

St Tammany Farmer
November 21, 1908.
One Dollar a Year
Terms, CASH IN ADVANCE.
 Dr. Pharr R. Outlaw vs Francis P. Quinlan-1162.
 Twenty-sixth Judicial District Court, Parish of St. Tammany, La.

By virtue of a writ of seizure and sale from the honorable, the aforesaid court and to me directed, bearing date October 15, 1908, I will proceed to sell at public auction, at the principal front door of the courthouse, in the town of Covington, La., between legal sale hours, on Saturday, December 19, 1908, to the last and highest bidder, the following described property, to-wit:

A certain lot or parcel of ground situated in the corporate limits of the town of Slidell, and more fully described as follows, to-wit: Fronting Louisiana street by E. B. LeBlanc, and extending westward between parallel lines ninety feet, being a portion of lot 4, in square 5, division "D", of the Plat of the town of Slidell, and being a part of amount acquired by vendor from Agatha Solberg, on the 9th day of December, 1907.

Terms of sale—cash, without the benefit of appraisal.
 not 4-6t T. E. BREWSTER, Sheriff.

Mrs. N. Seller vs Alfred Moreau—No. 123.
 Third Ward Justice Court, Parish of St. Tammany, Louisiana.

By virtue of a writ of seizure and sale from the honorable the aforesaid court, and to me directed, bearing date Nov. 12, I will proceed to sell at public auction, on the premises, No. 1001 24th Avenue, to the last and highest bidder, on Saturday, November 28, 1908, the following described property, to-wit:

1 Iron bedstead, mattress, spring, etc. 1 armchair, 1 dresser, 1 washstand, 1 dining table, 1 kitchen safe, 1 lot of dishes, knives, forks and spoons, 1 refrigerator, 1 cook stove and utensils, 1 sewing machine, 1 clock, 1 center table and chairs.

Terms of sale—Cash, without appraisal.
 H. R. COOK, Constable.

Norman E. Core et al vs Ruth Scott Core, Trustees—No. 1164.
 Twenty-sixth Judicial District Court, Parish of St. Tammany, Louisiana.

By virtue of an order and decree from the honorable the aforesaid court, and to me directed, bearing date Oct. 17, 1908, I will proceed to sell at public auction at the principal front door of the courthouse, in the town of Covington, La., to the last and highest bidder, on Saturday, December 19, 1908, the following described property:

1. One hundred and thirty acres in St. Tammany parish, lying on both sides of Teche river, bounded north by lands now owned by Thomas Tate, south by lands now owned or formerly owned by J. M. Core by act recorded in book 1, page 12.

2. A certain piece of land containing 109 44-100 acres in St. Tammany parish, being lots 1, 2, 3 and 4, of section 19, township 5, south range 10 east. Acquired from Delphine Pierre by act recorded in book N, page 780.

3. A certain parcel of land in St. Tammany parish, containing about 80 acres, more or less, being north half of the southeast quarter, section 17, township 5, south range 10 east, acquired from Houston Carlisle by act recorded in conveyance book N, page 827.

4. A certain piece of land in St. Tammany parish, described as northeast quarter of section 17, township 5, south range 10 east, containing 161 40-100 acres, acquired from United States by patent No. 5946, April 8, 1896, recorded in conveyance book. One acre where the family grave yard is located, is reserved out of this tract.

Terms of sale—cash, with the benefit of appraisal.
 not 4-6t T. E. BREWSTER, Sheriff.

L. C. T. Jenkins vs J. H. Dixon—No. 1179.
 Twenty-sixth Judicial District Court for the Parish of St. Tammany, Louisiana.

By virtue of a writ of seizure and sale from the honorable aforesaid court, and to me directed, bearing date October 20, 1908, I will proceed to sell at public auction, at the principal front door of the courthouse, in the town of Covington, La., between legal sale hours, on Saturday, December 19, 1908, the following described property, to-wit:

All that certain piece of parcel of land, lying and being situated in the parish of St. Tammany, State of Louisiana, and described as four hundred and twenty acres of land, more or less, situated in the John Wright Headright, section 52, township 4, south of range 13 east, and being bounded on the north by the right of way formerly owned by John Mizell, on the south by Bogus Chitto river, on the east by lands of Jacob Jenkins and L. C. T. Jenkins, and on the west by properties belonging to S. L. Jenkins and L. P. Pierce, and John W. Knight, less 20 acres reserved by L. C. T. Jenkins, together with improvements thereon said twenty acres of land being situated in the western portion of the above described land, and near Wrights Creek, lines and boundaries of said twenty acres to be mutually ascertained between said parties by survey to be made to include all cleared lands and improvements; being the same property acquired by L. C. T. Jenkins, partly by inheritance from his deceased father, Abner Jenkins, and partly by purchase from his sister, Miss Livira Almeida Jenkins, at present the wife of John Miller.

Terms of sale cash, with the benefit of appraisal.
 not 4-6t T. E. BREWSTER, Sheriff.

UNITED STATES LAND OFFICE
 New Orleans, La., November 8, 1908.
 Notice is hereby given that John W. Bertain, of Bayou LaCade, La., who, on May 26, 1902, was licensed to locate a town, in the southeast half of E. quarter, Section 17, Township 8 South, Range 10 East, St. Helena Meridian, has filed notice of intention to make Final Five year Proof, to establish claim to the land above described, before Clerk of Court, at Covington, La., on the 15th day of December, 1908.

Claimant names as witnesses: Emile Revier, Berry Todd, Joseph L. Walker, Walter L. Cohen, Register of Bayou LaCade, La.
 not 7-5t Walter L. Cohen, Register

United States Land Office,
 New Orleans, La., Nov. 10, 1908.
 Notice is hereby given that George Mason, of Alton, La., who, on July 26, 1906, made homestead entry No. 27-466, Serial No. 0599, for S 1/2 of N W 1/4 of section 9, township 8, south of range 14 east, St. Helena Meridian, has filed notice of his intention to make final commutation proof, to establish claim to the land above described, before Register and Receiver, at New Orleans, La., on the 23rd day of December, 1908.

Claimant names as witnesses: Emmanuel Ladner, Samuel Ladner and Daniel Amos, of Alton, La., and James Ladner of Pearl River.
 WALTER L. COHEN, Register.

UNITED STATES LAND OFFICE,
 New Orleans, La., October 2, 1908.
 Notice is hereby given that CHRISTINE FITZSIMONS, of Covington, La., who, on October 2nd, 1908, made Timber and Stone application Serial No. 0358, for E. half of N.E. quarter, Section 24, Township 6 South, Range 10 East, St. Helena Meridian, has filed notice of intention to make Final Timber and Stone Proof, to establish claim to the land above described, before Register and Receiver, at New Orleans, La., on the 15th day of December, 1908.

Claimant names as witnesses: George T. Edwards, William R. Adams, Adam E. Stanga, Nicholas H. FitzSimons, all of St. Tammany Par., Louisiana.
 Oct. 10-St. WALTER L. COHEN, Register

UNITED STATES LAND OFFICE,
 New Orleans, La., October 2, 1908.
 Notice is hereby given that WILLIAM A. HOOD, of Covington, Louisiana, who, on September 23, 1908, made timber and stone application, Serial No. 0333, for the West half of N.W. quarter, N.W. quarter of S.W. quarter and N.E. quarter of N.W. quarter, Section 10, Township 6 South, Range 10 East, St. Helena Meridian, has filed notice of intention to make Final Timber and Stone Proof, to establish claim to the land above described, before Register and Receiver, at New Orleans, La., on the 15th day of December, 1908.

Claimant names as witnesses: Walter L. Cohen, Register

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of Onvil, La., Warren Thomas, of Covington, La.
 Oct. 10-St. WALTER L. COHEN, Register

CHARTER
—OF THE—
SUN LUMBER COMPANY, LTD.
 Be it known and remembered that on this 24th day of September nineteen hundred and eight, before me, Herman E. Gayer, a Notary Public in and for the Parish of Washington State of Louisiana, duly commissioned and qualified, in the presence of the witnesses hereinafter named and designated, personally came and appeared the persons whose names are hereunto subscribed, who declared that availing themselves of the laws of the State of Louisiana relative to the organization of corporations, they have formed and by these presents have constituted themselves, as well as all such persons as may hereafter join or become associated with them or with their successors in or to a corporation, limited, for the objects and purposes and under the conditions, following, to-wit:

The name of this corporation shall be THE SUN LUMBER COMPANY, LIMITED, and under that name it shall have and enjoy succession and existence for the term of fifty years, unless sooner dissolved in accordance with law or by consent of the stockholders as hereinafter provided. Under the said name this corporation shall have power and authority to contract, sue and be sued, to make and use a corporate seal and to alter same at pleasure; to hold, receive, have, purchase, alienate, pledge, mortgage, hypothecate under the said corporate name property real, personal and mixed; to name and appoint such officers, directors, agents, managers or other employees as the interest or business of this corporation may require, and to make and establish such by-laws, rules and regulations for the proper management of its affairs as it may deem necessary and proper; and the said corporation shall hold and exercise all such powers and privileges as relate to the objects herein set forth, or that may be necessary to carry out the objects for which this corporation is established and which this corporation may be permitted to hold and exercise under the laws of this State.

ARTICLE II.
 The domicile of this corporation shall be at Sun St. Tammany parish, Louisiana, where all citations, papers and other legal process shall be served upon the President, or in his absence, the vice President, or in the absence of both the president and vice president on the Secretary.

ARTICLE III.
 The objects and purposes for which this corporation is established and the nature of the business to be carried on by it are declared to be: To hold, own and operate saw mills and other necessary machinery necessary and incidental to the manufacture of all kinds of material from wood of all kinds such as sash, doors, blinds, and other mill work, and to do all kinds of lumber, timber, building material; to own, lease, construct and operate all steamboats, barges, ditches, canals, steamboats, barges which may be necessary for the purpose of procuring the crude material for manufacture, or for the purpose of otherwise acquire or alienate all kinds of lumber, timber, building material, whether in the crude or manufactured state, either as commission merchants, retail merchants or otherwise; to export and import as commission merchants or otherwise the above mentioned material to do a general merchandise business as retail or wholesale merchants and to buy and sell all such commodities as are usually handled in a general merchandise business; and generally to hold and exercise all such incidental powers and privileges as relate to the objects herein set forth, or that may of conveying the manufactured product to market etc; to buy and sell, be hereafter conferred by law on this corporation, or corporations of similar character.

ARTICLE IV.
 The capital stock of this corporation shall be fifteen thousand (\$15,000) dollars, divided into and represented by one hundred and fifty shares of stock of par value of one hundred dollars each; said stock shall be paid for in cash at the time of subscription or as the same is issued for a cash par, or in payment or exchange for property actually received or purchased by this corporation or for work or other services actually rendered. Any stockholder may sell, assign or transfer his stock in this corporation. No transfer of stock shall be made or alienate the same until it has been recorded on the books of this corporation at its office. This corporation may commence doing business and shall become a going concern as soon as five thousand dollars of its capital stock shall have been subscribed for and paid in. The board of directors shall have the right to determine how much stock shall be issued after the first five thousand dollars of its capital stock shall have been issued.

ARTICLE V.
 The corporate powers of this corporation shall be vested in and exercised by a board of three directors and their decisions and acts shall bind this corporation. The first election of the board of directors under this charter shall be at a meeting of the stockholders to be held on the first Monday in October 1909, and thereafter the stockholders shall elect a board of directors on the first Monday in October of each year, who shall serve until their successors shall have been elected and qualified. The board of directors shall elect from their number their officers. No person shall be eligible as a director or hold any office if this corporation who is not a stockholder. During the absence of the president, the vice president shall act as president in his stead. Notice of the election of the board of directors shall be given in writing by mail addressed to each stockholder at his usual place of business ten days prior to said election and the board of directors shall appoint one of the stockholders to preside at said election, and in event said stockholders shall fail to attend, the president shall appoint a stockholder to fill his vacancy. Any failure for any cause whatever to elect directors on the day named for this purpose shall not dissolve the corporation but the directors then elected and the incumbent officers shall continue to serve until their successors are chosen. At every meeting of the stockholders every stockholder shall be entitled to one vote for each share of stock held in his name and the vote of any stockholder may be cast by proxy, and the majority in election of directors shall constitute a quorum.

ARTICLE VI.
 The board of directors shall have full power to fill all vacancies in their number caused by death, resignation or otherwise from among the stockholders of this corporation. The said board shall have full power and control of the property of this corporation and shall conduct and manage the same consistent with the objects for which this corporation is organized and in accordance with the provisions set forth in this charter. Said board is further organized to adopt such by-laws, rules and regulations as the affairs and business of this corporation may require and as may be necessary for the management of the business thereof, provided the same shall not conflict with this charter or with the laws of the State of Louisiana, or of the United States. The boards of directors shall elect or appoint such further agents, servants, clerks or other employees as they may deem necessary for the conducting of the business affairs of this corporation and to fix their compensation and the terms of service with the right to dismiss them at pleasure.

ARTICLE VII.
 This charter may be changed, modified or amended or the capital stock of this corporation increased or decreased, or this corporation may be dissolved at a general meeting of the stockholders convened for that purpose with the assent of three-fourths of the entire stock present or represented at said meeting, thirty days prior notice of such meeting being given in a weekly newspaper at Covington, St. Tammany parish, Louisiana, and a written notice thereof mailed to each stockholder at his usual place of business forty days prior to said meeting. In case of the dissolution or termination of this corporation, either by limitation as herein fixed, or otherwise, the affairs of this corporation shall be liquidated by two commissionaires selected from among its stockholders at a meeting called for that purpose, due notice of which having been given as set forth in this article. Said commissionaires shall report to the stockholders at a meeting called for that purpose, and the affairs of this corporation shall have been fully liquidated.

ARTICLE VIII.
 No stockholder of this corporation shall ever be held liable, or responsible for the contracts or faults thereof in any further sum than the unpaid balance due said corporation on shares of stock subscribed for and owned by the stockholders; nor shall any informality in the organization of this corporation have the effect of rendering the charter null or exposing any stockholder to any further liability than the unpaid balance due on his stock.

Thus done and passed at my notarial office, in the town of Franklinton, Parish of Washington, State of Louisiana, on the day, month and year first above written in the presence of D. E. Branch and W. C. Wood, competent witnesses, residing in the town of Franklinton, who signed these presents together with said applicants and me said Notary, after due reading.

GEO. S. LEATHERBERRY,
 Notary Public for Tom White.

TOM WHITE,
 WILBUR L. MCCRARY,
 Witnesses

D. E. BRANCH,
 W. C. WOOD,
 HERMAN E. GAYER, Notary

TAX ORDINANCE.
 Sec. 1. Be it ordained by the Mayor and town Council of the town of Covington, La., in legal session convened, That a tax of 6 mills be and is hereby levied on all the taxable property of the town of Covington, La., for the year ending Dec. 31, 1908, for the purpose of defraying the general expenses of the corporation.

Sec. 2. Be it ordained, etc., That a tax of 4 mills be and is hereby levied on all the taxable property of the town of Covington, La., for the year ending Dec. 31, 1908, for the purpose of defraying the general expenses of the corporation.

Sec. 3. Be it ordained, etc., That the above tax is now due and collectable according to law.

Sec. 4. Be it ordained, etc., That this ordinance shall have effect immediately after its passage.

Moved by Mr. Seiler, seconded by Mr. P. J. Lacroix, that the above ordinance be adopted. Carried.

It was moved by Mr. Frederick, seconded by Mr. Hood, that the sum of \$35.00 be and is hereby appropriated, per month during the school session 1908-1909, to be paid to the Principal of the public school of the town of Covington, La. Carried.

It was moved and seconded that the council adjourn subject to call.
 Adopted November 10, 1908.
 E. V. RICHARD, Mayor.
 E. J. RICHARD, Secretary.

LICENSE ORDINANCE.
 Be it ordained by the Police Jury of the Parish of St. Tammany, La., That a license be and is hereby levied for the year 1909 upon each person, corporation, firm or association pursuing any occupation, business or calling in this parish which is subject to a license.

2. Be it further ordained, etc., That the amount or license due this parish for each trade, occupation, business or calling carried on or conducted in the parish, subject to a license, is hereby fixed at the same as is now levied and collected by the State for such trade, occupation, business or calling in this parish, except the liquor license, which shall be five hundred dollars (\$500).

whom they are cast. The first board of directors of this corporation shall be composed of Geo. S. Leatherberry, Jr., Tom White and Wilber L. McCrary, of whom Geo. S. Leatherberry shall be president, Tom White vice president and Wilber L. McCrary secretary and treasurer, who shall serve until their successors shall have been elected and qualified.

ARTICLE VI.
 The board of directors shall have full power to fill all vacancies in their number caused by death, resignation or otherwise from among the stockholders of this corporation. The said board shall have full power and control of the property of this corporation and shall conduct and manage the same consistent with the objects for which this corporation is organized and in accordance with the provisions set forth in this charter. Said board is further organized to adopt such by-laws, rules and regulations as the affairs and business of this corporation may require and as may be necessary for the management of the business thereof, provided the same shall not conflict with this charter or with the laws of the State of Louisiana, or of the United States. The boards of directors shall elect or appoint such further agents, servants, clerks or other employees as they may deem necessary for the conducting of the business affairs of this corporation and to fix their compensation and the terms of service with the right to dismiss them at pleasure.

ARTICLE VII.
 This charter may be changed, modified or amended or the capital stock of this corporation increased or decreased, or this corporation may be dissolved at a general meeting of the stockholders convened for that purpose with the assent of three-fourths of the entire stock present or represented at said meeting, thirty days prior notice of such meeting being given in a weekly newspaper at Covington, St. Tammany parish, Louisiana, and a written notice thereof mailed to each stockholder at his usual place of business forty days prior to said meeting. In case of the dissolution or termination of this corporation, either by limitation as herein fixed, or otherwise, the affairs of this corporation shall be liquidated by two commissionaires selected from among its stockholders at a meeting called for that purpose, due notice of which having been given as set forth in this article. Said commissionaires shall report to the stockholders at a meeting called for that purpose, and the affairs of this corporation shall have been fully liquidated.

ARTICLE VIII.
 No stockholder of this corporation shall ever be held liable, or responsible for the contracts or faults thereof in any further sum than the unpaid balance due said corporation on shares of stock subscribed for and owned by the stockholders; nor shall any informality in the organization of this corporation have the effect of rendering the charter null or exposing any stockholder to any further liability than the unpaid balance due on his stock.

Thus done and passed at my notarial office, in the town of Franklinton, Parish of Washington, State of Louisiana, on the day, month and year first above written in the presence of D. E. Branch and W. C. Wood, competent witnesses, residing in the town of Franklinton, who signed these presents together with said applicants and me said Notary, after due reading.

GEO. S. LEATHERBERRY,
 Notary Public for Tom White.

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2. Be it further ordained, etc., That the amount or license due this parish for each trade, occupation, business or calling carried on or conducted in the parish, subject to a license, is hereby fixed at the same as is now levied and collected by the State for such trade, occupation, business or calling in this parish, except the liquor license, which shall be five hundred dollars (\$500).

3. Be it further ordained, etc., That the licenses due this parish shall be and are hereby due and collectable at the same time and in the same manner as licenses due the State; and in the event the same are not paid when due, it is ordered that the Tax Collector report the same to his attorney, who is hereby authorized and instructed to forthwith institute legal proceedings to enforce the payment of the same.

Adopted November 2, 1908.
 GEO. KOEPP, Jr., President.
 E. D. KENTZEL, Sec'y.

Trespass Notice
 All persons are hereby warned and prohibited from cutting, burning, dragging, carrying or floating away, or otherwise injuring or destroying any trees, timber or wood growing on the lands of the Salmen Brick and Lumber Company, Limited. Any person so doing will be prosecuted under the provisions of Act No. 103, of the laws of 1902.

PEOPLE'S BAKERY
Maurice Planche
 Proprietor.
BREAD DELIVERED DAILY
 RYE BREAD MADE TO ORDER. Phone 13-3

The Safest and Quickest Way
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 Fitted and repaired. :: Eyes examined free.
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TROUILLY & OPLATEK,
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 Wines, Liquors, Beer, Tobacco and Cigars
 THE JUG TRADE A SPECIALTY
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 Fine Wines, Liquors and Cigars
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 Furniture taken down and put up, packed and shipped. Pianos a specialty.
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Funeral Directors
 AND EMBALMERS.
 Coffins, Burial Cases, Metallic Cases, and all Funeral Supplies.
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DIXON ACADEMY.
 Covington, La.
 One of the best and most completely equipped Preparatory Schools in South. Thorough courses in all branches. A new ten thousand dollar gymnasium, with a large swimming pool in connection with it, has been added.
DAY TUITION.
 High School rates \$15 00 Per Term
 WILL OPEN OCTOBER 1, 1908.
 Owing to the success of the school in the past, and the fact that only a limited number of pupils can be accepted, it is requested that applicants for admission for next session will send in their names as early as possible.
SCHOLARSHIP TO THE COVINGTON PUBLIC SCHOOL.
 DIXON ACADEMY offers a free scholarship, for the High School department, to the pupil of the Covington Public School who makes the highest average in his or her final examinations.
 For Boarding Department, see catalog.
Wm. A. DIXON, Principal.

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