &c.; principal office, New York City; charter issued August 14, 1891; expires January 1, 1941; corporators, H. Walter Webb, Nathan Guilford, Edgar Van Etten, Arthur G. Lornard, Henry L. Sprague, all of New York; capital subscribed, $200.00; amount paid in, $30.00; capital authorized, $1,500.00; par value shares, $50.00.

UPHOLSTERING ELLIPTIC MANUFACTURING COMPANY, manufacturing all kinds of springs under certain patents issived to Eugene Mayne or which may be issued, &c., &c.; principal office, New York City; charter issued August 20, 1891; expires August 3, 1941; corporators, Theodore Tietz, Marlborough, Connecticut, Sol. M. Levie, Alvin L. Strasburger, George Mauzgold, Jr., Henry Schultz, Henry Waldman, Julius Waldman, all of New York; capital subscribed, $1,400.00; amount paid in, $140.00; capital authorized, $1,000.00; par value shares, $100.00.

CRAG MEDICINE COMPANY, manufacturing, dealing in and selling proprietary medicines; principal office, Jersey City, N. J.; charter issued August 29, 1891, expires August 1, 1941; corporators, Charles G. Crag, New York City, Azos J. Craig, Rochester, N. Y., Orson F. Southworth, Jersey City, N. J., John W. Noble, New York City, A. J. Milliken, Keyesville, Va.; capital subscribed, $3,000.00; amount paid in, $300.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE WEST VIRGINIA CLUB, social intercourse, and providing places therefor in the city of Wheeling and other towns and cities of W. Va., establishing lunch rooms, &c., &c.; principal office, Wheeling, W. Va.; charter issued August 23, 1891, expires August 1, 1941; corporators, John G. Chie, Wm. Shand, John Fumiga, Henry W. Mull, James Niell, all of Wheeling, W. Va.; capital subscribed, $2,000.00; amount paid in, $200.00; capital authorized, $20,000.00; par value shares, $10.00.

THE ROGERS STATUTORY COMPANY, making or buying and selling statuary, busts, vases, panels, &c., buying, editing and publishing newspapers; selling printed matter, &c., &c.; principal office, New York City; charter issued August 21, 1891, expires July 1, 1941; corporators, J. E. Spence, William Brenchloth, both of Brooklyn, N. Y.; capital authorized, $20,000.00; amount paid in, $2,000.00; capital authorized, $20,000.00; par value shares, $10.00.

THE NEW HAVEN TOW BOAT COMPANY, building, buying, selling, owning and operating steam-boats, tug-boats, drag-yeats, &c., navigating the Kennebec, Ohio, Mississippi, &c., &c.; principal office, Spilman, West Virginia; charter issued August 21, 1891, expires May 1, 1844; corporators, M. G. Tyler, Huntington, West Virginia, H. E. Spilman, C. J. Roush, both of Spilman, West Virginia, H. J. Riggs, Hartford City, West Virginia, C. J. Roush, Both of Charleston, West Virginia; capital authorized, $1,200.00; amount paid in, $1,200.00; capital authorized, $500,000.00; par value shares, $100.00.

THE ELECTRO-MAGNETIC TRACTION COMPANY, constructing electric motors, cars, storage batteries and all equipment of electric cars, buying, leasing and selling the same, &c., &c.; principal office, Washington, D. C.; charter issued August 23, 1891, expires January 1, 1913; corporators, William M. Stewart, Carson City, Nevada, Philip R. Thompson, Jr., New York City, Byron E. Shear, Denver, Colorado, Maloney Wheelless, E. Creecy, both of Washington, D. C.; capital subscribed, $5,000.00; amount paid in, $1,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.
CURRENCE MILLING AND IMPROVEMENT COMPANY, building, maintaining and operating a feed and flour mill; universal wood worker, buying and selling the manufactured products thereof; principal office, Parsons, West Virginia; charter issued August 24, 1891; expires September 1, 1911; corporators, A. Currence, A. T. Currence, S. F. Currence, John Currence, Jeff Lipscomb, all of Parsons, West Virginia; capital subscribed, $60.00; amount paid in, $6.00; capital authorized, $15,000.00; par value shares, $10.00.

GREER & LAING, buying, selling and dealing in hardware, cutlery and general merchandise; principal office, Wheeling, West Virginia; charter issued August 11, 1891, expires July 9, 1946; corporators, J. A. Boone, G. M. Blume, Jas. D. Boone, all of Fayette Station, V. W., Wm. F. Boone, Winona, V. W., W. A. Brown, Percy H. Brown, Geo. Lawton, Alcere Brozen, Eli J. Taylor, all of Clarenmont, W. Va.; capital authorized, $2,000.00; amount paid in, $1,000.00; par value shares, $100.00.

BROWN COAL COMPANY, leasing land on which to operate coal mines, mining, shipping and selling coal, manufacturing and selling coke, dealing in merchandise; principal office, Nuttallburg, W. Va.; charter issued August 27, 1891, expires January 1, 1925; corporators, J. A. Boone, G. M. Blume, Jas. D. Boone, all of Fayette Station, V. W., Wm. F. Boone, Winona, V. W., W. A. Brown, Percy H. Brown, Geo. Lawton, Alcere Brozen, Eli J. Taylor, all of Clarenmont, W. Va.; capital authorized, $190,000.00; par value shares, $10.00.

GORDON STEEL SWEEPING COMPANY, manufacturing, operating and selling street sweeping machinery and appliances of all kinds, erect and maintain shop and plants; principal office, New York City; charter issued August 17, 1891; expires August 17, 1911; corporators, W. J. D. Zacks, Enos Camning, John Z. Finley, all of New York City, Churchil G. Sherry, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; par value shares, $10.00.

HENRY T. THOMAS & COMPANY, publishing, printing, electrotyping, engraving, copying, &c.; books, periodicals, magazines, pamphlets, &c., hold necessary real estate, &c.; principal office, New York City; charter issued August 17, 1901; expires August 17, 1911; corporators, Henry T. Thomas, J. A. H. Hodge, Jr., George L. Sharer, William Raising, Jr., H. Milford Steele; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $10.00.

THE MORSE ELECTRIC ECONOMY COMPANY, manufacturing and selling storage batteries and other electrical and mechanical appliances and apparatus; &c.; &c.; principal office, New York City; charter issued August 27, 1891, expires August 27, 1911; corporators, L. H. Platt, Brooklyn, New York, James H. Galt, New York, New York; William J. Pratt, Brooklyn, New York, Gen. C. F. Gardner, New York, New York; capital subscribed, $300,000.00; amount paid in, $300,000.00; capital authorized, $5,000,000.00; par value shares, $10.00.

THE WEST VIRGINIA HARDWOOD LUMBER COMPANY, buying timber lands, timber and lumber, manufacture and prepare lumber for market and sell the same; principal office, Morgantown, W. Va.; charter issued August 27, 1891, expires August 27, 1911; corporators, A. Currence, J. A. Currence, S. F. Currence, John Currence, Jeff Lipscomb, all of Parsons, West Virginia; capital subscribed, $25,000.00; amount paid in, $20,000.00; capital authorized, $50,000.00; par value shares, $10.00.

UNION MANUFACTURING COMPANY, erecting, operating and maintaining planing mills, manufacturing and dealing in all kinds of rough and dressed lumber, &c., &c.; principal office, Parsons, West Virginia; charter issued August 27, 1891, expires August 31, 1944; corporators, John R. Seiler, John Hamilton, J. H. Ryder, H. K. Wilson, P. B. Philips, all of Parsons, West Virginia; capital subscribed, $25,000.00; amount paid in, $25,000.00; capital authorized, $50,000.00; par value shares, $10.00.

CANDA CATTLE CAR COMPANY, manufacturing, owning, using, &c.; railway cars for transportation of cattle, horses, sheep, hogs, &c.; holding lands, erecting buildings, &c.; &c.; principal office, New York City; charter issued August 25, 1891, expires August 25, 1911; corporators, Alpheus Good, Harry S. Good, both of New York City, Winthrop Pond, Brooklyn, New York, William S. Fielding, South Orange, New Jersey, Ernest Merrick, Jersey City, New Jersey; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

LINCOLN NEWS PUBLISHING COMPANY, conducting and printing a newspaper and doing all kinds of job printing and all other things incidental to the newspaper business; principal office, Hamlin, West Virginia; charter issued August 28, 1891, expires May 7, 1944; corporators, Van A. Zevely, Hamlin, West Virginia, W. A. MacGortile, L. V. Johnson, J. M. Rovian, Virgil A. Lewis, W. E. Chilton, J. E. Chilton, all of Hamlin, West Virginia, W. J. Williams, L. K. Sweetland, J. S. Sweetland, J. A. Holley, all of Hamlin, West Virginia; capital subscribed, $950.00; amount paid in, $850.00; capital authorized, $5,000.00; par value shares, $25.00.
THE MERCANTILE CLUB of Wheeling, West Virginia, diffusing knowledge for literary improvement, and for the general good, enjoyment and mutual benefit of members of said association; principal office, Wheeling, West Virginia; charter issued August 29, 1894, expires July 1, 1914; incorporators, E. Buckman, M. Steinfeld, L. S. Good, Ralph Kline, Julius Reizenstein; capital subscribed, $25,000; amount paid in, $25,000; capital authorized, $25,000.00; par value shares, $25.00.

NORRISTOWN RANGE BOILER WORKS, manufacturing and selling boilers, engines, castings and forgings from steel or iron or other metals, etc.; principal office, Philadelphia, Pennsylvania; charter issued August 29, 1894, expires January 1, 1914; incorporators, E. H. Diefenbach, D. B. Yegge, H. Gibber, D. H. Diefenbach, all of Philadelphia, Pennsylvania; D. Hallam, Camden, New Jersey; capital subscribed, $250,000; amount paid in, $25,000; capital authorized, $100,000.00; par value shares, $50.00.

CAPIO GOLD MINING COMPANY; purchase or otherwise acquire gold, silver, copper or other minerals, mining rights, and metaliferous lands, manufacture, work and develop the same, etc.; principal office, New York City, charter issued August 30, 1894, expires June 30, 1914; incorporators, J. T. Grayson, George Crawford, Wm. Brandreth, J. M. Shaw, A. G. Thompson, all of New York; capital subscribed, $500,000.00; amount paid in, $50,000,000.00; capital authorized, $5,000,000.00; par value shares, $5.00.

KEY WEST CIGAR COMPANY, manufacturers of dealers in and contractors for the sale, purchase, etc., of tobacco, cigars, cigarettes, smoking pipes, cigar and cigarette holders, etc.; principal office, Key West, Florida; charter issued August 31, 1894, expires August 31, 1914; incorporators, C. G. Davis, New York City; Lorenzo E. Pye, Kingston, St. Thomas; Edward F. Schroeder, New York City; John E. Hanlon, Augustus Mayer, New York City; capital subscribed, $15,000,000; amount paid in, $15,000,000; capital authorized, $5,000,000.00; par value shares, $100.00.

THE WEST VIRGINIA AND OHIO GOLD AND SILVER MINING CO., mining and developing gold and silver ores, buying and selling the same, leasing and buying lands on which said ores may be found, etc.; principal office, Parkersburg, W. Va.; charter issued August 31, 1894, expires August 30, 1914; corporators, J. R. Timms, A. G. Sinline, J. D. Timms, P. H. Gilmore, J. R. Timms, Jr., all of Parkersburg, W. Va.; capital subscribed, $1,000,000; amount paid in, $250,000; capital authorized, $500,000.00; par value shares, $1.00.

THE KNIGHTS OF THE GOLDEN RULE, mining and shunting secretly and fraternally white male persons of sound bodily health and good moral character, to improve condition of members morally, etc.; principal office, East Lynn; charter issued September 1, 1894, and is to be perpetual; corporators, James A. Bradshaw, Wayne Stilwell, J. M. Napier, G. W. S. Ferguson, Pat Napier, Jr., all of East Lynn; capital subscribed, $60,000; amount paid in, $60,000; capital authorized, $1,000,000.00; par value shares, $1.00.

THE MONT CHATEAU COMPANY, establishing and operating a hotel and doing other things usually and properly to be done in conducting a hotel, etc.; principal office, Uenoe, county of Monongalia; charter issued September 3, 1894, expires August 27, 1914; corporators, Alfred P. Beekman, Fred. V. Beekman, Harry John A. Burns, Arabella Daines, all of Uenoe, West Virginia; capital subscribed, $100,000; amount paid in, $50,000; capital authorized, $100,000.00; par value shares, $1.00.

THE ENTERPRISE PRESSING COMPANY, pressing, cleaning, dying and repairing clothing and all materials and other kinds, buying and selling, etc., under the name of the business; principal office, Pittsburgh, Pennsylvania; charter issued September 3, 1894, expires August 31, 1914; corporators, James E. McIntosh, Alexander Arbuthnot, John J. Jenkins, Harry L. Goggin, Jacob H. Goggin, Jas. B. McIntosh, all of Pittsburgh, Pennsylvania; capital authorized, $5,000,000; amount paid in, $500,000; capital authorized, $1,000,000.00; par value shares, $100.00.

AMERICAN OIL AND GAS COMPANY, boring for and otherwise obtaining petroleum and other oils and natural gas, buying and selling same, constructing pipe lines, etc.; principal office, Fairmont, West Virginia; charter issued September 4, 1894, expires January 1, 1914; corporators, John A. Gardner, John B. Crane, Homer A. Price, A. B. Fleming, all of Fairmont, West Virginia, Joseph H. McLennan, Morgantown, West Virginia; capital subscribed, $500,000; amount paid in, $300,000; capital authorized, $1,000,000.00; par value shares, $100.00.

CUMBERLAND OIL AND GAS COMPANY, buying and leasing lands to bore for oil and gas and to mine the minerals thereon, operate oil refining, pipe line, etc.; principal office, Huntington, West Virginia; charter issued September 4, 1894, expires September 4, 1914; corporators, L. H. Cov, Louisville, Kentucky, E. R. Ensley, H. L. Calkins, A. Allen, R. P. Jones, all of Huntington, West Virginia; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000.00; par value shares, $100.00.

THE BROOKLYN Biscuit Company; manufacturing, making and selling crackers, biscuits, cakes, and other products of wheat or other flour; principal office, Brooklyn, New York; charter issued September 6, 1894, expires May 1, 1914; corporators, J. A. Strachan, Brooklyn, New York, Frank R. Mann, Woodbury, New Jersey, Frank Held, Brooklyn, New York, I. Vaugn Merrick, Michael D. Harter, Mary B. Harter, all of Philadelphia.
Corporations.

Pennsylvania: capital subscribed, $245,000.00: amount paid in, $24,500.00: capital authorized, $2,450,000.00: par value shares, $100.00.

THE PHOENIX TELEPHONE COMPANY, manufacturing telephones, telephonic devices, apparatus, &c., and selling, &c., the same, using same in operation of telephonic exchanges. &c., &c.: principal office, New York; charter issued September 3, 1891, expires August 31, 1914; corporators, Edwin L. Longdon, Mount Vernon New York, George P. Goodrich, Denver Colorado, Dwight C. Curtis, Astoria, New York, Geo. B. Inman, Danvers, Massachusetts. A H. Griffith, Cumberland, Maryland; capital subscribed, $600,000.00: amount paid in, $30,000.00: capital authorized, $5,600,000.00: par value shares, $100.00.

THE L. I. AARON COMPANY, milling, manufacturing, producing, &c., any and all raw materials, &c., producing, storing, buying, selling, &c., malt, rye, hops, &c., &c.: principal office, Pittsburgh, Pennsylvania; charter issued September 7, 1914; corporators, Louis I. Aaron, Marcus Aaron, Aaron Cohen, Charles L. Aaron, Minna Aaron, all of Allegheny, Pennsylvania; capital subscribed, $90,000.00: amount paid in, $90,000.00: capital authorized, $1,000,000.00: par value shares, $100.00.

RUSSIAN AMERICAN MANUFACTURING CO., manufacturing steel, mining of metals, manufacturing and maintaining electrical machinery and plants, operating same, &c., &c.: principal office, New York City; charter issued September 7, 1914, expires September 1, 1944: corporators, William Allen Pratt, James G. Zachry, both of New York City, Charles F. Benedict, Barien Connecticut, Martin Eihle, New York City, Nemeniah P. Howell; capital subscribed, $1,000,000.00: amount paid in, $75,000.00: capital authorized, $5,600,000.00: par value shares, $100.00.

THE MEXICAN UNION RAILROAD COMPANY, surveying, locating, constructing, owning, &c., a line of railroad in the Republic of Mexico, &c., &c.: principal office, Perth Amboy, charter issued September 7, 1891; expires August 29, 1941; corporators, Isaac Guggenheim, Daniel Guggenheim, Morris Guggenheim, Solomon Guggenheim, Benjamin Guggenheim, all of New York City; capital subscribed, $1,000,000.00: amount paid in, $100,000.00: capital authorized, $1,000,000.00: par value shares, $100.00.

THE POTTER PARLIN COMPANY, manufacturing, importing and jobbing coffees, teas, spices, mustard, &c., owning and holding lands, erecting buildings, &c., &c., principal office, New York City; charter issued September 10, 1891; expires August 12, 1941; corporators, George Pitch, Newark, New Jersey; Louis Schibeberg, Edward C. Moulin, Harry J. Goodridge, Christian Arndt, all of New York; capital authorized, $500,000.00: amount paid in, $50,000.00: capital authorized, $1,000,000.00: par value shares, $100.00.

PHOENIX FOUNDRY AND MANUFACTURING COMPANY, making articles composed of metal and wood, and for carrying on a general foundry and machine business; principal office, Lansdale, Pennsylvania; charter issued September 10, 1891, expires August 12, 1941; corporators, J. B. Kirk, J. S. Kirk, S. J. Truman, all of Bromwell, West Virginia, Charles E. Stafford, D. S. Hankla, William Cook, all of Matewan, West Virginia; capital subscribed, $125,000.00: amount paid in, $12,500.00: capital authorized, $50,000.00: par value shares, $25.00.

FLAT-TOP GROCERY COMPANY, carrying on a wholesale grocery business, to manufacture, buy on commission or otherwise, sell, &c., all kinds of merchandise, &c., &c., principal office, Hibbelew, West Virginia; charter issued September 10, 1891, expires September 3, 1941; corporators, Geo. R. Dunlay, Dryden, Va., S. E. Morris, Amhurst county, Virginia; J. Frank Surface, James E. Mann, David E. Johnston, all of Hibbelew, West Virginia; capital authorized, $500,000.00: amount paid in, $50,000.00: capital authorized, $1,000,000.00: par value shares, $100.00.

THE LYNN COAL AND COKE COMPANY, mining and selling coal; manufacturing and selling coke; and doing a general retail merchandise business; principal office, Matewan, West Virginia; charter issued September 12, 1891, expires August 1, 1941; corporators, J. B. Kirk, J. S. Kirk, S. J. Truman, all of Bromwell, West Virginia, Charles E. Stafford, D. S. Hankla, William Cook, all of Matewan, West Virginia; capital subscribed, $600,000.00: amount paid in, $1,500.00: capital authorized, $100,000.00: par value shares, $100.00.

GLOBE ELEVATOR COMPANY, constructing, buying, owning, &c., grain elevators and warehouses, buying, owning, &c., wheat, other grains and seeds, &c., &c.: principal office, Minneapolis, Minnesota; charter issued September 11, 1891, expires September 8, 1914; corporators, Portus H. Weare, Chicago, Illinois, Wm. A. Hammond, Dayton, Ohio, E. C. Mchuen, Portland, Oregon, L. R. Books, S. A. Harris, C. K. Denver, H. H. Woodworth, Frank H. Peavey, all of Minneapolis, Minnesota; capital subscribed, $10,000.00: amount paid in, $1,000.00: capital authorized, $1,000,000.00: par value shares, $100.00.

THE REVENGE GOLD MINING COMPANY, doing a general mining, milling and ore reduction business, leasing, purchasing and operating mining properties, &c., &c., principal office, Harrison, New Jersey; charter issued September 12, 1891, expires June 1, 1941; corporators, A. O. Headley, Newark, New Jersey, Edward L. Young, Walter B. Park, both of New York, New York, D. L. V. Browne, Julius Thompson, both of Denver, Colorado; capital subscribed, $8,000.00: amount paid in, $8,000.00: capital authorized, $8,000.00: par value shares, $1.00.

THE BONIFANT MOLDING COMPANY, manufacturing and selling molds, &c., for the purpose of making castings of metal in form of objects to be manufactured, &c., &c.: principal office, Memphis, Tennessee; charter issued September 12, 1891, expires August 8, 1914; corporators, A. B. Morton, John Worthington, both of Nashville, Tennessee, James A. Ford, Athens, Alabama; capital subscribed, $1,000.00: amount paid in, $1,000.00: capital authorized, $1,000.00: par value shares, $1.00.

THE MURPHY BROTHERS COMPANY, manufacturing and selling, &c., oils, &c., in various forms, &c., &c.: principal office, New York, New York; charter issued September 12, 1891, expires August 1, 1941; corporators, A. B. Morton, John Worthington, both of Nashville, Tennessee, James A. Ford, Athens, Alabama; capital subscribed, $1,000.00: amount paid in, $1,000.00: capital authorized, $1,000.00: par value shares, $1.00.
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THE INDEPENDENT BROTHERHOOD OF RAILROAD TRACKSMEN OF AMERICA, uniting railroad employees engaged in construction service, to promote their general welfare, to protect them and their families, &c., &c.; principal office, Wheeling, West Virginia; charter issued, September 12, 1891; expires January 1, 1944; corporators, James Requa, P. J. Moran both of Wheeling, West Virginia, J. K. Beatty, Cameron, West Virginia, J. A. Downing, Wheeling, West Virginia, David French, Glen Easton, West Virginia; capital subscribed, $50,000; amount paid in, $5,000; capital authorized, $100,000; par value shares, $100.

SANTIAGO MINING AND MANUFACTURING COMPANY, mining coal, iron ore and other minerals and of manufacturing and selling coke, iron, steel, &c., erecting and operating furnaces, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued September 12, 1891, expires January 1, 1944; corporators, W. Wallace Alexander, Benjamin M. Squires, Edward E. Shumacker, J. T. Alberti, Hobach, Perry S. Riecker, all of Philadelphia, Pennsylvania; capital subscribed, $50,000; amount paid in, $5,000; capital authorized, $50,000; par value shares, $100.

THE ANTI-FRICTION AND ELECTRIC CAR WHEEL COMPANY, manufacturing and selling car wheels and causing car wheels to be manufactured and selling the same; principal office, New York City; charter issued September 13, 1891; expires September 10, 1944; corporators, Henry Schuiz, Eugene Mayne, Thomas White, John P. Lancer, all of New York City, Charles Thompson, Oswego Falls, New York; capital subscribed, $900,000; amount paid in, $300,000; capital authorized, $1,000,000; par value shares, $100.

THE WESTON COLLEGE OF COMMERCE AND SCHOOL OF SHORT-HAND, establishing and maintaining an institution of learning at Weston, West Virginia, &c., acquire, own and hold real and personal property, &c., &c.; principal office, Weston, West Virginia; charter issued September 14, 1891; expires November 1, 1930; corporators, Buchanan E. White, Andrew Edmonston, David Snyder, G. M. Childs, J. S. Vanders-port, J. S. Mitchell, E. W. Smith, all of Weston, West Virginia, Stark A. White, Canaan, West Virginia, Perry G. Alfred, W. W. Dunnington, both of Weston, West Virginia; capital subscribed, $70,000; amount paid in, $74,000; capital authorized, $80,000; par value shares, $10.

THE UNION PHOSPHATE COMPANY, mining phosphate in the state of Florida, leasing and owning phosphate lands in said state, owning and operating plants, &c., &c.; principal office, New York City; charter issued September 14, 1891; expires September 1, 1944; corporators, James M. Mason, Charles T. Richardson, W. Fontaine Alexander, Charles A. Johnson, A. M. Locke, all of Charles Town, West Virginia; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $500.

HENRY C. JACKSON CO., carrying on a wholesale grocery business, buying and selling merchandise of all kinds at wholesale, holding necessary real estate, &c., &c.; principal office, Parkersburg, West Virginia; charter issued September 14, 1891; expires September 13, 1941; corporators, Henry C. Jackson, A. O. Jackson, A. G. Jackson, L. J. DeCanney, W. C. DeCanney, Parkersburg, West Virginia; capital subscribed, $80,000; amount paid in, $1,000; capital authorized, $100,000; par value shares, $100.

THE NATIONAL PATENT EM BARRAGE, buying and selling patents right on commission, &c., &c.; principal office, Washington, D. C.; charter issued September 13, 1891; expires September 12, 1894; corporators, George E. Birkley, George E. Birkley, George E. Birkley, R. H. Burner, all of Washington, D. C.; capital subscribed, $21,000; amount paid in, $100,000; capital authorized, $100,000; par value shares, $100.

THE CHESAPEAKE AND WESTERN RAILROAD COMPANY, the railroad which this corporation proposes to build will commence at or near Hawthorne in the county of Logan, thence through the counties of Lincoln, Kanawha, &c., to the Virginia line; principal office, Charleston, West Virginia; charter issued September 15, 1891; continues perpetually; corporators, G. O. Chilton, J. A. Thayer, Milton McDonald, C. M. Alderson, J. B. White, all of Charleston, West Virginia; capital authorized, $1,000,000; par value shares, $100.

THE OLD DOMINION CONSTRUCTION COMPANY, building and equipping railroads and establishing and operating ferries, building bridges, constructing and maintaining telephone lines, &c., &c.; principal office, Charleston, West Virginia; charter issued September 15, 1891; expires September 15, 1941; corporators, G. O. Chilton, J. A. Thayer, C. M. Alderson, Milton McDonald, John H. White; capital subscribed, $800; amount paid in, $50; capital authorized, $500; par value shares, $50.

THE RINGHAM GOLD MINES COMPANY, mining for gold and other ores, milling and treating ores and metals, buying and selling the same, acquiring lands, mining rights, &c.; principal office, New York City; charter issued September 17, 1891; expires September 1, 1941; corporators, George French, Chicago, Illinois, Thomas Tucker, Joline P. Workman, John J. Tracy, all of New York City, Joseph F. Jordan, Brooklyn, New York; capital subscribed, $1,000; amount paid in, $100; capital authorized, $1,000; par value shares, $10.
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COKETON LUMBER COMPANY, manufacturing and dealing in lumber; principal office, Coketon, West Virginia; charter issued September 17, 1891; expires June 1, 1914; corporators, William M. Phillips, Mrs. Susan Phillips, both of Alexander, Pennsylvania; Samuel R. Shumaker, Mrs. M. H. Shumaker, both of Huntington, Pennsylvania; Tobias Snider, Mrs. Louisa Snider, both of Coketon, West Virginia; capital subscribed, $800.00; amount paid in, $80,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE ENGLISH MOUNTAIN GOLD MINES COMPANY, mining for gold and other ores, milling and treating ores and metals, buying and selling the same, acquiring lands, mining rights, &c., &c.; principal office, New York City; charter issued September 17, 1891, expires September 17, 1914; corporators, Frank L. Underwood, Julius F. Workum, John J. Tracy, all of New York, New York; Joseph F. Jordan, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

HUNTINGTON GLASS MANUFACTURING COMPANY, manufacturing, buying and selling all kinds of glassware and other merchandise, holding real estate, building for, owning, &c., &c.; principal office, Central City, West Virginia; charter issued September 17, 1891, expires June 1, 1914; corporators, Thomas Meiss, Martin's Ferry, Ohio; Addison Thompson, Geo. F. Miller, W. H. Metzger, Geo. McKindree, all of Huntington, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $500.00; par value shares, $100.00.

THE McDOWELL TELEPHONE COMPANY, constructing and maintaining a telephone line, or a system of either telephone or telegraph lines, or both, in the counties of McDowell, Johnson, W. Va.; principal office, Welch, W. Va.; charter issued July 1, 1914; corporators, H. Wade Beavers, Roderfield, West Virginia; P. W. Strother, Pearisburg, Virginia; Wm. G. W. Laeger, New York, N. Y.; W. R. Laeger, Laeger, West Virginia; P. A. Gaines, Roderfield, West Virginia; capital subscribed, $500.00; amount paid in $50.00; capital authorized, $1,000.00; par value shares, $25.00.

WEST VIRGINIA TITLE COMPANY, insuring owners of, and other persons interested in real estate against loss by reason of defective titles, &c., &c.; to do business as a trust Co., &c.,principal office, Charleston, West Virginia; charter issued September 17, 1891, expires August 15, 1911; corporators, I. F. White, &c.; principal office, Charleston, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000.00; par value shares, $100.00.

THE TELLURIDE GOLD MINE COMPANY, mining for gold and other ores, milling and treating ores and metals, buying and selling the same, &c., &c.; principal office, New York City; charter issued September 17, 1891; expires September 17, 1914; corporators, Frank L. Underwood, Chicago, Illinois; Thomas Thacker, Julius F. Workum, John J. Tracy, all of New York, New York; Joseph F. Jordan, Brooklyn, New York; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $10.00.

UNITED OIL AND GAS COMPANY, holding leases on land for oil, natural gas and petroleum, boring wells for natural gas, oil, &c., and operating same, &c., &c.; principal office, Huntington, West Virginia; charter issued September 18, 1891; expires August 15, 1911; corporators, Charles E. Cole, O. B. S Wilder, Jas. Booth, all of Huntington, West Virginia; L. C. Shaw, Marietta Ohio, Benjamin Kittinger, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $5,000,000.00; par value shares, $50.00.

BIG LAUREL AND PANTHER CREEK RAILROAD COMPANY, building a railroad commencing at or near the mouth of Cherry river, Nicholas county, West Virginia, thence by the most practicable route down Gauley river to mouth of Panther creek, thence up Panther creek to head waters of same, thence beginning at mouth of Cherry river and run up same to mouth of Big Laurel, &c.; principal office, Camden-on-Gauley, West Virginia; charter issued September 18, 1891, continues permanently; corporators, W. A. Gordon, Selins Grove, Pennsylvania, John L. Miller, Sunbury, Pennsylvania; J. M. Boyer, O. C. Gortner, both of Selins Grove, Pennsylvania; Thos E. Carson, Alexandria, Virginia; capital authorized, $50,000.00; par value shares, $100.00.

THE ALMA COAL AND COKE COMPANY, mining coal, iron ore and other minerals, making coke and selling the same, buying and selling dry goods, &c., &c.; principal office, at or near Matewan, West Virginia; charter issued September 19, 1889; corporators, Joshua M. Newell, Newell of Bramwell, West Virginia; E. M. Keedley, Coopers, West Virginia; R. H. McQuillan, E. L. Day, both of Bramwell, West Virginia; C. D. Bray, Cooper's, West Virginia; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $50,000.00; par value shares, $100.00.

THE SIGNAL AND CONTROL COMPANY, purchasing, manufacturing and selling mechanical, electrical and other apparatus, devices and contrivances, patented or otherwise, &c.; principal office, New York; charter issued Sept. 19, 1891; expires Sept. 1, 1914; corporators, Norman Seymour, New York City; Harvey D. Seymour, Paltus, New York; I. H. de
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Bevoise, Brooklyn, New York, Frederick W. Perkins, New York City, John Nugent, Rosebank, New York; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $10,000.00; par value shares, $100.00.

THE PAN AMERICAN POWDER COMPANY, manufacturing, purchasing, selling, &c., powder of all descriptions and high explosives and shells; all appliances for loading or using powder in shot guns, &c., &c.; principal office New York City; charter issued September 29, 1911; expires June 11, 1914; corporators, William A. Powell, Brooklyn, New York, Samuel V. Essick, Yonkers, New York, William H. Macnab, Newark, New Jersey, George E. Pierce, John D. Marston, both of Brooklyn, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

THE INTERNATIONAL POWDER COMPANY, manufacturing, purchasing, selling, &c., powder of all descriptions and high explosives and shells; all appliances for loading guns, &c., &c.; principal office, New York City; charter issued September 29, 1911; expires June 11, 1914; corporators, William A. Powell, Brooklyn, New York, Samuel V. Essick, Yonkers, New York, William H. Macnab, Newark, New Jersey, George E. Pierce, John D. Marston, both of Brooklyn, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

BAKER OIL AND GAS COMPANY, developing and obtaining, &c., petroleum, gas and other minerals, preparing the same for market, refining, buying and selling same, purchasing and leasing real estate, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued September 30, 1911; expires October 15, 1914; corporators, A. C. Driscoll, James T. Pattee, Wm. McCravo, M. M. Marquis, W. W. Campbell, all of Pittsburgh; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $250,000.00; par value shares, $50.00.

LOCH LYNN HEIGHTS HOTEL COMPANY, erecting, purchasing, leasing, &c., hotels and boarding houses; livery, stable and boarding stables, operating water works, &c., &c.; principal office, Wheeling, West Virginia; charter issued September 30, 1911; expires October 15, 1914; corporators, J. B. Sommerville, Louis Walters, L. H. List, M. P. Alderson, J. C. Alderson, all of Wheeling, West Virginia; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $250,000.00; par value shares, $100.00.

UNITED BREWING COMPANY, brewing, buying, selling and dealing in beer and other malt liquors; principal office, Boston, Massachusetts; charter issued September 23, 1911; expires January 1, 1914; corporators, Markus H. Cobe, Levi S. Bathaway, Arthur H. O'Neil, Alexander Reid, Frederick Schumann, all of Boston, Massachusetts; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $2,000,000.00; par value shares, $100.00.

THE GERMAN-AMERICAN PROVISION COMPANY, manufacturing, buying and selling beef and hog products as well as products of any other animals; principal office, Chicago, Illinois; charter issued September 23, 1911, expires September 15, 1914; corporators, Max Epstein, Hugo Epstein, Morris Epstein, Benoic L. Schloss, Louis Cheukamp, all of Chicago; capital subscribed, $5,000.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $100.00.

NATIONAL CAPITAL, SAVING AND LOAN ASSOCIATION, encouraging industry, frugality and home building among its members, by loaning money to its stock-holders, &c., purchase land, erect buildings, &c., &c.; principal office, Washington, D. C.; charter issued September 29, 1911, expires August 30, 1914; corporators, William W. Abraham, Washington, D. C., Lewis Smith, Wheeling, West Virginia, Thomas E. Gardner, Henry Krany, William C. Berry, all of Washington, D. C.; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $1,000,000.00; par value shares, $500.00.

CARTAGENA FRUIT COMPANY, acquiring lands in the Republic of Colombia, South America and establishing thereon plantations of bananas, &c., together with necessary structures, fixtures, &c., &c.; principal office, Boston, Massachusetts; charter issued September 29, 1911, expires September 11, 1914; corporators, S. B. McComini, New York City, P. S. Young, Joseph Curtis, W. H. Dieder, Jas. Walker, Jr., all of Boston, Massachusetts; capital subscribed, $500,000.00; amount paid in, $100,000.00; capital authorized, $500,000.00; par value shares, $100.00.

IBERIA SPANISH-AMERICAN PUBLISHING COMPANY, editing and publishing in the City of New York, a daily newspaper, periodical or journal in English and Spanish language, &c.; principal office, New York City; charter issued September 21, 1911, expires September 24, 1914; corporators, Carlos B. Plumedero, Luis J. de Carballo, both of New York City, Jose Gutierrez, Brooklyn, New York, Manuel Tornos, Juan Villard, both of New York City; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

COLUMBIAN EQUIPMENT COMPANY, acquisition and construction of railroads, purchase, opening, &c., of coal, iron and other mines, building and equipment of farms, &c., &c.; principal office, New York City; charter issued, September 25, 1914; expires September 17, 1914; corporators, Wayland Frask, Brooklyn, New York, Charles A. Ayres, Milwaukee, Wisconsin; William H. Burnet, Cincinnati, Ohio, Samuel McCord, Milwaukee, Wisconsin;
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Alfred N. Raukin, New York; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE SISKIYOU PLACER MINING COMPANY, acquiring gold or other mines, mining rights and metalliferous lands, reducing same into metal or bullion, extracting, etc., water rights, &c., &c.; principal office, New York City; charter issued September 26, 1894; expires September 1, 1944; corporators, Thomas K. Ebright, Jersey City, New Jersey, George Louis, Riverside, Connecticut, James H. Cameron, Fall River, Massachusetts, Edward L. Smith, Assonet, Connecticut, Henry Hanson, New York City; capital subscribed, $2,000.00; amount paid in, $200.00; capital authorized, $1,000,000.00; par value shares, $5.00.

Havana City Railway Company, building, leasing and operating railways with the city of Havana and the Island of Cuba; principal office, New York, New York; charter issued September 25, 1901, continues perpetually; corporators, A. J. Sanchez, Havana, Cuba, H. Alexander, W. M. Sanchez, A. W. Lewis, F. L. Pierson, all of Brooklyn, New York, H. H. Ross, New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

The Bank of Harper’s Ferry, safe-keeping and investment of money, receive deposits, discount notes, &c., doing a general banking business, &c.; principal office, Harper’s Ferry, West Virginia; charter issued September 26, 1893; expires September 1, 1944; corporators, James Conwy, James C. McGraw, George R. Marquette, Will O. Rau, C. R. Rau, all of Harper’s Ferry, West Virginia, James Mason, Jr., Charles Town, West Virginia; principal office, Wheeling, West Virginia; charter issued September 26, 1893; expires September 1, 1944; corporators, John A. Campbell, Wheeling, West Virginia, Joseph B. Hall, Allegheny, Pennsylvania, Charles Menkemiller, Thomas H. B. Haase, both of Wheeling, West Virginia, Robert C. Haase, Wheeling, Ohio; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $50.00.

American Electric Smelting Company, manufacturing aluminum and other metals by electricity or other processes and the production of articles of like nature, &c.; principal office, Wheeling, West Virginia; charter issued September 26, 1893; expires September 1, 1944; corporators, John A. Campbell, Wheeling, West Virginia, Joseph B. Hall, Allegheny, Pennsylvania, Charles Menkemiller, Thomas H. B. Haase, both of Wheeling, West Virginia, Robert C. Haase, Wheeling, Ohio; capital subscribed, $25,000.00; amount paid in, $2,500.00; capital authorized, $100,000.00; par value shares, $10.00.

Pinnickinick Coal Company, buying, renting, &c., coal lands, constructing tramroads and railways for the operation of mines, &c., shipping coal and coke, &c., &c.; principal office, Clarksburg, West Virginia; charter issued September 27, 1893; expires September 27, 1894; corporators, F. M. Jackson, Charles Town, West Virginia; principal office, Louisville, Kentucky, W. S. Watson, Pittsburgh, Pennsylvania, C. S. Sands, J. Lee Harne, both of Clarksburg, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000,000.00; par value shares, $100.00.

The New York Gas Improvement Company, manufacturing, selling, &c., illuminating gas, or other illuminating or heating gas and other illuminating or heating gases and the production of articles of like nature, &c.; principal office, New York City; charter issued September 27, 1893; expires September 27, 1894; corporators, George Place, Willis M. Moore, Henry A. Jones, all of New York City, Geo W. Harris, Tarmon, Thomas Ewing, Yankees; capital subscribed, $500.00; amount paid in, $25.00; capital authorized, $60,000.00; par value shares, $1.00.

The Parrish & Bingham Company, manufacturing and selling watch cases, watchrings, backs and other parts of watches, manufacturing and selling metal type, &c., &c.; principal office, Cleveland, Ohio; charter issued September 28, 1894; expires September 13, 1944; corporators, N. E. Parish, C. H. Bingham, Cyrus Bosworth, F. C. Rosworth, W. H. Bosworth, all of Cleveland, Ohio; capital subscribed, $20,500.00; amount paid in, $2,500.00; capital authorized, $25,000.00; par value shares, $400.00.

Logan Consolidated Coal Company, mining and selling coal, manufacturing and selling coke, coal tar, ammonia, &c.; manufacturing and selling lumber, &c., &c.; principal office, Matewan, West Virginia; charter issued September 28, 1894; expires August 1, 1944; corporators, George G. Fleurot, Cincinnati, Ohio, John Bibble, Jones, West Virginia, Walter Graham, Graham, Virginia, Howard S. Graham, Philadelphia, Pennsylvania, Herbert R. Hunter, Coaldale, West Virginia; capital subscribed, $8,500.00; amount paid in, $8,500.00; capital authorized, $30,000.00; par value shares, $100.00.

Smokeless Coal Company, mining and selling coal, manufacturing and selling coke and selling the same, doing a general merchandise business; principal office, Winona, West Virginia; charter issued September 28, 1894; expires September 21, 1944; corporators, John C. Campbell, E. W. Bridge, S. E. Turner, all of Claremont, West Virginia, J. C. Henry, Coal Creek, West Virginia, C. E. Thompson, Claremont, West Virginia; capital subscribed, $6,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

The Roaring Creek Coal and Development Company, mining mineral properties, such as coal, iron, clays, &c., purchasing, selling, leasing, &c., mineral properties,
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&c., &c.: principal office, Bayard, West Virginia; charter issued September 29, 1891, expires July 1, 1936; corporators, Thomas Bruce, Baltimore, Maryland, William Whittmer, Sunbury, Pennsylvania, S. E. Shyamaker, Philadelphia, James B. Rees, Rees Tanner, West Virginia, George S. Rees, Bayard, West Virginia; capital subscribed, $2,100.00; amount paid in, $200.00; capital authorized, $500,000.00; par value shares, $100.00.

AMERICAN WHEELOCK ENGINE COMPANY, manufacturing machinery and apparatus, acquire lands, buildings, mills, plants, &c., necessary for the purpose of the company, &c., &c.: principal office, New York City; charter issued October 3, 1891; expires October 2, 1926; corporators, John E. Bowles, Charles J. Hirsch, Joseph H. Hoadley, George H. Wright, all of New York City, Leonard G. Thurtell, Brooklyn, New York; capital subscribed, $500,000.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

THE GRAINING PAPER MANUFACTURING COMPANY, manufacturing and selling appliances, machinery, devices, &c., for the purpose of producing patents and drawings on oil paint, &c., &c.: principal office, New York City; charter issued September 18, 1911; corporators, Eugene Mayne, Henry Schulz, Arnold C. Weil, Robert Weil, John P. Lorraine, all of New York City; capital subscribed, $25,000.00; amount paid in, $2,750.00; capital authorized, $100,000.00; par value share, $100.00.

TUSSEY'S MOUNTAIN MINING AND SMELTING COMPANY, acquire certain mineral lands in the State of Pennsylvania, improve the same, obtaintherefrom gold, silver, copper, &c., &c.: principal office, Martinsburg, Pennsylvania; charter issued October 3, 1891, expires September 15, 1911; corporators, W. S. Taylor, Huntingdon, Pennsylvania, Isaac Taylor, John T. Shriver, E. R. Shirley, John T. Huntingdon, Pennsylvania, W. S. Nicodemus, Martinsburg, Pa.; capital subscribed, $1,000,000.00; amount paid in, $1,000.00; capital authorized, $500,000.00; par value shares, $100.00.

PITTSBURGH AND OREGON KOLIN COMPANY, mining kolins, clays, minerals, ores, &c., milling, smelting, manufacturing, dealing, &c., in the same, &c., &c.: principal office, Baker City, Oregon; charter issued October 1, 1891, expires September 1, 1911; corporators, A. F. Schaefer, John J. Smith, John W. Stover, W. A. Ashman, Bellevue, Pennsylvania, John S. Maton, Allegheny, Pennsylvania, Adolph Koelng, Charles N. Shaw, J. H. Hunter, J. A. Koch, all of Pittsburgh, Pennsylvania, P. P. Weise, Allegheny, Pennsylvania, Alex Coulow, Pittsburgh, Pennsylvania; capital subscribed, $250,000.00; amount paid in, $225,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

PALATINE OIL AND GAS CO., boring for and otherwise obtaining petroleum and other oils and natural gas, buying and selling same, manufacturing pipe lines, &c., &c.: principal office, Marion County, West Virginia; charter issued October 4, 1891, expires September 25, 1915; corporators, William E. Swartzen, Colfax, West Virginia, Thomas G. Hardin, Thomas T. Hurd, D. S. Holland, Marzan D. Oor, Lawrence H. Orr, John S. Pople, all of Palestine, West Virginia, Joseph E. Sanders, John H. Crane, Owen S. McNulty, all of Fairmont, West Virginia; capital subscribed, $1,000,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

HALLER AND RICHARDS COMPANY, doing a general house decorating, paper hanging and window shade business; principal office, Washington, D. C.; charter issued October 4, 1891, expires September 1, 1911; corporators, F. E. Haller, E. N. Richards, W. A. Richards, A. E. Douglass, W. P. McElh, all of Washington, D. C.; capital subscribed, $80,000.00; amount paid in, $80,000.00; capital authorized, $100,000.00; par value shares, $100.00.

CATLETTSBURG, KENOVA AND CEREDO WATER COMPANY, furnishing to the citizens of Catlettsburg, Kentucky, and Kenoa and Ceredo, West Virginia, a supply of water for all purposes; mainain ample and complete water works, &c., &c.: principal office, Charleston, West Virginia; charter issued October 6, 1891, expires October 1, 1921; corporators, L. Pichard, W. S. Edwards, H. L. Pichard, E. C. Pichard, J. D. Foster, all of Charleston, West Virginia; capital subscribed, $1,000,000.00; amount paid in, $125,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE BAYARD HOTEL COMPANY, establishing, running, operating and maintaining a hotel or hotels, and transacting the business properly pertaining thereto; principal office, New York City; charter issued October 6, 1891, expires June 1, 1921; corporators, Philip T. Timborn, Meridith Timborn, Louis Slocie, Martin Rittenhour, Laura Lindsif, all of New York City; capital subscribed, $100,000.00; amount paid in, $10,000.00; capital authorized, $300,000.00; par value shares, $100.00.

J. C. HUTCHINSON CO., manufacturing and selling dry goods, cloaks, millinery and ladies' furnishing goods; principal office, Washington, D. C.; charter issued October 8, 1891, expires October 1, 1926; corporators, J. C. Hutchinson, Washington, D. C.; capital subscribed, $300,000.00; amount paid in, $100,000.00; capital authorized, $200,000.00; par value shares, $100.00.
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Peninsula Water Company, carry on, operate and maintain water works in the city of Ironwood, Michigan, the Village of Hurley and Town of Vaughn, Wisconsin, &c.; principal offices, Ironwood, Michigan, and New York City; charter issued October 8, 1891; corporators, A. Seiber, M. Serobin, all of New York City, Frank H. Hyatt, Hoboken, New Jersey, Thos. J. Wallace, Brooklyn, New York; capital subscribed, $300,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, 500.

The Imperial Electric Bell and Fire Alarm Manufacturing Company, manufacturing the W. J. Schweitzer electric bell and fire alarm and various electrical appliances, batteries, &c. and machinery of all kind, &c.; principal office, Huntington, West Virginia; charter issued September 9, 1894; expires September 9, 1914; corporators, James R. Griggs, C. E. Devean, P. C. Shipley, A. T. Cherry, Chas. M. Wilkinson, Dave Galvin, Chas. H. Sander, all of Huntington, West Virginia, Herman Apfelbaum, Guayandotte, West Virginia; capital subscribed, $300,000; amount paid in, $30,000; capital authorized, $250,000; par value shares, 50.

The Whittingham Electric Car Heating Company, manufacturing, selling and distributing heating and other apparatus, dealing in such apparatus, &c.; connected with principal office, Baltimore, Maryland; charter issued October 6, 1891; expires December 31, 1910; corporators, Percy H. McLaren, Alexander Brown, Henry W. Williams, Frank Della Torre, G. H. Whittingham, all of Baltimore City, Maryland; capital subscribed, $5,500; amount paid in, $250; capital authorized, $100,000; par value shares, $100.

The L. C. Olds Hair Growing Company, manufacturing and selling Dr. L. C. Olds hair grower, and drug specialties of every kind and description, &c.; principal office, Charleston, West Virginia; charter issued October 2, 1894; expires October 2, 1914; corporators, Lyman C. Olds, Ira L. Fetterhoff, Samuel C. McClellan, Humphrey W. Lee, Samuel J. Benson, all of Baltimore, Maryland; capital subscribed, $30,000; amount paid in, $5; capital authorized, $100,000; par value shares, 10.

American Guardian Association, educating and settling in life children at twenty-one years of age by means of a contract between said association and such children interested in said children, &c.; principal office, Chicago, Illinois; charter issued October 10, 1894, expires September 18, 1914; corporators, Samuel Perry Pollock, St. Louis, Missouri; Jean Chevey, New York; Elbert C. Fisher, John B. Bittel, William D. Johns, Charles Pope Pollock, all of Chicago, Illinois; capital subscribed, $25,000; amount paid in, $5,000; capital authorized, $50,000; par value shares, 10.

Granite Pressed Brick Company, manufacturing and selling brick; principal office, Charleston, West Virginia; charter issued October 11, 1891; expires January 10, 1910; corporators, Edward W. Seamans, Grand Rapids, Michigan, John W. Cass, Frank Harris, both of Woonsocket, Rhode Island, Henry Hasting, Geo. H. Towle, both of Boston, Massachusetts; capital subscribed, $20,000; amount paid in, $2,000; capital authorized, $5,000,000; par value shares, $100.

The Monroe Gas and Oil Company, boring, mining and operating for oil, gas, &c., in Pennsylvania, purchase, lease, &c., lands for such purpose, reining, selling and dealing in oil, gas, &c.; principal office, New Haven, Connecticut; charter issued October 11, 1891; expires October 6, 1914; corporators, George Botsford, William J. Atwater, George K. Botsford, Edward E. Atwater, New Haven, Connecticut, Albert D. Penney, Southport, Connecticut; capital subscribed, $4,000; amount paid in, $100; capital authorized, $50,000; par value shares, 1.

Star Lumber and Manufacturing Company, purchasing real estate and making improvements thereon, erecting, &c., houses and other buildings, buy and sell timber, &c.; principal office, Huntington, West Virginia; charter issued October 11, 1891; expires January 1, 1912; corporators, Fred. A. Weymouth, R. G. Morrow, W. F. Tyler, Frank W. Landreth, J. W. Harris, all of Huntington, West Virginia; capital subscribed, $500; amount paid in, $90; capital authorized, $100,000; par value shares, 1.

German American Building and Loan Association of the United States, encouraging industry, frugality and home building and saving among its members, loaning to its stockholders money, erecting houses, purchase lands, &c.; principal office, Wheeling, West Virginia; charter issued October 12, 1891; expires January 1, 1912; corporators, Chas. Meckmiller, W. R. Taylor, John D. Hail, John Roemer, M. F. Dryden, John H. Gardner, J. L. Wood, all of Wheeling, West Virginia, F. W. Reynolds, Irono, New York, Chas. O. Roemer, Wheeling, West Virginia; capital subscribed, $500; amount paid in, $90; capital authorized, $5,000,000; par value shares, 1.

Carbon Steel Company, buying, selling, developing, &c., mines of ore and other minerals, to work ore, manufacture iron and steel, &c.; hold real estate, &c.; principal office, New York City; charter issued October 12, 1891; expires October 11, 1914; corporators, Frank Howard, Oscar T. Benson, John E. Boyd, all of New York City, Homer M. Howe, Orange, New York; Geo. C. Thomas, New York City; capital subscribed, $10,000; amount paid in, $1,000; capital authorized, $5,000,000; par value shares, 1.
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ST PAUL MOlhURST JfOUNTAIN COMPANY, mining coal, iron and other minerals, tunneling, and baring for the same, holding necessary real estate, &c., &c.; principal office, Charleston, West Virginia; charter issued October 15, 1891, expires October 15, 1911; corporators, E. W. Stalnutt, E. W. Stalnutt, M. Beane, A. A. Harper, Harrison K. Smith, all of Charleston, West Virginia; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $1,000,000; par value shares, $100.

BUCK HANNON OIL COMPANY, producing oil and gas, purchasing, leasing, &c., oil and gas lands, &c., having lines for conveying fluids, &c., &c.; principal office, Buckhannon, West Virginia; charter issued October 15, 1891, expires October 15, 1911; corporators, C. Hett, J. W. Hare, C. A. Newlands, all of Buckhannon, West Virginia, E. C. White, Merzanton, West Virginia, William Stevenson, Fairmont, West Virginia; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $500,000; par value shares, $100.

THE HYDROMAZE COMPANY, acquiring, developing, &c., devices, inventions and patents in relation to plumbing and plumbing materials, conducting a plumbing work, &c.; principal office, New York City; charter issued October 15, 1890, expires May 1, 1913; corporators, Daniel S. McEvoy, Charles F. Scott, James P. Hyde, Louis N. Phillips, Edzar S. Blum, all of New York City; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $2,000,000; par value shares, $100.

PEUMATIC STEEL WAREHOUSE COMPANY, erecting, purchasing, leasing, &c., at desirable locations, elevators, warehouses or other structures, holding necessary real estate, &c., &c.; principal office, Chicago, Illinois; charter issued October 15, 1891, expires October 15, 1911; corporators, John H. & William Nash, H. L. Deman, John C. Ross, H. E. Brown, all of Chicago, Illinois; capital subscribed, $5,000,000; amount paid in, $5,000,000; capital authorized, $5,000,000; par value shares, $100.

THE CANTON & HEDGE FENCE COMPANY, having, selling, planting and constructing hedges and wire fencing and other kinds of fence and fencing, &c., &c.; principal office, Canton, Ohio; charter issued October 15, 1891, expires October 15, 1911; corporators, S. E. Mayers, Win. J. Mayers, Alfred Peter, George Adams, W. T. Hall, all of Millersburg, Ohio; capital subscribed, $500,000; amount paid in, $500,000; capital authorized, $5,000,000; par value shares, $100.

COLD SPRING BREWING COMPANY, manufacturing, brewing and vending lager beer and other malt liquors, holding necessary real estate, &c., &c.; principal office, Lawrence, Massachusetts; charter issued October 15, 1891, expires October 15, 1911; corporators, Carl E. Schlosser, August Stiegho, Alfred P. Vorbrod, Ernies A. Dieck, Charles E. Zabler, Oswald Freytag, Adolph G. Beohh, Fred Sticher, Bruno Hennze, Ernies Rupf, Charles E. Prokhan, all of Lawrence, Massachusetts; capital subscribed, $25,000; amount paid in, $25,000; capital authorized, $125,000; par value shares, $100.

KANAWHA AND NEW RIVER COAL AND COKE COMPANY, owning and leasing coal and other lands, mining, shipping and selling coal manufacturing and selling coke, &c., &c.; principal office, Charleston, West Virginia; charter issued October 15, 1891, expires October 15, 1911; corporators, M. H. Erichs, J. L. Harr, Hurry, Burt, West Virginia, M. K. Keene Miller, Stannum, Virginia; E. L. Garevan, Coalgburg, West Virginia, Brian Powell, Powell, Powlloa, West Virginia; capital subscribed, $3,000,000; amount paid in, $3,000,000; capital authorized, $3,000,000; par value shares, $100.

THE NATIONAL MILK AND FRUIT PRESERVING JAR COMPANY, of Washington, D. C., selling rights to manufacture and sell jars, and seal and stoppers for jars, for preserving milk and fruit, under letter patent of the United States: principal office, Washington, D. C.; charter issued October 17, 1911, expires November 1, 1941; corporators, Orrin G. Staples, Robert Wilson, Charles C. Dayman, William Huntington, Samuel Ross, all of Washington, D. C.; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $500,000; par value shares, $100.

KENTON HAYING POWDER COMPANY, manufacturing and selling haying powders, chemicals, phosphates and other acids, soda and other alkalies, &c., &c.; principal office, Cincinnati, Ohio; charter issued October 13, 1891, expires October 13, 1911; corporators, Ellis M. Potter, Lewis B. Campbell, both of New York, New York; Andrew J. Parlin, New York, New York; John C. B. Yates, Covington, Kentucky; William E. Munroe, New York, N. Y.; capital subscribed, $30,000; amount paid in, $30,000; capital authorized, $1,000,000; par value shares, $100.

ATLANTIC COAST WRECKING COMPANY, manufacturing, using and selling apparatus for raising and floating sunken vessels and any other machinery of the kind in such other business as the board of directors may determine; principal office, New York City; charter issued October 13, 1891, expires October 13, 1911; corporators, Snyders L. Mackie, Robert J. D. Mackie, both of Hayonne, New Jersey; T. M. Bixby, New York; W. A. Osborn, Woodbridge, New Jersey; A. S. Pitch, New York City; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $50,000; par value shares, $100.

KELLEY'S CREEK MAMMOTH SPLINT COAL COMPANY, owning, leasing and operating coal and other mineral lands, shipping and vending coal and other minerals, manufactur-
THE METALLIC CIGAR MOLD COMPANY, purchasing an invention for molding and shaping cigars, manufactured said molds, sell or lease the same, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued October 20, 1891; expires September 1, 1911; corporators, Louis B. Whitney, Philadelphia, Geo. M. C. Miller, 410 Girard Building, Edward Smith, John A. Kebbell, 290 Chestnut street, E. C. Kemmell, 923 Chestnut street, Chas. H. Hirt, 633 Chestnut street, Harrison Landis, 1710 Randolph street; capital subscribed, $500,000; amount paid in, $350,000; capital authorized, $500,000.00; par value shares, $50.00.

THE UNION IMPROVED WEAVING COMPANY, manufacturing all manner of fabrics composed of wool, cotton, silk, linen, &c., &c., manufacturing and mining coal, iron, &c.; principal office, Charleston, West Virginia; charter issued October 22, 1891; expires October 1, 1941; corporators, Edoard L. Page, Greene, New York; Marcus Helbo, Thomas C. Campbell, both of New York City; E. D. Morris, H. A. Welch, both of Greene, New York; capital subscribed, $500,000; amount paid in, $250,000; capital authorized, $500,000.00; par value shares, $100.00.

THE AMERICAN EXTRAVAGANZA COMPANY, organizing operatic, theatrical and extravaganzas, and for the giving of operatic, &c., for the giving of operatic, &c., &c., principal office, Charleston, West Virginia; charter issued October 22, 1891; expires October 1, 1941; corporators, David Henderson, Chicago, Illinois; W. H. Wilson, Henderson, William Henderson, George R. Henderson, James H. Meade, all of New York City; capital subscribed, $25,000; amount paid in, $25,000; capital authorized, $250,000.00; par value shares, $50.00.

THE SCHENLEY RIDING ACADEMY, conducting a riding academy for instruction in horsemanship in all its branches, carrying on a general livery business, &c., &c.; principal office, Pittsburgh, Pennsylvania; charter issued October 22, 1891; expires May 1, 1941; corporators, P. H. Hackett, H. N. Van Voorhis, J. K. McCreary, J. B. Morrison, Elliott Rodgers, H. N. Van Voorhis, trustee, Pittsburgh, Pennsylvania; capital subscribed, $5,000; amount paid in, $25,000; capital authorized, $50,000.00; par value shares, $100.00.

MONARCH GAS AND OXYGEN COMPANY, buying, manufacturing, selling, &c., &c.; principal office, Chicago, Illinois; charter issued October 22, 1891; expires October 18, 1919; corporators, William O. Johnson, Charles S. Conning, Newton P. R. Hatch, Clarence W. Simpson, Charles L. Thompson, all of Chicago, Illinois; capital subscribed, $50,000; amount paid in, $50,000; capital authorized, $250,000.00; par value shares, $100.00.

MUTUAL RESERVE CONTRACT COMPANY, buying, selling and issuing stock, bonds, debentures, contracts and other securities, act as trustee, &c., for other corporations, &c., &c.; principal office, Chicago, Illinois; charter issued October 22, 1891; expires October 1, 1941; corporators, William E. Sharp, Oak Lane, Philadelphia, Charles H. Barrett, Janeswood, William A. Barrett, Jr., all of Wayne, Delaware county, Pennsylvania; capital authorized, $100,000; amount paid in, $1,000; capital authorized, $500,000.00; par value shares, $100.00.

THE OYHEE GOLD MINING COMPANY, acquire, purchase, hold, &c., lots, mines, mineral locations and mining properties of all kinds, contract, erect, &c., mining machinery and buildings, &c., necessary for the working of mines, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued October 21, 1891; expires October 1, 1941; corporators, William E. Sharp, Oak Lane, Philadelphia, Charles H. Barrett, Janeswood, William A. Barrett, Jr., all of Wayne, Delaware county, Pennsylvania; capital authorized, $100,000; amount paid in, $5,000; capital authorized, $500,000.00; par value shares, $10.00.

THE SUGAR CREEK COAL & COKE COMPANY, mine and ship coal, manufacture and sell coke, buy and sell merchandise, &c., &c.; principal office, Mount Hope, Fayette county; charter issued October 22, 1891; expires January 1, 1925; corporators, E. Smith, Alderson, West Virginia; F. M. Smith, Mount Hope, West Virginia; W. Smith, Hawk's Nest, West Virginia; capital authorized, $500,000; amount paid in, $5,000; capital authorized, $500,000.00; par value shares, $10.00.

THE HLENNERHASSETT CLUB, social intercourse and improvement, providing a place therefor, establishing a lunch room, library and reading room, &c., &c.; principal office, Parkersburg, West Virginia; charter issued October 25, 1901; expires October 15, 1911; corporators, E. Smith, Alderson, West Virginia; F. M. Smith, Mount Hope, West Virginia; W. Smith, Hawk's Nest, West Virginia; Ed. Mann, Alderson, West Virginia; capital authorized, $100,000; amount paid in, $3,000; capital authorized, $100,000.00; par value shares, $35.00.

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AMES HAIR GARDEN COMPANY, scientifically treating baldness, and procuring a growth of natural hair; principal office, Wheeling, West Virginia; charter issued October 25, 1894, for a period of 50 years; incorporators, Albert A. Ames, Philadelphia, Pennsylvania; Charles H. Small, Wheeling; Charles E. Roberts, both of Minneapolis, Minnesota; Victor K. McLain, Frank A. Dillimain, both of New York City; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $1,000.00; par value shares, $100.00.

THE PAN-AMERICAN SYNCHRONIC COMPANY, acquire all right, title, &c., to the concessions known as Vipao, Monte La Union in the Republic of Honduras, select other lands and mine the same, &c., &c.: principal office, Wheeling, West Virginia; charter issued October 25, 1894, expires October 24, 1914; corporators, Albert E. Hove, Zanesville, Ohio; Philip C. Isbell, Washington, D. C.; Louis de Bellarmains, Washington, D. C.; Samuel S. Yoder, Lima, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

BLUEFIELD BUILDING AND LOAN ASSOCIATION, raising money to be distributed among its members and to be used in buying lands or houses, or in building and repairing houses, &c., &c.; principal office, Bluefield, West Virginia; charter issued October 25, 1894; expires October 1, 1914; incorporators, W. R. Teller, George M. McCullough, N. D. Mashey, G. A. Shurey, D. H. Johnson, J. E. Marsh, David E. Johnston, O. C. Jenkins, H. Prince, J. Frank Surface, all of Bluefield, West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $500,000.00; par value shares, $100.00.

ADAMSTON COAL AND COKE COMPANY, mining, manufacturing, selling and shipping coal and coke and carrying on a general merchandise business; principal office, Clarksburg, West Virginia; capital authorized, $500,000.00; par value shares, $50.00.; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $10,000.00.

THE TURNER NON-REFILLING BOTTLE COMPANY, manufacturing and sale of all kinds of bottles and glassware, under letters patent or otherwise, the purchase of letters patent, taking out license under same, &c., &c.; principal office, New York City; charter issued October 26, 1894; expires October 5, 1914; incorporators, Peter F. Turner, Charles McBride, Adolph H. Renter, all of New York City, New York; Emil Kuhl, Holoken, New Jersey; William Von Twisten, New York City; capital subscribed, $1,000.00; amount paid in, $300.00; capital authorized, $500,000.00; par value shares, $100.00.

THE EQUITABLE LAW AND COLLECTION COMPANY, carrying on a general law and collection business, prosecute and defend suits in equity, &c., collect claims, drafts, notes, &c.; principal office, Huntington, West Virginia; charter issued October 28, 1894; expires October 27, 1914; incorporators, Edward J. Farley, John R. Franklin, Horace M. Simmons, Edward D. Martin, Henry H. Douglass, all of Baltimore, Maryland; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $25,000.00; par value shares, $10.00.

KELOGG WELLNESS THE COMPANY, acquiring, operating, &c., patents, factories, business, &c., of the Kellogg Sandusky Lake and Manufacturing Company, &c., held necessary real estate, &c., &c.; principal office, Findlay, Ohio; charter issued October 27, 1894; expires October 1, 1914; incorporators, James Norris, Cottage City, Massachusetts; W. D. Hulit, Watertown, Massachusetts; Philip H. Holbrook; Fall River, Massachusetts; Charles H. Roberts, George H. Steedman, both of Boston, Massachusetts; capital subscribed, $800.00; amount paid in, $300.00; capital authorized, $500,000.00; par value shares, $100.00.

THE CLIFTON FRUIT COMPANY, doing a general buying and commission business, importing and exporting, buying and selling all kinds of merchandise, fruits, produce, &c., &c., principal office, Huntington, West Virginia; charter issued October 27, 1894; expires October 25, 1914; incorporators, George Clifton, O. M. Clifton, H. H. Hogan, T. A. Harvey, H. C. Harvey, all of Huntington, West Virginia; capital subscribed, $500.00; amount paid in, $600.00; capital authorized, $800,000.00; par value shares, $10.00.

UNION COMMISSION COMPANY, agriculture and industrial purposes, raising, feeding, &c., feed stock, buying, selling, &c., horses, training and improving the same, &c., &c.; principal office, New York City; charter issued October 27, 1894; expires October 23, 1914; incorporators, John G. Ritter, Yonkers, New York; A. H. Bright, L. H. Thomas, John Ferguson, Alphonso Mungar, all of New York City; capital subscribed, $100,000.00; amount paid in, $100,000; capital authorized, $250,000.00; par value shares, $10.00.

THE TALISMAN OIL AND GAS COMPANY, mining, baring, drilling, &c., from the earth petroleum or other oil and natural gas, shipping and selling same, &c., &c.; principal office at the town of Friendly, West Virginia; charter issued October 26, 1894; expires December 31, 1919; incorporators, H. S. McClure, R. H. Dunlap, H. S. McClure, all of Wheeling, West Virginia; J. W. Lewis, Matamoras, Ohio; T. F. Hiscott, Newfield, both of Huntington, West Virginia; capital subscribed, $300.00; amount paid in, $300.00; capital authorized, $600,000.00; par value shares, $50.00.
WASHINGTON TITLE GUARANTEE AND TRUST COMPANY, acting as fiscal or transfer agent of any state, municipality, &c., receive and disburse money, transfer, register and countersign certificates, &c., &c.; principal office, Keysville, Virginia; charter issued October 29, 1894, expires October 28, 1944; corporators, Julius C. Dudley, Thomas C. Stephens, both of Keysville, Virginia, Charles W. Phillips, Washington, D. C., Stephen A. Dutton, Brooklyn, New York; Edwin A. Beers, Toronto, Canada; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE UNION TELEPHONE COMPANY, constructing, equipping, maintaining, &c., telephone and telegraph lines, manufacturing, telephoning and telegraphing, &c.; &c.; principal office, Parkersburg, West Virginia; charter issued October 29, 1894, expires January 1, 1944; corporators, C. H. Shattuck, Parkersburg, West Virginia, E. M. Gilkeson, Romney, West Virginia, J. B. Finley, Parsons, West Virginia, F. S. Sharick, A. T. Nye, child of Marietta, Ohio; capital subscribed, $500,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE CASH COMPANY, operating and carrying on a general retail mercantile business; principal office, Hinton, West Virginia; charter issued October 30, 1914, expires December 30, 1919; corporators, W. C. Peck, T. G. Swats, T. N. Cook, John S., George A., T. Maupin, all of Hinton, West Virginia; capital subscribed, $100,000.00; amount paid in, $40,000.00; capital authorized, $25,000.00; par value shares, $50.00.

THE PLUMBERS SUPPLIES AND MANUFACTURING COMPANY, manufacturing, having, selling, &c., plumbers' supplies, woodwork and m Window work, acquire necessary real estate, &c.; principal office, Brooklyn, New York; charter issued October 30, 1914, expires September 7, 1944; corporators, Lewis H. Brinkman, Laura H. Brinkman, Frank D. Wilson, Myrle A. Vosburgh, Laura A. Vosburgh, all of Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $25,000.00; par value shares, $100.00.

RIVERSIDE CEMENT COMPANY, purchasing or leasing lands and mining and taking out cement rock, paint ore and manufacturing and selling hydraulic cement, &c., &c.; principal office, East Orange, New Jersey; charter issued July 1, 1914, expires October 1, 1919; corporators, Samuel D. Brady, Cedric Cliff, West Virginia, C. H. Candy, Riverside, C. C. Seymour, Seymour, West Virginia, J. B. Candy, Riverside, West Virginia; James S. Brady, Cedric Cliff, West Virginia; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $100,000.00; par value shares, $10.00.

MONTREZED MINERAL RAILWAY AND TERMINAL COMPANY, receive concessions from Republic Mexico, or from individuals owning such, operate railroads, acquire mines, &c., and operate the same, &c., &c.; principal office, Baltimore, Md. or in Monterrey, Mexico; charter issued October 31, 1914, expires January 1, 1944; corporators, Joseph A. Robertson, Monterey, Mexico, William Johnson, Lawerence, England, John G., George A., You Litzen, Charles K. Lord, Baltimore, Maryland; capital subscribed, $65,000.00; amount paid in, $450.00; capital authorized, $5,000.00; par value shares, $50.00.

TRADERS ANNEX COMPANY, owning and erecting building or buildings in or near Clarksvilie, West Virginia, business houses, &c.; principal office, Clarksburg, West Virginia; charter issued November 1, 1913; corporators, T. M. Jackson, D. P. Morgan, W. R. Maxwell, Fleming Howell, C. S. Sands, all of Clarksburg, West Virginia; capital subscribed, $300,000.00; amount paid in, $300,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

NORMANDY GOLD MINEs, carry on business as a mining and manufacturing company, acquire by purchase, lease, agreement, &c., mines, lands, buildings, &c., &c.; principal office, Amador City, California; charter issued November 1, 1894, expires December 31, 1920; corporators, Stephen H. Emmons, Charles A. Weck, H. C. Hays, L. O. Haskin, Newton W. Emmons, all of Amador City, California; capital subscribed, $140,000; amount paid in, $140.00; capital authorized, $100,000.00; par value shares, $1.00.


BARNES AND ERB COMPANY, manufacturing laundry machinery and supplies and the dyeing and cleansing of cotton and other fabrics; principal office, Philadelphia, Pennsylvania; charter issued November 2, 1894, expires October 10, 1944; corporators, Enos S. Erb, Edwin C. Rags, William St. Barnes, B. Frank Neal, William J. Seeds, William W. Mauger, all of Philadelphia, Pa.; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $75,000.00; par value shares, $100.00.
THE CLARKSBURG AND SUBURBAN STREET RAILWAY CO., commence at or near the
Baltimore and Ohio depot in Clarksburg, Harrison county, thence to a point near the
culverts of Elk Creek with the West Fork river in Harrison county, W. Va.; principal
officers, Clarksburg, West Virginia; charter issued November 2, 1891, continues perpetually;
corporators, C. M. Hart, Lee H. Vance, Marcy McPrice, Frank Mattey, M. J. Francis, J.
J. Horner, R. S. Gardner, all of Harrison county, West Virginia: capital subscribed,
$7,500.00; amount authorized, $75,000.00; par value shares, $100.00.

THE CATSKILL SHALE BRICK COMPANY, mining and transporting shale or clay,
manufacturing the same into brick, tile, &c., and selling the same, owning land, &c., &c.;
principal office, Catskill, New York; corporators, Peter Callahan, South Bethlehem, New
York; Hewitt Hall, Kingston, New York; John F. Harris, Jr., Catskill, New York; Ray-
mond C. Peasefield, Willoughby, Ohio; Franklin Salisbury, Catskill, New York: capital
subscribed, $15,000.00; amount paid in, $1,500.00; capital authorized, $100,000.00; par value
shares, $100.00.

WHITE LOCOMOTIVE WORKS, purchase, manufacture, sell, &c., locomotive engines, en-
gines, cars, rolling stock and all kind of machinery manufactured from wood, iron, &c.,
New York: charter issued November 17, 1911; corporators, John L. White, Walter W. Scott, both of Buffalo, New York; Henry McKenzie, Charles Barnes, both of Mayville, New York; William C. Benedict, Ellery, New York: capital subscribed, $2,500.00; amount paid in, $500.00; capital authorized,
$2,500.00; par value shares, $100.00.

THE PITTSBURGH AND OHIO COAL COMPANY, mining coal and other minerals and doing
a general mining business, and all things incident thereto; principal office, Steubenville,
Ohio; charter issued November 8, 1891, expires October 1, 1911; corporators, John J. Hailey,
John P. Croxton, Frank M. McElroy, all of Pittsburgh, Pennsylvania, Rees G. Richards, Steubenville, Ohio: capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized,
$5,000.00; par value shares, $100.00.

THE DOW COMPOSING MACHINE COMPANY, manufacture, build, maintain, buy, sell, &c.,
type-setting, type distributing, &c., machinery and appliances, apparatus, &c., connected
therewith; New York City; charter issued November 5, 1893; corporators, Lorenzo Dow, Alexander Dow, Frank M. Davis, all of New York City, William L. McCorkle, Bronxville, New York; William Sage, New York City: capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

THE THURSAVER HERIAN COMPANY, printing and publishing books, pamphlets, peri-
odicals and other printed matter, lithographing, engraving, &c., &c.; principal office,
New York City; charter issued November 8, 1891; expires December 31, 1913; corporators,
George H. Thompson, Louis Herian, Julius S. Eise, Arthur L. Cohm, Charles J. Hailey: capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $10,000.00; par value shares, $100.00.

THE KIDDER ELEVATOR COMPANY, manufacturing, erecting, selling and leasing me-
chanical, electric, pneumatic appliances, &c., for use in connection with passenger,
freight and other elevators and wells; New York City; charter issued November 8, 1891; expires November 1, 1914; corporators, Wellington P. Kidder, Boston, Massachusetts, Clement B. Smith, Wilmington, Delaware, Harry S. Stalknecht, New York City; capital authorized, $100,000.00; par value shares, $50.00.

THE AMERICAN IRON CAR COMPANY, manufacturing, constructing repairing, dealing
in, &c., freight, passenger and electric railway cars and other equipments, &c., &c.; prin-
cipal office, New York City; charter issued November 8, 1911; expires November 3, 1914; cor-
porators, Carroll Sprague, Q. A. Gates, Harvey Biddulph, E. L. Pfeister, Charles P. Cur-
tis, all of New York City: capital authorized, $5,000.00; amount paid in, $500.00; capital authorized, $5,000.00; par value shares, $100.00.

TOPINAN MANUFACTURING COMPANY, manufacturing, selling, distributing, &c., chemi-
tical compounds, oils and oil compounds, all kinds of electrical apparatus, &c., &c.; prin-
cipal office, New York City; charter issued November 8, 1911, expires November 3, 1914; cor-
porators, Arthur L. Topin New York; Thomas J. Wallace, Brooklyn, New York; Charles A. Farnsworth, Catskill, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500.00; par value shares, $100.00.

SCOTT MANUFACTURING COMPANY, buying, selling, transferring and applying for patent
and patent rights in the United States and other countries, manufacturing goods, &c., &c.;
principal office, New York City; charter issued November 8, 1911, expires October 31, 1914; cor-
porators, James Shand, Thomas J. Riley, Walter Scott, Elie S. Charlier, all of New
York City, John McFarlane, Fish Kill Landing, New York; capital authorized, $500.00;
amount paid in, $50.00; capital authorized, $5,000.00; par value shares, $100.00.
CORPORATIONS.

INTER-STATE OIL AND GAS COMPANY, purchasing, leasing, holding, &c., oil, gas, coal and mineral lands, mining, &c., for coal &c., manufacturing coke, &c., &c.; principal office, New Martinsville, West Virginia; charter issued November 8, 1891, expires October 27, 1921; incorporators, J. H. Paulson, Lars Gunderson, A. W. Skoger, L. O. Anderson, C. D. Huyck, all of Minneapolis, Minnesota. Charles W. Barrick, New Martinsville, West Virginia; capital subscribed, $15,000.00; amount paid in, $150.00; capital authorized, $500.00; par value shares, $1.00.

CEDAR VALLEY GOLD AND SILVER MINING COMPANY, carrying on business as a mining, milling and manufacturing company, acquire by purchase, lease, &c., mine, mining claims, lands, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued November 9, 1894, expires September 1, 1914; incorporators, J. Thomson Baker, Lewisborg, Pennsylvania; Corporations, S. S. Willson, Vineyard, New Jersey; Latimer R. Baker, Wildwood, New Jersey; William E. Zeller, Vineland, New Jersey, Samuel K. Robinson, Moorestown, New Jersey; capital subscribed, $50.00; amount paid in, $50.00; capital authorized, $1,200.00; par value shares, $10.00.

BLANKET BALLOT BOX COMPANY, holding, purchasing, selling, &c., patents and patent rights, manufacturing ballot boxes and disposing of same by sale, &c., &c.; principal office, Boston, Massachusetts; charter issued, November 10, 1894, expires January 1, 1915; incorporators, Benjamin Poole, Topsfield, Massachusetts; Horatio G. Parker, Cambridge, Massachusetts; Robert Allen White, both of Malden, Massachusetts; George W. Dresser, Boston, Massachusetts; capital subscribed, $75.00; amount paid in, $75.00; capital authorized, $1,000,000.00; par value shares, $5.00.

THE ELECTRIC MAINTENANCE COMPANY, contract with owners of electrical dynamos and plants to keep same in good repair, maintain and operate shops, &c., &c.; principal office, New York City; charter issued November 10, 1894, expires November 2, 1914; incorporators, John Bare, Freeman D. Bevel, Richard L. Johnson, all of New York City; Ed. Fitting, Hoboken, New Jersey; John Redmond, New York; Thomas A. Moore, Pleasantville, New Jersey; George S. Morton, Dundas Ferry, New York; capital subscribed, $700.00; amount paid in, $700.00; capital authorized, $25,000.00; par value shares, $100.00.

THE AMERICAN TYPE-BAR MACHINE COMPANY, acquiring and developing certain inventions and improvements pertaining to the art of printing, manufacturing, selling, &c., type, type bars, &c.; principal office, New York City; charter issued November 12, 1894, expires January 1, 1915; incorporators, Robert T. Spencer, Francis A. Bryant, both of Brooklyn, New York; Louis O. Angeline, East Orange, New Jersey; Albert R. Horden, Jr., Englewood, New Jersey; Walter K. Friederichs, Jersey City, New Jersey; capital subscribed, $890.00; amount paid in, $80.00; capital authorized, $1,000,000.00; par value shares, $100.00.

CONSUMERS' ICE AND STORAGE COMPANY, manufacturing, buying, selling, cutting, packaging and storing ice, and doing a cold storage and general storage, forwarding and commission business; principal office, Wheeling, West Virginia; charter issued, November 12, 1894, expires November 1, 1914; incorporators, Phil. J. Maurer, Bernis S. McCullough, Arthur Bates Butler, John J. Shockey, William McLaughlin, all of Wheeling, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $10,000,000.00; par value shares, $100.00.

BOYNTON TRANSIT COMPANY OF FRANCE, acquiring and holding letters patent, &c., of the Republic of France for appliances and devices relating to steam and electrical railways, &c., &c.; principal office New York City; charter issued November 12, 1894, expires November 10, 1914; incorporators, J. F. de Navarro, New York City; Eben Moody Boynton, West Newbury, Mass.; William H. Boynton, Thomas Asencio, Alfonso de Navarro, D. C. Reusch, all of New York City; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

CENTURY TELEPHONE COMPANY, manufacture, use, purchase, &c., electrical machines, machinery apparatus, appliances and supplies, construct, &e., telephone lines, &c., &c.; principal office New York City; charter issued November 12, 1894; incorporators, Henry O. Reed, E. P. Birdsall, both of New York City; New York, G. H. L. Morton, E. C. McComb, R. B. McComb, all of Dooho's Ferry, New York; capital subscribed, $25,500.00; amount paid in, $25,500.00; capital authorized, $50,000.00; par value shares, $100.00.

BOYNTON TRANSIT COMPANY OF SPAIN, acquiring and holding letters patent, &c., of the Kingdom of Spain and Portugal, &c., for devices, &c., relating to steam and electrical railways, &c., &c.; principal office, New York City; charter issued, November 10, 1914; incorporators, J. F. de Navarro, William H. Boynton, Thomas Asencio, Alfonso de Navarro, D. C. Reusch, all of New York City; Eben Moody Boynton, West Newbury, Massachusetts; capital subscribed, $100,000.00; amount paid in, $1,000.00; capital authorized, $2,000,000.00; par value shares, $100.00.

STANDARD ZINC COMPANY, mining and milling metallic and other ores, dealing in such ores and their products, acquiring mining land and property, &c., &c.; principal office, Boston, Massachusetts; charter issued November 13, 1894, expires November 1, 1914; cor-
ALASKA UNITED GOLD MINING COMPANY, mining and smelting, reducing, refining, &c., gold and other ores and minerals and marketing products of same, &c., &c.; principal office, San Francisco, California; charter issued November 14, 1891, expires November 1, 1911; corporators, P. J. Crotan, Neil J. Forman, J. M. Godwin, Henry Clay Hyde, J. W. Watson, all of Kingwood, West Virginia; capital subscribed, $100,000.00; amount paid in, $100,000.00; capital authorized, $100,000.00; par value shares, $50.00.

THE HANNAY PRINTING COMPANY, publishing the "Baptist Banner," a weekly newspaper; doing a general printing, binding and publishing business; principal office, Huntington, West Virginia; charter issued September 11, 1891, expires October 15, 1914; corporators, W. P. Walker, W. C. Cammack, A. G. Loving, J. H. Cammack, L. H. Cammack, W. E. Swan, all of Huntington, West Virginia; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $50.00.

THE JUSTIN PROJECTILE COMPANY, manufacturing, buying and selling projectiles, and all materials used in manufacturing same; New York City; charter issued November 14, 1891, expires October 25, 1944; corporators, E. Hurst, Ludwig Nissen, J. W. Halstead, Pearson Halstead, Frank Braunard, Jr., Monroe Crane, Jr., all of New York, N. Y.; E. W. Coumiskey, Wm. Hamilton, both of Brooklyn, N. Y.; Henry D. Witter, Charles H. Overman, both of New York, N. Y.; A. N. Palmer, George A. Edwards, Austin K. Bay, all of Syracuse, John H. Case, Fulton, William H. Patton, Camstota, N. Y.; Joel S. Justin, Syracuse, James H. Bailey, August Chodius, both of New York, Thomas L. Eastman, of New York, N. Y.; Frank R. Keck, New York City; capital subscribed, $2,102,000.00; amount paid in, $250,000.00; capital authorized, $5,000,000.00; par value shares, $500.00.

KASE DEVELOPMENT COMPANY, mining coal and other minerals, doing all things incidental thereto, purchasing the right, title, &c., of S. P. Kase and to Stock &c., of Danville-Hazlet and Wilkesbarre railroad company, &c., &c.; principal office, New York City; charter issued November 14, 1891, expires October 14, 1914; corporators, George W. Yost, Edward J. Delahanty, Charles W. Yost, Edward D. Luxton, Henry Cummins; capital subscribed, $500,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

GENERAL EQUIPMENT AND IMPROVEMENT COMPANY, constructing and operating railroads, bridges and other public improvements, &c., furnishing railroad equipments, &c., &c.; principal office, New York City; charter issued November 15, 1891, expires November 8, 1913; corporators, D. A. Reshuline, Brooklyn, New York, N. McAdo, J. Ferrer, J. W. Lake, both of New York City, New York, H. D. Guadlin, Bayonne, New Jersey, W. Deary, Brooklyn, New York; capital subscribed, $1,142,000.00; amount paid in, $100,000.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE ARGY'S GOLD MINING COMPANY, mining gold and silver and other ores, carrying on the business properly belonging to such mining corporation; principal office, Cleveland, Ohio; charter issued November 14, 1891, expires November 14, 1914; corporators, E. Herrick, E. C. Espan, A. H. Kelly, E. L. Robins, E. C. Garick, Theo. M. Warner, A. G. Hartleugh, all of Cleveland, Ohio; capital subscribed, $500,000.00; amount paid in, $50,000; capital authorized, $500,000.00; par value shares, $100.00.

THE KENTUCKY COAL AND OIL COMPANY, mining, shipping and selling coal in the State of Kentucky, boring for oil, storing, refining, &c., and selling same, &c., &c.; principal office, New York City; charter issued November 17, 1891, expires November 12, 1914; corporators, Cornelius S. Bushnell, Charles C. Prentis, Cornelius J. Bushnell, Claxton D. Freh, all of New York City, New York, James D. Carter, Long Island City, N. Y.; Lyman A. Ford, Nathan Bushnell, both of New York City; capital subscribed, $700,000.00; amount paid in, $70,000; capital authorized, $1,000,000.00; par value shares, $50.00.

THE PIQUA ICE MANUFACTURING AND COLD STORAGE COMPANY, manufacture and sale of artificial ice, and the cutting, storing and sale of natural ice, forwarding and commission business, &c., &c.; principal office, Piqua, Ohio; charter issued November 16, 1891, expires November 16, 1914; corporators, Joseph E. Steins, William L. Weid, Charles D. Nutter, Edgar J. Grainger, Edwin B. Farrington, all of Piqua, Ohio; capital subscribed, $250,000; amount paid in, $25,000; capital authorized, $300,000.00; par value shares, $50.00.

W. A. HERKE COAL COMPANY, mining coal, manufacturing coke and doing a general mercantile business; principal office, Elina, West Virginia; charter issued November 17, 1894, expires November 17, 1914; corporators, Joseph E. Steins, William L. Weid, Charles D. Nutter, Edgar J. Grainger, Edwin B. Farrington, all of Piqua, Ohio; capital subscribed, $250,000; amount paid in, $25,000; capital authorized, $300,000.00; par value shares, $50.00.
CROYN INSTITUTE, giving medical treatment to persons who are in the habit of indulging to excess in intoxicating drinks, opiate, &c.; principal office, Wheeling, West Virginia; charter issued November 17, 1894; expires January 1, 1914; corporators, D. H. Taylor, Thomas G. Jenkins, H. E. Bown, F. M. Milligan, Louis Hertschy, J. H. Sommerville, all of Wheeling, West Virginia: capital subscribed, $600.00, amount paid in, $300.00; capital authorized, $200,000.00; par value shares, $100.00.

WEST VIRGINIA METALLIC PAINT COMPANY, acquire iron ore beds, or other minerals, quarrying, mining, transporting, digging, &c.; manufacturing or other paints, &c.; principal office, Piedmont, West Virginia; charter issued November 19, 1894; expires November 1, 1944; corporators, Jacob S. Jameson, L. T. De Witt, John Mackie, Westerport, Maryland, W. H. Le Fevre, W. P. Le Fevre, both of Cumberland, Maryland; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $25,000.00; par value shares, $100.00.

THE OHIO HEDGE FENCE COMPANY, manufacturing and taking care of hedge fences, dealing in hedge plants, materials, &c.; dealing in hedge fence patents, &c.; principal office, Middletown, Ohio; charter issued November 19, 1891; expires January 1, 1940; corporators, Wesley Young, Albert L. Wilson, Ernest E. Pasco, Alex. W. Gebhart, D. C. Eastbrook, all of Dayton, Ohio: capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $300,000.00; par value shares, $100.00.

CIGARETTE WRAPPER COMPANY, manufacturing tobacco wrappers for cigarettes and cigars, dealing in tobacco of all kinds; principal office, Wheeling, West Virginia; charter issued November 20, 1894, expires November 1, 1940; corporators, Thomas Hanna, Mrs. Caroline M. Hanna, J. L. Sawtell, William A. Stoetzler, John W. Clason, all of Wheeling, West Virginia; capital subscribed, $10,000.00; amount paid in, $2,500.00; capital authorized, $50,000.00; par value shares, $50.00.

TAMPICO TERMINAL COMPANY, receive concessions from Republic of Mexico and from individuals, to purchase, lease &c., docks, wharves, piers, &c.; in the city of Tampico, &c.; principal office, Baltimore, Maryland and Tampico, Mexico; charter issued November 20, 1894, expires January 1, 1914; corporators, William Johnston, Liverpool, England, Charles K. Lord, E. J. D. Cross, Walter L. Woolford, Edward J. Sillman, all of Baltimore, Maryland; capital subscribed, $5,500.00; amount paid in, $2,500.00; capital authorized, $50,000.00; par value shares, $50.00.

SUGAR CREEK PACK'S BRANCH AND PAINT CREEK RAILROAD CO., commence at or near the mouth of Sugar Creek, Fayette county, West Virginia, running up Sugar creek to a point at or near the mouth of Paint Creek, Kanawha county, West Virginia; principal office, Fayetteville, West Virginia; charter issued November 21, 1891, continues perpetually; corporators, E. Smith, Alderson, West Virginia, W. Smith, Hawks Nest, West Virginia, F. N. Smith, Mt. Hope, West Virginia; W. Prince, James F. Prince, Prince, West Virginia; capital subscribed, $1,000.00; capital authorized, $200,000.00; par value shares, $100.00.

THOMAS SCHOLZ COAL COMPANY, purchasing, acquiring, &c., coal, timber and oil properties and operating the same and dealing in their products. own machinery for, &c.; principal office, Thomasville, West Virginia; charter issued November 21, 1891; expires January 1, 1941; corporators, J. R. Thomas, Carl Shokett, J. R. Thomas, West Virginia; H. W. Knight, Geo. W. McIntostock J. D. Lewis, Charleston, West Virginia; capital subscribed, $10,000.00; amount paid in, $1,000.00; capital authorized, $100,000.00; par value shares, $100.00.

PHOENIX INTERIOR TELEPHONE COMPANY, dealing in telephone, telephonic devices, apparatus, and appliances, &c.; using same in the construction, &c.; of telephone exchanges or systems, &c.; principal office, New York City; charter issued November 22, 1891; expires November 20, 1914; corporators, John H. Scofield, Robert H. Pettigrew, Jr., George A. Scofield, all of New York, Wright C. Mount, Brooklyn, New York, George W. Sutton, New Rochelle, New York; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $1,000.00; par value shares, $100.00.

THE AUTOMATIC GAS ATOMIZER COMPANY, manufacturing machines for atomizing gas, and machines for heating and lighting, selling or leasing the same, buying and selling patents; principal office, New York City; charter issued November 22, 1891; expires November 20, 1914; corporators, William J. Parkinson, Ballston Spa, New York, Eugene J. Swan, Brooklyn, New York, Robert S. Lawrence, Austin J. Palmer, both of New York City, George D. Bentley, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000.00; par value shares, $100.00.

THE CRAMIC GAS LIGHT COMPANY, of West Virginia, manufacturing, purchasing, selling, &c.; licensing others to use, sell, &c., hazards or mantles for the purpose of incandescence, gas, light, and selling the same; manufacturing and selling same, purifying and selling same; charter issued November 22, 1891; expires November 16, 1914; corporators, Frank O. Hollins, New York City, Philip K. Green, Jersey City, New Jersey, Henry T. Buell, New York City, Wil-
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Ham E. E. Sheffield, Brooklyn, New York; Albert H. Gross, New York City; capital subscribed, $4,000.00; amount paid in, $100.00; capital authorized, $60,000.00; par value shares, $1.00.

THE INTERNATIONAL POWER STORAGE COMPANY, utilizing superheated waters as a motive power for street cars and other vehicles of locomotion, constructing, &c., street railway, &c., &c.; principal office, Albany, New York; charter issued November 23, 1894, expires January 1, 1944; incorporators, Henry L. Sprague, all of New York City; William E. Prall, Washington, D. C.; capital subscribed, $1,000; amount paid in, $50.00; capital authorized $5,000.00; par value shares, $5.00.

ANGLO-AMERICAN IRRIGATION COMPANY, Limited, constructing, buying, selling, &c., water ways and water supplies, and irrigating lands in Republic of Mexico, holding real estate, &c., &c.; principal office, New York City; charter issued November 24, 1894, expires January 1, 1944; incorporators, Charles L. Fawell, New York City; Henry A. Ridgell, Sea Cliff, Long L., N. Y.; Stanley Gifford, New York City; E. L. Ekeian, New Brunswick, New Jersey; L. Ray, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

ALPHA PAPER & BAG COMPANY, manufacture and sale of paper, paper bags or sacks and other products made from paper, printing, &c.; principal office, Franklin, Ohio; charter issued November 26, 1894, expires November 19, 1944; incorporators, C. M. Anderson, C. M. Harding, A. A. Royton, C. S. Jackson, B. Anderson, P. H. Rue, W. B. Schaeffer, all of Franklin, Ohio; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $15,000.00; par value shares, $100.00.

THE INCH NON-CORROSI VE METAL COMPANY, acquiring patents for the manufacture of metal according to the process mentioned in a patent allowed to Philip Inch, &c., &c.; principal office, Baltimore, Maryland; charter issued November 28, 1894, expires November 1, 1894; incorporators, Philip Inch, Stephen Rand, both of Washington, D. C.; Bernard N. Haker, James S. Whiteley, Edward H. Ray, Charles G. E. E. Green, all of Baltimore, Maryland; capital subscribed, $60,000.00; amount paid in, $600.00; capital authorized, $1,000,000.00; par value shares, $100.00.

SUBURBAN LIGHT AND WATER COMPANY, establishing and maintaining water works and an electric light, heat and power plant, &c., holding necessary real estate, &c., &c.; principal office, Wheeling, West Virginia; charter issued November 28, 1894, expires November 23, 1894; incorporators, August Rolf, Louis F. Stittel, Anton Reynolds, Paul O. Reynolds, Charles Semid, all of Wheeling, West Virginia; capital subscribed, $50,000.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

GARCIA, FRANCO & COMPANY, importing and exporting merchandise, buying and selling the same; principal office, New York City; charter issued November 28, 1894, expires November 1, 1944; incorporators, E. Franco Lopez, Caracas, Venezuela; Juan R. Garcia, Emili­ano M., Roman, New York City; H. Willard, New York City; capital subscribed, $400.00; amount paid in, $400.00; capital authorized, $100,000.00; par value shares, $100.00.

NIAGARA STATIONERY COMPANY, manufacturing, selling and dealing in manifold books, covers and stationery, printing and binding, &c., &c.; principal office, Niagara Falls, New York; charter issued November 30, 1894, expires January 1, 1910; incorporators, Thomas A. Briggs, Niagara Falls, South Ontario, Charles A. Phillips, Jr., Frederick Lempie, both of Niagara Falls, New York, William H. Harvey, Toronto, Canada; capital subscribed, $100,000.00; amount paid in, $5,000.00; capital authorized, $100,000.00; par value shares, $100.00.

ZACATECAS MEXICAN NATIONAL WATER WORKS PLANT, LIMITED, constructing, buying, selling, &c., water ways and water supplies, and irrigating lands in Mexico, holding necessary real estate, &c., &c.; principal office, New York City; charter issued November 30, 1894, expires January 1, 1944; incorporators, W. E. Proehle, F. F. Kennedy, E. S. Burns, all of New York City, V. A. Lewis, Brooklyn, New York, E. P. Ingersoll, New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,000,000.00; par value shares, $100.00.

THE MAY-GOLD MINING COMPANY, owning, purchasing, leasing, &c., mines and mining properties, buying, selling, &c., gold, silver and other ores, &c., &c.; principal office, New York City; charter issued November 30, 1894, expires November 30, 1944; incorporators, Albert T. Kelly, James E. Vail, Edmund Crib, James Cumber, Charles W. Shepherd, Wm. H. Thompson, Thomas D. Conygham, all of New York City; capital subscribed, $100,000; amount paid in, $100,000; capital authorized, $1,000,000.00; par value shares, $100.00.

THE HAWSLEY COMPANY, conducting a merchandising, brokerage and commission business, &c.; principal office, Wheeling, West Virginia; charter issued December 4, 1894; expires January 1, 1944; incorporators, James L. Hawley, Wheeling, West Virginia, James Watier, Emily G. Watier, James H. Watier, George H. Watier, all of West Alexander, Pennsyl­
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The Pittsburg Gas and Oil Producing Company, boring, mining and excavating for petroleum, rock, coal or carbon oil and gas, &c.; laying pipes for transportation of same, &c.; principal office, Fairmont, West Virginia; charter issued December 3, 1894; expires November 1, 1914; corporations, W. F. Ross, Pittsburg, Pennsylvania; Robert D. Martin; Robert L. Reed, both of Pittsburgh, Pennsylvania; J. E. Clark, &c.; authorized $100,000.00; paid in, $50,000.00; par value shares, $100.00.

The Marrietta and West Virginia Bridge Company, constructing, maintaining and operating a bridge across the Ohio river from Williamstown, West Virginia, to Marrietta, Ohio, for the transportation of foot passengers, vehicles, street cars, &c.; principal office, Pittsburgh, Pennsylvania; charter issued December 3, 1894, continues perpetually; corporations, W. C. Jutte, Pittsburgh, Pennsylvania; Sam. F. White, New Brighton, Pennsylvania; Homer H. Swaincy, McKeesport, Allegheny county, Pennsylvania; J. E. Mitchell, New Brighton, Pennsylvania; August Jutte, Pittsburgh, Pennsylvania; capital subscribed, $500.00; amount paid in, $500.00; capital authorized, $500,000.00; par value shares, $100.00.

Santa Rosa Land and Improvement Company, cultivating and improving land in the state of California, raising crops, horses and other stock thereon, mining on lands owned by said company, &c.; &c.; principal office, New York City; charter issued December 3, 1894, expires December 1, 1914; corporations, Abram A. Haunert, New York City; Henry R. Obel, D. J. Herron Simonds, both of Chicago, Illinois; John Henry Hollander, George W. Stephens, both of New York City; capital subscribed, $2,000.00; amount paid in, $1,000.00; capital authorized, $1,000.00; par value shares, $1.00.

The Tompion Gold Mines Company, mining for gold and other ores, milling and treating ores and other metals, &c.; purchase of lease, &c.; lands, mining rights, &c.; principal office, New York City; charter issued December 1, 1894, expires November 1, 1914; corporations, Frank L. Underwood, Chicago, Illinois; Thomas Thacker, Julius E. Workman, John J. Traction, all of New York City; Joseph F. Jordan, Brooklyn, New York; capital subscribed, $1,000.00; amount paid in, $1,000.00; capital authorized, $5,000.00; par value shares, $100.00.

Middle Mountain Boom and Lumber Company, construction of booms and dams, with or without piers across Glade Fork of Dry Fork of Cheat River, at or near its mouth, West Virginia, for purpose of storing logs, &c.; &c.; principal office, Mouth of Glade Fork, West Virginia; charter issued December 5, 1894, expires October 10, 1914; corporations, William Rosenbroth, Daniel Rosenbroth, both of New York City; B. Schilsky, Thomas West Virginia; Hugo D. Rosenbroth, Samuel M. Rosenbroth, both of New York City; G. Schilsky, Thomas West Virginia; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

Bramwell Water Company, furnishing and selling water and ice to the inhabitants of the town of Bramwell, and its vicinity, holding real estate, &c.; &c.; principal office, Bramwell, West Virginia; charter issued December 6, 1894, expires January 1, 1915; corporations, John B. Proctor, Inman Jones, Harry Bowen, W. Moore, I. T. Mann, L. A. Welch, E. L. Padlock, all of Bramwell, West Virginia; capital subscribed, $3,700.00; amount paid in, $329.00; capital authorized, $50,000.00; par value shares, $10.00.

Fairmont Ice Company, manufacturing, buying and selling ice, creating cold or warm storage, constructing and operating water works and electric light plants, &c.; &c.; principal office, Fairmont, West Virginia; charter issued December 6, 1894; expires January 1, 1914; corporations, A. R. Fleming, C. L. Smith, Wm. A. Odley, J. E. Watson, John H. Crane, C. R. Carney, O. S. McKinney, T. A. Deveny, M. A. Duffly, J. B. R. Westover, C. G. Morris, C. W. Watson, C. Powell, Chas. E. Manley, J. W. Irwin, A. S. Prior, C. L. Skinner, J. F. Ritchie, J. Blackshear, all of Fairmont, West Virginia; M. D. Christie, of Martinsburg, West Virginia; capital subscribed, $20,000.00; amount paid in, $5,600.00; capital authorized, $50,000.00; par value shares, $10.00.

The Eagle Transfer Company, building and repairing wagons; doing blacksmith work; dealing in feed, boarding horses, doing general hauling, &c.; &c.; principal office, Pittsburgh, Pennsylvania; charter issued December 7, 1894, expires January 1, 1915; corporations, W. H. Latham, W. B. Rhodes, both of Pittsburg, Pennsylvania; W. C. O'Reilly, Crafton, Pennsylvania; Joseph W. Latham, Ed. A. Weist, both of Pittsburg, Pennsylvania; capital subscribed, $50,000.00; amount paid in, $50,000.00; par value shares, $50.00.

The San Carlos Construction Company, mining iron and other ores, manufacturing iron and steel, quarrying stone for building purposes, &c.; &c.; principal office, Pittsburgh, Pennsylvania; charter issued December 10, 1894, expires December 3, 1914; corporations, F. E. Gurnen, C. L. Strain, both of Pittsburg, Pennsylvania; August Beckett, Allegheny City, Pennsylvania; J. M. Forre, Pittsburg, Pennsylvania; Charles A. Orleans, New Orleans, Louisiana; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $150,000.00; par value shares, $100.00.
The CONSOLIDATED ASPHALT COMPANY, of Kentucky, acquiring by purchase, lands containing asphalt, &c., working, holding, &c., the same, milling, refining, &c., asphalt and materials, West Virginia, charter issued December 12, 1891, expires May 1, 1941; corporators, William A. Mayne, Wm. G. Crossman, James P. Mack, James L. Davis, all of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $20,000,000; par value shares, $100.00.

The CONSOLIDATED ASPHALT COMPANY, of Kentucky, acquiring by purchase, lands containing asphalt, &c., working, holding, &c., the same, milling, refining, &c., asphalt and materials, West Virginia, charter issued December 12, 1891, expires May 1, 1941; corporators, William A. Mayne, Wm. G. Crossman, James P. Mack, James L. Davis, all of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $20,000,000; par value shares, $100.00.

The PAGELESS SPECIALTY COMPANY, manufacturing and vending patent specialties; principal office, New York City; charter issued December 12, 1891, expires November 30, 1941; corporators, T. B. Wiley, H. Wiley, both of Newark, New Jersey; H. H. Rolfe, both of New York City; W. H. Koch, Holts, both of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $10.00.

The PAGELESS SPECIALTY COMPANY, manufacturing and vending patent specialties; principal office, New York City; charter issued December 12, 1891, expires November 30, 1941; corporators, T. B. Wiley, H. Wiley, both of Newark, New Jersey; H. H. Rolfe, both of New York City; W. H. Koch, Holts, both of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $10.00.

The PAGELESS SPECIALTY COMPANY, manufacturing and vending patent specialties; principal office, New York City; charter issued December 12, 1891, expires November 30, 1941; corporators, T. B. Wiley, H. Wiley, both of Newark, New Jersey; H. H. Rolfe, both of New York City; W. H. Koch, Holts, both of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $10.00.

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The PAGELESS SPECIALTY COMPANY, manufacturing and vending patent specialties; principal office, New York City; charter issued December 12, 1891, expires November 30, 1941; corporators, T. B. Wiley, H. Wiley, both of Newark, New Jersey; H. H. Rolfe, both of New York City; W. H. Koch, Holts, both of New York City; capital subscribed, $500,000; amount paid in, $50,000; capital authorized, $100,000; par value shares, $10.00.
CORPORATIONS.

THE NUMSEN MANUFACTURING COMPANY, manufacturing vinegar, yeast, cider, sausages, catsup, &c., and buying and selling the same, growing fruits and vegetables, &c., &c.; principal office, Charleston, West Virginia; charter issued December 18, 1891, expires December 13, 1914; corporators, Geo. T. Marsh, Wm. S. Carr, Wm. N. Numsen, Geo. Ed. Newby, Fred. P. Dillmore, Mary Lane, all of Baltimore, Maryland; capital $50,000.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $50.00.

THE CRYSTAL ICE AND STORAGE COMPANY, owning an ice and cold storage plant at Clarksburg, West Virginia, to operate or lease same, to sell ice at wholesale and retail, owning business, &c., &c.; principal office, Clarksburg, West Virginia; charter issued December 19, 1890, expires December 6, 1914; corporators, C. Spooner Sandiford, Wilson, L. S. Horner, John P. Gandy, K. R. Davis, all of Clarksburg, West Virginia; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

THE COLUMBIAN MILLS, buying, selling, separating, polishing, improving, &c., &c.; principal office, New York; charter issued December 19, 1894, expires December 1, 1914; corporators, Christian Arnold, New York City, Joseph R. Merrilow, Brooklyn, New York, Louis Seligson, Charles E. Moulin, both of New York City, William G. Groves, Hollis, New York; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $100,000.00; par value shares, $100.00.

NEW MARTINSVILLE AND MANHATTAN TELEPHONE COMPANY, constructing and maintaining magnetic and electric telephone lines, and carrying on any business properly pertaining thereto, &c., &c.; principal office, New Martinsville, West Virginia; charter issued December 29, 1894, expires November 1, 1914; corporators, Amos Jolliff, Uniontown, West Virginia, John C. Poe, Sincere, West Virginia, A. M. Crow, Littleton, West Virginia, W. S. Babcock, Kuric, West Virginia, Charles W. Babcock, Martinsville, West Virginia; capital subscribed, $200.00; amount paid in, $20.00; capital authorized, $20,000.00; par value shares, $1.00.

THE DRAKE AND STRATON COMPANY, purchasing, owning and holding coal and timber lands, mining and selling coal, manufacturing and selling all products which may be made therefrom, &c., &c.; principal office, Philadelphia, Pennsylvania; charter issued December 20, 1894, expires December 1, 1914; corporators, J. Wainwright, Pittsburgh, Pennsylvania, R. H. Karr, Roberta Place, E. M. Jackson, all of Charleston, West Virginia, John R. Romine, McKeesport, Pennsylvania, W. W. Fortune, Pittsburgh, Pennsylvania; capital subscribed, $500.00; amount paid in, $50.00; capital authorized, $300,000.00; par value shares, $100.00.

THE KELLY'S CREEK COAL COMPANY, mining coal, iron and other minerals, digging, shafting and boring for the same, manufacturing the materials thus obtained into articles of commerce, &c., &c.; principal office, at their works on Kelly's Creek; charter issued December 22, 1894, expires December 20, 1914; corporators, J. B. Finley, Parkersburg, West Virginia, B. C. Alexander, H. M. Gibson, Parkersburg, West Virginia, C. C. Lewis, Jr., George E. Price, both of Charleston, West Virginia; capital subscribed, $7,000.00; amount paid in, $500.00; capital authorized, $100,000.00; par value shares, $100.00.

THE NEWARK TELEPHONE COMPANY, constructing, owning and maintaining telephone lines, systems and service and constructing and maintaining necessary exchanges and toll stations, &c., &c.; principal office, Newark City; charter issued December 22, 1894, expires January 1, 1914; corporators, James K. Hamill, Warren S. Weinert, John C. Brennan, Charles E. Mase, Rufus J. Staele, Alfred Stevens, Frank H. Gibson, Edward Kibler, all of Newark, Ohio; capital subscribed, $800.00; amount paid in, $30.00; capital authorized, $20,000.00; par value shares, $100.00.

THE WILLIAM JAMES SONS COMPANY, manufacturing lumber in all its branches, prepare same for market, deal in same, buy timber and timber lands for the purpose of its business, &c., &c.; principal office, Hinton, West Virginia; charter issued December 22, 1894, expires January 1, 1914; corporators, J. C. James, D. W. James, both of Hinton, West Virginia; D. M. James, New Haven, Connecticut, Paul L. James, Hinton, West Virginia, James H. Miller, Hinton, West Virginia; capital subscribed, $150,000.00; amount paid in, $150,000.00; capital authorized, $500,000.00; par value shares, $100.00.

RUSSELL, RUSSELL & COMPANY, carrying on a general business as brokers and commission merchants and dealers in commercial paper; principal office, New York City; charter issued December 22, 1894, expires December 6, 1914; corporators, Charles T. Russell, New York City, Edward L. Lockwood, Orange, New Jersey, Miles Sheldon, Mancon, Samuel A. Russell, Robert Maitland, all of New York City; capital subscribed, $2,700.00; amount paid in, $270.00; capital authorized, $10,000.00; par value shares, $50.00.

THE WHITE-DAVIS COMPANY, manufacture and sale of Sewing machines, bicycles and all other kinds of iron work; principal office, Dayton, Ohio; charter issued December 21, 1894, expires January 1, 1914; corporators, George P. Huffman, Wm. Huffman, Frank T. Huffman, I. A. Johnson, Oscar M. Gottschall, all of Dayton, Ohio; capital subscribed,
Corporations.

$350,000.00: amount paid in, $25,000.00: capital authorized, $3,250,000.00: par value shares, $100.00.

THE SUN VAPOR STREET LIGHT CO., public and private lighting by vapor lights, and for the manufacture and sale of lamps, burners, &c.; principal office, Canton, Ohio; charter issued December 24, 1894; expires December 30, 1914; corporators, C. C. Merwin, C. A. Gares, Richmond Johnson, James Peacock, all of Massillon, Ohio: capital subscribed, $500.00: amount paid in, $50.00: capital authorized, $100,000.00: par value shares, $25.00.

EQUITY OIL COMPANY, boring, drilling, running and operating for petroleum, oil and gas and disposing of the same, acquiring and holding necessary real estate, &c.; &c.; principal office, Wheeling, West Virginia; charter issued December 21, 1894; expires January 1, 1924; corporators, Lewis L. Hamsher, Bradford, Pennsylvania; John Bradley, Jas S. McKelvey, Hugh T. Holmes, trustee, James W. Lee, and John W. Chapman, partners as Lee & Chapman, J. S. McKelvey, Hugh T. Holmes, trustee, James W. Lee, and John W. Chapman, partners as Lee & Chapman, $10,000.00: amount paid in, $1,000.00: capital authorized, $100,000.00: par value shares, $100.00.

CRYSTAL LUMBER COMPANY, conducting a general lumber business and transacting all the business properly pertaining thereto, purchasing, holding, &c.; necessary machinery, &c.; &c.; principal office, Huntington, West Virginia; charter issued December 24, 1894, expires May 1, 1920; corporators, R. Shore, J. K. Howell, E. Shore, R. Odell, G. L. Shore, all of Huntington, West Virginia: capital subscribed, $250.00: amount paid in, $75.00: capital authorized, $8,500.00: par value shares, $25.00.

THE PEOPLE'S TELEPHONE COMPANY, of Grafton, West Virginia, erecting, maintaining and operating telephone lines within the counties of Taylor, Marion, &c., West Virginia; operate said lines and transmit messages thereon, for hire, &c., &c.; principal office, New Martinsville, West Virginia; charter issued December 21, 1894; expires December 20, 1914; corporators, Samuel H. Gramm, Potterton, West Virginia; John X. Trecizlas, W. Morgan, C. H. Keenan, John L. Hechmer, all of Grafton, West Virginia: capital subscribed, $250.00: amount paid in, $25.00: capital authorized, $25,000.00: par value shares, $50.00.

NEW MARTINSVILLE NATURAL GAS COMPANY, supplying to consumers natural gas for lighting and fuel purposes, drilling wells for natural gas, piping, &c., same, &c.; &c.; principal office, New Martinsville, West Virginia; charter issued December 21, 1894, expires December 20, 1914; corporators, H. C. Treat, Washington, Pennsylvania; M. G. Edmunds, G. Crawford, New Martinsville, West Virginia; E. W. Treat Washington, Pennsylvania; W. P. Symmonds, W. R. Fitch, both of New Martinsville, West Virginia: capital subscribed, $500.00: amount paid in, $50.00: capital authorized, $50,000.00: par value shares, $50.00.

THE STANDARD FOLDING BED COMPANY, manufacturing, buying and selling folding beds and bedsteads, and other furniture, and such other business as the company may deem proper in connection therewith; principal office, West Charleston, West Virginia; charter issued December 20, 1914; corporators, T. Ludlow Chrystie, John French, Henry H. Graff, Charles H. Camp, all of New York City, New York; De Witt H. Lyon, Greenwich, Connecticut: capital subscribed, $1,000.00: amount paid in, $100.00: capital authorized, $100,000.00: par value shares, $100.00.

OCEAN TIME TABLE DISTRIBUTING COMPANY, doing a general railway, steamship and other advertising business, manufacturing table cases and other necessary furniture, &c.; &c.; principal office, New York City; charter issued, December 26, 1914, expires, December 10, 1914; corporators, Smyth Ryd. Brooklyn, New York; E. J. Delaney, New York; Chas. E. Ryd., Chas. H. Pettigell, both of Brooklyn, New York; L. H. Naff, New York; capital subscribed, $2,000.00: amount paid in, $200.00: capital authorized, $100,000.00: par value shares, $50.00.

THE PICKENS AND WEBSTER SPRINGS RAILROAD COMPANY, commencing at or near the town of Pickens, Randolph county, then to a point at or near the town of Addison, Webster county, West Virginia; principal office, Parkersburg, West Virginia; charter issued December 26, 1894; continues perpetually, corporators, Johnson N. Camden, Parkersburg, West Virginia; John Hannon, Weston, West Virginia; George M. Whitegraver, Pickens, West Virginia; A. H. Hunts, Weston, West Virginia; Charles R. Lord, Baltimore, Maryland: capital subscribed, $1,000.00: capital authorized, $200,000.00: par value shares, $100.00.

NORTH AMERICAN AND BRAZILIAN MAIL STEAMSHIP COMPANY, carrying mails, freight and passengers between the United States, Brazilian and intermediate ports, transacting all business appertaining thereto; principal office, Charleston, West Virginia; charter issued December 26, 1914; expires December 21, 1941; corporators, S. Carl Downs, East Orange, New Jersey; W. F. Vand u Houten, Brooklyn, New York; John S. Silver, New York City, James J. McKeehan, Brooklyn, New York; Edward F. S. Clegg, New York City: capital subscribed, $500.00: amount paid in, $50.00: capital authorized, $5,000,000.00: par value shares, $100.00.
HOTEL CHAMBERLING COMPANY, conducting the hotel business at different points in the United States, hold necessary real and personal property to carry on said business, &c., &c.: principal office, Charleston, West Virginia; charter issued December 27, 1891, expires December 1, 1914; corporators, John F. Chamberling, Thomas L. Long, W. H. Laughlin, W. H. Thorn, Frank Wallace, all of Washington, D. C.; capital subscribed, $100,000.00; amount paid in, $50,000.00; capital authorized, $150,000.00; par value shares, $100.00.

THE IBEX MINE AND SMELTING COMPANY, mining for gold and other ores, smelting, milling and treating the same, buying and selling the same, holding necessary real estate, &c., &c.: principal office, New York City; charter issued December 1, 1914; corporators, Frank L. Underwood, Chicago, Illinois. Thomas Thacher, William A. Clark, John Rockwell, John J. Tracy, all of New York City; capital subscribed, $1,000.00; amount paid in, $100.00; capital authorized, $1,500.00; par value shares, $10.00.

THE EQUITABLE SAVINGS ASSOCIATION, issuing to its members coupon certificates, said certificates to constitute guaranty contracts between the association and its contributing members, the benefits arising to contributing members to be realized from monthly interest on the capital deposited by them; principal office, New York City; charter issued December 29, 1914; corporators, William Y. Hamlin, W. Seymour Mclnnish, Herman P. Nagel, John A. Mixer, Thomas M. McVeigh, all of Detroit, Michigan; capital subscribed, $5,000.00; amount paid in, $500.00; capital authorized, $1,500.00; par value shares, $100.00.

THE FARQUHAR ELECTRIC COMPANY, manufacturing, sale and lease of electrical machinery and appliances, and patents therefor; principal office, Boston, Massachusetts; charter issued December 31, 1894, expires November 1, 1924; corporators, Donald H. Farquhar, Charles V. W. McClelland, Frank L. Whitecomb, Halsey J. Boardman, Robert R. Brigham, all of Boston, Massachusetts; capital subscribed, $50,000.00; amount paid in, $50,000.00; capital authorized, $100,000.00; par value shares, $100.00.

THE PENINSULAR CONSTRUCTION COMPANY, conducting a manufacturing, building and construction business, building and construction of railroads, purchase and construction of real property, &c.; principal office, Washington, D. C.; charter issued December 19, 1914, expires January 1, 1924; corporators, Archibald H. Taylor, E. P. Keene, Jr., Basil E. Gordon, Douglas H. Gordon, John S. Cetings, William H. Bosley, Robert W. Smith, Hugh L. Pope, J. A. H. Becker, De Courcy W. Thou, all of Detroit, Michigan; capital subscribed, $100,000.00; amount paid in, $100.00; capital authorized, $150,000.00; par value shares, $100.00.

HUNTINGTON TIMBER COMPANY, buying and selling timber, transferring it from market to market, &c.; principal office, Huntington, West Virginia; charter issued January 2, 1865, expires January 1, 1916; corporators, J. L. Caldwell, N. Smith, Charles Nash, all of Huntington, West Virginia, Morris Niglman, M. Goldberg, both of Catskill, New York; capital subscribed, $10,000.00; amount paid in, $100.00; capital authorized, $50,000.00; par value shares, $100.00.

ASH OIL AND GAS COMPANY, drilling, boring for and producing oil and gas; constructing and laying pipe lines for conveyance of same; buying, shipping and selling same, &c., &c.: principal office, West Virginia; charter issued December 30, 1893; corporators, Michael Murphy, Philadelphia, Pennsylvania. Henry Ash, West Union, West Virginia. E. H. Jennings, Pittsburg, Pennsylvania. J. G. Williams, West Union, West Virginia. M. F. Murphy, Philadelphia, Pennsylvania; capital subscribed, $2,000.00; amount paid in, $2,000.00; capital authorized, $5,000.00; par value shares, $5.00.

TIMBERLAKE GOLD PLACER MINING COMPANY, mining gold, silver and other precious metals and reducing, treating, &c., same by washing, milling, smelting or otherwise, &c., &c.; principal office, New York City; charter issued January 2, 1895, expires January 1, 1915; corporators, Byron E. Shear, Denver, Colorado. Henry B. Gillespie, Euna, Colorado. Ira T. Batchelder. Aspen, Colorado. Henry Cummins, John C. Rodgers, both of New York City, New York; capital subscribed, $250.00; amount paid in, $250.00; capital authorized, $5,000.00; par value shares, $1.00.

THE COPPER KING GOLD MINING COMPANY, mining gold, silver, copper and all metals, ores and minerals and milling, smelting, purchasing and selling the same; acquiring real and personal property, &c., &c.; principal office, New York City; charter issued January 2, 1895, expires January 1, 1915; corporators, Win. H. 1915. Corporators, George W. Reynolds, Bernard Laude, Stephen B. French, Patrick T. Wall, all of New York City; capital paid in, $250.00; amount paid in, $250.00; capital authorized, $5,000.00; par value shares, $1.00.

THE NATIONAL WATER WORKS AND CONSTRUCTION COMPANY, erecting, constructing, operating and owning water-plants or works in the cities and towns of the United States; principal office, Pittsburg, Pennsylvania; charter issued January 2, 1895, expires December 30, 1914; corporators, R. J. Cunningham, W. W. Cunningham, George O. Cunningham, Sewickley, Pennsylvania. W. E.
Corporations.

J. E. KINGSLEY COMPANY, the establishment and maintenance of a hotel; principal office, Philadelphia, Pennsylvania; charter issued January 2, 1855; expires January 2, 1885; corporators, Edward F. Kingsley, Charles M. Whitecomb, S. D. H. Kingsley, F. Kingsley Whitecomb, John D. Stokes, all of Philadelphia, Pennsylvania; capital subscribed, $300,000.00; amount paid in, $1,500,000.00; capital authorized, $5,000,000.00; par value shares, $100.00.

BOSTON MARIPOSA GOLD MIXING COMPANY, mining for gold, silver and other minerals and reducing the same, carrying on a general mining and milling business and dealing in the products of the same, &c. &c. principal office, Boston, Massachusetts; charter issued January 2, 1895; expires January 1, 1915; corporators, Samuel H. Folsom, East Cambridge, Mass., H. W. Fisher, Boston, Mass., Andrew C. Berry, Somerville, Mass., Moses C. Cushman, Cambridge, Mass., Frederick E. French, Boston, Mass.; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $150,000.00; par value shares, $100.00.

THE DUMPING CAR IMPROVEMENT COMPANY, manufacturing, buying, selling, owning and using railroad cars and dumping cars for railroad and various kinds of goods, &c.; principal office, New York City; charter issued January 2, 1855; expires January 1, 1895; corporators, Andreys J. Stone, Edwin A. Schroeder, Wm. A. H. Stafford, Rodney S. Dennis, all of New York, New York, George S. Bracher, Railway, New Jersey; capital subscribed, $800,000.00; amount paid in, $800,000.00; capital authorized, $1,250,000.00; par value shares, $100.00.

CARTERSVILLE LIGHT AND POWER COMPANY, manufacturing, distributing and selling illuminating or incandescent or electric light or power or all, in Cartersville, Georgia and vicinity; Cartersville, Georgia; charter issued January 3, 1885; expires January 1, 1915; corporators, Peter W. French, Weymouth, Massachusetts; T. Putnam Symonds, Salem, Massachusetts, Wm. E. Merrill, Haverhill, Massachusetts, Frederick M. Smith, Lynn, Massachusetts, James R. Turnbull, Boston, Massachusetts; capital subscribed, $550,000.00; amount paid in, $350,000.00; capital authorized, $100,000.00; par value shares, $100.00.

CHAMBER OF COMMERCE, of Huntington, West Virginia, promoting the general well-being and business interests of the city of Huntington, West Virginia, hold necessary real estate, &c. &c. principal office, Huntington, West Virginia; charter issued January 1, 1895; expires January 1, 1915; corporators, T. S. Scovell, C. S. Welch, H. C. Harvey, John A. Mosesbach, John A. Jones, all of Huntington, West Virginia; capital subscribed, $800,000.00; amount paid in, $500,000.00; capital authorized, $500,000.00; par value shares, $100.00.

THE GRANTON RAPID TRANSIT COMPANY, operating an electric street railway from Granton to Prunktown, West Virginia, &c. and for lighting said towns, &c. leasing and buying said lands, &c.; principal office, Granton, West Virginia; charter issued January 6, 1895; expires January 1, 1915; corporators, E. A. Morlan, H. M. Somerville, E. F. Morlan, Eugene Somerville, E. F. Morlan; all of Granton, capital subscribed, $600,000.00; amount paid in, $600,000.00; capital authorized, $1,500,000.00; par value shares, $100.00.

ALCOTT ROSS AND SCULLY COMPANY, manufacturing any and every form of lumber or wood of any article of commerce out of iron, steel, stone, &c., and the purchase and sale of same, &c. &c.; principal office, Philadelphia, Pennsylvania; charter issued January 5, 1895; expires January 1, 1915; corporators, Samuel Alcott, J. Anderson Ross, both of Philadelphia, Pennsylvania, John Scully, Dunkirk, New York, Watson K. Alcott, James Shuart, Geo. H. Filbytown, Edgar L. Doster, all of Philadelphia, Pennsylvania; capital subscribed, $1,000,000.00; amount paid in, $1,000,000.00; capital authorized, $2,500,000.00; par value shares, $50.00.

AMERICAN POWER STORAGE COMPANY, utilizing superheated water as a motive power for street cars and any other vehicle of locomotion, &c., under certain patents, &c. &c.; principal office, New York City; charter issued January 5, 1895; expires January 1, 1914; corporators, Nathan Guildford, Yonkers, New York, Nathan Guildford, Jr. New York City, Charles G. Paulding, Peckskill, New York, Arthur H. Holmes, Mount Vernon, New York, Daniel W. Teets, New York City; capital subscribed, $250,000.00; amount paid in, $50,000.00; capital authorized, $500,000.00; par value shares, $50.00.

MASSACHUSETTS CANAL COMPANY, constructing, maintaining and operating canals, and granting permits to persons and corporations the right to use and operate same; principal office, Boston, Massachusetts; charter issued January 7, 1895, continues perpetually; corporators, Benjamin J. Berry, Henry W. Berry, James Chandler, Charles P. Mudge, all of Lynn, Massachusetts, Daniel Sullivan, Charles R. Howard, both of Boston, Massachusetts; capital subscribed, $10,000,000.00; amount paid in, $1,000,000.00; capital authorized, $10,000,000.00; par value shares, $100.00.

THE HALLLIWAY COPPER COMPANY, mining, milling, smelting and dealing in metals, ores and minerals, and doing a general mining business and all things incident thereto; principal office, Richmond, Ohio; charter issued January 7, 1895, expires January 1, 1914; corpora-
Corporations.

Charles W. Voth, William Noville, Bernhard Schatzinger, Edward Maloney, Charles F. Uhl, F. A. Wadsworth, Matthew Noble, Louis Poplawsky, Henry H. Reeves, F. E. Del-lenbaugh, all of Cleveland, Ohio: capital subscribed, $500.00; amount paid in, $100.00; capital authorized, $2,500.00; par value shares, $3.00.

The Carroll Club, intellectual, physical and social intercourse and improvement, as well as moral, religious and benevolent purposes, &c., &c.; principal office, Wheeling, West Virginia; charter issued January 8, 1899, expires January 1, 1915; corporators, P. J. Donohue, W. C. Handlan, John A. Hess, Charles A. Wingert, John Waterhouse, George S. Feeny, Frank P. Kennedy, all of Wheeling, West Virginia; capital subscribed, $140.00; amount paid in, $14.00; capital authorized, $100,000.00; par value shares, $20.00.
ABSTRACTS.

Following are abstracts of all certificates of increase or decrease of capital stock, amendment of charter, change of name, of principal office, etc., etc., issued by the Secretary of State and not before reported:

INCREASE OF STOCK.

THE UNIVERSAL ELECTRIC COMPANY OF THE CITY OF NEW YORK, increase capital stock from $2,000,000.00 to $3,000,000.00; date of certificate, January 18, 1893.

AMERICAN WOOD DECORATING MACHINE COMPANY, increase of capital stock from $500,000.00 to $750,000.00; date of certificate, January 27, 1893.

THE PARKERSBURG TRANSFER COMPANY, increase of capital stock from $5,000.00 to $100,000.00; date of certificate, January 26, 1893.

WEST VIRGINIA MANUFACTURING COMPANY, increase of capital stock from $3,500.00 to $5,000.00; date of certificate, February 3, 1893.

THE BARBER ASPHALT PAVING COMPANY, increase of capital stock from $2,000,000.00 to $3,000,000.00; date of certificate, February 16, 1893.

KANAWHA VALLEY BUILDING ASSOCIATION, increase of number of shares from 2,000 to 4,000.00 of the par value; date of certificate, March 6, 1893.

PARKERSBURG CHAIR AND FURNITURE COMPANY, increase of number of shares of the capital stock by subdividing number of shares thereof issued or to be issued; date of certificate, March 10, 1893.

SPRINKLE, PULLEY AND WOODENWARE COMPANY, increase of capital stock from $125,000.00 to $250,000.00; date of certificate, March 18, 1893.

SPRINGFIELD QUARRYING, MINING AND CONSTRUCTION COMPANY, increase of capital stock to 3,000 shares of the par value of $100.00 each; date of certificate, March 23, 1893.

PANTHER MOUNTAIN COAL AND COKE COMPANY, increase of capital stock to $2,500,000.00; date of certificate, April 12, 1893.
CORPORATIONS.

DONA ALECIA MINING COMPANY, increase of capital stock from $500.00 to $500,000.00; date of certificate, April 18, 1894.

LYNCHBURG COAL AND COKE COMPANY, increase of capital stock from $75,000.00 to $150,000.00; date of certificate, April 22, 1893.

THE EXCELSIOR PEBBLE PHOSPHATE COMPANY, increase of capital stock from $250,000.00 to $500,000.00; date of certificate, May 6, 1893.

THE CONTINENTAL FILTER COMPANY, increase of capital stock to $50,000.00; date of certificate, May 9, 1893.

UPLAND COAL AND COKE COMPANY, increase of capital stock from $100,000.00 to $125,000.00; date of certificate, May 11, 1893.

DAVIS COAL AND COKE COMPANY, increase of capital stock from $50,000.00 to $125,000.00; date of certificate, May 12, 1893.

THE YELLOWSTONE LAKE BOAT COMPANY, increase of capital stock from $25,000.00 to $500,000.00; date of certificate, May 21, 1893.

THE ELECTRIC STEAM GENERATING AND POWER COMPANY, increase of capital stock from $500.00 to $1,000.00; date of certificate, May 23, 1893.

FAIRMONT, MORGANTOWN & PITTSBURG RAILROAD COMPANY, increase of capital stock from $1,000,000.00 to $2,740,000.00; date of certificate, May 27, 1893.

ELK RIDGE COAL AND COKE COMPANY, increase of capital stock from 500 shares to 1,000 shares, the par value of each share to remain at $100.00; date of certificate, June 2, 1893.

GEORGIA BAUXITE AND MINING COMPANY, increase of capital stock from $100,000.00 to $150,000.00; date of certificate, June 10, 1893.

THE FRANKLIN PAINT COMPANY, increase of capital stock from $100,000.00 to $500,000.00; date of certificate, June 16, 1893.

IMPROVEMENT, LOAN AND BUILDING ASSOCIATION, of Martinsburg, West Virginia, increase of capital stock from $300,000.00 to $600,000.00; date of certificate, June 26, 1893.

FARMERS AND MECHANICS BANK, of Moundsville, West Virginia, increase of capital stock from $25,000.00 to $50,000.00; date of certificate, July 3, 1893.

JOHANN HOFF, increase of capital stock from $500,000.00 to $750,000.00; date of certificate, July 17, 1893.

THE HARRYSVILLE MANUFACTURING COMPANY, decrease of par value of shares from $15.00 to $10.00, and the capital stock increased to $50,000.00; date of certificate, July 17, 1893.

UNION RAILWAY AND STEAMSHIP ADVERTISING COMPANY, increase of capital stock from $15,000.00 to $60,000.00; date of certificate, August 12, 1893.

THE EXCHANGE BANK OF WHEELING, increase of capital stock to $300,000.00; date of certificate, September 19, 1893.

CHARLES HOWARD WOOD VULCANIZING AND DRYING CO., increase of capital stock from $150,000.00 to $350,000.00; date of certificate, September 29, 1893.

CENTURY COTTON COMPANY, increase of capital stock to $500,000.00; date of certificate, October 18, 1893.

VALLEY IMPROVEMENT COMPANY, increase of Capital stock from $20,000.00 to $130,000.00; date of certificate October 24, 1893.

ASSOCIATED PHYSICIANS AND SURGEONS, of Philadelphia, increase of capital stock from $500 to $50,000.00; date of certificate, October 27, 1893.

MEYER & HAMILTON COMPANY, increase of capital stock, by the issue of $2,000.00 additional stock; date of certificate, November 7, 1893.
THE MONTANA GOLD AND SILVER COMPANY, increase of number of shares from $1,000.00 to $1,000,000.00 of the par value; date of certificate, December 28, 1893.

SCHMULBACH BREWING COMPANY, increase of capital stock from $60,000.00 to $240,000.00; and number of shares from eighteen hundred to twenty-four hundred; date of certificate January 5, 1894.

BLACKWATER LUMBER COMPANY, increase of capital stock from $100,000.00 to $200,000.00; change of par value of shares from $25.00 to $100.00; date of certificate, January 20, 1894.

KEYSTONE COAL AND COKE COMPANY, increase of capital stock from $10,000.00 to $100,000.00; date of certificate, February 7, 1894.

TADELLA PEN COMPANY, increase of capital stock to 2,500 shares of the par value of $100.00 each; date of certificate, March 2, 1894.

CHAPMAN DERRICK AND WRECKING COMPANY, increase of capital stock from $300,000.00 to $500,000.00; date of certificate, March 24, 1894.

THE CANADIAN OIL COMPANY, increase of capital stock to $500,000.00; date of certificate, March 29, 1894.

CHICAGO FURNITURE COMPANY, increase of capital stock by issuing 300 shares, making a total of 4,300 shares; date of certificate, March 19, 1894.

CARSON'S RIVER PLACER MINING AND DREDGING COMPANY, increase of capital stock from $1,000,000.00 to $2,000,000.00; date of certificate, April 9, 1894.

LETTUCE CREAM COMPANY, increase of capital stock from $1,000.00 to $50,000.00; date of certificate, May 23, 1894.

MINING AND DREDGING POWER COMPANY, increase of capital stock to $2,000,000.00; date of certificate, June 15, 1894.

AMERICAN HY-PRODUCT AND COKE OVEN COMPANY, increase of capital stock by increasing number of shares from 30,000 to 50,000 shares in all; date of certificate, June 25, 1894.

NORFOLK AND WESTERN RAILROAD COMPANY, authorized to increase stock by the issue of additional shares of preferred stock of the company, not exceeding 100,000 shares; date of certificate, June 13, 1894.

CHASE-GARETT ARMOR COMPANY, increase of capital stock from $5,000.00 to $500,000.00; date of certificate, July 17, 1894.

CHARLESTON, CLINTONIA AND SETTOWN RAILROAD COMPANY, increase of capital stock from $500,000.00 to $5,000,000.00; date of certificate, July 21, 1894.

WETZEL COUNTY BANK, increase of capital stock from $25,000.00 to $50,000.00; date of certificate, August 3, 1894.

F. A. HUTTS COMPANY, increase of capital stock to $125,000.00; date of certificate, August 8, 1894.

SANDUSKY PORTLAND CEMENT COMPANY, increase of capital stock from $500,000.00 to $500,000.00; date of certificate, August 29, 1894.

THE CONSOLIDATED STONE, SAND AND CLAY COMPANY, increase of number of shares from two hundred and fifty at the par value of $100.00; date of certificate, September 10, 1894.

THE GIRARD STONE AND FOUNDRY COMPANY, increase of capital stock from $20,000.00 to $40,000.00, with the privilege of further increasing said capital by the sale of additional shares from time to time to $80,000.00 in all; date of certificate, September 21, 1894.

BRYCE UNIVERSAL FUEL-FIRING APPARATUS CO., increase of capital stock to $1,000,000.00, at $10.00 per share; date of certificate, October 1, 1894.

COMMERCIAL BANK of Wheeling, West Virginia, increase of capital stock, by increasing the par value of all the shares from $60.00 to $100.00; date of certificate, October 8, 1894.
W R. GRACE & CO. The preferred stock shall consist of 25,000 shares of the par value of $100.00 each, and shall be entitled to a cumulative preferred dividend of six per centum before any dividends shall be declared on the common stock, &c.; date of certificate, October 22, 1891.

THE AMERICAN CONTRACT COMPANY, increase of capital stock from $30,000.00 to $250,000.00; date of certificate, October 22, 1891.

SCOTT MANUFACTURING COMPANY, increase of capital stock from $500.00 to $1,000,000.00; date of certificate, November 27, 1891.

JUNCTION IRON COMPANY, increase of capital stock to $900,000.00; date of certificate, December 8, 1891.

KELLOGG WELDLESS TUBE COMPANY, increase of capital stock to $1,000,000.00; date of certificate, December 26, 1891.

THE COSMOPOLITAN ADVERTISING COMPANY, increase of capital stock from $30,000.00 to $50,000.00; date of certificate, December 31, 1891.

AMENDMENT TO ChARTERS, &C.

THE SOUTHERN INVESTMENT AND SAVINGS SOCIETY, amendment to charter and new agreement, enlarging its purposes so as to permit the issuing of certificates in blocks, or sections, &c., &c., and changing principal office from Terra Alta, West Virginia to Cincinnati, Ohio; date of certificate, March 15, 1893.

DAVIS COAL AND COKE COMPANY, amendment to charter and new agreement, enlarging its objects and purposes, so as to grant the power to acquire, hold, buy and sell the capital stock of any other mining, manufacturing or other corporation organized under the laws of West Virginia; date of certificate, June 14, 1893.

MOUNTAIN STATE GAS COMPANY, new agreement; purchasing and acquiring natural gas, piping and transporting same from place produced, purchased or acquired to the cities of Parkersburg, Clarksburg, Marietta, &c.; sell the same, &c., &c.; date of certificate, September 15, 1893.

COMMERCIAL LOAN AND TRUST COMPANY, amendment to charter, granting the power to negotiate loans, investments and securities of all kinds; make loans on personal or other security, &c.; date of certificate, September 5, 1893.

KEYSTONE INVESTMENT COMPANY, amendment to charter and new agreement; issuing and selling bonds upon weekly installments and payable from the redemption and reserve funds, &c., &c.; date of certificate, May 21, 1891.

WADESTOWN TELEPHONE COMPANY, amendment to charter and new agreement; constructing and operating telephone lines, &c., &c.; date of certificate, June 13, 1891.

THE UNION TRUST AND SECURITY COMPANY, amendment to charter and new agreement; issuing and selling investment contracts and providing adequate security to persons holding same; date of certificate, June 18, 1891.

NATIONAL CAPITAL LIFE ASSOCIATION, amendment to charter and new agreement; mutual protection and relief of those who may become beneficiary members thereof, payment of money to the families, heirs and beneficiaries of deceased members, &c.; date of certificate, October 22, 1891.

CHANGE OF NAME.

ESMOND STREET RAIL CO., change of name to Standard Street Rail Company; date of certificate, February 9, 1893.

EASTERN EXPRESS CO., change of name to Interstate Express Company; date of certificate, February 9, 1893.

EQUITABLE ENDOWMENT ASSOCIATION, change of name to Equitable Life Insurance Company, of the District of Columbia; date of certificate, March 10, 1893.
PHOENIX PHOSPHATE CO., change of name to Karihanah Phosphate Company; date of certificate, March 31, 1893.

STREET-SPRINKLERS ASSOCIATION, change of name to Street Sprinkling Association; date of certificate, April 24, 1893.

McCLURE PUBLISHING CO., change of name to S. S. McClure Limited; date of certificate, May 2, 1893.

WRIGHT UNIVERSAL ELECTRIC CO., change of name to American Universal Electric Company, date of certificate, June 20, 1893.

L. A. RIZER MILLING COMPANY, change of name to Keyser Milling Company; date of certificate, July 11, 1893.

STEVENS AND KLOCK ORGAN COMPANY, change of name to The Stevens Organ Company; date of certificate, July 17, 1893.

WILLIAMSBURG CORK COMPANY, change in name, by adding the letter "h" to the word "Williamsburg;" date of certificate, August 3, 1893.

ELSON GLASS COMPANY, change of name to West Virginia Glass Company; date of certificate, September 16, 1893.

MASONIC MUTUAL SAVINGS AND LOAN ASSOCIATION, change of name from The First National Masonic Savings and Loan Association; date of certificate, December 6, 1893.

MANUFACTURERS, MERCHANTS AND PRODUCERS INTERNATIONAL EXPOSITION SYNDICATE, change of name to The International and American National, Fine and Useful Art Exposition, Paintings, Sculpture, Invention, Design, Manufacture and Commercial Industries; date of certificate, October 5, 1893.

THE MCDONALD STONE & MACHINE COMPANY, change of name to New England and Western Granite Company; date of certificate, January 2, 1894.

THE JOHN PORTER COMPANY, change of name to Mack Manufacturing Company; date of certificate, January 2, 1894.

FIDELITY INVESTMENT GUARANTY COMPANY, change of name to The Security Bond Company; date of certificate, January 10, 1894.

GUARANTEE BUILDING, LOAN AND INVESTMENT CO., of Washington, D. C., change of name to Guarantee Savings Loan and Investment Co., of Washington, D. C., date of certificate, January 16, 1894.

THE ACCURATE TIME STAMP COMPANY, change of name to The Standard Time Stamp Company; date of certificate, February 3, 1894.

ALUMINA PHOSPHATE MANUFACTURING COMPANY, change of name to National Hygienic Manufacturing Company; date of certificate, February 15, 1894.

AMERICAN EXPORT COMPANY, change of name to W. R. Grace & Co.; date of certificate, April 7, 1894.

HEATHERING, SHIER CO-OPERATIVE GLASS COMPANY, change of name to The Pultney Glass Company; date of certificate, April 23, 1894.

PHOENIX INVESTMENT COMPANY, change of name to Commonwealth Financial Company; date of certificate, April 24, 1894.

THE TRI-STATE SHIRT COMPANY, change of name to The Tri-State Manufacturing Company; date of certificate, May 7, 1894.

CHARLESTON-KANAWHA COAL COMPANY, change name to Ballard & Welch Coal Company; date of certificate, August 18, 1891.

SECURITY BOND COMPANY, change of name to The Security Mortgage and Trust Company; date of certificate, October 1, 1894.
INTERNATIONAL INVESTIGATION AND GUARANTEE COMPANY, change of name to The Investment and Guarantee Company; date of certificate, October 15, 1891.

EQUITABLE LIFE INSURANCE COMPANY, change of name to Equitable Industrial Insurance Company; date of certificate, October 15, 1891.

JUNCTION IRON COMPANY, change of name to Junction Iron and Steel Company; date of certificate, December 8, 1891.

HENRY T. THOMAS AND COMPANY, change of name to Henry T. Thomas Company; date of certificate, December 10, 1891.

CHANGE OF PRINCIPAL OFFICE OR PLACE OF BUSINESS.

RUSSELL BATING AND TANNING COMPANY, change of principal office, &c., from Baltimore, Maryland, to Wheeling, West Virginia; date of certificate, January 13, 1893.

BEAVER FALLS IRON COMPANY, change of principal office, &c., principal office to be hereafter kept at Wheeling, West Virginia; date of certificate, January 27, 1893.

THE LITTLE KANAWHA TRANSPORTATION COMPANY, change of principal office, &c., from Elizabeth, Wirt county, to Parkersburg, Wood county, West Virginia; date of certificate, February 2, 1893.


WRIGHT UNIVERSAL ELECTRIC COMPANY, change of principal office, &c., from No. 25 White Hall Street, to No. 126 Liberty Street, New York; date of certificate, June 6, 1893.

ALUMNIA PHOSPHATE MANUFACTURING COMPANY, change of principal office, &c., from New York, New York, to Jersey City, New Jersey; date of certificate, July 14, 1893.

HAND & BARLOW UNITED GOLD MINES AND HYDRAULIC WORKS, of Georgia, change of principal office, &c., from New York City, New York, to Milwaukee, Wisconsin; date of certificate, July 21, 1893.

AMERICAN UNIVERSAL ELECTRIC CO., change of principal office from 120 Liberty St., to 190 Washington St., New York City; date of certificate, September 18, 1893.

THE CRESCENT GLASS CO., change of principal office from Washington, Penna., to Ingalls, Indiana; date of certificate, November 26, 1893.

MANUFACTURERS FINANCE & TRUST CO., change of principal office from No. 15 Broad Street, New York, to the Second National Bank Building, Hoboken, New Jersey; date of certificate, December 28, 1893.

DEWEY ELECTRIC HEATING CO., change of principal office from Syracuse, to Boston, Massachusetts; date of certificate, February 5, 1891.

THE CROOKS TOBACCO CO., change of principal office from Terra Alta, West Virginia, to Keyser, West Virginia; date of certificate, February 10, 1891.

NATIONAL IMPROVEMENT COMPANY, change of principal office to Charlottesville, Virginia; date of certificate, March 23, 1891.

HELEN MINING COMPANY, change of principal office from New York to No. 40 Tabor Block, Denver, Colorado; date of certificate, June 12, 1891.

THE AMERICAN CORK COMPANY, change of principal office from the city of New York, New York to the city of Pittsburgh, Pennsylvania; date of certificate, June 14, 1891.

THE UNITED STATES GRAMOPHONE COMPANY, change of principal office to the city of Washington; date of certificate, June 18, 1891.

THE ENGINE POWER COMPANY, change of principal office from Chicago, Illinois, to Boston, Massachusetts; date of certificate, July 16, 1891.
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THE GIRARD STOVE AND FOUNDRY COMPANY, change of principal office to Youngstown, Ohio; date of certificate, August 20, 1894.

UNIFIED TYPEWRITER AND SUPPLIES COMPANY, change of principal office from New York City to Bridgeport, Connecticut; date of certificate, September 14, 1894.


DISOLUTION.

AMERICAN AUTO-TELEPHONE COMPANY, dissolved; date of certificate, January 12, 1893.

QUEEN KNITTING COMPANY, dissolved; date of certificate, January 31, 1893.

GUARDIAN OIL AND GAS COMPANY, dissolved; date of certificate, March 8, 1893.

CALEDONIA MINING COMPANY, dissolved; date of certificate, March 31, 1893.

STATE BUILDING AND LOAN ASSOCIATION, dissolved; date of certificate, April 6, 1893.

VARIAN TRANSPORTATION COMPANY, dissolved; date of certificate, April 29, 1893.

GUERRA AUTOMATIC GRIP COMPANY, dissolved; date of certificate, May 31, 1893.

FIBER PIPE COMPANY, dissolved; date of certificate, May 31, 1893.

WESTON SAVINGS BANK, dissolved; date of certificate, May 31, 1893.

VENDOMATIC APPARATUS COMPANY, dissolved; date of certificate, June 13, 1893.

RIVER JOHN STONE COMPANY, dissolved; date of certificate, November 27, 1893.

RED STAR SHOE CO., dissolved; date of certificate, January 26, 1894.

THE LONDON NOVELTY CO., of West Virginia, dissolved; date of certificate, February 5, 1894.

ANGLO-AMERICAN ELECTRIC LIGHT MANUFACTURING CO., dissolved; date of certificate, March 10, 1894.

JOSEPH H. BEARNS CO., dissolved; date of certificate, March 10, 1894.

VISUAL SYNCHRONISM CO., dissolved; date of certificate, April 2, 1894.

MERCHANTS REFRIGERATING & ICE MANUFACTURING CO., dissolved; date of certificate, April 7, 1894.

JUNKLE & GAITHER AGRICULTURE CO., dissolved; date of certificate, April 11, 1894.

DOW JONES CO., dissolved; date of certificate, April 28, 1894.

MOUND CITY BRICK CO., dissolved; date of certificate, April 28, 1894.

THE MAY OYSTER CO., dissolved; date of certificate, May 7, 1894.

UNITED STATES SPORTSMEN'S GOODS CO., dissolved; date of certificate, May 14, 1894.

INTERSTATE IMPROVEMENT COMPANY, dissolved; date of certificate, May 21, 1894.

HENRY DREYFUS & COMPANY, dissolved; date of certificate, June 27, 1894.

JOSEPH BECK & COMPANY, dissolved; date of certificate, June 29, 1894.
SCHRADE & HALL COMPANY, dissolved; date of certificate, July 19, 1894.

PARIS CLOAK AND SUIT COMPANY, dissolved; date of certificate, September 21, 1894.

LAUGHLIN JUNCTIN STEEL COMPANY, dissolved; date of certificate, November 7, 1894.

THE PARKERSBURG INSURANCE COMPANY dissolved; date of certificate, November 9, 1894.

THE PALATINE IMPROVEMENT COMPANY, dissolved; date of certificate, December 24, 1894.

THE DENSMORE TYPEWRITER COMPANY, dissolved; date of certificate, December 26, 1894.

MASSACHUSETTS PULSION TELEPHONE COMPANY, dissolved, January 7, 1895.

CHARTER AND LAW FILED.

GLOBE BUILDING AND LOAN COMPANY, charter and law filed; date of certificate, February 14, 1893.

THE CROSBY AND BECKLEY COMPANY, charter and law filed; date of certificate, February 15, 1893.

THE KREEL PIANO COMPANY, charter and law filed; date of certificate, February 22, 1893.

THE MOSHANNON COAL COMPANY, charter and law filed, March 1, 1893.

THE UNITED STATES BUILDING AND LOAN ASSOCIATION, of Louisville, Kentucky; copy of charter and law filed, March 18, 1893.

ATLANTA NATIONAL BUILDING AND LOAN ASSOCIATION, copy of articles of incorporation and law filed, April 7, 1893.

W. L. MELLON PIPE LINES, laws and charter filed, April 13, 1893.

ARMOUR PACKING COMPANY, charter and laws filed, May 2, 1893.

CITIZENS BUILDING AND LOAN ASSOCIATION, charter and law filed, May 4, 1893.

THE NATIONAL LOAN AND INVESTMENT COMPANY, charter and law filed, May 19, 1893.

EASTERN BUILDING AND LOAN ASSOCIATION, charter and law filed, May 27, 1893.

THE UNITED STATES LEATHER COMPANY, charter and law filed, June 1, 1893.

THE NATIONAL FRATERNAL UNION, charter and law filed, June 20, 1893.

THE STANDARD FOLDING BED COMPANY, charter and law filed, June 21, 1893.

LINCOLN NATIONAL BUILDING AND LOAN ASSOCIATION, charter and law filed, July 25, 1893.

WASHINGTON NATIONAL BUILDING AND LOAN ASSOCIATION, of Washington, D.C. charter and law filed, August 1, 1893.

OIL WELL SUPPLY COMPANY, charter and law filed, August 14, 1893.

LOUISVILLE BUILDING TRUST COMPANY, charter and law filed, November 13, 1893.

MASONIC MUTUAL SAVINGS AND LOAN ASSOCIATION, articles of incorporation filed December 6, 1893.
Corporations.

The Industrial Savings and Loan Company, of Syracuse, New York, charter and law filed, January 8, 1891.

American Telephone and Telegraph Co., charter and law filed, February 1, 1891.

Birdsell Manufacturing Co., charter and law filed, February 7, 1891.

Hickford and Huffman Co., charter and law filed, February 15, 1891.

The Aultman & Taylor Machine Co., charter and law filed, March 1, 1891.

The Columbian Building & Loan Association, of Richmond, Virginia, charter and law filed, March 1, 1891.

The Metropolitan Building & Loan Association, charter and law filed, March 14, 1891.

The United Banking & Building Co., charter and law filed, March 14, 1891.

McCormick Harvesting Machine Co., charter and law filed, March 31, 1891.

Graham Lumber Co., law and charter filed, April 2, 1891.

Commercial Building & Loan Association, law and charter filed, April 14, 1891.

The Mercantile Railway Building & Loan Association, of Alexandria, Virginia, law and charter filed, May 10, 1891.

Freerhold Building and Loan Association, of Pittsburgh, Pennsylvania, law and charter filed, May 12, 1891.

Maritime Coal Company, law and charter filed, May 17, 1891.

The Hudson Land and Mining Company, law and charter filed, May 24, 1891.

Smyth and Munford constructing Company, law and charter filed, June 3, 1891.

Mutual German Savings and Loan Association, law and charter filed, June 8, 1891.

Walter A. Wood Mowing and Reaping Machine Company, law and charter filed, June 21, 1891.

Cosmopolitan Savings and Loan Association, law and charter filed, June 23, 1891.

Milwaukee Harvester Company, law and charter filed, June 28, 1891.

The Chartiers Oil Company, law and charter filed, July 16, 1891.

The Farmers' Savings and Building and Loan Association, law and charter filed, August 10, 1891.

Graham-Buffalo Electric Light and Power Company, law and charter filed, September 5, 1891.

Home Protective Building and Loan Association, of Pennsylvania, law and charter filed, September 7, 1891.

Columbia Spring Company, law and charter filed, September 7, 1891.

The German National Building and Loan Association, of Pittsburgh, Pennsylvania, law and charter filed, October 31, 1891.

Monumental Savings and Loan Association, law and charter filed, November 30, 1891.
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MAP AND PROFILE OF RAILROAD COMPANIES.

THE WEST VIRGINIA SOUTHERN RAILROAD COMPANY, map and profile filed; date of certificate, February 7, 1893.

THE HUNTINGTON AND BIG SANDY RAILROAD COMPANY, map and profile filed; date of certificate, February 9, 1893.

THE PINKY RAILROAD COMPANY, map and profile filed; date of certificate, February 11, 1893.

THE NORFOLK AND WESTERN RAILROAD COMPANY, map and profile filed; date of certificate, February 7, 1893.

THE HUNTINGTON AND BIG SANDY RAILROAD COMPANY, map and profile filed; date of certificate, February 9, 1893.

THE PINKY RAILROAD COMPANY, map and profile filed; date of certificate, February 11, 1893.

THE NORFOLK AND WESTERN RAILROAD COMPANY, map and profile of the Elkhorn connecting branch; extension of North Fork Branch; filed, April 17, 1893.

THE NORFOLK AND WESTERN RAILROAD COMPANY, map and profile of the Elkhorn connecting branch; extension of North Fork Branch; filed, April 17, 1893.

NORFOLK AND WESTERN RAILROAD COMPANY, map and profile filed; date of certificate, July 31, 1893.

WEST VIRGINIA AND PENNSYLVANIA RAILROAD COMPANY, map and profile filed; date of certificate, July 31, 1893.

WEST VIRGINIA AND PENNSYLVANIA RAILROAD COMPANY, map and profile filed; date of certificate, July 31, 1893.

THE CHESAPEAKE AND OHIO RAILWAY COMPANY, map and profile filed; date of certificate, September 13, 1893.

HELINGTON AND LITTLE LAUREL RAILWAY COMPANY, map and profile filed; date of certificate, November 28, 1893.

WEST VIRGINIA AND PITTSBURGH RAILROAD COMPANY, map and profile filed; date of certificate, June 27, 1894.

NEW CUMBERLAND BRANCH OF THE PITTSBURGH, CINCINNATI, CHICAGO & ST. LOUIS RAILWAY COMPANY, map and profile filed; date of certificate, November 13, 1894.

PITTSBURGH, CINCINNATI, CHICAGO AND ST. LOUIS RAILWAY COMPANY, map and profile filed; date of certificate, November 13, 1894.

NEW AGREEMENT.

THE COLUMBIAN EQUIPMENT COMPANY, acquisition by purchase, gift, lease or otherwise, and the construction and equipment of railroads; operation of railroads outside the State of West Virginia; working, &c., coal, iron and other mines; building, equipping, operating, &c., furnaces for the reduction of coal, iron, &c., &c.; date of certificate, January 5, 1895.

EXTENSION OF ChARTERS.

ROCKY POINT TURNPIKE CO., charter of same continued and continuance of said corporation extended for a period of fifty years from 1st day of July 1893; date of certificate, February 10, 1895.

SCHMULLAICH BREWING CO., charter extended beyond the time limited in the agreement for its formation fifty years; date of certificate, November 20, 1893.

EXCHANGE BANK, of Wheeling, West Virginia, charter extended fifty years beyond the 10th day of June, 1894, the date of the expiration of the time limited in the agreement for its formation; date of certificate, May 12, 1894.
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BANK OF RAVENSWOOD, charter extended fifty years from the 1st day of June 1804, the date of the time of the expiration limited in the agreement of its formation; date of certificate, August 10, 1894.

CHANGE OF PAR VALUE OF SHARES.

HOMESTEAD BUILDING ASSOCIATION, change of par value of shares of stock from $200 00 to $100.00 each; date of certificate, June 30, 1893.

THE CLEVELAND VITRIFIED PRESSED BRICK COMPANY, decrease of par value of shares from $100.00 to $50.00 per share; date of certificate, November 13, 1893.

THE CITIZENS BUILDING ASSOCIATION, of Parkersburg, decrease of par value of shares from $300.00 to $100.00 per share; date of certificate, December 23, 1893.

PONIPO MINING AND TRANSPORTATION COMPANY, increase of number of shares of capital stock from 4,000 to 10,000 shares; date of certificate, May 26, 1894.

REVIEW OF REVIEWS COMPANY, decrease of par value of shares from $100.00 to $25.00 per share; date of certificate, September 10, 1894.

DECREASE OF CAPITAL STOCK, &c.

CONSOLIDATED CAR HEATING COMPANY, decrease of capital stock from $2,500,000.00 to $1,250,000.00; date of certificate, July 6, 1893.

THE OHIO AUXILIARY FIRE ALARM COMPANY, decrease of capital stock from 2,000 shares to 791 shares of the par value of $100.00 per share, 150 shares to be preferred stock; date of certificate, September 29, 1893.

WEST VIRGINIA GLASS COMPANY, decrease of capital stock by reducing par value shares to $125.00; date of certificate, October 21, 1893.

CRYSTAL GLASS COMPANY, decrease of capital stock from $100.00 to $60.00 per share; date of certificate, February 7, 1894.

GERMAN LOOKING GLASS PLATE COMPANY, decrease of capital stock from $500,000.00 to $300,000.00; date of certificate, March 3, 1894.

MANHATTAN PLATE GLASS CO., decrease of capital stock from $500,000.00 to $150,000.00; date of certificate, April 13, 1894.

THE FAIRFIELD GAS & OIL CO., decrease of capital stock from $1,000,000.00 to $10,000.00; date of certificate, June 8, 1894.
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