The Board of Directors may appoint for only other officers of the dorporation, but also one or more Vice-Presidents, one or more Assistant Beard and one or more Assistant Treasurers; and to the extent provided in the By-Laws, or by the Board of Directors, the persons so appointed, respectively, shall have and may exercise all the powers of the President, of the Secretary and of the Treasurer, respectively.

eroise all the powers of the President, of the Scoretary and of the Treasurer, respectively.

The Board of Directors shall have power, from time to time, to fix and determine, and to assure vary the amount of the working Capital of the Corporation; and to derect and determine the use and disposition of any surplus or not profits and in its descretion the Board of Directors may use and apply any such assurants of the own Capital stock to such an extent, and in such a manner and upon shares of its own Capital stock to such an extent, and in such a manner and upon such terms as the Board of Directors shall deem expedient; and shares of shares such terms as the Board of Directors shall deem expedient; and shares shall have seen acquired for the purpose of decreasing the Corporations Capital Stock, as provided by law. The Board of Directors, from time to time, shall determine whether and to what extent and at what time and places, and under what conditions and respections of the stockholders, and no stockholder shall have the right to inspection of the stockholders, and no stockholder shall have the right to inspect any account or book or document of the Corporation, except as is expressly conferred by statute or by the Board of Directors, or by resolution of the stockholders.

Subject always to By-laws, made by the stockholders, the Board of Directors may made By-laws, and from time to time, may alter, amend or repeal any by-laws;But By-laws made by the Board of Directors may be altered or repealed by the stockholders at any annual meeting, or at any special meeting, provided notice for such proposed and convey, or otherwise dispose of its property and franchises as an entirety or gottal convertion, either for each or sin exchange derother property or securities, on such terms and conditions as the Board of Birectors may deem proper and fair, provided, the same be ratified by an affirmative vote representing two-thirds of its Capital Stock at a stockholders meeting held for such purposes in pursuance of the provisi

IX. The first meeting of said Incorporation for the purpose of grganization shall be held in Tulsa, in the Western District of the Indian Territory, at the office of Lawrence & Gormly, at ten o'clock A.M. on the 15th day of October, A.D., 1807. The subscribers hereto waive notice of said meeting.

IN TESTIMONY WHEREOF, We have hereunto set our hands on this, the 15th day of

October, A.D., 1907.

W. P. Anderson, John F. Lawrence W. Ward Cornelius.

CERTIFICATE.

WHEREAS, W. P. Anderson, John F. Lawrence and W. Ward Cornelius, have associated themselves together as a body of politic and corporate, to be known as: and he should be ANDERSON OIL COMPANY.

ANDERSON OIL COMPANY.

WHEREAS, The said incorporators, being the subscribers of the Capital Stock of said Corporation, have waived the fifteen (15) days notice, as required by law, and called a meeting for organization to be held in Tulsa, Indian Territory, at the coffice of Lawrence & Gomly, at 10 o(clock A.M., on the 15th dayoff October, A.D.1907.

Nivit: "W.R. Anderson, John F. Lawrence and W.Wards Cornelius standars my to the management and brains

WHEREAS, At agmeeting of the said Directors, W. P. Anderson waselected President, W. Ward Cornelius was elected Secretary and Treasucer. o clock...

NOW, THERESERS, The said W. P. Anderson, as President, and the said John F. Lawrence and W. Ward Cornelius, as Directors, the in pursuance of law, issue this their certificate, verified by their eaths, and od certify as follows:

I. Said Corporation is formed for the purpose of:

To acquire, own, lease, cocupy, use or develop, to purchase, exchange, sell or otherwise dispose of, to pledge, hypothecate and deal in any treal estate containing coal, cil, gas, sale, stone, saphaltum, lead, xino, gold, silver, marble, salt, and all other minerals, and any wood lands, or other lands for any purposes of the Corporation; to survey and plat lands into lots, blocks, streets and alleys as additions to cities, towns and villages and for townsites, and to sell, lease, or otherwise dispose of the same; to do a general real estate business, work, mine, operate, develop, manufacture, refine, reproduce and convert all minerals of whatsoever nature or character into any and all forms, combinations and conditions that which the same are capable of being converted, and to sell and dispose of the same; to construct or purchase bridges, buildings, houses, machinery engines, cars and other equipment; reilroads, street-car lines, telephone lines and ice plants, and to sell the same or otherwise dispose thereof, or townintain and operate the same; to own, handle, and control letters patent, two more intain and operate the same; to own, handle, and control letters patent, two more bonds, notes, mortgages or deeds of trust to become the same, and to execute bonds, notes, mortgages or deeds of trust to become the same, and to execute bonds, notes, mortgages or deeds of trust to become the same, and to execute bonds, notes, mortgages or deeds of trust to become the same, and to execute bonds, notes, mortgages or deeds of trust to become the same, and to execute bonds, notes, mortgages or deeds of trust to be same extent that a natural person might considered by it or for any other objects in our about its business; to mortgage or pledge any stook, bonds of other obligations in payment for property purphased or acquired by it to the same extent that a natural person might mortgage or pledge any stook, bonds of other obligations by it issued or incurred; attacked and Said Corporation is formed for the purpose of: