

St Tammany Farmer

March 15, 1913.

WEST END STRIP BELONGS TO CANAL BOARD, NOT CITY.

The strip of levee running out into the lake at West End, and forming the west bank of the New Basin Canal, is the property of the Canal Board, and not of the city of New Orleans, according to an opinion handed down Monday by Assistant Attorney General Gamble.

The city claims that the act granting the property to the water's edge of the canal. The Canal Board maintains that the grant extended only to the property line of the canal.

The Attorney-General, upon the examination of the case, has decided to grant to the city covered no part of the Canal Board's property in existence in 1906.

The grant to the city he held, conveyed only the bed of the lake within the limits described, and that the reason the grant to the city could not have been intended by the Legislature to extend to the water's edge of the canal, but only to the reclamation and levees built by the Canal Board.

A reclamation and levee about 30 feet wide, extending from the protection levee a distance of about 900 feet into the lake, is the main property at issue.

Salmen Brick and Lumber Company, Ltd., vs. Virgil Ducre.

No. 1887. State of Louisiana, Parish of St. Tammany.

Twenty-Sixth Judicial District Court.

By virtue of a writ of fieri facias from the honorable aforesaid court and to me directed bearing date of February 15, 1913, I will proceed to sell at public auction, at the front door of the courthouse in the town of Covington, La., on Saturday, March 23, 1913, the following described property, to-wit:

East half of southeast quarter section 25, township 8 south, range 13 east, containing 62.73 acres, situated in the parish of St. Tammany, Louisiana.

Terms of Sale—Cash, with benefit of appraisement.

Feb 22-2t T. E. BREWSTER, Sheriff.

R. B. Bulloch vs. Louis N. Lee and A. J. Baham.

No. 1918. State of Louisiana, Parish of St. Tammany.

Twenty-Sixth Judicial District Court.

By virtue of a writ of fieri facias from the honorable aforesaid court and to me directed, bearing date of February 13, 1913, I will proceed to sell at public auction at the front door of the courthouse in the town of Covington, La., to the last and highest bidder, on Saturday, March 15, 1913, the following described property, to-wit:

One bay horse.

Terms of Sale—Cash, with benefit of appraisement.

Feb 22-4t T. E. BREWSTER, Sheriff.

Fred J. Heints vs. Fred Holt.

No. 1938. State of Louisiana, Parish of St. Tammany.

Twenty-Sixth Judicial District Court.

By virtue of a writ of fieri facias from the honorable aforesaid court and to me directed, bearing date of February 15, 1913, I will proceed to sell at public auction at the front door of the courthouse in the town of Covington, La., on Saturday, March 23, 1913, the following described property, to-wit:

Situated in the parish of St. Tammany, Louisiana, 15 acres in section four, township 9 south, range 14 east, commencing at northwest corner of Church Crandell home tract, going north 73 degrees east 3238 feet to the meanderings of Bayou Bonfouca, thence following water course of said bayou to the northeast corner of Fred Holt's 145 acre tract, thence going west 2076 feet to a post, thence going south 400 feet to northeast corner of Crandell's tract, thence going west 1200 feet to place of beginning.

Six acres, more or less, opposite saw mill of the S. B. & L. Co. in this parish, and is inclosed by lands of A. Robert on the northeast and on the northwest by the lands of the S. B. & L. Co. on the southeast side by the meanderings of Bayou Bonfouca, being a part of section 9 township 9 south, range 14 east.

Southeast quarter of southwest quarter section 4, northeast quarter of northwest quarter, section 9, township 9 south, range 14 east, containing 79 acres, with all buildings and improvements thereon situated.

Terms of Sale—Cash, with benefit of appraisement.

Feb 22-6t T. E. BREWSTER, Sheriff.

Peter H. Hansbrough vs. W. B. Lancaster.

No. 1932. State of Louisiana, Parish of St. Tammany.

Twenty-Sixth Judicial District Court.

By virtue of a writ of seizure and sale from the honorable aforesaid court and to me directed, bearing date of January 23, 1913, I will proceed to sell to the last and highest bidder, at the front door of the court house in the town of Covington, La., on Saturday, March 23, 1913, the following described property, to-wit:

All that certain piece or parcel of land and being situated in the town of Mandeville, parish of St. Tammany, State of Louisiana, and more fully described as follows: Square No. 228, 229, 230, 231, 232, 265, 266, 267, 268, 269, 270, of the town of Mandeville, La.; said squares are bounded as follows: Square No. 228 is bounded by Carroll, Coffee, Destrahan and Dupard streets; square 229 is bounded by Lafayette, Adair, Destrahan and Dupard streets; square No. 229 is bounded by Wilkinson, Lafayette, Destrahan and Dupard streets; square No. 230 is bounded by Labarre, Destrahan, Wilkinson and Lafayette streets; square No. 231 is bounded by Labarre, Destrahan, Adair and Lafayette streets; square No. 232 is bounded by Labarre, Destrahan, Adair and Coffee streets; square No. 265 is bounded by Labarre, Monmouth, Carroll and Coffee streets; square No. 266 is bounded by Labarre, Monmouth, Adair and Coffee streets; square No. 267 is bounded by Labarre, Monmouth, Adair and Lafayette streets; square No. 268 is bounded by Labarre, Monmouth, Lafayette and by Labarre, Monmouth, Lafayette and Wilkinson streets; square No. 269 is bounded by Austerlitz, Monmouth, Wilkinson and Lafayette streets, and square No. 270 is bounded by Austerlitz, Monmouth, Lafayette and Adair streets, according to the plan and map of the said town of Mandeville, less the rights of way heretofore granted by this vendor or previous owners through said squares or either of them to the New Orleans Great Northern Railroad Co.

Terms of Sale—Cash, with benefit of appraisement.

Feb 22-6t T. E. BREWSTER, Sheriff.

Succession of Leon Soucoua, No. 1950. Twenty-Sixth Judicial District Court, Parish of St. Tammany, State of Louisiana.

Notice is hereby given that Antonia Himogosa, widow of O. Aubert, has applied for appointment as administratrix of the above succession of Leon Soucoua. All persons interested are required to show cause, if any they have, within ten days, why such application should not be granted.

February 26, 1913. E. J. FREDERICK, mrl-3t Clerk of Court.

ACT OF INCORPORATION OF THE NAVAL STORES WAREHOUSE COMPANY.

State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known that on this the 28th day of the month of February, in the year of our Lord, 1913, an act of the Legislature of the United States of America the one hundred and thirty-fifth, before me, John J. Ward, a notary public, duly commissioned and qualified in and for the city, parish and state aforesaid, therein residing and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed, who declare, that, availing themselves of the provisions of the laws of this state, relative to the formation and organization of corporations, they have covenanted and agreed to do by these presents covenant and agree to bind themselves as well as those who may hereafter become associated with them, to form themselves into a corporation for the objects and purposes, with the name and under the stipulations following, to-wit:

ARTICLE I. The name and style of this corporation shall be the NAVAL STORES WAREHOUSE COMPANY, and by said corporate name it shall have succession and enjoy existence for a period of ninety-nine years, unless sooner dissolved in the manner provided by the laws and the articles of this character, and under said corporate name, it shall have power and authority to contract, sue and be sued, to make and use a corporate seal, and to alter or amend its articles; to make all necessary rules and regulations for its corporate management and control, and shall have and enjoy all the rights and privileges and immunities which are now conferred upon or may hereafter be granted to corporations of the same kind and character.

ARTICLE II. The domicile of this corporation shall be in the city of Covington, State of Louisiana, and all citations and other legal processes shall be served upon the President, or, in his absence or inability to act, upon any other officer of the corporation.

ARTICLE III. The objects and purposes for which this corporation is organized are hereby declared to be to engage in and carry on the business of public warehousing in general and the warehousing of naval stores in particular, and for the purpose of issue, receipt, and delivery of bills of lading, and to acquire and own by purchase, lease, or otherwise, buildings, yards and warehouses, tank and tank-cars; and in aid of its business, and when necessary or incidental thereto, may acquire, own, lease and operate railroads, appraisals, bridges, steamboats and other water craft.

ARTICLE IV. The capital stock of the corporation shall be twenty thousand (20,000) dollars, divided into two hundred (200) shares of the par value of one hundred dollars (\$100) each, said stock shall be issued only for cash, or in payment of property or services, actually received by or rendered to said corporation; this corporation shall commence business and become a going concern as soon as five thousand (\$5,000) dollars of the capital stock shall have been subscribed and paid for, and the further stock to be issued and payment therefor shall be fully paid at the time of issuance, and thereafter non-assessable, and the capital stock may be increased or decreased in the manner provided by the laws of this state.

ARTICLE V. All of the powers of this corporation shall be vested in and exercised by a Board of Directors, to be elected each year by the stockholders at the annual meeting, and the first Board shall consist of John T. Weaver, who shall be President; H. Binge, who shall be Vice President; and E. L. Michelet, who shall be Secretary and Treasurer.

On the Saturday next preceding the second Monday of December, 1913, and annually thereafter, except when such day shall fall on a legal holiday, then upon the next following day, the stockholders shall elect a Board of Directors for the ensuing year, the Board already installed to continue to hold over until their successors are elected and qualified. The Board of Directors so elected shall select, from their own number, the officers of the corporation.

The election of directors shall be by ballot and the persons receiving the largest number of votes cast shall be elected. For electing directors or for any other purpose, each share of stock, whether present or by proxy shall be entitled to one vote, and a majority of the votes cast shall be required to pass any resolution or decide any question submitted to the stockholders, except for the alteration or amendment of its charter, or the dissolution of the corporation as hereinafter provided.

Said Board of Directors shall have power and authority to make all necessary rules and regulations for the management, operation and control of the business of the corporation.

ARTICLE VI. Whenever this corporation is dissolved, either by limitation of its charter or from any other cause, its affairs and business shall be liquidated by three commissioners, to be appointed from among the stockholders, at a general meeting thereof to be convened, after days prior notice to be given in one of the newspapers published in the city of Covington, in addition to the notice to each stockholder provided in Article VI hereof, and by the affirmative vote or three-fourths of the stock of the corporation represented at such meeting. Such commissioners shall remain in office until the affairs and business of the corporation shall have been fully liquidated; and in case of the death of one or more of such commissioners, the survivors or survivor shall continue to act.

ARTICLE VII. This act of incorporation may be modified, added to, changed or amended, or this corporation may be dissolved by and with the assent of the holders of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation, to be convened for such purpose, after ten days prior notice to be given in one of the newspapers published in the city of Covington, in addition to the notice to the stockholders, as provided in Article VI of this charter.

ARTICLE VIII. No stockholder shall be held liable or responsible for the contracts or debts of this corporation, in any further sum than the unpaid balance due to the corporation on the shares owned by him, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing the stockholder to liability beyond the amount of his unpaid stock, if any.

ARTICLE IX. If done and passed, at any of the places in the city of New Orleans, on the day, month and year first hereinbefore written, in the presence of Messieurs John Stumpf and W. S. Hero, competent witnesses, who hereto signed these names, together with said witnesses, and my notary, after due reading of the whole, I, John T. Weaver, do hereby certify that the above and foregoing act of incorporation of "Naval Stores Warehouse Company," was this day duly recorded in my office, in book of Charter, folio 11, Covington, La., this the 1st day of March, 1913.

JOHN T. WEAVER, Notary Public. I, the undersigned Recorder of Mortgages in and for the Parish of St. Tammany, State of Louisiana, do hereby certify that the above and foregoing act of incorporation of "Naval Stores Warehouse Company," was this day duly recorded in my office, in book of Charter, folio 11, Covington, La., this the 1st day of March, 1913.

W. S. HERO, Notary Public.

JOHN STUMPF, W. S. HERO, JNO. J. WOOD, Notary Public.

HOW TO KILL RATS. If you want to succeed in poisoning rats don't give them poison at first. Feed them something they like every night for a week till you get their confidence. The best bait is raw eggs and corn meal. Beat an egg, salt it slightly and stir in corn meal to make a moist dough. Put it in saucers and set them where the rats can find them. If they eat it all use two eggs the second night. If they eat it all increase the number of eggs so as to furnish a free lunch for all the rats in the neighborhood and soon they come to look for it every night. Then when you have gotten the confidence of all the rats in the neighborhood mix a box of rough on rats, or some other good poison in the bait; about one box does a good many rats in the same way as before, and cover up all the places where they could find water and they will go outside to find it and die away from the house. I ran a factory once about one hundred feet from a grain mill and both were done a good many times. I tried poisoning them, but after a few got sick and died the rest wouldn't touch the bait. Then I happened to think of feeding them first, which I did. So many came every night that I increased the bait to ten eggs and they ate it all. Then I mixed in three boxes of poison. The factory was about 200 feet from the river and the next morning there was a line of dead rats from the back fence to the river, and rats all along the edge of the water, and as the bank was quite steep I suppose a good many slipped in and were washed away. One of the men gathered up and burned 207 rats. We didn't see another rat for nearly a year. Then they began to come again from other mills, but after killing them of we never saw any more rats at that factory.—C. F. Danvers Baton Rouge, La.

When you want a reliable medicine for a cough or cold take Chamberlain's Cough Remedy. It can always be depended upon and is pleasant and safe to take. For sale by all dealers.

The People's Building and Loan Association. Do you want a home? Do you wish an investment? Call at our office, or phone. Nothing too large for us; nothing too small. THE PEOPLE'S BUILDING AND LOAN ASSOCIATION. Covington, La. Phone 11.

THE U. S. GOVERNMENT vs. THE SOUTHERN WHOLESALE GROCERS' ASSOCIATION. Just how Uncle Sam is busy trying to learn whether or not the above named Association is a "Trust. His object is to eliminate the "Middleman" and bring the manufacturer and consumer closer together.

Our Congressman, Mr. Lewis L. Morgan, is interested in having passed a bill, which will eliminate the "middleman" from between the farmer and consumer of his products.

These, together with the Parcel Post, will revolutionize present business methods, and the merchant who fails to read the signs of the times and adjust himself and his business to meet the coming conditions will soon be a "has been."

We have had our ears close to the ground, and heard the rumbling of the storm that's coming and have prepared for it.

THAT'S WHY WE CAN SAVE YOU MONEY! The daily shipments we are making to new and old customers along the lines of the N. O. G. N. and N. O. & N. E. railroads is evidence that we ARE saving the folks money on their requirements and helping them materially to solve the vexatious problem of the HIGH COST OF LIVING.

While our price lists are being made up, we invite you to write for prices, or you can safely send us your orders accompanied by the cash. We prefer to have you call in person, as many are doing, and let us prove that we can save you money.

The secret: LARGE SALES and SMALL PROFITS.

NEUHAUSER BROS. Shippers and Furnishers of Everything for the Home and Farm. SLIDELL, LOUISIANA

Superintendent, every Sunday morning. Prayer meeting every Wednesday at 8 p. m. New Home Services every first Sunday afternoon at 2:30. Houltenville Services every third Sunday afternoon at 4 o'clock. Mandeville Services every fifth Sunday at 11 a. m. and 7:30 p. m. HICKORY GROVE SUNDAY SCHOOL. Sunday School every Sunday at 2 p. m., at the Hickory Grove school PRESBYTERIAN CHURCH. (Rev. J. M. Williams, Pastor). Covington Services first and third Sundays of each month at 11 o'clock a. m. Sunday School, Elder H. O. Davis, Superintendent, every Sunday morning at 9:45. Friday night Bible and song service at 7:45. Mandeville. Services on first and third Sunday nights of each month at 7:30 a. m. Sunday School every Sabbath morning. LUTHERAN SERVICES. W. F. Kuegel, Pastor. Abita Springs—services on the first and third Sundays at 9:30 a. m., on the first, second and fifth Sundays at 7:30 p. m. Sunday school at 8:30 a. m. Mandeville—services on second at 11 a. m. Bogalusa—services on the fourth Sunday, German at 10:30 a. m., English at 7:30 p. m. NEW ORLEANS GREAT NORTHERN RAILROAD COMPANY. Double Daily Service, Except Sunday. Between COVINGTON and NEW ORLEANS MANDEVILLE SLIDELL BOGALUSA FRANKLINTON TYLERSTOWN. Low commuter fares on sale the year round. Low week-end rates. SCHEDULE EFFECTIVE NOVEMBER 10, 1912. Daily, Except Sunday. Southbound. Leaves Covington. Arrives. No. 21 3:15 p. m. No. 22 9:25 a. m. No. 23 6:30 a. m. No. 24 6:45 p. m. Sundays Only. No. 25 4:50 p. m. No. 26 10:35 a. m. For information apply to Ticket Agent, or M. J. McMAHON, G. P. A., G. E. AUBURNTON, A. G. P. A., Suite 505, Whitaker-Central Bldg., New Orleans. Long distance phone, Main 448. For Mandeville and Covington, The Schooner ROSA A. Will leave head of New River, New Orleans, every Thursday, at 8 p. m. Returning, will leave Covington every Monday, at 10 a. m. RATES OF FREIGHT. Cotton, per bale. 10 Cents. Dry barrels. 15 Cents. Sacks. 10 Cents. Other rates in proportion. JONES & PICKETT, Owners. Warehouse in Covington, Phone 11. Office in Covington, Phone 44-2. Warehouse in New Orleans, Galvez and New Basin, Phone, Rate 4782. Office, New Orleans, 500 Board of Trade Building. Phone Main 927.

Succession of Leon Soucoua, No. 1950. Twenty-Sixth Judicial District Court, Parish of St. Tammany, State of Louisiana.

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February 26, 1913. E. J. FREDERICK, mrl-3t Clerk of Court.

ACT OF INCORPORATION OF THE NAVAL STORES WAREHOUSE COMPANY.

State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known that on this the 28th day of the month of February, in the year of our Lord, 1913, an act of the Legislature of the United States of America the one hundred and thirty-fifth, before me, John J. Ward, a notary public, duly commissioned and qualified in and for the city, parish and state aforesaid, therein residing and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed, who declare, that, availing themselves of the provisions of the laws of this state, relative to the formation and organization of corporations, they have covenanted and agreed to do by these presents covenant and agree to bind themselves as well as those who may hereafter become associated with them, to form themselves into a corporation for the objects and purposes, with the name and under the stipulations following, to-wit:

ARTICLE I. The name and style of this corporation shall be the NAVAL STORES WAREHOUSE COMPANY, and by said corporate name it shall have succession and enjoy existence for a period of ninety-nine years, unless sooner dissolved in the manner provided by the laws and the articles of this character, and under said corporate name, it shall have power and authority to contract, sue and be sued, to make and use a corporate seal, and to alter or amend its articles; to make all necessary rules and regulations for its corporate management and control, and shall have and enjoy all the rights and privileges and immunities which are now conferred upon or may hereafter be granted to corporations of the same kind and character.

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ARTICLE III. The objects and purposes for which this corporation is organized are hereby declared to be to engage in and carry on the business of public warehousing in general and the warehousing of naval stores in particular, and for the purpose of issue, receipt, and delivery of bills of lading, and to acquire and own by purchase, lease, or otherwise, buildings, yards and warehouses, tank and tank-cars; and in aid of its business, and when necessary or incidental thereto, may acquire, own, lease and operate railroads, appraisals, bridges, steamboats and other water craft.

ARTICLE IV. The capital stock of the corporation shall be twenty thousand (20,000) dollars, divided into two hundred (200) shares of the par value of one hundred dollars (\$100) each, said stock shall be issued only for cash, or in payment of property or services, actually received by or rendered to said corporation; this corporation shall commence business and become a going concern as soon as five thousand (\$5,000) dollars of the capital stock shall have been subscribed and paid for, and the further stock to be issued and payment therefor shall be fully paid at the time of issuance, and thereafter non-assessable, and the capital stock may be increased or decreased in the manner provided by the laws of this state.

ARTICLE V. All of the powers of this corporation shall be vested in and exercised by a Board of Directors, to be elected each year by the stockholders at the annual meeting, and the first Board shall consist of John T. Weaver, who shall be President; H. Binge, who shall be Vice President; and E. L. Michelet, who shall be Secretary and Treasurer.

On the Saturday next preceding the second Monday of December, 1913, and annually thereafter, except when such day shall fall on a legal holiday, then upon the next following day, the stockholders shall elect a Board of Directors for the ensuing year, the Board already installed to continue to hold over until their successors are elected and qualified. The Board of Directors so elected shall select, from their own number, the officers of the corporation.

The election of directors shall be by ballot and the persons receiving the largest number of votes cast shall be elected. For electing directors or for any other purpose, each share of stock, whether present or by proxy shall be entitled to one vote, and a majority of the votes cast shall be required to pass any resolution or decide any question submitted to the stockholders, except for the alteration or amendment of its charter, or the dissolution of the corporation as hereinafter provided.

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ARTICLE VI. Whenever this corporation is dissolved, either by limitation of its charter or from any other cause, its affairs and business shall be liquidated by three commissioners, to be appointed from among the stockholders, at a general meeting thereof to be convened, after days prior notice to be given in one of the newspapers published in the city of Covington, in addition to the notice to each stockholder provided in Article VI hereof, and by the affirmative vote or three-fourths of the stock of the corporation represented at such meeting. Such commissioners shall remain in office until the affairs and business of the corporation shall have been fully liquidated; and in case of the death of one or more of such commissioners, the survivors or survivor shall continue to act.

ARTICLE VII. This act of incorporation may be modified, added to, changed or amended, or this corporation may be dissolved by and with the assent of the holders of three-fourths in amount of its then outstanding capital stock, given at a general meeting of the stockholders of the corporation, to be convened for such purpose, after ten days prior notice to be given in one of the newspapers published in the city of Covington, in addition to the notice to the stockholders, as provided in Article VI of this charter.

ARTICLE VIII. No stockholder shall be held liable or responsible for the contracts or debts of this corporation, in any further sum than the unpaid balance due to the corporation on the shares owned by him, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing the stockholder to liability beyond the amount of his unpaid stock, if any.

ARTICLE IX. If done and passed, at any of the places in the city of New Orleans, on the day, month and year first hereinbefore written, in the presence of Messieurs John Stumpf and W. S. Hero, competent witnesses, who hereto signed these names, together with said witnesses, and my notary, after due reading of the whole, I, John T. Weaver, do hereby certify that the above and foregoing act of incorporation of "Naval Stores Warehouse Company," was this day duly recorded in my office, in book of Charter, folio 11, Covington, La., this the 1st day of March, 1913.

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JOHN STUMPF, W. S. HERO, JNO. J. WOOD, Notary Public.

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THE U. S. GOVERNMENT vs. THE SOUTHERN WHOLESALE GROCERS' ASSOCIATION. Just how Uncle Sam is busy trying to learn whether or not the above named Association is a "Trust. His object is to eliminate the "Middleman" and bring the manufacturer and consumer closer together.

Our Congressman, Mr. Lewis L. Morgan, is interested in having passed a bill, which will eliminate the "middleman" from between the farmer and consumer of his products.

These, together with the Parcel Post, will revolutionize present business methods, and the merchant who fails to read the signs of the times and adjust himself and his business to meet the coming conditions will soon be a "has been."

We have had our ears close to the ground, and heard the rumbling of the storm that's coming and have prepared for it.

THAT'S WHY WE CAN SAVE YOU MONEY! The daily shipments we are making to new and old customers along the lines of the N. O. G. N. and N. O. & N. E. railroads is evidence that we ARE saving the folks money on their requirements and helping them materially to solve the vexatious problem of the HIGH COST OF LIVING.

While our price lists are being made up, we invite you to write for prices, or you can safely send us your orders accompanied by the cash. We prefer to have you call in person, as many are doing, and let us prove that we can save you money.

The secret: LARGE SALES and SMALL PROFITS.

NEUHAUSER BROS. Shippers and Furnishers of Everything for the Home and Farm. SLIDELL, LOUISIANA

Superintendent, every Sunday morning. Prayer meeting every Wednesday at 8 p. m. New Home Services every first Sunday afternoon at 2:30. Houltenville Services every third Sunday afternoon at 4 o'clock. Mandeville Services every fifth Sunday at 11 a. m. and 7:30 p. m. HICKORY GROVE SUNDAY SCHOOL. Sunday School every Sunday at 2 p. m., at the Hickory Grove school PRESBYTERIAN CHURCH. (Rev. J. M. Williams, Pastor). Covington Services first and third Sundays of each month at 11 o'clock a. m. Sunday School, Elder H. O. Davis, Superintendent, every Sunday morning at 9:45. Friday night Bible and song service at 7:45. Mandeville. Services on first and third Sunday nights of each month at 7:30 a. m. Sunday School every Sabbath morning. LUTHERAN SERVICES. W. F. Kuegel, Pastor. Abita Springs—services on the first and third Sundays at 9:30 a. m., on the first, second and fifth Sundays at 7:30 p. m. Sunday school at 8:30 a. m. Mandeville—services on second at 11 a. m. Bogalusa—services on the fourth Sunday, German at 10:30 a. m., English at 7:30 p. m. NEW ORLEANS GREAT NORTHERN RAILROAD COMPANY. Double Daily Service, Except Sunday. Between COVINGTON and NEW ORLEANS MANDEVILLE SLIDELL BOGALUSA FRANKLINTON TYLERSTOWN. Low commuter fares on sale the year round. Low week-end rates. SCHEDULE EFFECTIVE NOVEMBER 10, 1912. Daily, Except Sunday. Southbound. Leaves Covington. Arrives. No. 21 3:15 p. m. No. 22 9:25 a. m. No. 23 6:30 a. m. No. 24 6:45 p. m. Sundays Only. No. 25 4:50 p. m. No. 26 10:35 a. m. For information apply to Ticket Agent, or M. J. McMAHON, G. P. A., G. E. AUBURNTON, A. G. P. A., Suite 505, Whitaker-Central Bldg., New Orleans. Long distance phone, Main 448. For Mandeville and Covington, The Schooner ROSA A. Will leave head of New River, New Orleans, every Thursday, at 8 p. m. Returning, will leave Covington every Monday, at 10 a. m. RATES OF FREIGHT. Cotton, per bale. 10 Cents. Dry barrels. 15 Cents. Sacks. 10 Cents. Other rates in proportion. JONES & PICKETT, Owners. Warehouse in Covington, Phone 11. Office in Covington, Phone 44-2. Warehouse in New Orleans, Galvez and New Basin, Phone, Rate 4782. Office, New Orleans, 500 Board of Trade Building. Phone Main 927.

Succession of Leon Soucoua, No. 1950. Twenty-Sixth Judicial District Court, Parish of St. Tammany, State of Louisiana.

Notice is hereby given that Antonia Himogosa, widow of O. Aubert, has applied for appointment as administratrix of the above succession of Leon Soucoua. All persons interested are required to show cause, if any they have, within ten days, why such application should not be granted.

February 26, 1913. E. J. FREDERICK, mrl-3t Clerk of Court.

ACT OF INCORPORATION OF THE NAVAL STORES WAREHOUSE COMPANY.

State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known that on this the 28th day of the month of February, in the year of our Lord, 1913, an act of the Legislature of the United States of America the one hundred and thirty-fifth, before me, John J. Ward, a notary public, duly commissioned and qualified in and for the city, parish and state aforesaid, therein residing and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed, who declare, that, availing themselves of the provisions of the laws of this state, relative to the formation and organization of corporations, they have covenanted and agreed to do by these presents covenant and agree to bind themselves as well as those who may hereafter become associated with them, to form themselves into a corporation for the objects and purposes, with the name and under the stipulations following, to-wit:

ARTICLE I. The name and style of this corporation shall be the NAVAL STORES WAREHOUSE COMPANY, and by said corporate name it shall have succession and enjoy existence for a period of ninety-nine years, unless sooner dissolved in the manner provided by the laws and the articles of this character, and under said corporate name, it shall have power and authority to contract, sue and be sued, to make and use a corporate seal, and to alter or amend its articles; to make all necessary rules and regulations for its corporate management