

St. Tammany Gazette

March 28, 1903.

One Dollar a Year.

Entered in the Postoffice at Covington La., as second-class matter

OFFICIAL JOURNAL OF ST. TAMMANY PARISH

Wisconsin is considering a law to prohibit marriage between whites and blacks.

The timbers of the cabin in which Abraham Lincoln was born, and one in which Jefferson Davis lived, have been mixed and constructed into one building.

New Orleans has determined that the annual reunion of the United Confederate veterans, which will take place in the Crescent City May 19, 20, 21, and 22, shall be the most momentous gathering of the "old soldier boys" held during the past decade.

Judge Mchell, of the district court for Winn parish, fined Mr. I. H. Haas, solicitor for R. P. Webb & Co., \$500 for violating the prohibition law of that parish.

The Missouri Legislature has passed a bill making chicken stealing a felony. That is very good so far as it goes, but is not consoling to the man who wakes up in the morning and finds that his chicken coop has been robbed of its choicest pullets.

Dr. Sleich, of Berlin, in experimenting with cocaine, to see how weak a solution would be efficacious as a local anesthetic in minor surgical operations, accidentally discovered that plain water, if injected under the skin, renders the flesh at that point insensible to pain.

Now that the time for white-washing has come, we give the following as the most approved formula: The United States government recipe for whitewash, which is almost equal to paint, is as follows: Slack one-half bushel of unslacked lime with boiling water, keeping it covered during the process.

BLUE LAWS.

An Effort to Enforce Them in Philadelphia.

Philadelphia, March 18.—To force the issue on the blue laws the prominent and reasonable members of the Sabbath Observance Association have sworn out warrants for the arrest of several publishers of morning newspapers and the executive officers of a news company.

The newspapers are being prosecuted for publishing advertisements on Sunday, selling wares and doing all manner of labor prohibited by the act of 1784, which also prohibits a man from kissing his wife.

Unique Ruling.

Mount Vernon, Ill., March 24.—The Illinois Appellate Court for the Fourth District has decided that when a man is sent to prison for the murder of his wife he is judicially dead, and his children are entitled to the insurance on the life of the murdered woman, even if it was taken out in favor of her husband.

This is to be a point of law never heretofore raised or passed upon by the Supreme Court of either or the Appellate Courts of this or any other State.

Educational Campaign Planned for Louisiana.

An educational campaign of far-reaching importance is about to be started in Louisiana, under the auspices of the Southern Educational Board.

At the recent meeting of the Parish Superintendents of Education the situation was discussed at some length, and the unanimous sentiment was that Louisiana was ripe for such a campaign as had transpired in the State of North Carolina.

Dr. Edwin A. Alderman, one of the District Directors of the Southern Educational Board, and one of the members of the Executive Board, is in charge of the work, which will be conducted under the auspices of a committee composed of Governor W. W. Heard, State Superintendent J. V. Calhoun, President T. D. Boyd, of the State University; President B. C. Caldwell, of the State Normal School, and President Edwin A. Alderman, of Tulane. Will M. Steele, a well-known newspaper man, has been selected as Secretary of the Committee, and will have charge of the active work in the conduct of the campaign.

It is proposed to begin the campaign in ten or fifteen parishes, and then gradually cover the whole State. Popular meetings will be held at points to be decided on later, and addresses will be made by the most eloquent and entertaining speakers in the State. Letters are now being addressed to these gentlemen, and a number of them have already signified their willingness to co-operate in the movement.

This movement is solely for the purpose of impressing upon the people the great necessity of building up and promoting the usefulness of their elementary schools. They are the foundation of all education. Thousands and thousands of dollars have been donated to the cause of education in the South, yet much of this has not accomplished the good intended, because it has not been properly applied. The Southern Educational Board has undertaken to direct the proper application of much of this philanthropy, and is working on the principle that a community should show the proper spirit in developing its educational facilities with its own resources, and be worthy of assistance. It is the intention to foster this spirit where it exists, and to create it, where neglect and lassitude have heretofore governed.

The Parish Superintendents have entered heartily into the movement, and it is hoped to interest the whole people of the State before long. Once under way, the campaign will be conducted vigorously and systematically. The Central Committee will probably meet in the city next week, when the details will be discussed, and the final plan adopted.

Paper from Yellow Pine.

We publish elsewhere an account of the recent manufacture of paper from pine shavings at Orange, Tex., which opens up a splendid opportunity for the South. When the destruction of the spruce forests of New England foretold the decay of paper making in that section, the manufacturers cast their eyes in all directions to find something that would take its place and would supply the wood pulp they need.

The South was searched as promising the best materials; and nearly all the woods and vegetable fibres produced here were tested. Among the materials thus used were bagasse or the refuse of cane, which showed itself admirably adapted to paper making; rice straw and pine shavings and refuse. Experiments in Mississippi and Florida with yellow pine proved months ago that a good quality of paper could be made from it. The Orange mill has demonstrated this even more clearly. A fine quality of wrapping paper was turned out there, and even newspaper, the Orange papers being printed on material made from pine shavings. So successful has the experiment proved that the hope is held out that all the pine waste from the Southern lumber mills can be used in the manufacture of paper. This is absolute refuse now which the mills are troubled to get rid of and which they usually burn. If it can be used in the manufacture of an article so valuable and profitable as paper it will be just so much added to the wealth of this section. As for the pine, it is practically inexhaustible. The shavings can be obtained at a cost of \$1 a ton; and we may hope to see a paper mill alongside of every saw mill, converting its waste into valuable products.—Times Democrat.

By direction of Secretary Root, the War Department embarked on the extensive work of compiling a complete roster of the officers and enlisted men of the Union and Confederate armies.

Bayou Lacombe Dots.

On Sunday, March 21, Mr. N. Cousin had the great pleasure of entertaining at his most hospitable home the following guests: Messrs. J. P. Florio, John J. Machuca, and attorney E. M. Stafford, the prominent owners of the Lacombe Land and Lumber Co. The gentlemen arrived at the mill landing about 11 o'clock A. M., on the delightful little steam launch Theresa L. They were accompanied by Capt. Bruno, master of the Italian Steamer Cetta de Palermo, his chief engineer Mr. Lenzo Wulter and Mr. Willie Wauer. It is useless to state that the gentlemen took a complete view of our suburb town and fell very much in love with its poetical aspirin scenery. At the home of Mr. N. Cousin, was prepared a most sumptuous dinner. Mrs. N. Cousin acting as hostess all the while, and as the sweetest of additions to this appetizing feast was the popping of the luscious champagne and most delicate wines that could do justice to the welcome guests. It is to be added that Misses America Cousin and Lucia Cusachs and Mr. Wm. A. Perkins were there making it all even more pleasant for the visitors. At 4 o'clock P. M. the gentlemen left for their home, in New Orleans, accompanied by Mr. Cousin and all the participants several miles down the bayou. A day long to be remembered by all present.

Lewisburg Notes.

Editor St. Tammany Farmer: Mr. Valton and family spent Sunday in Lewisburg.

Mr. E. Beaudot spent Sunday in Mandeville.

Mr. and Mrs. Pajot have returned to their home in Lewisburg.

Mr. Sidney Smith spent Sunday with his sister, Mrs. Strain, at Ponchatoula.

Mr. and Mrs. Beaudan spent Thursday in Lewisburg.

Alex Smith was down last Thursday, taking in the Mandeville ball.

Mrs. Harriet Smith has been quite ill, but is rapidly recovering, we are glad to learn.

Fishing parties are now on the tapis, and "fish stories" the order of the day.

Quite a party from Lewisburg went fishing on Chinchuba Creek this week, and report being the size of full fledged minnows, and catfish large as walrus. Probably they are waiting for warmer weather.

More anon.

UNDINE.

A Simple Sample Recipe.

As to his patient he did turn And handed him a slip, Wherewith he had prescribed a wise Admixture for the grip, He said: "If that should do you good, Come back and let me know; I've had a touch of grip myself About a week or so."

(Richmond Dispatch.)

False Notion

That Tuberculosis is Inherited, Says Dr. Jacobi.

New York, March 17.—In the course of talk on "Tuberculosis in Children" given under the auspices of the committee on the prevention of tuberculosis of the charity organization society, Dr. Abraham Jacobi explained how mothers ought to prevent tubercular disease in their babies and warned the school teachers of the city about many things he said they should know.

"Tuberculosis," he said "kills more people, old and young, than diphtheria, croup, whooping cough, scarlet fever and typhoid fever all combined." In the young, he explained, the malady could be found in a multitude of forms and a tubercular origin was to be discovered in bone deformities, troubles of the peritoneum and fatal attacks in the lymphatic surfaces of glands. In all his years of practice, he continued, he had known but one authenticated case of so-called inherited tuberculosis, and even in that case it was not the disease itself that was handed down, but certain conditions of body.

Widow Wins Again.

Texarkana, Tex., March 21.—News was received here from Dallas to-day that the case of Mrs. Sallie Hudgins against the Maryland Casualty and Accident Company for \$5,000 has been affirmed by the Court of Appeals.

W. J. Hudgins, a prominent lawyer of this city, died two years ago from having eaten spoiled oysters. His widow sued for the amount of her policy, and has won every court. The company refused her claim on the grounds that such causes were debarred in the list of accidents.

Fair Shopper—Aren't those eggs dear? Urbane Clerk—Certainly they are eggs. Good, fresh ones, too. "I said, 'dear.'" "I know you did, but don't say it so loud. Some of the others might hear you."—Kansas City Journal.

Maud—Dick proposed to me last night. Ella—What did you tell him? Maud—I said he had better ask mamma, and what do you think the wretch said? Ella—Goodness knows? Maud—He said he had asked her already, and she wouldn't have him.—Tit-Bits.

CHARTER OF Jones & Pickett, Limited.

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

Article I. Know all men by these presents, That we, J. S. Jones, J. F. Pickett, Mrs. Emma Jones and C. Z. Williams, being themselves of the law of this State, relative to the formation of private corporations do hereby form and constitute ourselves and our successors into a corporation under the name and title of JONES & PICKETT, LIMITED, and the domicile of this corporation shall be in St. Tammany Parish, Louisiana, and it shall have existence for ninety-nine years unless otherwise sooner dissolved.

Article II. The purpose of this corporation is established and the nature of the business to be carried on by it is: The manufacture and sale of Turpentine, Rosin, Pitch, Tar and Naval Stores and Supplies. The operation and carrying on of a general mercantile business, and the operation and carrying on of the business of a common carrier of freight and merchandise for hire by means of self-propelled and other vessels plying between points in St. Tammany Parish and New Orleans, Louisiana, all in connection with the business first above mentioned, and to this end this corporation shall have the right and power to contract and be contracted with, to sue and be sued and to be impleaded. To acquire the ownership and possession of property real and personal, movable and immovable, by purchase, sale, exchange, mortgage and in any other manner and form authorized by law. To lease, let and hire property real and personal, movable and immovable. To pledge, receive in pledge, mortgage and take mortgage, upon all kind of property subject to the laws of this State, including, but not limited to, stocks, bonds, securities, sign bonds, etc. To make, draw, endorse, issue and receive negotiable notes, checks, drafts, receipts, due bills, bills of exchange, bills of lading, and to take, acquire, receive and hold the same, and do all acts and things necessary and proper in the exercise of the rights and powers above mentioned, and in the control, management and government of the business and affairs of this corporation.

Article III. The capital stock of this corporation is fixed at one hundred thousand (\$100,000) dollars, divided into 1000 shares of \$100 each, and which shall be paid for in cash at the time of subscribing therefor, except as hereinafter provided. Any person who may pay for stock in this corporation with property real and personal, movable and immovable belonging to Jones & Pickett, a firm composed of said Jones & Pickett domiciled in St. Tammany Parish, Louisiana, and engaged in the business above mentioned, and of which firm this corporation is intended to be the successor, said J. S. Jones and J. F. Pickett, however, in order that they may receive stock in this corporation in lieu of property, shall be deemed to have paid for the same in cash valuation and inventory of all property intended to be turned over to this corporation in exchange for stock therein, and deliver same to the Board of Directors hereof, who shall cause the same to be valued and as soon as the valuation shall be agreed to said Jones and Pickett shall immediately transfer said property to this corporation and upon which they shall each be entitled to take as many shares of stock in this corporation as the property transferred by them to this corporation will answer for. Shares of stock shall be transferable only by entry of the transfer in the stock book of this corporation and the said Jones and Pickett shall cause the entry of stock to this corporation to be cancelled and new certificates of stock shall be issued to the transferee.

This corporation shall commence business as soon as Fifteen Thousand Dollars of stock has been taken and paid for as above said.

Article IV. The powers, control and business affairs of this corporation shall be managed by and vested in and exercised by a Board of three Directors. No person shall be eligible as director except stockholders of this corporation. No informality in the election of directors shall constitute a quorum for the transaction of business. A majority of the directors must be residents of the Parish of St. Tammany. Each of the directors shall have an equal voice and vote in the management of the corporation. The Board of Directors shall pass all Ordinances and By-Laws needed and necessary for their own government and to carry out and execute the powers conferred by this charter on the corporation, which shall be subject to the approval of the stockholders. The Board of Directors shall also sign and affix their names to this act on this 17th day of February, A. D. 1903, with the said incorporators after reading of the whole.

Article V. This corporation shall be dissolved if at any meeting of the stockholders three-fourths of the stock represented at such meeting shall be voted favoring the same, and amendments and alterations thus made shall, after due legal proceedings had, become parts of this charter. No stockholder in this corporation shall ever be liable for any of the debts, faults or liabilities thereof, further than the unpaid amount due by him on stock owned by him. No informality in this charter, nor in organization hereunder, shall render this charter null, nor subject any of the stockholders to any of its debts, faults or liabilities further than the unpaid amount due by them on stock owned by them; and the creditors shall in every case be limited in their recourse to the proper assets of this corporation.

Article VI. In the event of the death, removal, resignation or disability of any of the commissioners, the others shall continue in office and to serve as such until the affairs of the corporation shall be fully and finally wound up. Thus done, declared and signed, in the presence of Thomas M. Burns and Wm. F. Minckler, both competent witnesses, residing in St. Tammany Parish, Louisiana, and who shall sign and affix their names to this act on this 17th day of February, A. D. 1903, with the said incorporators after reading of the whole.

J. S. JONES, J. F. PICKETT, EMMA JONES, To authorize my wife, J. S. JONES, C. Z. WILLIAMS.

Witnesses: THOMAS M. BURNS, Wm. F. MINCKLER.

State of Louisiana, Parish of St. Tammany.

I, before me, H. B. Warren, Clerk and Ex-officio a duly qualified Notary Public, in and for the Parish and State, on this day appeared, J. S. Jones, J. F. Pickett and Mrs. Emma Jones, who personally known to be the identical persons whose names are subscribed to the foregoing instrument, and acknowledged to me in the presence of Thomas M. Burns and Wm. F. Minckler, they executed the same on the day of the date thereof, and that it was their own free and voluntary act, for the uses and purposes therein expressed.

J. F. PICKETT, EMMA JONES, To authorize my wife, J. S. JONES, C. Z. WILLIAMS.

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State of Louisiana, Parish of St. Tammany.

on the unexpired term. The stockholders can, at any meeting, if three-fourths of the stock issued is voted in favor hereof, remove the directors, or any of them, but to elect directors, whether at the annual meetings or to fill vacancies however caused, a majority of the stock issued voted in favor of any candidate shall be sufficient to elect.

All meetings of the stockholders shall be called for a certain day and hour at the office of the corporation in the Parish of St. Tammany, and whereof previous notice shall be given by publication once a week for three consecutive weeks in a newspaper published in the town of Covington, La., and by personal notice addressed to each stockholder sent through the mail signed by the President for the same length of time.

The President may call meetings of the stockholders whenever he thinks necessary and proper, and it shall be his duty to do so when a meeting of the stockholders holding a majority of the stock issued, in the event of failure or refusal of the President to call a meeting at once in compliance with the wishes of a majority of the stockholders, in the event of the President's refusal to call a meeting at once in compliance with the wishes of a majority of the stockholders, the President shall preside and the voting shall be by ballot. Each stockholder shall be entitled to cast in person or by written proxy one vote for every share of stock held by him. The meeting shall be held and the votes counted and the result declared by three stockholders, appointed by a majority of the stockholders present at the meeting.

The entries in the stock books concerning the transfer of stock, the proceedings and resolutions of the stockholders at their meetings, and all checks, drafts, notes, leases, mortgages, sales of immovables, bonds, etc., shall be signed by either the President or Vice-President, and the Secretary and Treasurer, but the Board of Directors may authorize the assistants, agents, clerks and employees, employed by them in the service of the corporation, to issue all such bills of lading, shipping receipts, receipts generally, and all other acts and papers other than those above mentioned.

In case of the death, removal, resignation, absence or disability of the President, the Vice-President shall act in his place until his return or until the disability is removed, or until his successor is elected. In case of the absence, death, resignation, removal or disability of the Secretary, the Vice-President shall act in his place until his return, the removal of the disability, or the election of another in his place.

This charter may be amended or altered, if at any meeting of the stockholders three-fourths of the stock represented at such meeting shall be voted favoring the same, and amendments and alterations thus made shall, after due legal proceedings had, become parts of this charter.

No stockholder in this corporation shall ever be liable for any of the debts, faults or liabilities thereof, further than the unpaid amount due by him on stock owned by him. No informality in this charter, nor in organization hereunder, shall render this charter null, nor subject any of the stockholders to any of its debts, faults or liabilities further than the unpaid amount due by them on stock owned by them; and the creditors shall in every case be limited in their recourse to the proper assets of this corporation.

Article VII. This corporation shall be dissolved if at any meeting of the stockholders three-fourths of the stock represented at such meeting shall be voted favoring the same, and amendments and alterations thus made shall, after due legal proceedings had, become parts of this charter.

Article VIII. In the event of the death, removal, resignation or disability of any of the commissioners, the others shall continue in office and to serve as such until the affairs of the corporation shall be fully and finally wound up. Thus done, declared and signed, in the presence of Thomas M. Burns and Wm. F. Minckler, both competent witnesses, residing in St. Tammany Parish, Louisiana, and who shall sign and affix their names to this act on this 17th day of February, A. D. 1903, with the said incorporators after reading of the whole.

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J. F. PICKETT, EMMA JONES, To authorize my wife, J. S. JONES, C. Z. WILLIAMS.

Witnesses: THOMAS M. BURNS, Wm. F. MINCKLER.

State of Louisiana, Parish of St. Tammany.

HERE IS YOUR CHANCE! To Buy Lots in New Claiborne and New Covington. New Covington is too well known to go into any particulars in regard to the tract. The East Louisiana Railroad runs through the center of New Claiborne. Lots can be purchased fronting the Railroad on the Abita wagon road, which forms the north boundary of the tract, and on the other road which also leads to Abita Springs and which bounds the tract on the south. These Lots are Five Minutes Walk from Claiborne Station. Lots in New Claiborne will be sold for \$38 00 each. Lots in New Covington \$40 00 and up and, according to location. Titles will be Given Purchasers FREE, Purchasers to pay for the Recording. Lots and squares are being sold in New Covington rapidly, and all wishing desirable location had better hurry up and purchase. FOR FURTHER INFORMATION APPLY TO F. B. Martindale, COVINGTON, LA. Room 9, Frederick Building.

When you go to New Orleans stop at Penn's Hotel, corner of St. Charles and Poydras streets. All front rooms, newly furnished throughout. Charges reasonable, by the day or week. Bank of Covington. CAPITAL STOCK \$25,000. SURPLUS \$5,000. OFFICERS: C. Z. WILLIAMS, President. J. S. JONES, Vice-President. JOS. DELBRY, Cashier. We do a general banking business. Buy and sell exchange. Give us your deposits, large or small, and we extend to you facilities for safe and conservative banking.

PRENTISS B. CARTER ATTORNEY AT LAW. FRANKLINTON -- LOUISIANA. Commercial House. E. DOMERQUE, SR., Prop. Restaurant. Meals served all hours. A la carte. Particular attention given Special Dinners. Private Room for Ladies. Partition Sale. Twenty-Sixth Judicial District Court of Louisiana, in and for the Parish of St. Tammany.

Antonia Faure vs. Ernest Faure, Gabrielle Leannont, Blanche Reine and Emilie Blanche. Under and by virtue of a judgment of partition and the order in the above entitled action, on the 17th day March, 1903, I will sell at public auction, to the highest and last bidder, for cash, at the front door of the courthouse, in Covington, La., on SATURDAY, April 25, 1903, during legal sale hours, the following described lands, to-wit: The south half of a tract of land in section 52, township 8, south of range 11 east, in St. Tammany Parish, Louisiana, southeast of the town of Mandeville, and which tract measures 11 arpents front on Lake Pontchartrain by a depth of 25 arpents, and is bounded on the northwest or Mandeville side by Bayou Castaing, on the south by lands formerly owned by Pontz & Kennedy and is now owned by George W. Nott, and running back to Bayou Castaing the said north half of said tract is divided from the south half by a line shown on a plat made by J. M. Yates, parish surveyor, beginning on the shore of Lake Pontchartrain, eighteen chains southeast of the mouth of Bayou Castaing and 17 and 80-100 chains northwest from the south line of said tract (being the line run by d'Hemecourt, August 3, 1874), to a small sweet gum tree, and runs north seventy-two degrees and twenty minutes east back to Bayou Castaing and contains about ninety-two acres of land. Terms of sale—Cash, the purchaser to pay for title. T. E. BREWSTER, Sheriff.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before H. R. Warren, Clerk of Court, at Covington, La., on Friday, May 1, 1903, viz: JOHN J. COYNE, Who made homestead entry No. 17,565 for the northwest quarter of the northwest quarter of section 8, township 5, south range 10 east, St. Helena Meridian.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Emile Brubl, Tom Coyne, Louis Gottle, of Covington, La. P. O., and Rea McKee, Verger P. O. La. Mr 14-51. WALTER L. COHEN, Register.

United States Land Office, New Orleans, La., March 9, 1903. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the clerk of the District Court at Covington, La., on Friday, May 1, 1903, viz: AUGUST F. SCHALLACK, Who made homestead entry No. 18,962 for the south half of the northwest quarter of section 9, township 8, south range 13 east, St. Helena Meridian.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Thomas Parker, W. Parker, Warren Thomas, Thomasville, P. O., and H. Q. Parker, Vioffe P. O., La. Mr 14-51. WALTER L. COHEN, Register.

J. GILBERT, PAINTER. Graining, staining, glazing, calico-printing, etc. First-class and prompt work. Covington, La.

WALL PAPER. Attractive patterns put on your walls for less money than you can buy the paper for elsewhere. You have no trouble; your work is done right and as cheap as reliable work is possible to be done. House painting and decorating in all its branches. Estimates given free of charge. Work guaranteed. Samples brought to you for the asking. F. LANGWORTHY, F. O. Box 23. Covington, La.

A. MONPAT & SONS, ABITA SPRINGS, LA. In Conrad's Hall. BAR ROOM AND RESTAURANT. Accommodation House. --- for Guests.

Branch House, West End. EAST LOUISIANA Railroad. HEADQUARTERS, COVINGTON, LA. Offers a safe, quick and convenient service to the traveling public. Schedule. Effective June 15, 1902. Daily Limited. No. 8, Leave New Orleans 4:30 P. M. Arrive in Covington 6:15 P. M. No. 7 will leave Covington 6:50 A. M. Arrive in New Orleans 8:45 A. M.

EXCURSION TRAINS EVERY SUNDAY. Leave New Orleans 7:45 A. M. Arrive in Covington 10:00 A. M. Leave Covington 4:05 P. M. Arrive in New Orleans 7:55 P. M. Mired Train. No. 6, leave Pearl River 7:50 A. M. Arrive in Covington 9:40 A. M. Connects with No. 6, leaving New Orleans at 6 A. M. No. 5, leave Covington 1:25 P. M. Arrive in Pearl River 3:05 P. M. Connects with No. 5 due in New Orleans at 4:45 P. M.

NOTICE.—The attention of the public is hereby called to the conditions under which the new form of thirty and ten trip tickets are sold. These tickets will be honored for passage only when in the hands of the original purchaser who signs the contract and members of his immediate family, whose names appear on the ticket. If presented by any other than those whose names appear on the ticket, the same will not be honored for passage and full fare collected from holder. Under no circumstances will the limits of ten-trip and thirty-trip be extended beyond the limit printed on these forms of tickets.

NOTICE is hereby given to the public that conductors will heretofore enforce the instruction to collect train rate (four cents per mile) of passengers boarding trains at ticket stations without tickets.

H. F. Meilleur, WATCHES, CLOCKS, AND JEWELRY REPAIRED. PIANOS AND ORGANS TUNED. Shop at Preston Burns store, Columbia and Lockwood streets. All work guaranteed first class.

DR. KING'S TRY NEW DISCOVERY FOR THAT COLD. TAKE NO SUBSTITUTE. Cures Consumption, Coughs, Colds, Bronchitis, Asthma, Pneumonia, Hay Fever, Pleurisy, La Grippe, Hoarseness, Sore Throat, Croup and Whooping Cough. NO CURE, NO PAY. Price 50c. and \$1. TRIAL BOTTLES FREE.