PHILLIPS ISHAM

ALL QUOTATIONS SUBJECT TO CHANGE WITHOUT NOTICE

PIGIRON-COKE-STEEL-ALLOYS

CABLE ADDRESS "DALTNASH"

TELEPHONE \[
\begin{cases}
0.733 \\ 0.734 \\ 0.73

30 CHURCH STREET-NEW YORK

Mr. E. C. Means, c/o The Seminole Hotel, Winter Park, Florida. February 28, 1930.

Dear Means:-

I want to thank you for the box of fruit which arrived here all in good order, and gratefully received by the office associates; distribution was immediate and consumption the same.

I suppose you are enjoying Florida as usual and getting plenty of golf. We have had a very open and mild winter and some of the men have played at Ardsley almost every week, but I knock off when the cold weather sets in, as I do not care to be playing with cold hands and other attendant discomforts.

Mr. Lyman , as you know, is in California and I suppose it may be a month yet before his return. His office says that he seems to be enjoying the trip and not worrying about business. The Low Moor matters are rolling along without any particular change or results. It seems to me that sales of property are much slower than we had expected. Evidently the prospective buyers hold off when the pressure of an auction sale is removed. Also, the all cash payment required is probably hard for them. I am not in that office very much now. They telephone me if anything comes up, but I do not hear frequently.

The iron business is very slow and prices continually declining. Buffalo is down to \$16.00 base price and even this is reported shaded in some cases. Birmingham is selling for eastern shipment at \$13.00 and \$12.50 base. They are getting iron into this district all the time, but not in large quantities. They are more successful in the central west. The present outlook in the automobile business is poor, so that I am afraid we cannot look for improvement in pig iron within the next few months.

I wish that New York lay on your return route from Florida, I should like very much to see you. Blease give my best regards to Mrs. Means and Mrs.Rimgo. PI:CMB

Yours, J.M.

1001 0

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its deferred character is indicated by a suitable sign above or preceding the address.

WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

I C WILLEVED FIRST VICE-PRESIDENT

SIGNS

DL = Day Letter

NM = Night Message

NL = Night Letter

LCO = Deferred Cable

CLT = Cable Letter

WLT = Week-End Letter

The filing time as shown in the date line on full-rate telegrams and day letters, and the time of receipt at destination as shown on all messages, is STANDARD TIME.

Received at 225 16th St., Ashland, K.

1930 MAR 26 PM 1 35

J91 90 DL 8 EXTRA=NEWYORK NY 26 105P

E C MEANS =

ASHLAND KY=

ORIGINAL LIQUIDATION PERIOD ELAPSED STOP COURT DECREE ISSUED
AUTHORIZES DIRECTORS TO CONTINUE AS TRUSTEES STOP HAVE
PROSPECTS FOR SALE FURNACES AND OTHER SCRAP STOP IN ABSENCE.
OF SEVERAL TRUSTEES COUNSEL SUGGESTS BLIZZARD AND CARPENTER
OUR AGENT BE AUTHORIZED TO ACCEPT HIGHEST OPEN CASH BID
OF THIRTY THOUSAND DOLLARS OR OVER FOR THESE STOP COUNSEL
TO BE AUTHORIZED BY TRUSTEES AND COURT TO SIGN TRUSTEES

THE QUICKEST, SUREST AND SAFEST WAY TO SEND MONEY IS BY TELEGRAPH OR CABLE

PATRONS ARE REQUESTED TO FAVOR THE COMPANY BY CRITICISM AND SUGGESTION CONCERNING ITS SERVICE

F SERVICE full-rate Cable-its de-ter is ina suitable sign above or preceding the address.

WESTERN

NEWCOMB CARLTON, PRESIDENT

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Received at 225 loth St., Ashland, Kv.

PM I 35 1930 MAR 26 SIGNATURE

DEED FOR THIS AND OTHER POSSIBLE SALES OTHERWISE

OF EACH TRUSTEE NECESSARY STOP PLEASE WIRE APPROVAL STOP=

PRESIDENT THE LOW MOOR IRON COMPANY FRANK LYMAN OF VIRGINIA.

THE LOW MOOR IRON COMPANY OF VIRGINIA LOW MOOR, VIRGINIA / ay 7 - 1930, Mr E. C. Heans Ky. Dear An Means: I have just received author to allow Mi Johnson's Occountants to go over our tay records, and have just written (we are looking forward to seeing yo Catter part of this worth, welding and everything was in confusion

May 7 - 1930. Ar AP. Johnson This Sear Dir. Mr & C. Means has sent your letters to me for attention It will all right for you to send your records for the years 1917-1918-1919-1920, and A wise the may pleasure to render them any assistance that I can. Kindly advise the time they will be here. The four Moor Inon Co of 15

The Marting Fron & Steel Company. Munufacturers of Basic, Malleable and Foundry Pig Fron.

Tronton, Chio,

Mr. E. C. Means
Ashland, Kentucky
My dear Mr. Means:

I have a favorable letter from your Mr. Blizzard at Low Moor about inspection of the income tax return records, and I do personally thank you for your kindness in this matter.

Yours very truly,

THE MARTING IRON & STEEL CO.

ARJ/H



ARE REQUESTED TO FAVOR THE COMPANY BY CRITICISM AND SUGGESTION CONCERNING ITS SERVICE

1201 S

ESTERN

SIGNS

DL = Day Letter

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1930 MAY 14 AM 10 25

16th St., Ashland, Kv. J54 23 DL XU=NEWYORK NY 14 922A

E C MEANS=

ASHLAND KY=

IF QUORUM CAN BE OBTAINED CAN YOU ATTEND MEETING LOWMOOR TRUSTEES STOKES OFFICE COVINGTON FRIDAY MAY TWENTY THIRD ELEVEN OCLOCK WIRE ANSWER COLLECT= H A DALTON.

FRANK LYMAN 14 WALL STREET NEW YORK May 14, 1930. Dear Sir: Please be advised that a meeting of the Trustees of THE LOW MOOR IRON COMPANY OF VIRGINIA will be held at the office of Richard C. Stokes, Esq., Counsel for the Company, at Covington, Virginia, on Friday May 23 1930, at 11 o'clock A. M. Very truly yours, Thank you are To: E. C. Means, Esq., Ashland, Kentucky.

FRANK LYMAN 14 WALL STREET NEW YORK May 15, 1930. Dear Mr. Means: I was greatly disappointed to get your telegram this morning - both because it indicated you were having trouble and also because it threw doubt on the possibility of your attending the meeting at Covington. We absolutely need your advice and counsel and Messrs. Isham, Dalton and I are expecting to go down. Will you kindly send us a wire Tuesday morning - when you will probably know your situation better as to whether you can or cannot attend our conference at Low Moor? If you cannot attend on Friday, we will postpone the session, depending upon when you can be there. I had a wonderful visit in California and came back much refreshed and am feeling very fit. I look upon the present situation at Low Moor as critical and needing drastic attention. Hoping that your trouble will speedily be removed, I remain, Yours very sincerely, To: E. C. Means, Esq., Ashland,

FRANK LYMAN
14 WALL STREET
NEW YORK

May 20, 1930.

Dear Mr. Means:



I received this morning your letter of the 18th instant, and later your telegram came to hand and can easily see that you cannot make any engagements about coming to Low Moor. I am awfully sorry that you have such a trying situation to overcome.

Mr. Dalton and I are going to Low Moor tomorrow evening and I feel that after I have been there a day or so, I will be in better shape to communicate with you. I have got to go, in any event and perhaps I can size up the situation better than I can now, when all sorts of delays and excuses for delays are being constantly presented.

I shall either write you from Low Moor or will call you up on the Long Distance telephone, if anything occurs to make it necessary.

Joe has finished his Pensacola course and is waiting, expectant of receiving his Commission, which seems to be entirely his due. If he hets it, he will have to go back on the first of July and take another year of service.

Frank is at Harvard and I expect will enter his Senior Year, next year.

Mrs. Lyman and Hannah came to New York with me and will stay here until I get back from Virginia.

All are well and send the best of wishes to you and Mrs. Means and hope that you will make a speedy recovery.

Sincerely yours,

To:

E. C. Means, Esq., Ashland, Kentucky.

Travel Lyman

Mr. Frank Lyman, New York, N. Y.

Dear Sir:

As you know, there now exist, by appointment of the Circuit Court of Alleghany County, under the Virginia statute, seven trustees for the winding up of the affairs of the Low Moor Iron Company of Virginia.

This makes a very unwieldy number; but at the time I had these trustees appointed I did not have sufficient authority from anyone to select any one or more of the gentlemen as trustees.

It is suggested to me by some of the trustees that this unwieldy number makes it very difficult for us to handle the property.

I have worked out this solution, which will be workable under the statute: let the trustees select one of their number to be appointed by the court, as Receiver --- the remaining trustees resigning to the court.

We will then only have one person to deal with, i. e., The statute allows the Receiver to appoint an agent, or agents, as custodians of the property. I presume the Receiver would appoint Mr. Blizzard and Mr. Carpenter, who live The sales of the property from time at and near the property. to time thereafter will be quite simple. The agents aforesaid, having sold a piece of property, will obtain the approval of the Receiver and notify me of the sale. I will file a petition to the Judge praying authority to make the conveyance for the purchase price named and the court will order the sale and direct This will obviate the necessity of myself to make the deed. sending the deeds back and forth to the Receiver for signature; each deed will also have the stamp of approval of the Circuit Court. The obtaining of the deed in this method in each instance will only require three days, so each deal will be closed very

Mr. Frank Lyman, page 2.

rapidly. The purchase price of each piece of property, however, will be paid direct to the Receiver and the Receiver

however, will be paid direct to the Receiver and the Receiver will handle all funds.

If this plan meets with your approval. I would suggest

If this plan meets with your approval, I would suggest that you have the trustees agree on one of your number to act as receiver and then have the remaining trustees write me a letter authorizing me to present their resignation to the court and have them formally released, as trustees, by a decree of court.

To repeat, I might say that all transactions of the Receiver in the matter of the sale of the various pieces of property and in the disposition of funds will, from thence forward, have, in every instance, the approval of the Circuit Court of Alleghany County, by decree entered by it. Though these details seem somewhat lengthy, each transaction can be carried through very speedily under the arrangements I suggest above.

Will you please let me know as soon as possible whether this plan meets with the approval of the remaining Trustees and, if so, I can have their resignations accepted and the Receiver appointed on the 15th day of July, next, which is the opening day of our Circuit Court.

Very truly yours,

Rastortio

RCS/B

THE LOW MOOR IRON COMPANY OF VIRGINIA

LOW MOOR, VIRGINIA

May 23, 1930.

Dear Cooke:

The result of my interview with Mr. Stokes is best summarized by enclosing you Mr. Stokes letter addressed to me, and his two addressed to Judge Haden.

After looking over them, please let me know if you will accept the Receivership to be created? This would be the happier solution of our problem. Provided you, for any reason, are not willing to act as Receiver, my second choice would be Mr. Isham. You both may decline to serve and in that case I am willing to undertake the task.

When I went to California I was under the impression that I could grant Messrs. Blizzard and Carpenter powers to sell. I understood that we continued as Trustees. Klotz, who bought the scrap insisted on a deed. The scrap until detached being a part of the realty. Stokes ruled in view of Klotz's demand, that Blizzard, at that time, was not equipped with sufficient authority, and the sale fell through.

It illustrates the unworkable features of having seven Trustees, who are more or less widely scattered and each of whom wants his own attorney to pass on any paper he is called upon to sign.

I hope you will sanction the procedure that seems to Mr. Stokes and myself as best calculated to secure prompt action and will accept the Receivership. I feel confident that all the Trustees would endorse your appointment.

Hoping your eye is better.

Yours sincerely,

E. C. Means, Eg. P. O. Box 328

Ashland Kentucky

FORT HILL
NORTHAMPTON
MASSACHUSETTS

May 29 = 1930

My dear Mr. Means.

The 26th and I shall answer it on Monday When I go to New York and have a talk with Mr. I shaw. I am very sorry you are having so much trouble event your eye and shall hope soon to hear that it is eatively occred. It is a pity to disturb you with business at such a Time. I think if you had had an opportunity of conferring wint mr. Stokes and ene, most of your difficulties would have disappeared.

I was sorry that out of seven trusties for a called weeting, Mr. Dallon and I alone attended.

Your Surcerely hand Lynn

cmy 19307?

TO THE HONORABLE BENJAMIN HADEN, JUDGE OF THE CIRCUIT COURT OF ALLEGHANY COUNTY, VIRGINIA:

Dear Sir:
By decree entered by Your Honor recently, in the chancery
cause of Frank Lyman Vs. Archer Anderson, Jr. Executor of Archer
Anderson, Sr., et als, Your Honor appointed seven Trustees to wind
up the affairs of the Low Moor Iron Company of Virginia. The under-
signed constitute six of the said Trustees. We find it very un-
wieldy for so many of us to act in the administration of the assets
of this Company and we have determined among ourselves that we would
much prefer the administration of the assets of the Company, from
this day on, to be handled by one of our number, his transactions, of
course, subject to the approval of Your Honor at all times by proper
decrees. We have mutually agreed upon
as Trustee, to have full charge of the property in the future, and
we desire that Your Honor appoint him by decree, as Receiver of said
property, the statute seeming to give the title of "Receiver" where
one man is so appointed. We respectfully desire herein to resign as
trustees aforesaid, and do hereby resign, and do hereby request Your
Honor to appoint as Receiver
for the assets of the former Low Moor Iron Company of Virginia, by
proper decree; and we do hereby authorize R. C. Stokes as our attorney
to prepare the necessary papers resigning us as such Trustees, and
also to prepare all necessary papers appointing
as Receiver, as aforesaid.
Respectfully,

HONORABLE BENJAMIN HADEN, JUDGE OF THE CIRCUIT COURT OF ALLEGHANY COUNTY, FINCASTLE, VIRGINIA.

0

Dear Sir:

You have our letter resigning as Trustees of the assets
of the Low Moor Iron Company of Virginia, requesting Your Honor to
appoint as Receiver of its
assets. We respectfully request Your Honor to enter a decree
allowing the Receiver, so appointed, compensation of Five Hundred
Dollars per month, payable from month to month, until a further
order of this court, payable out of the funds arising from time
to time from said assets, and from any funds he has on hands. The
duties of winding up the said affairs are somewhat arduous and
the Receiver is required to maintain an office and other expendi-
tures and we feel that the aforesaid compensation is quite
reasonable in this regard.
And we hereby authorize R. C. Stokes, as our attorney,

And we hereby authorize R. C. Stokes, as our attorney, to prepare a decree in the chancery cause of Frank Lyman Vs. Archer Anderson, Jr., Executor of Archer Anderson, Sr., deceased, et als, upon the appointment of _______ as Receiver, authorizing the compensation of the Receiver at Five Hundred Dollars a month, if this is agreeable to Your Honor.

June 2, 1930.

Dear Cooke:

Last night, I talked with Mr. Isham over the Low Moor situation. We both regret exceedingly that you cannot accept the Receivership. We feel that the real interests of all the shareholders would be served best by one of the Trustees accepting such responsibility. Mr. Stokes was of the same opinion. Of the Trustees, you, Mr. Isham and I are the only ones who are in a situation to fill the office properly. Carpenter may be all that you say of him, but he is an unknown quantity to the large majority of the shareholders, has a business which I understand absorbs all of his time and energy and I doubt if he would accept the custodianship of all the properties and records of the Low Moor Iron Company which I at present have in my office and which it would seem desirable to retain intact, at least for some time to come.

I would of course greatly prefer to shift my burdens on to some one else, but a careful study of the whole situation makes me recognize that I owe it as a duty to the shareholders to accept the responsibility of being Receiver of the Company.

As to the compensation, that is a matter which will have to be acceptable to the Judge - I think both in form and in fact.

Mr. Stokes thought that under the circumstances, the Judge would not regard the Receiver's compensation as excessive.

My situation has changed materially since we discussed the matter previously and this is the only way that I see to clarify and simplify the present situation.

I should accept the Receivership with regret, but with the firm conviction that it is the best thing to do for all concerned and a duty which I owe to the other shareholders.

If you are not in absolute dis-accord with these views, will you kindly sign the enclosed papers.

Sincerely yours,

To:

E. C. Means, Esq.,

Ashland,

I will send you copy of papers for you to sign, under separate cover, as soon as I secure the signatures of P.S. the other Directors.

FRANK LYMAN
14 WALL STREET
NEW YORK

June 10, 1930.

Dear Cooke:

I have only just succeeded in getting Mr. Adrian Van Sinderen's signature to the enclosed papers which I am now forwarding for your signature. Mr. Van Sinderen was out of town and inaccessible, which illustrates the difficulty of doing business under the present regime.

When you have signed the two papers enclosed, will you kindly send them to Mr. Blizzard at Low Moor, in envelope herewith and I will write him requesting him to get Mr. Humbert's signature and deliver the papers to Mr. Stokes.

I am sorry there has been so long a delay which was unavoidable.

Please let me know how you are getting on.

Sincerely yours,

To:

E. C. Means, Esq.,

Ashland, Ky.

Thank you for your latter of the 12th cohich came to me here This morning. I am very glad you are over your trouble could the eye.

I fear it much have been very painful.

Upon will be interested to hear of lay son Loseph's engagement to Miss Lauren Robbins of Melton, Mass. We corre much taken by surprine, but greatly pleased. Cor all like her very much indeed. Lose completed his course as Pensacola the latter part of April and has received his Commission as second hienten and in the U.S. Marine, Reserve Officer Orps (Aviation). He is called to assentes for a year's service Luly 12th, if he accepts his

Commission. After service at Quantics he must serve two forers, each year, for two years, to complete his record. Itis Commission came only a day or two ago the has not yet notified me of his decision. It is now at Milton. Where the engagement was amounced the tenday. FORT HILL NORTHAMPTON MASSACHUSETTS 終年, 名, C, M,

I am going to Boston Juenday, especting to play my amual game of goep. Shall undoubtedly be bearen, as I have not played since I came back from California. Expect to assend ball game (beduesday, Commencement Thursday & Class denium Thursday, to Class denium Thursday, unght.

Bliggard thinks he has sold a strip of 91/2 Acres to a furniture concern, for a factory on the Easkerly boundary of the furnace property for 500.5 per acre. Will report details when I get particulars. Carpenter, Bliggard & Stokes all concerned that it was a good hale.

was much interested in what you wrote about Johns venture and other family news, The Am. R Co Stock Seems to have had quite a joth. All well here.

Lucarely yours

Ruidest Regards to all.

together with all of the property, holdings, assets and rights of this corporation.

ARTICLES OF INCORPORATION

This dorporation is for the sale object above stated,

ASHLAND MEMORIAL PUBLIC LIBRARY ASSOCIATION

any capital stock, but shall have a sembership consisting of these

Desiring to form a corporation for the purposes hereinafter mentioned, we, whose names are hereunto subscribed, do hereby adopt these Articles of Incorporation:

ARTICLE I.

The name of this corporation shall be ASHLAND MEMORIAL PUBLIC LIBRARY ASSOCIATION.

are set forth opposite ARTICLE II.

names are hereunso subscribed and the respective addresses thereof

The office and place of business of said corporation shall be in the City of Ashland, Boyd County, Kentucky.

are properly executed and ARTICLE III.

The nature of the business, objects and purposes proposed to be transacted, promoted and carried on are to obtain and establish for the City of Ashland a free public library, to be located in said city; and to that end to receive, hold, own, use, and dispose of, in any legal manner, real and personal property, money and other things of value to be used in the erection of a library building, and its proper stocking and equipment, within said purposes, all of which shall be turned over to the "Board of Trustees of the Public Library" of the City of Ashland, or such other legal authority to receive, maintain and conduct a free public library in and for said city as may then be provided by law, when said Board of Trustees or legal authority shall have been selected for such purpose

together with all of the property, holdings, assets and rights of this corporation.

ARTICLE IV.

This corporation is formed for the sole object above stated, and not for private gain or private profit, and it shall not have any capital stock, but shall have a membership consisting of these incorporators and of no fewer than fifty persons resident in the City of Ashland and vicinity in Boyd County, Kentucky, who may be elected from time to time by vote of the Board of Directors to such membership.

ARTICLE V.

The incorporators of this corporation are those whose names are hereunto subscribed and the respective addresses thereof are set forth opposite thereto.

ARTICLE VI.

This corporation shall commence as soon as these articles are properly executed and recorded and shall continue for five years from the date thereof unless sooner dissolved.

ARTICLE VII.

The affiars of this corporation shall be conducted by a board of nine directors, one of whom shall be elected president and another vice-president to be elected by said board, which board shall be elected in the first instance by the incorporators by a majority vote, and thereafter at such time and places and in such manner as may be provided by the by-laws.

There shall be elected by said Board of Directors a secretary and treasurer whose times of election, duties and terms of office shall also be prescribed by the by-laws of this corporation; provided, however, that said secretary and treasurer, before proceeding to act, shall each execute bond with good solvent surety sufficient to cover all monies or other things of value which may come into their hands, and for the faithful accounting thereof to this corporation.

No director of this corporation shall ever receive any salary or compensation for services rendered in any office or capacity whatsoever. Nor shall any other officer of the corporation except the secretary receive any salary or compensation whatsoever for any service rendered in any office or capacity whatsoever.

If the Board of Directors shall deem it necessary to a proper making and preservation of the record of its proceedings and of the work of this corporation to employ a secretary and pay the secretary compensation, it shall have authority to so provide, with at least two-thirds of the full membership of said Board approving, the vote to be by aye and nay vote and spread upon the records of the Board. The secretary, however, shall not be allowed or paid to exceed \$10.00 for attending, taking and making complete record of the proceedings of the Board at any annual meeting, nor exceeding \$5.00 for attending and rendering like service at any special meeting, to be paid only after the proceedings of said respective meetings are read, approved and signed by the president of the Board at some subsequent meeting thereof.

ARTICLE VIII.

The highest amount of liability which the corporation may at any time incur shall be One Hundred Thousand (\$100,000.00) Dollars.

ARTICLE IX.

The private property of neither the members, incorporators or stockholders of this corporation shall be subject to any extent to the payment of the corporation debts or of any liability of said corporation of whatsoever kind.

IN WITNESS WHEREOF the incorporators have hereunto subscribed their names, together with their places of residence, this the 28th day of August, 1930.

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Chas. F. Weaver

Mrs. W. J. Hampton

Clyde R. Levi

Mrs. M. E. S. Posey

Effie A. Fitch

Josephine Ogden

Mrs. Chas. Brookover

Mrs. J. H. Eba

Lou K. Poage

R. L. Mobayed

Mrs. J. H. Foster

B. S. Wilson

C. J. McClelland

Mrs. D. E. Riffe

Mrs. Robt. T. Caldwell

Mrs. Ralph H. Gelder

J. H. Foster

Residence

Ashland, Kentucky

Name

Wade E. Eller

Mrs. T. P. Owings

Mrs. C. M. Allen

Mrs. D. M. Howerton

Rev. Walter Stock

John P. Brady

Mrs. V. P. Dalmas

Sallie Martin

John W. Woods

Peter C. Van Gilst

L. C. Fielder

J. S. Ogden

Mrs. J. C. Hager

Jas. T. Norris

Kathleen Clayton

J. C. Sandlin

Nell Clayton

B. F. Forgey

J. H. Mathewson

Eleanor Browning

J. M. Salmon, M. D.

Albert Yungkau

Albert F. Klein

Mrs. J. R. Malarky

Col. M. Annie Poage

Maude Tinsley Dysard

C. C. Woods, M. D.

J. A. Browne

J. S. Secrest

Chas. J. Rice

C. M. Nicholas

E. C. Means

Residence

Ashland, Kentucky

Ashland, K entucky

Ashland, Kentucky

Catlettsburg, Kentucky

Ashland, Kentucky

Ashland, Kentucky

Ashland, Kentucky

STATE OF KENTUCKY
COUNTY OF BOYD Set.

I, L. C. Fielder, a Notary Public in and for the County and State aforesaid, do hereby certify that the foregoing Articles of Incorporation of the Ashland Memorial Public Library Association were produced to me in my said County on the 28th day of August, 1930, and were acknowledged by Chas. F. Weaver, Mrs. W. J. Hampton, Clyde R. Levi, Mrs. M. E. S. Posey, Effie A. Fitch, Josephine Ogden, Mrs. Chas. Brookover, Mrs. J. H. Eba, Lou K. Poage, R. L. Mobayed, Mrs. J. H. Foster, B. S. Wilson, C. J. McClelland, Mrs. D. E. Riffe, Mrs. Robt. T. Caldwell, Mrs. Ralph H. Gelder, J. H. Foster, Wade E. Eller, Mrs. T. P. Owings, Mrs. C. M. Allen, Mrs. D. M. Howerton, Rev. Walter Stock, John P. Brady, Mrs. V. P. Dalmas, Sallie Martin, John W. Woods, Peter C. Van Gilst, J. S. Ogden, Mrs. J. C. Hager, Jas. T. Norris, Kathleen Clayton, J. C. Sandlin, Nell Clayton, B. F. Forgey, J. H. Mathewson, Eleanor Browning, J. M. Salmon, M. D., Albert Yungkau, Albert F. Klein, Mrs. J. R. Malarky, Col. M. Annie Poage, Maude Tinsley Dysard, C. C. Woods, M. D., J. A. Browne, J. S. Secrest, Chas. J. Rice, C. M. Nicholas and E. C. Means to be their act and deed for the purposes therein stated.

My Commission expires on the 22nd day of November, 1933.

L. C. Fielder, Notary Public, Boyd County, Kentucky.

(seal)

STATE OF KENTUCKY

COUNTY OF BOYD Sct.

I, Thelma G. May, a Notary Public in and for the County and State aforesaid, do hereby certify that the foregoing Articles of Incorporation of the Ashland Memorial Public Library Association were produced to me in my said County on the 28th acknowledged day of August, 1930, and were subscribed by L. C. Fielder to be his act and deed for the purposes therein stated.

My Commission expires October 19th, 1932.

Notary Public, Boyd County, Kentucky.

· (Seal)

STATE OF KENTUCKY

COUNTY OF BOYD

I, J. S. Secrest, Clerk of the Boyd County Court, do certify the foregoing Articles of Incorporation of the Ashland Memorial Public Library Association were this day filed in my office for record; whereupon the same, together with this and the foregoing certificates, have been duly recorded in Articles if Incorporation Book No. 6, page 467 of the Incorporation Records of Boyd County, Kentucky. Witness my hand, this 25" day of September, 1930.

> J. S. Secrest , Clerk, Martha Klaiber

STATE OF KENTUCKY

COUNTY OF BOYD

I, J. S. Secrest, Clerk of the Boyd County Court, certify that the foregoing is a true and correct copy of the Articles of Incorporation of the Ashland Memorial Public Library Association, and the certificates thereto attached, as appears Given under my hand, this 3 oth day of of record in my office. September, 1930. IS Secrest, Clerk, Eleanor Jarvis, D. C.

Copy for Chas. T. Weaver, Prest

ARTICLES OF INCORPORATION

ASHLAND MEMORIAL PUBLIC LIBRARY
ASSOCIATION

Ashland, Kentucky

28 aug 1930

Boyd County Abstruct Co.

INCORPORATE

W. J. HAMPTON, PRESIDENT
418-418 ASHLAND, NY.

COMPLETE ABSTRACTS OF TITE TO, NY.
ALL REAL ESTATE IN BOYD COUNTY.

H. A. DALTON, TREASURER 14 WALL STREET NEW YORK October 24, 1930. Dear Mr. Means: I am enclosing herewith a Report of all receipts and disbursements made by the Trustees of the funds of The Low Moor Iron Company of Virginia, during their Trusteeship which please sign and return in envelope herewith. When this is filed with the Court, the Trustees will be relieved of all responsibility. With best wishes to you and Mrs. Means, I am, Sincerely yours, To:

E. C. Means, Esq., Ashland, Ky.

FRANK LYMAN
14 WALLSTREET
NEW YORK

October 30, 1930.

Dear Mr. Means:
Please accept my thanks for yours of the 27th instan

Please accept my thanks for yours of the 27th instant, enclosing the report of the Trustees, signed by you.

I note that you and John are in Martinsville, taking the baths and playing golf. If the weather there is as fine as it is here, your stay will be very enjoyable.

The broadcast of the Dartmouth-Harvard Game must have pleased John immensely.

With kind regards in which Mr. Lyman joins, I am,

Sincerely yours,

To:

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