96

1 10

281 23

WIRREN, At the time and place elses set out, a meeting of the relievation absorbed and and the organet and Corporation and chat Directory, and

Wincremoval may be conferred by the By laws, of by wote of the Board of Directors. The Board of Directors may appoint nor only other officers of the Corporation, but also one or more Vice-Presidents, one or more Assistant Secretarys, 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 ex-ercise all the powers of the President, of the Secretary and of the Treasurer; results and spectively.

Word of Directors, the present so appointed, respectively, shall have and may experience and evolve all the powers of the President, of the Boorstary and of the Treasurer, 'respectively.' The Board of Directors shall have power, from time to time, to fix and determine, and to vary the amount of the working Capital of the Corporation; and to direct New and disposition of any surplus or net profits; and this determine the Board of Directors may use and apply any such surplus or accommutated profits in purchasely or going its bonds or other obligations, or shares of its own Capital Stock to such an extent, and in such a manner and upon such terms as the control protons inhalf determine the prose of decreasing the Corporations' Capital Stock as provided by law. The Board of Directors inhalf determine whether and to what extent and at what time and places, and under what conditions and regulations, or shares of its stockholders. The Board of Directors, or any of them, shall be open to inspection of the stockholders.
Subject always to By-Laws, made by the stockholders, the Board of Directors may make By-Laws, and from time to time, may elaited or repeal any By-Laws; but By-Laws, made by the stockholders, the Board of Directors may be altered to repeal any By-Laws; but By-Laws, and from time to time, may elaiter, provided notice of such proposed alteration or repeal be induded in the notice for such meeting. This Corporation alter is property and franchises with any other consisting the stockholders.
Subject always to By-Laws, made by the stockholders. The stockholders is an entire to repeal be induced in the notice for such meeting. The stockholders are an entirely or sport and or property and franchises with any other consisting the stockholders.
Subject always to By-Laws, made by the stockholders. The stockholders are any annual meeting, or at any special meeting, provided notice of such proposed alteration or repeal be induced in the notice for such meeting. This Corporation sha

FOUR Fir thom Brielante of stockhold, ro and the number of shares owned by them, see postively, is as follows:

IX. The first meeting of said Incorporators for the purpose of arganization shall be held in Tulsa, in the Western District, of the Indian Territory, at the offices of Lawrence & Gormly, at 10 o'clock A.E., on the 19th day of October, A.D. 1907. The subscribers hereto hereby waive notice of said meeting. IN TESTIMONY WHEREOF, We have hereunto set our hands on this, the 19th day of October A.D. 1907. October, A.D., 1907

Henry C. Walkley John F. Lawrence W. Ward Cornelius.

TESTIMONY WHEREFOR For and C E R T I F I C A T E. WHEREAS, Henry C. Walkley, Schn F. Lawrence and W.Ward Cornelius, have a sociated themselves together as a body politic and corporate, to be known as: IN TESTIMONY WREERFOF, The said. e of mid Corporation and have as-WINNER OIL COMPANY. arealogity of the

Boarlof Directors of sail is a ration have becaute set their hands on this 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 of-fice of Lawrence & Gormly, at 10 o'clook A.M., on the 19th day of October, A.D., 1907.

WHEREAS, At said meeting the following named persons were elected Directors, to-wit: Henry C. Walkley, John F. Lawrence and W. Ward Conrelius; and Time

WHEREAS/ At a meeting of the said Directors, Henry C. Walkley was elected Pres-ident, and W. Ward Cornelius was elected Vice-President and John F. Lawrence was UNTED STICLECTED Secretary, and Treasurer.

NOW THEREFORE^{ist}The said Henry C. Walkley, as President, and the said W.Ward Cornelius and John F. Lawrence, as Directors, do in pursuance of law, issue this their certificate, verified by their caths, and do certify as follows:

141

17 Alexandria

their certificate, verified by their caths, and do certify as follows:
 I Said Corporation is formed for the purpose of:
 To acquire, own, lease, cocupy, use or develop, to purchase, exchange, sell,
 To acquire, own, lease, cocupy, use or develop, to purchase, exchange, sell,
 ing coal, oil, gas, shale, stone, asphaltum, leas, zine, 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 ad ditions to cities, towns and villages and for townsites, and to sell, lease, or other wise dispose of the same; to do a general real estate business, work, mine, operate,
 develop, manufacture, refine, reporduce and convert all minerals of whatsoever nature
 or character into any and all forms, combinations and conditions into which the same
 use are datable of being converted, add to sell dispose of the same; to construct or
 purchase bridges, buildings, houses, machinery engines, cars, and other equipment;
 railreads, street-car lines, telephone lines and for glasts, and to sell the same or
 otherwise to dispose thereof, or to maintain and operate the same; to own, handle.
 In Tamd_control lotters_patents_inventions and the shares of stook of other Corporations
 to borrow money and to execute bonds, notes, mortgages or deeds of trust to secure
 the same, and to execute bonds, notes, mortgages or dieds of individual holders andowners thereof, including the right to vote upon any share of
 stook and other securities and obligations all the right to vote upon any share of
 individual holders andowners thereof, including the right to vote upon any share of
 stock and other securities and obligations all the submes; to mortgage or
 individual holders andowners thereof, including the right to vote upon any share of
 stock and other securities and obligations and provided that this Corporation shall
 have power to issu pledge any stock, bonds or other obligations, or any property which may be acquired by it, to secure any bonds or obligations by it issued or inquired; to guarantee any dividends on bonds, or contracts of any kind and description; and in carrying