OMMONWEALTH Of Hentucky OFFICE OF SECRETARY OF STATE

DREXELL R. DAVIS Secretary

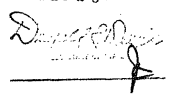


CERTIFICATE OF INCORPORATION OF NON-STOCK, NON-PROFIT CORPORATION

certify that there has be	IS, Secretary of State of the Commonwealth of Kentucky en delivered to my office articles of incorporation of FAMILY HISTORICAL SOCIETY, INC.
	the registered agent of this corporation is
WAME	
	TON BLDG. 101 FAST VINE STREET
LEXINGTON, KENTUCKS	
·	having been paid as prescribed by law, I, DREXELL R., issue this Certificate of Incorporation.
	Issued this281H_ day ofDECEMBER, 19.79, at Frankfors, Kentucky.
	SEGRETARY OF STATE
SECRETARY OF STATE	AGREVIAN REPRESENTABLE OF STATE

ORIGINAL CORVETILED AND RECORDED SECRETARY & METATE OF AUDICAY FLARGER, MERCHAN

DEC 2 8 1970



ARTICLES OF INCORPORATION
OF
OWSLEY FAMILY HISTORICAL SOCIETY, INC

SECRETARY OF STATE

DEC 28 1979

DEC 28 1979

Commonwealth of Kentucky

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, a citizen of the United States of America, and of the age of more than twenty-one years, hereby forms a corporation having no capital stock, and not for the purpose of obtaining any private pecuniary gain or profit, under the provisions of Chapter 273, Sections 273.160 et seq., of the Kentucky Revised Statutes.

Article I

The name of this corporation shall be "Owsley Family Historical Society, Inc."

Article II

The corporation is formed exclusively for one or more of the purposes provided for in Section 501 (c) of the Internal Revenue Code of 1954, including especially the collection, preservation and maintenance of genealogical record and information relating to the Owsley family and other families instrumental and active in their early and establishment of Colonial America, the United States of America and its various states; to publicize and to distribute and make available to others such records and information; to perform such other acts as may be incidental or reasonably necessary in carrying out the foregoing and to exercise all of the other powers conferred upon organizations of this kind under the laws of the state of Kentucky, including, but not limited to, the power to receive dues, donations and gifts of all kinds and types, for use in carrying out its purposes.

Notwithstanding any other provisions hereof, the corporation shall be conducted in such a manner, and shall exercise only such powers, as are in the furtherance of the exempt purposes of organizations set forth in Section 501 (c) of the Internal Revenue Code (and valid regulations promulgated pursuant thereto), as same now exists, or may hereafter be amended from time to time.

Article III

The corporation shall have all of the powers now authorized by the Kentucky Revised Statutes, for non-stock, non-profit corporations, and in addition thereto, but not in limitation thereof, the power to receive donations, by gift, devise, bequest or otherwise, of any and all types or kinds of property for use for its corporate purposes.

Article IV

The duration of the corporation shall be perpetual.

Article V

The address of the corporation's registered office in Kentucky and the place in this state where its principal office is to be located, shall be: 400 Bank of Lexington Building, 101 East Vine Street, Lexington, Kentucky 40507, and the name and address of its resident agent for service of process, at that address, shall be: Richard Bush, Jr.

Article VI

The initial Board of Directors of the corporation shall consist of three (3) directors. The directors who shall serve until the first annual meeting of the members, or until their successors are duly elected and qualified, are:

Thomas Owsley, 3174 Northwest Boulevard, Columbus, Ohio John M. Bush, 400 Bank of Lexington Building, 101 East Vine Street, Lexington, Kentucky 40507

Richard Bush, Jr., 400 Bank of Lexington Building, 101 East Vine Street, Lexington, Kentucky 40507

The number of directors thereafter shall be as the By-laws of the corporation may, from time to time, provide, but shall never be less than three (3).

The Board of Directors shall have the power to adopt and amend the By-Laws of the corporation; provided, however, that any and all By-Laws may be rejected, or amended, by vote of a majority of the members of the corporation present and voting at any duly called meeting.

Article VII

The corporation shall issue no shares of corporate stock; and no part of the corporation's earnings, profits or assets shall inure to the benefit of, nor be distributable to, any of its members, directors, officers or other private persons, except that the corporation may pay reasonable compensation for services rendered, and for property, and make any proper payments in furtherance of the purposes referred to in Item II above.

No substantial part of the activities of the corporation shall be the carrying on of propaganda, or other efforts, to influence legislation; nor shall the corporation participate in, nor intervene in (by publishing or distributing statements or otherwise), any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these Articles, the corporation shall not engage in any activity not permitted to be carried on (a) by a corporation exempt from

federal income tax under Section 501 (c) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), or (b) by a corporation of such a kind that gifts to it are deductible under Section 170 of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

Upon dissolution of the corporation, its net assets (after satisfaction of its debts) shall go in fee simple and absolutely to, or for the benefit of, such one or more organizations, organized and operated exclusively for purposes recognized by, and qualified as exempt under, Section 501 of the Internal Revenue Code of 1954 (or the then corresponding provisions of the United States Internal Revenue laws), as the Board of Directors (or other like governing body) of the corporation shall determine.

Article VIII

The members of the corporation shall be those elected or chosen in accordance with the provisions of the By-Laws; and termination of membership shall likewise be effected in the manner as provided by the By-Laws. There shall be only one (1) class of member.

Article IX

No member of the corporation shall be liable for any debt or obligation of the corporation by reason of being a member.

Article X

These Articles of Incorporation may be amended at any time, and from time to time, as provided by the applicable provisions of the Kentucky Revised Statutes.

IN WITNESS WHEREOF, the incorporator hereinabove named has hereunto set his hand, in triplicate, all on or as of this 121k day of October, 1979.

Kielard Dusty

STATE OF KENTUCKY COUNTY OF FAYETTE

I, Martha S. Howser, a Notary Public within and for the State and County aforesaid, do hereby certify that the foregoing Articles of Incorporation of Owsley Family Historical Society, Inc. were on this day produced before me in said State and County and were acknowledged by Richard Bush, Jr., the Incorporator, to be his free and voluntary act and deed.

> July 27, 1982 My Commission Expires:

> WITNESS my hand, this the 28th day of December, 1979.

. This luctrimes it Propored by Harbison, Kengleger, Luta & Bush

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