

St. Tammany Farmer.

August 9, 1902.

Nominating Primaries

The Democratic committee of the Sixth District met at Baton Rouge Monday, Aug. 4, and adopted the system of white primaries for the nomination of a candidate for Congress.

The following resolutions were adopted: Resolved, 1. That the nomination for a Democratic candidate for Congress for the Sixth District be made by primary election, conducted on the same day throughout the district, at the polling places established by law in the several parishes.

2. That the primary election shall be held on Tuesday, the 9th day of September, 1902, and that the polls be opened not earlier than 8 o'clock a. m., and closed at 5 p. m., except in incorporated towns, where the polls shall remain open until 7 p. m.

3. That the candidates for the Democratic nomination be voted for direct, each legal voter casting one vote for the man of his choice, and the candidate receiving the majority of votes cast shall be declared the regular nominee of the Democratic party for Congress.

4. That none but white Democrats, who are qualified electors under the laws and Constitution of the State, registered, shall vote at said election. If a person offers to vote and his right be challenged, he must prove to the satisfaction of the commissioners of election that he is a duly qualified voter of the precinct at which he offers to vote, and he shall also declare his purpose to support the Democratic nominee.

5. That the members of the congressional committee from each parish shall appoint three or more commissioners of election for each polling place; that it is the choice of the commissioners of election the candidates for Congress, or their friends, shall be consulted, and a representative of each candidate appointed as commissioner at each polling place.

6. That members of the congressional committee shall have charge of the arrangements for conducting said primary election, their respective parts to be furnished the regular ballot books for the primary, but in the event of their failure to comply with this request the commissioners are hereby authorized to improve boxes.

7. That if the election officers or any of them appointed to conduct the election at any polling place be not present at the hour fixed for the opening of the polls, then if one election commissioner be present, he, or two if present, shall together they shall choose a third, if no election commissioner be present at the hour for opening the polls the voters present shall, after waiting an hour, select from among themselves three election officers, whose names and addresses shall be made in accordance with article 5 of this resolution.

8. That written lists of the names of those voting shall be kept numbered consecutively in the order in which they vote.

9. That immediately after closing the polls the boxes shall be opened and the ballots counted in the presence of the bystanders, a tally of the votes kept and duplicate returns made out and signed and sworn to by the commissioners.

10. That a sufficient return of the election shall be a statement in writing, made in duplicate, signed by the commissioners, of the total number of votes cast at the polls, and the number actually cast for each candidate, accompanied by the tally sheets and list voters also in duplicate. This statement shall be sworn to as correct by the commissioners.

11. That one copy of the tally sheets and list of voters herein provided for shall be delivered to the chairman of the Democratic Parish Executive Committee, and the other transmitted by mail to the Secretary of the Democratic Congressional District Executive Committee at Baton Rouge.

12. That on Monday, Sept. 15, at 12 o'clock m., the Congressional Executive Committee shall meet at Baton Rouge for the purpose of ascertaining and declaring the result of the primary election. The secretary of the congressional committee shall produce the returns mailed to him, and the vote shall be canvassed and the result ascertained and formally announced. The chairman and secretary of the congressional committee shall certify the result of the canvass to the Secretary of State and name the person nominated.

13. That at the said primary election in each parish also vote for a member to represent the district on the Congressional Executive Committee, and 150 members at large to serve for their ensuing two years.

Returns of election for such members shall be made in the same manner as for the congressional candidates, and the same rules as for the election of voters canvassed and the result declared as in the case of the congressional candidates.

14. That if it appears from the canvass of the votes by the executive committee that a candidate has received a majority of the votes cast in this primary, then a second primary shall be held in the district on Tuesday, Sept. 30, 1902, at which the two candidates receiving the greatest number of votes at the first primary shall be the candidates, and none others. The second primary shall be conducted by the same officers, in the same manner and under the same rules as the first primary, but in provided the present Congressional Executive Committee shall meet and compile the vote in case a second primary be necessary, on Saturday, Oct. 4, 1902. In the case of the election of the members of the congressional committee from the several parishes, and from the district at large, a plurality vote shall elect and a majority vote shall not be required.

15. That all Democratic newspapers in the district be requested to publish the resolutions of this committee in full in each issue until the election shall have taken place; that the several clerks of the courts of the parishes in the district be requested to furnish the regular ballot books for the primary, and that the several sheriffs in the district be requested to furnish the commissioners at each polling place with a list of the legal voters.

A. J. Cottingham went to Washington County, Ark., to see his sister and while there was taken with flux (dysentery) and was very bad off. He decided to try Chamberlain's Colic, Cholera and Diarrhoea Remedy and was so much pleased with the prompt cure which it effected, that he wrote the manufacturer a letter in praise of their medicine. Mr. Cottingham resides at Lockland, Ark. This remedy is for sale by V. H. Frederick, druggist.

Bayou Lacombe Notes

July 30, 1902.

Horse Branch Items.

Editor St. Tammany Farmer: I will give you a few local items this week. Aunt Polly Allison and Mrs. Alice Core returned from a visit to Lake Charles Saturday, where they have relatives and friends.

Late corn is doing well since the rain has set in, and promises to make a good crop. The broom corn crop that Mr. Louis Mathieu has on his farm will make an average yield, in spite of the severe spell of dry weather we had through July.

Mrs. Laura Capella and little Hazel, Mrs. May Crockett and son, all of the city returned Sunday, after spending two weeks with Mr. and Mrs. Mathieu. Miss Chanté Mathieu accompanied them to the city for a short visit to the dentist.

Our Sunday School met last Sunday, but sent word she could not come any more. We will meet next Sunday to elect another Superintendent, and we hope we won't lose him (or her) by marriage, as we did our first one. Come out one and all, and let us keep the Sunday School moving on in the right direction, for the reward that is ahead for every worker of the Lord.

We have a singing school at Horse Branch, conducted by Prof. J. W. Sandifer, from near Ferrer, moving along nicely with good satisfaction. Rev. D. A. Boothe had three small calves killed by lightning a few days ago, by being hit by the root of a pine tree which was struck by lightning.

Divine service at the Church last Sunday. A good audience. L. C. C. Messrs. F. M. Burns and L. L. Morgan were in Bayou Lacombe on business one day last week.

Mrs. Fredericka Carl is enjoying an extended visit from her sister and husband, of New Orleans. Miss Bessie Mangold returned to her home in New Orleans, Wednesday, after a pleasant stay with her friends here.

Messrs. Edwards and H. Keller came down from St. Tammany one day last week. Miss Eva Todd spent a week with friends in Slidell during the revival at that place.

Mr. A. G. Van Dyke, who has been sick for so long, is again able to be around. Mr. Ernest Mitchell is quite himself again after his recent illness.

Mr. M. Seymour and family, of Algiers, are camping on the lake shore, at the mouth of Bayou Lacombe. Mr. Aaron Todd, who has been working in Slidell, is home again.

The rain interfered with the preaching at the M. E. Church last Sunday. We are sorry to miss a single service. B. L.

A CURE FOR CHOLERA INFANTUM.

"Last May," says Mrs. Curtis Baker, of Bookwiler, Ohio, "an infant child of our neighbor was suffering from Cholera Infantum. The doctor had given up all hopes of recovery. I took a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy to the house, telling them I felt sure it would do good if used according to directions. In two days' time the child had fully recovered, and is now (nearly a year since) a vigorous healthy girl. I have recommended this Remedy frequently and have never known it to fail in any single instance." For sale by V. H. Frederick, druggist.

Pearl River Items.

July 30, 1902.

Editor St. Tammany Farmer: Rev. J. W. Reed officiated at the funeral of Mrs. Mary Crawford, which was largely attended. All of her family except Mrs. Gus McKinney, of Ponchatoula, were present.

The old home, shaded by the venerable sycamore trees, looks sad and lonely, but the flowers bloom on and the sunbeams peep in the windows, and so may God's love shine in on the hearts of her children, and may they all meet again in the home of the blest. "When Day Breaks and the Shadows flee away."

Rev. J. W. Reed preached Sunday for us. Rev. J. M. Williams preached Monday night and Rev. H. Shepherd Thursday night.

Miss Anna Thurlhill spent a few days with her husband last week and returned to Lacy, Miss. Mr. and Mrs. Ed. Sullivan returned to the city after spending a week with Mrs. Allen Porter.

Mr. and Mrs. Percy Sadler, of Algiers, left for their home Wednesday, after a visit to Mrs. Merril Crockett and other relatives. Mrs. J. Lewis, of Hattiesburg, is on a visit to her mother, Mrs. J. J. Willis.

Mr. and Mrs. J. Ingoldby, of Algiers, were visitors at the home of Mr. W. T. Crockett last Sunday. Clarence Crockett is at home for a week and making the most of his holidays.

Misses Nellie Crockett, Susie Neuman and Lanier Crockett attended the big supper at Slidell, given by the Knights of Pythias, Wednesday night. Mrs. James Guthrie was summoned to the city to her mother's death bed last Friday. Her mother, Mrs. Breunen, who was well known, died and was buried Sunday.

Mrs. Lou Seal, of Algiers, left for Covington Monday. She had been visiting Mrs. G. Seal. Mr. Sanders, our Agent, returned Saturday from South Carolina. MRS. L. CRARY SADBEE.

A WORM KILLER.

J. A. J. Montgomery, Puxico, Wayne Co., Mo., writes: "I have little twin girls who have been bothered with worms all their lives. I tried everything to relieve them which failed until I used White's Cream Vermifuge; the first two doses brought four worms from one of them, the next two doses, two, one of them measuring twelve inches; the other child was only relieved of four worms. It is a most excellent medicine." White's Cream Vermifuge is good for children. It not only destroys worms but it helps the child to perfect growth, wards off sickness. 25c at Frederick's Drug Store.

CHARTER

United States of America, State of Louisiana, Parish of St. Tammany.

Covington Lumber and Manufacturing Company, Limited

BE IT KNOWN, That on this 20th day of the month of May, in the year of our Lord one thousand nine hundred and two, before me, Harrison R. Warren, Clerk of Court and Ex-Officio Notary Public, in and for the Parish of St. Tammany, La., duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, who declare that, availing themselves of the provisions of the laws of this State relative to the organization of corporations, they have covenanted and agreed, and by those presents, covenant agree, bind, form and constitute themselves, as well as such person or persons as may hereafter join or become associated with them, into a corporation and body politic in law, for the objects and purposes and under the agreements and stipulations following, to-wit:

ARTICLE I. The name and style of this Corporation shall be COVINGTON LUMBER AND MANUFACTURING COMPANY, LIMITED, and by those presents, said Company shall have power and authority to have and enjoy succession for the period of fifty (50) years; to contract, sue or be sued in its corporate name; to make any and all contracts, mortgages, hypothecate, lease, receive or pledge property both real and personal; to lend or borrow money on mortgage or otherwise; to have and employ such managers, directors, officers, agents and other employees as the interest and convenience of said corporation may require, and to make and establish such by laws, rules and regulations for the management and control of the affairs of said Corporation as may be necessary.

ARTICLE II. The domicile of said corporation shall be in the Parish of Covington, St. Tammany Parish, La., and all citations and other legal process shall be served on the President, and in his absence, on the Vice President of said Corporation.

ARTICLE III. The objects and purposes for which this Corporation is formed, and the nature of the business to be carried on by it, shall be to acquire, to run and operate a mill or mills in the Parish of St. Tammany, or elsewhere, for the manufacture and sale of lumber, laths, shingles, mouldings, sash, doors, blinds, furniture, wooden ware, and other articles that may be produced from wood to lease, buy and sell timber and timber lands and other real estate; to carry on a general mercantile business; to build, lease, own and operate barges, lighters, sailing and steam vessels, and to construct, maintain, lease and operate tram roads or railroads, for the transportation of logs, lumber, merchandise and passengers; to make contracts for the construction or repair of buildings, and to construct and repair the same; and generally to do all things and engage in all enterprises in any way connected with or beneficial to the objects and purposes above set forth.

ARTICLE IV. The capital stock of this Corporation is fixed at the sum of ten thousand dollars, to be represented by one hundred shares of no par value of one hundred dollars each, and said Corporation shall commence business as soon as ten thousand dollars of such capital stock is subscribed. The capital stock aforesaid may be increased or decreased by the stockholders owning two thirds of all the stock of said corporation, at a meeting called especially for that purpose in the manner provided by law. All stock shall be paid for at such times as may be fixed by the Board of Directors, and the same may be issued at not less than par for labor done, services rendered, or money or property actually received or purchased by said Corporation. All shares of stock shall be full paid and non-assessable.

ARTICLE V. All the corporate powers of this company, and the management and control of its business, shall be vested in and exercised by a Board of Directors, composed of not less than three nor more than five stockholders, a majority of whom shall constitute a quorum for the transaction of business.

The following persons, subscribers for the capital stock, shall constitute the first Board of Directors, to-wit: R. H. Hackney, President; Emilie A. Leonal, Vice President; J. Adolph Monnet, Secretary and Treasurer.

Such officers and Board of Directors shall hold office until the second of Monday in May, 1903, on which date, and annually thereafter, a Board of Directors shall be elected, who shall elect their officers for one year or until their successors are elected and qualified, and the first meeting shall be regarded as a forfeiture of this Charter. Any vacancy occurring on said Board shall be filled by the remaining Directors for the balance of the unexpired term.

ARTICLE VI. This Act of Corporation may be changed, modified or altered, or this organization may be dissolved, by the assent of three fourths of the stock present or represented at a general meeting convened for that purpose, after at least ten days written notice of such meeting shall have been given to each of the stockholders, and the certificate is issued and subject to all the conditions and restrictions set out in the charter.

ARTICLE VII. No stockholder shall ever be held liable or responsible for the contracts or debts of said Corporation, nor shall any mere informality in organization have the effect of rendering this charter null and void as to any stockholder as any liability beyond the unpaid balance due on the shares owned by him.

ARTICLE VIII. No stockholder shall have the right to sell any of the shares of stock held by him until he shall have first offered such shares in writing to the other stockholders of the Corporation, to the Directors, and such stockholders shall have the privilege of purchasing such shares within thirty days thereafter, for each at their market value. All certificates of stock shall have printed upon it the name of the stockholder, and the certificate is issued and subject to all the conditions and restrictions set out in the charter.

ARTICLE IX. On the dissolution of this Corporation by limitation or otherwise, its affairs shall be liquidated under the supervision of the President, Vice President and Treasurer, who are hereby constituted liquidators to remain in office until the settlement of such liquidation. In case of the death or disability of any of said liquidators the survivors shall continue the liquidation.

Thus done and passed in my office in Covington, St. Tammany Parish, La., this 20th day of May, 1902.

HARRISON R. WARREN, Clerk of Court and Ex-Officio Notary Public. By JULES B. MAILLE, Deputy Clerk.

STATE OF LOUISIANA, Parish of St. Tammany. I, H. R. Warren, Clerk of Court and Ex-Officio Recorder and for the Parish of St. Tammany, La., do hereby certify that the above and foregoing Act of Incorporation of Covington Lumber and Manufacturing Company, Limited, was this day duly recorded in my office, in mortgage book I, page 135, etc.

Witness my hand and the seal of said Court, this 30th day of June, A. D., 1902. H. R. WARREN, Clerk and Ex-Officio Recorder. Jy-5, 12, 19, 26, au-2, 9.

Succession of Sarah Tuttle. Twenty-sixth Judicial District Court of Louisiana, in and for the Parish of St. Tammany.

By virtue of an order of sale from the honorable the aforesaid court and to me directed, bearing date July 15, 1902— I will proceed to sell at public auction, at the front door of the Courthouse, in the town of Covington, Louisiana, on SATURDAY, Aug. 23, 1902, between legal sale hours, the following described property, to-wit: Eighty and 35-100 acres of land, being the west half of the southeast quarter of section 18, township 8, south range 18 east, together with all the buildings and improvements thereon. Terms of sale cash, to pay debts.

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WM. TUTTLE, Administrator. Babington & Co., vs. heirs of Thomas U. Rogers—No. 176. Twenty-sixth Judicial District Court of Louisiana, in and for the Parish of St. Tammany.

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Selected in the above entitled suit. Terms of sale cash, with the benefit of appraisement. T. E. BREWSTER, Sheriff. Notice of Contest. U. S. Land Office, New Orleans, La. July 10, 1902.

A sufficient contest affidavit having been filed in this office by Boliver E. Givens, contestant, against homestead entry No. 18,217, made June 21, 1897, for the northwest quarter, section 31, township 5, south range 10 east, St. Helena Meridian, by Christopher Isaac, contestee, in which it is alleged that said Christopher Isaac has never resided upon or cultivated this homestead entry as required by law, and has wholly abandoned the same. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m., on August 25, 1902, before the Register and Receiver at the United States Land Office in New Orleans, La.

A proper affidavit, filed July 10, 1902, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication. CHARLES P. JOHNSTON, Receiver. Jy 19-4t.

FOR SALE. Four Acre Farm and Improvements, Six miles from Covington, on the Military road. Apply on the premises. mh29-3m.

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Succession of Sarah Tuttle. Twenty-sixth Judicial District Court of Louisiana, in and for the Parish of St. Tammany.

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MATILDA GAINES, Administrator. Succession of Sarah Tuttle. Twenty-sixth Judicial District Court of Louisiana, in and for the Parish of St. Tammany.

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WM. TUTTLE, Administrator. Babington & Co., vs. heirs of Thomas U. Rogers—No. 176. Twenty-sixth Judicial District Court of Louisiana, in and for the Parish of St. Tammany.

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Selected in the above entitled suit. Terms of sale cash, with the benefit of appraisement. T. E. BREWSTER, Sheriff. Notice of Contest. U. S. Land Office, New Orleans, La. July 10, 1902.

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FOR SALE. Four Acre Farm and Improvements, Six miles from Covington, on the Military road. Apply on the premises. mh29-3m.

Smith Cottage

On Rutland Street, NEW ORLEANS.

IS NOW OPEN

For the reception of Transient and Permanent Boarders. Mrs. Josie Core, Proprietress. PRESTON & STAUFFER, IMPORTERS AND WHOLESALE GROCERS, 410 to 430 South Front St. N. O. Represented by S. M. POOLE, Succession of Susanna Mundy.

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By virtue of an order of sale from the honorable the aforesaid court and to me directed, bearing date July 15, 1902— I will proceed to sell at public auction, at the front door of the Courthouse, in the town of Covington, La., on SATURDAY, Aug. 23, 1902, between legal sale hours, the following described property, to-wit: A parcel of ground situated in the town of Mandeville, St. Tammany Parish, La., designated as square No. 2, and measuring in French measure 83 feet and 4 inches front on Jefferson street and 473 feet front on Wilkinson street, and a like depth on the other side of the line, and 83 feet and 4 inches on Claiborne street, hereon. Terms of sale cash, to pay debts.

WM. TUTTLE, Administrator. Babington & Co., vs. heirs of Thomas U. Rogers—No. 176. Twenty-sixth Judicial District Court of Louisiana, in and for the Parish of St. Tammany.

By virtue of a writ of seizure and sale from the honorable the aforesaid court, and to me directed, in the above entitled and numbered suit, bearing date July 15, 1902— I will proceed to sell at public auction, at the door of the courthouse in the town of Covington, La., on SATURDAY, Aug. 16, 1902, between legal sale hours, the following described property to-wit: A certain piece or parcel of land lying and being situated in the parish of St. Tammany, State of Louisiana, and designated as the northeast quarter of the southeast quarter of section 22, township 3, south range 11 east, St. Helena Meridian.

Selected in the above entitled suit. Terms of sale cash, with the benefit of appraisement. T. E. BREWSTER, Sheriff. Notice of Contest. U. S. Land Office, New Orleans, La. July 10, 1902.

A sufficient contest affidavit having been filed in this office by Boliver E. Givens, contestant, against homestead entry No. 18,217, made June 21, 1897, for the northwest quarter, section 31, township 5, south range 10 east, St. Helena Meridian, by Christopher Isaac, contestee, in which it is alleged that said Christopher Isaac has never resided upon or cultivated this homestead entry as required by law, and has wholly abandoned the same. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m., on August 25, 1902, before the Register and Receiver at the United States Land Office in New Orleans, La.

A proper affidavit, filed July 10, 1902, set forth facts which show that after due diligence personal service