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W. G. MOBLEY, Editor
H. H. MOBLEY, Local Editor

DEMOCRATIC TICKET.

- For Governor: MURPHY J. FOSTER, Of St. Mary.
For Lieutenant Governor: R. H. SNYDER, Of Tensas.
For Auditor: W. W. HEARD, Of Union.
For State Treasurer: A. V. FOURNET, Of St. Martin.
For Secretary of State: JOHN T. MICHEL, Of Orleans.
For Attorney-General: MILTON J. CUNNINGHAM, Of Natchitoches.
For Superintendent of Public Education: J. V. CALHOUN, Of Orleans.
Senatorial, Judicial and Parish Ticket.
For District Judge: E. G. HUNTER, E. NORTH CULLOM, JR.
For District Attorney: PHANOR P. BREAZEALE.
For State Senator: J. C. RYAN.
For Representatives: JULIUS F. AHILL, B. H. LYONS.
For Sheriff: D. T. STAFFORD.
For Clerk of Court: C. L. RANDELL.
For Coroner: DR. R. L. LUCKETT.

ALEXANDRIA WARD TICKET

- For Police Jurors: E. J. SULLIVAN, WM. HILL.
For Magistrates: A. B. RACHAL, W. W. WHITTINGTON.
For Constables: M. WELCH BAILLIO, W. J. GILMORE.

For Ladies Only

Butterick Patterns, Delineators, Review and Magazines, for sale at Boston Store. f 19-1 m.

Have You Seen Them?

A nice line of Shirt Waists can be found at the Boston Store. f 19-1 m.

MISSISSIPPI CAPITOL IN A DANGEROUS CONDITION.—It is quite likely that the members of the Mississippi Legislature enter the State House every morning, with fear, trepidation and alarm, as the report of the architect, to whom the condition of the building was submitted for investigation, shows that it is unsafe, dangerous and liable to collapse at any time and to crumble beneath its own concentrated weight of the entire State.

Who is supplying the munitions of war, for the Populistic-Republican sheets, especially those which have but recently sprung into existence? Less than a month ago, some of them did not have sufficient type to print all the inside pages at home, much less advertisements. Now, they are not only sent forth to the public clothed in entirely new dresses, but are receiving new type every week from St. Louis. They must have an inexhaustible campaign fund.

Half of the country journals, with which Secretary of State Adams contracted for the publication of the amendments, are so illegibly printed, that they cannot be deciphered, even with a magnifying glass. If it is the intention of the law, that the electors shall read and understand the amendments, so as to vote upon them intelligently, the object of the law is defeated by publication in such papers.

THE PUBLIC NOT INTERESTED.

It seems to be a difficult matter to convince Bro. Mack, of the Town Talk, that the Secretary of State awarded him the publication of the constitutional amendments at the solicitation of Judge Blackburn. It is true that we are neither an antediluvian, nor have we resided in Rapides Parish since Noah's flood, but we have been here quite long enough to know that our esteemed Brother, is neither in the habit of prevaricating, nor does he ever attempt to evade the payment of his just and honest debts, nor is our article susceptible of any such construction. But he has signally failed to show, notwithstanding the earnest and determined effort, he has made in that behalf, that he is not indebted to the good offices of Judge Blackburn for the amendments. We are convinced that the public has no special interest in the determination of this issue and here dismiss it, with the promise that we shall not return to it, unless it is denied by one of the principals, when we will publish the letter of the Secretary in extenso, verbatim et literatim, "nothing extenuating, nor ought setting down in malice."

NOT IN LINE.—The New Bond, of Lake Charles, Progressive Age, of Ruston, Alliance Herald, of Farmville, and one or two more Populist papers, out of the twelve or fifteen published in the State, either haven't heard or refuse to recognize the fact that Grand Mogul Hardy Brian and his State Central Committee, have unceremoniously and without any warrant either in law or politics, pulled A. B. Booth down and substituted to him one J. N. Pharr, a large sugar planter and gold bug aristocrat of St. Mary Parish. These papers have not yet fallen into line in the support of the Pharr, variegated, hybrid, mongrel, combination ticket, as they still have the name of ex-Governor Babington Booth hoisted at their mastheads for Governor, but it is to be presumed that they will lower his signal, as soon as the all powerful persuasive influence or lubricating oil has been generously applied to the wheels of the populist machinery.

YOURS TRULY.—This issue of the New Enterprise completes the second year of its existence. While we are yet in our infancy compared with our Grand Mother, the LOUISIANA DEMOCRAT, with its half century of usefulness, and our Great Grand Mother, the New Orleans Picayune, with its sixty years of devoted labor, yet we begin to feel that we have entered the field of journalism with a serious intent.—[Marksville New Enterprise. Well, we hope, that if you continue—as we believe you will—to adhere to the Democratic chart, a kind Providence will vouchsafe to you—as you deserve—as many years of useful journalistic life, as your "Grand Mother" and "Great Grand Mother" have already achieved.

Mrs. Mary Ellen Lease, the angular female orator and political agitator of the People's party, who hails from the "bleeding state of Kansas," appears to have experienced a change of heart and will henceforth and forever renounce the glittering allurements of the political field and hereafter engage in the ministry of our Lord and Savior and preach "Jesus Christ and him crucified." This transformation may not benefit Mary Ellen in a pecuniary point of view, but it is to be hoped that she will save and rescue more impenitent souls from their downward descent to the bottomless pits of perdition, than she would have done, had she remained a political, instead of a ministerial apostle.

Judge Gandy will discover before the election, that he has undertaken a herculean job, in his foolish attempt to "pull down" Murphy J. Foster from the head of the Democratic ticket. This is a feat susceptible of accomplishment by an individual or committee in the Populist ranks, but never in the Democratic party. In this grand old organization, when a convention formally makes and submits nominees to the people for their suffrages, those nominees remain at the head of the ticket, until they are either approved or condemned on election day.

For a delightful smoke try the City Council Cigar. All first class dealers sell them.

THE DEADLOCK UNBROKEN.

The deadlock in the ballot for United States Senator in the Kentucky Legislature, is still unbroken. The present Senator, J. C. S. Blackburn, could have succeeded himself and would, undoubtedly, have been elected on the first ballot, had he not become a monomaniac, if not an absolutely raving maniac on the subject of free silver and thereby estranged and alienated the "sound money" Democrats of the Legislature, who would otherwise have supported him as the canonic nominee. If he fails of reelection and the many futile ballots thus far taken, seem to indicate that he is doomed to defeat, it will be his own fault. He and a good many more office seekers, will learn, when it is too late to retrace their steps and retrieve the error of their ways, that they cannot "gram" free silver down the throats of the people of this country, in opposition to the behests of a very large majority, who demand and will have nothing less than a sound and stable currency.

NO POLITICAL RECOGNITION FOR SAMBO.—It seems that the negroes must continue to be "hewers of wood and drawers of water." The bloated aristocratic bounty seeking sugar planters desire their votes for the success of the Pharr ticket, but in return therefor, decline to accord them any political recognition. Mr. Henry McCall and other "sugar test" leaders declare that any affiliation with them—except to drive them to the polls on election day, like sheep to the slaughter and vote them for the Populist-Republican ticket—would be contaminating in the highest degree. It remains to be seen whether or not Sambo will accept this kind of political sop thrown to Cerberus, in order to placate and mollify him until after the election.

Grant Atterbury, charged with criminally assaulting his sister-in-law, Miss Roxie Atterbury, was taken from the jail at Sullivan, Illinois, by Judge Lynch and a posse of infuriated citizens and summarily executed. It seems that lynching is the penalty for this species of crime throughout the entire United States, but as this particular instance happened North of Mason and Dixon's line, it will probably not be anticipated upon in very severe terms by the press of that section. Had it occurred South of this line, especially had the victim been a negro, the Northern press would have been a unit in denunciation of this barbarous and reprehensible practice.

UGHT TO BE CANONIZED.—It is reported that Dr. Nansen, the Norwegian explorer, has finally discovered the North Pole and has hoisted the flag of his country, not upon the summit of the Pole, but upon a range of adjacent mountains. The report, however, lacks and in our opinion, will continue to lack confirmation indefinitely. Many valuable lives have succumbed to the rigors of Arctic winters in the senseless pursuit of this ignis fatuus and if Nansen has succeeded, where all others have failed, he is the greatest man the world has ever produced and ought to be canonized, if not actually deified.

FREE COINAGE DEFEATED.—The free coinage silver bill was defeated in the national House of Representatives last week, by a majority of 110 votes. This puts an effectual quietus upon the free silver agitation so far as the present Congress is concerned. It would have made no difference in the final result, however, had it passed the House, as the Democratic sentiment, who stands guard at the White House, would have interposed his all-powerful veto, which it would have been impossible to override by a two-thirds majority in either House.

B. W. Bailey, formerly editor of the Winnfield Comrade and an erstwhile candidate for Congress in this District, has established a new Populist paper at Minden. It is a difficult matter, however, to ascertain the name under which it has been registered, as on the outside the "Banner of Liberty" flies to the breeze, while on the inside it is styled the "New Forum."

The "Pops" have renounced principles and are now engaged in a greedy scramble for office. Their motto is, "the longest pole knocks the perpendicular," but they will discover after the election, that the populist pole is not long enough to reach much less to knock down the official perpendicular.

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WOODMEN OF THE WORLD.

Messrs. G. W. Dawson and W. R. Stewart, who are traveling through the State as "Organizers" in the interest of the "Woodmen of the World," have been in Alexandria for about two weeks and have succeeded in organizing a camp with about fifty members. At a meeting held last Thursday night, at the Lodge Hall, over the store of L. P. Whittington, the following officers were elected: Councilor Commander—Julius F. Ariail. Advisory Lieutenant—S. J. Hymes. Banker—A. Wettermark, Jr. Clerk—Henry Geiger. Escort—W. O. Wood. Watchman—T. F. Treadway. Sentry—A. Hilton. Camp Physician—Dr. R. O. Simmons.

Managers—Dr. J. E. Dugger, C. E. Kimber and L. A. Stafford. This is not only a fraternal society, but is one in which the members can insure their lives in favor of their loved ones, for a smaller premium than can be effected in other similar organizations and insurance companies.

ARRESTED FOR ASSAULT WITH A DANGEROUS WEAPON.—Allen Buckner and J. Bellman, two dusky sons of Ham, became involved in a difficulty on last Friday evening, a short distance below town, and engaged in a regular rough and tumble fight. Bellman, it seems, was more of a pugilist than his antagonist and had no trouble in coming out victorious. But Buckner seeing that he wasn't "in it," ran to his house, procured his "gun" and went in pursuit of Bellman, who lost no time in making tracks for the office of Judge Rachal. He told the Judge that he wasn't ready to die and he wanted to make an affidavit against Buckner. The affidavit was duly made, warrant issued and placed in the hands of Deputy Sheriff Leazer, who immediately executed it. Buckner was placed in jail, but subsequently released on bond.

If we have "nearly wrecked the English language," as charged by the Populist campaign sheet now being published in the Times building, we have the satisfaction of knowing that we have not "nearly wrecked" the best interests of our country—political, social, governmental and otherwise—as would surely follow the success of the Pharr-Populistic-Republican coalition. We are also consoled with the reflection, that a number of sufficiently forcible adjectives yet remain, by means of which we are enabled to express our supreme disgust with and absolute condemnation of the disgraceful populist "sell out" to the Republicans.

REAL ESTATE TRANSFERS.—The following transfers of real estate have been registered in the Recorder's office during the past week: Forest Hill Town Site Co. to B. H. Lyons and J. M. Houston, lots 6, 15 and 16, of block 7, in Forest Hill. Price \$125.

Delos A. Blodgett et al. to Crowell & Spencer, one-fourth interest in 206.05 acres of land in T 1 S R 2 W. Price \$206.05. Louisiana Pine Co. to Crowell & Spencer, 81.68 acres of land in T 1 S R 2 W. Price \$326.72. Robert W. Rogers and James D. Lacy to Crowell & Spencer, 206.54 acres of land in T 1 S R 2 W. Price \$619.62.

MARRIAGE LICENSES.—The following Marriage Licenses have been issued by the Clerk of the Court: Whites—Oscar F. Jackson and Miss Adelia Armstrong. Colored—Amor Bands and Manilla-Ellison; Ike Price and Lillie Figgins; Ananias Martin and Francis Eldridge.

HIS LEG BROKEN.—We regret to learn that Master Clarence Schnack—son of Mr. C. A. Schnack the popular front street jeweler—was thrown from his horse Sunday afternoon and had his leg broken. The fractured limb was set by Dr. R. L. Randolph and we learn the young man is resting as easy as could be expected under the circumstances.

A GENEROUS DONATION.—The beautiful cake raffled last week for the benefit of the Alexandria Brass Band, was won by Messrs. Achille Bauer and Chas. Sackman. These gentlemen kindly returned it to the band and it will again be disposed of for the same purpose.

SCHOOL FUND APPORTIONMENT.—Parish Treasurer Maddox has received from the Superintendent of Public Education, \$3132, the amount of the School Fund apportionment for Rapides parish for the 3rd and 4th quarters of 1895.

President Cleveland has nominated William W. Rockhill, of Maryland, to be Assistant Secretary of State, vice Edwin F. Uhl, of Michigan, promoted as Ambassador to the Court of Berlin.

The proceeds of the Matinee, given by the Hoyt Comedy Co., at the Opera House, on Wednesday afternoon last, were \$56.55, 50 per cent of which was donated to the Public School.

Judicial Sale.

State of Louisiana—Parish of Rapides—Tenth Judicial District Court. Mrs. J. Lamarque vs Ernest Scharpe. No. 4520. I. C. Miller vs Ernest Scharpe. No. 4498. Herf & Frerichs Chemical Co. vs Ernest Scharpe. No. 4468. Rapides Bank vs Ernest Scharpe. No. 4489. Rapides Bank, of Alexandria, vs Ernest Scharpe. No. 4491. Southern Engineering and Supply Co. vs Ernest Scharpe. No. 4487.

BY VIRTUE OF AND TO SATISFY A writ of fieri facias issued from the Honorable the Tenth Judicial District Court, and to me directed as Sheriff of the Parish of Rapides, commanding and authorizing me to seize and sell the property, rights and credits of defendant, Ernest Scharpe, I have seized and will offer for sale at public auction, to the best and highest bidder, at the front door of the Court House, in the Town of Alexandria, La., between the hours prescribed by law, on

SATURDAY, FEBRUARY 29th, 1896, the following described property, to-wit: The undivided one-half interest in and to a certain piece or parcel of lot of ground being, lying and situated in the upper suburbs of the City of Alexandria, Rapides Parish, La., fronting on the right descending bank of Bayou Rapides, bounded below or north by the continuation of Fourth street, above or south-west by the property formerly belonging to Mrs. Sallie C. Day, sold by her to Julius Levin, by him sold to one Dixon, and by him sold to Simon Cullen, consisting of an old Ice Factory, and in the rear or south-east by property formerly owned by and known as the P. T. Kerrigan square, together with all rights, ways, privileges and appurtenances and all belongings; also the undivided one-half interest in and to the little Ice Factory ten tons, situated on the above described property, and the whole of the Ice Factory, fifteen tons, situated on the above described property.

Judicial Sale.

State of Louisiana—Parish of Rapides—Tenth Judicial District Court. Mrs. A. J. Cullen and J. G. White vs Ernest Scharpe. No. 4486.

BY VIRTUE OF AND TO SATISFY A writ of fieri facias issued from the Honorable the Tenth Judicial District Court and to me directed as Sheriff of the Parish of Rapides, La., commanding and authorizing me to specially seize and sell the hereinafter described property, belonging to the defendant, Ernest Scharpe, I have seized and will offer for sale at public auction, to the best and highest bidder, at the front door of the Court House in the Town of Alexandria, La., between the hours prescribed by law, on

SATURDAY, FEBRUARY 29th, 1896, the following described property, to-wit: The undivided one-half interest in and to a certain piece, parcel or lot of ground being, lying and situated in the upper suburbs of the city of Alexandria, Rapides Parish, State of Louisiana, fronting on the right descending bank of Bayou Rapides, bounded below or north by the continuation of Fourth street, above or southwest by property formerly belonging to Mrs. Sallie C. Day and by her sold to Julius Levin, and by him sold to one Dixon, and by him sold to Simon Cullen, consisting of old Ice Factory, and in the rear or southeast by property formerly owned by and known as the P. T. Kerrigan square, together with all its belongings, ways, privileges and appurtenances and all belongings, engines, boilers, pumps, pipes and all other machinery, fixtures and appurtenances, consisting of the new Ice Factory and all its belongings.

STATE OF LOUISIANA.

Parish of Rapides—Tenth Judicial District Court.

SUCCESSION OF Mrs. E. M. BAILLIO. No. 681.

WHEREAS, WILLIAM L. BAILLIO, Executor of the above numbered and entitled Succession has this day filed a provisional Account of his Executorship, praying that the same be homologated. Notice is hereby given to whom it doth or may concern, that if there be no objection filed thereto within the delays prescribed by law, that said provisional account will be only homologated as prayed for and made the judgment of this Court, according to law.

By order of Court. L. S. seal at Alexandria, La., this 12th day of Feb'y, 1896. C. M. KILPATRICK, Deputy Clerk.

CHARTER.

STATE OF LOUISIANA. Parish of Rapides. BE IT KNOWN, THAT ON THIS 24th day of January, in the year of our Lord one thousand eight hundred and ninety-six, before me, James W. Bolton, a Notary Public in and for the Parish and State aforesaid, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the parties whose names are hereunto subscribed, who severally declared that, availing themselves of the provisions of the laws of this State relative to the organization of corporations, they have formed and organized, and by those presents do form themselves into and constitute a corporation for the objects and purposes and under the stipulations and agreements hereinafter set forth and expressed, which they hereby adopt as their charter, to-wit:

ARTICLE I. The name, style and title of this corporation shall be THE ALEXANDRIA ICE AND COLD STORAGE COMPANY, and it shall have and enjoy corporate existence and succession for the full term of twenty-nine years from the date hereof, with power under its said corporate name to contract, sue and be sued; to have and use a corporate seal and the same to break and alter at pleasure; to hold, receive, lease, purchase and convey, as well as mortgage and hypothecate property real, personal and mixed; to name and appoint such managers, directors, agents and officers as the interest and affairs of said corporation may require, and to make and establish such by-laws, rules and regulations for the proper management and regulation of the affairs of said corporation as may be necessary and proper, and change, alter and amend the same at pleasure.

WHY NOT? Why Don't You Buy Your Goods from the BOSTON STORE? You know it to be a positive fact that the BOSTON STORE is the only store in town where goods are sold at ROCK BOTTOM PRICES! And besides you can always obtain from the BOSTON STORE the Neatest, Newest and Cheapest stock in town, and especially if you wish to be in STYLE, don't fail to visit the BOSTON STORE. AT the BOSTON STORE You can always find a handsome line of stylish DRESS GOODS and TRIMMINGS to match. A beautiful line of neat LOW QUARTER SHOES. A noble line of SHIRT WAISTS. In fact, you find any and everything your heart desires at the BOSTON STORE. So make up your mind to buy from the BOSTON STORE and you will always be treated with courtesy, and full value received. FOR - YOUR - MONEY! At the BOSTON STORE you can find a full and complete line of Clothing and Gent's Furnishing Goods. A Complete Line of Furniture, Carpets, Rugs, Matting, Window Shades, Etc. REMEMBER THAT THE BOSTON STORE Leads in Prices, Qualities and Style. So always try and visit the BOSTON STORE, or write for samples and prices, which will be sent on application. At the BOSTON STORE you can find Butterick Patterns, Delineator, Review and Metropolitan Fashions. Call and see us, we will be glad to show you our stock. REMEMBER THE PLACE— THE BOSTON STORE ROBT. COHN, Prop. Front Street, Opposite Ferry Edg., Next to C. A. Schnack's Jewelry Store. P. S.—All mail orders will have prompt and careful attention. Write for samples.

ration shall be THE ALEXANDRIA ICE AND COLD STORAGE COMPANY, and it shall have and enjoy corporate existence and succession for the full term of twenty-nine years from the date hereof, with power under its said corporate name to contract, sue and be sued; to have and use a corporate seal and the same to break and alter at pleasure; to hold, receive, lease, purchase and convey, as well as mortgage and hypothecate property real, personal and mixed; to name and appoint such managers, directors, agents and officers as the interest and affairs of said corporation may require, and to make and establish such by-laws, rules and regulations for the proper management and regulation of the affairs of said corporation as may be necessary and proper, and change, alter and amend the same at pleasure. ARTICLE II. The domicile of said corporation shall be in the City of Alexandria, Parish of Rapides, State of Louisiana. All citizens of, with power under its said corporate name to contract, sue and be sued; to have and use a corporate seal and the same to break and alter at pleasure; to hold, receive, lease, purchase and convey, as well as mortgage and hypothecate property real, personal and mixed; to name and appoint such managers, directors, agents and officers as the interest and affairs of said corporation may require, and to make and establish such by-laws, rules and regulations for the proper management and regulation of the affairs of said corporation as may be necessary and proper, and change, alter and amend the same at pleasure. ARTICLE III. The objects and purposes for which this corporation is established and the nature of the business to be carried on, is hereby declared to be the manufacture and sale of ice and to maintain and conduct a cold storage warehouse. ARTICLE IV. The capital stock of this corporation is hereby fixed at Forty Thousand Dollars, divided into and represented by four hundred shares of the par value of One Hundred Dollars each, which stock shall be paid for in cash installments as the same may be called for by the Board of Directors. The shares shall be transferable only on the books of the Company and on the surrender of the outstanding certificates. This corporation shall be authorized to begin business upon organization and as soon as three hundred shares are subscribed for. ARTICLE V. The officers of this corporation shall be a President, a Vice-President and General Manager, a Secretary and Treasurer. All of the corporate powers of said corporation shall be vested in and exercised by a Board of Directors, composed of seven stockholders of the Company. On the third Monday in January, 1897, and annually thereafter an election for Directors shall be held at the office of the Company, under the supervision of two commissioners appointed by the Board of Directors. All elections shall be by ballot and each share of stock shall be entitled to one vote, which may be voted by the holder thereof in person or by proxy. A majority of the votes cast shall elect. Due notice of said election shall be given by publication in one of the newspapers published in the City of Alexandria, at least ten days prior thereto. Each Board of Directors shall elect from their number a President and a Vice-President and General Manager, and they shall elect a Secretary and a Treasurer, who may or may not be members of the Board of Directors. Any vacancy occurring in the Board of Directors by death, resignation or otherwise, shall be filled by the remaining Directors. ARTICLE VI. The immovable property of this corporation shall never be sold or mortgaged or otherwise incumbered, nor shall any purchase of real estate be made without the consent of a majority of the entire stock of the Company, and a meeting of the stockholders shall be convened for such purpose, after ten days notice thereof given to each stockholder. ARTICLE VII. The following named persons, to-wit: Adolphus Busch, Albert Kuenmell, J. L. Knoopfer, George A. Staples, Bernard Ehrstein, Bertrand Weil and David T. Stafford, with A. Busch as President and A. Kuenmell as Vice-President and General Manager, are hereby constituted the first Board of Directors, who shall serve until the first annual election herein provided for, or until their successors are elected. ARTICLE VIII. A failure for any cause to elect Directors on the day named for that purpose, shall not dissolve the corporation or in any way render the shareholders liable, but the Directors then in office shall hold over until another election is held and a new Board is elected as provided in this charter. ARTICLE IX. This act of incorporation may be annulled or this corporation dissolved at a general meeting called for that purpose, held at the office of the Company, after thirty days' notice advertised in one of the newspapers published in the City of Alexandria; the assent of three-fourths of the stock present or represented at such meeting, being necessary for that purpose. ARTICLE X. Whenever this corporation is dissolved, either by expiration of its charter or by its annulment or dissolution as herein provided, its affairs shall be liquidated by two commissioners, to be appointed from among the stockholders at a general meeting of the stockholders convened, after thirty days' notice shall have been given by advertisement in one of the newspapers published in Alexandria and by a majority vote of the stock represented at such meeting. ARTICLE XI. No stockholder of the corporation shall ever be held liable or responsible for the contracts or debts thereof in any further sum than the unpaid balance due to the Company on the share of stock owned by him, nor shall any mere informality in organization have the effect of rendering the charter null or of imposing a stockholder to any liability beyond the amount of his stock. Thus done and passed at my office, in the City of Alexandria, the day, month and year first above written, in presence of Richard H. Cokerille and Julius F. Ariail, competent witnesses, who hereto set their hands and such, with the parties and me, said Notary Public, after due reading thereof. Adolphus Busch, per Ed Wax, \$25,000 00 Albert Kuenmell, per Ed Wax, 7,600 00 D. T. Stafford, 600 00 I. C. Miller, 100 00 Albert Pettengill, 100 00 Bertrand Weil, 600 00 B. Ehrstein, 600 00 J. P. Taragan, 100 00 Gus Gehr, 100 00 J. T. Charney, 100 00 G. W. Bolton, 1,000 00 E. J. Hardner, per G W Bolton, 600 00 A Wettermark, Jr., 600 00 H W S Lund, 100 00 G A Staples, per H W S Lund, 100 00 P R O'Don, 100 00 B Turner, per H W S Lund, 100 00 J L Knoopfer, per J F Statham, 3,000 00 Richard H. Cokerille, Witness. Julius F. Ariail, Witness. L. S. JAMES W. BOLTON, Notary Public. Having examined the foregoing and finding nothing therein contrary to law and good morals, I hereby approve the same. PHANOR BREAZEALE, District Attorney Tenth Judicial District. January 27, 1896. State of Louisiana, Office of Parish of Rapides, Clerk and Recorder. I hereby certify that the above and foregoing is a true and correct copy of the original on file and duly of record in my office. In testimony whereof witness my official signature and seal at Alexandria, La., this 28th day of January, A. D. 1896. C. L. RANDELL, Clerk. Have You Seen Them?— A nice line of Ladies, Misses and Gents' Shoes at the Boston Store. f 19-1 m.