

NOTICE

Owner of automobiles are hereby notified that the town ordinance...

F. G. MARRERO, Mayor. L. P. DELCROIX, Sec.

THE ART MUSEUM.

In This Will Be Shown School, Art, Floral and Women's Exhibits at Fair.

What promises to prove a rendezvous for women, especially, and many men...

Judging by the inquiries pouring into the office of the secretary, the displays in the Art Museum this year will be record breaking.

Educational, Mrs. Mattie H. Williams, Shreveport. Floral, Mrs. J. H. Fullilove Jr., Shreveport.

The educational contest will be open only to Louisiana exhibitors, but the contests in all other departments in the Art Museum will be open to the states of Louisiana, Arkansas and Texas.

DISPLAY OF FIREWORKS.

Will Be a Feature Each Night at State Fair—Admission Will Be Free.

In the spectacular line, nothing at the Louisiana State Fair this year will equal the fireworks display.

The fact that the fireworks will be furnished by the Newton Company insures success. This company is among the most successful in the country.

In looking this attraction the fair association has gone to a considerable expense, but the former fireworks displays have proven so popular and entertaining.

Don't forget the dates of the fair this year: Nov. 5 to 12, inclusive. Catalogue and premium lists are free for the mailing. Apply to Secretary L. N. Brueggerhoff.

BALLOON RACES AT FAIR.

They Will Be Daily Attractions. Double Parachute Leaps Promised.

Daily racing by four balloons, with double parachute leaps to add to the daring of the sport, is one of the big new outdoor attractions promised visitors to the Louisiana State Fair.

This part of the program will be something brand new at the Louisiana Fair. Balloon racing has never before been among the attractions, although almost every other kind of great excitement during that has been booked.

For further information, also for catalogue and premium lists, apply to Secretary L. N. Brueggerhoff.

THE GLADWAY FUN.

It Will Be Furnished Again This Year By Herbert A. Kline Shows.

Gladway fun and frolic at the State Fair of Louisiana this year—November 5 to 12 inclusive—will be furnished by the Herbert A. Kline Shows.

There are eighteen of the shows this year, at least half of them being brand new. The list includes the following: Omar Sami, His Wild Butterfly.

Jolly Trio, Fat Girl, Princess Victoria, Midget, Snake Fay and Her Human Horse, Arab.

Laburn's Trained Wild and Domestic Animals, The International Lady Swimmer, A-Breast Jumping Horse Merry-go-Round.

John Robb's Fine Circus, Secretary L. N. Brueggerhoff of the fair association, will gladly send catalogue and other information, free, upon request. Write him.



In All Walks of Life You will find Selz Shoes Leaders

There are several points about Selz shoes that make them strong favorites among all classes. They have Quality.—The Selz guarantee makes this necessary. Did you ever read it? It leaves no doubt. Then Selz shoes have set the pace in style for nearly 42 years.

In spite of all this, they are priced no higher than you would expect to pay for the ordinary kind. Selz shoes are shown here in many pleasing varieties.

Come and see our windows

SMITH'S-SELZ "ROYAL BLUE SHOE STORE"

SHOE MANUFACTURER PREDICTS CATTLE FAMINE

J. Harry Selz of Chicago Says United States Must Have More Cattle at Once.

Considerable interest and alarm is manifest all through the United States over the cattle situation. Those who have been making a study of this and are in position to accurately forecast the condition in this country take a very serious view of the matter.

REDUCED RATES NEW ORLEANS and return via NEW ORLEANS GREAT NORTHERN RAILROAD.

Good going every SATURDAY or SUNDAY, returning the following MONDAY. Fare for the round trip: From Covington \$2.65, From Abita Springs \$2.51, From Mandeville \$2.16.

Emile Frederick vs. Euclid E. Jenkins, No. 2058.

Twenty-Sixth Judicial District Court, 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 of October 2, 1913, I will proceed to sell at public auction to the last and highest bidder at the front door of the courthouse in the town of Covington, La., between legal sale hours on Saturday, November 8, 1913, the following described property, to-wit:

A certain piece or parcel of land in the parish of St. Tammany, State of Louisiana, and more fully described as being the northeast quarter of the northeast quarter section 27 township 5 south, range 11 east, Greenburg Land District, together with all the buildings and improvements thereon, containing forty (40) acres, more or less.

Terms of sale—Cash, without abatement.

T. E. BREWSTER, Sheriff.

Succession of Willis E. Rockwell, No. 105,163.

Civil District Court, Division "D", Parish of Orleans, La.

By virtue of an order of sale from the honorable aforesaid court and to me directed, bearing date September 17, 1913, I will proceed to sell at public auction, to the last and highest bidder, at the principal front door of the courthouse, in the town of Covington, La., between legal sale hours, on

Saturday, October 25, 1913, the following described property, to-wit:

Two certain lots of ground situated in the town of Mandeville, in the parish of St. Tammany, State of Louisiana, designated by the numbers 7 and 8 of the square No. 38, on the plan drawn by Louis Bringer, surveyor general, on the 14th day of January, 1834, deposited in the office of Felix DeArmas, notary in this city.

Said two lots of ground adjoin each other, lot No. 8 forming the corner of Lake and Lamarque street, by a depth of 235 feet, together with all the buildings and improvements thereon, rights, ways and servitudes thereto belonging or in anywise appertaining. And being the same property which was acquired during the community existing between said Willis E. Rockwell, and his predeceased wife, Mrs. Sarah H. Rockwell, by purchase from Mrs. L. Delcassel, as per act passed before Francis D. Charbonnet, on September 29, 1902 and registered in the conveyance office of St. Tammany parish in book C, folios 62, 63 and 64.

Together with the movables, furniture and fixtures therein (excepting jewelry), as per inventory on file in this proceeding. Terms of Sale—Cash, or one-half, or more, in cash, and the balance, if any, upon credit of one and two years, to be represented by the notes of the purchaser, of equal amounts, payable to his own order and by him endorsed, bearing interest at the rate of eight per cent (8 per cent) per annum from date until paid; said notes to be paraphed by the notary before whom the act is passed, and to be secured by a special mortgage and vendors lien and privilege upon the property conveyed; the act of

sale to contain all customary mortgage and security clauses, including confession of judgment, the pact de non alienando, the insurance clause and that of ten per cent (10 per cent) attorney's fees; said sale to be made for not less than the sum of two thousand (\$2,000) dollars, and upon condition that the purchasers shall prorate the taxes for the year 1913 as of the date of the adjudication thereof; the act of sale to be passed before E. J. Frederick, Ess., Notary Public of the parish of St. Tammany, at the expense of the purchaser.

T. E. BREWSTER, Sheriff St. Tammany Parish, La.

RESOLUTION

Whereas, Milton Sharp, et als., has petitioned the board and after considering the petition and the plat of survey made by Howard Burns, Parish Surveyor of the Parish of St. Tammany, La., annexed and bearing the names of the parties present, and its appearing that petitioners lands are so enclosed and surrounded by the lands of others and have no right of way to the public road, for the purpose of going to and from their lands to the public road with their produce.

Therefore be it resolved, in open session convened, That petitioners be permitted to construct a roadway not to exceed forty (40) feet in width, over and across the following described lands, situated in the parish of St. Tammany, La., to-wit:

A certain portion of the southeast fractional quarter of section 36, township 4 north, range 11 east, St. Tammany parish, La., to-wit: Beginning at the southeast corner of said section 36, thence north 2 degrees 24 minutes east 28.48 chains, thence north 50 degrees west 13.50 chains to the line of headright No. 46, thence south 89 degrees west along said headright line east 7 chains, thence south 2 degrees 24 minutes west 25.72 chains to the south line of section 36, thence south 89 degrees east 50 minutes along said section line 14.75 chains to the point of beginning, containing 34.37 acres, belonging to Edward Sharp, said roadway to follow the present location of the old Kimble road.

Be it further resolved, That the amount to be paid the owner, Edward Sharp, for the privilege of constructing such roadway is hereby assessed at fifteen (\$15.00) dollars, the value of the land traversed.

Be it further resolved, That upon the payment of said amount to the owner of the land to be traversed by petitioners herein, the president of the police jury is hereby authorized to grant permit, in writing, to the petitioners, who shall be at once authorized to construct such roadway.

Upon motion by Wm. Bruhl, seconded by F. L. Dutsch, the above ordinance was duly adopted.

Yes—Wm. Bruhl, Geo. F. Blerhorst, E. E. Talley, A. D. Crawford, Jno. A. Todd, B. A. Schneider, J. B. Howze and F. L. Dutsch.

Nays—None. Absent—Louis Peters, adopted Sept. 15, 1913.

HERMAN SCHULTZ, Pres. R. I. KENZEL, Secty.

AN ORDINANCE

Making it unlawful for any person to dance the "Turkey Trot," "One Step," "Tango," "Bunny Hug," or any immoral or suggestive dance in any public place in the parish of St. Tammany, La.

Section 1. Be it ordained by the police jury of the parish of St. Tammany, La., That it shall be unlawful for any person or persons to dance

the "Turkey Trot," "One Step," "Tango," "Bunny Hug," or any immoral or suggestive dance in any public place in the parish of St. Tammany, La.

Section 2. Be it further ordained, etc. That any person or persons found guilty of violating the provisions of this ordinance shall be fined in a sum not to exceed \$50.00 or imprisonment not to exceed 30 days in the parish jail, or both, at the discretion of the judge.

It was moved by B. A. Schneider, seconded by J. B. Howze, that the above ordinance be adopted.

Yes—Wm. Bruhl, Geo. F. Blerhorst, E. E. Talley, A. D. Crawford, Jno. A. Todd, B. A. Schneider, J. B. Howze and F. L. Dutsch.

Nays—None. Absent—Louis Peters. The motion was unanimously carried, adopted Sept. 15, 1913.

HERMAN SCHULTZ, Pres. E. D. KENZEL, Secty.

CHARTER of the OAKES DAIRY & STOCK FARM COMPANY.

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

Be it known that on this 4th day of the month of September A. D. 1913, before me, Thos. M. Burns, a Notary Public in and for the parish of St. Tammany, State of Louisiana, personally came and appeared Harry C. Werts, Carl A. Werts and Fred L. Werts, all residents of the parish of St. Tammany, State of Louisiana, who severally declared that they, their associates and successors, do hereby form and organize themselves into a corporation, for a term of ninety-nine (99) years from this date, under the name of the Oakes Dairy & Stock Farm Company, the domicile whereof to be fixed at Covington, parish of St. Tammany Louisiana, its objects and purposes being to buy and sell real estate, to deal generally in all the natural resources of the State of Louisiana; to buy and sell all kinds of stock and poultry, to breed and raise same; to carry on a general farm and truck business; to conduct a dairy and sell the products from the same; to slaughter all kinds of stock and poultry and to sell the same; to deal in all kinds of feed stuff and operate a commissary or store, and generally to do all things necessarily connected with the within objects and purposes above enumerated, in this State and elsewhere.

The capital stock of this corporation is hereby fixed at the sum of Twenty Five Thousand (\$25,000.00) Dollars, divided into and represented by Two Hundred and Fifty (250) shares of the par value of One Hundred (\$100.00) Dollars each which shall be paid for in cash or its equivalent in property, either real or personal; this corporation shall begin business and be a going concern as soon as Ten Thousand (\$10,000.00) Dollars of its capital shall have been paid and subscribed for.

Attention shall be served on the president, or in his absence on the secretary-treasurer.

The affairs of this corporation shall be managed by a Board of Directors composed of three stockholders, to be elected by the stockholders annually by ballot, on the first Monday of January, 1914, or any subsequent day fixed by the Board, in case of no election taking place on said day. Each stockholder shall be entitled to one vote.

Said Board shall have the right to make all by-laws and change and alter the same at pleasure; to use a

NEUHAUSER BROTHERS SLIDELL, LA. The People Who Reduced the Cost of Living in Southeast Louisiana and Southwest Mississippi, by Selling on Small Margins of Profits. Call or write for prices and let us save you money on your wants, as we are doing for others daily. WE ARE HEADQUARTERS FOR GROCERIES, DRY GOODS, SHOES, HATS, NOTIONS, FLOUR, FEED, FERTILIZER, HARDWARE IMPLEMENTS, VEHICLES, DYNAMITE, FUSE AND CAPS, HARNESS AND SADDLES, ETC., ETC. Buying in carloads and supplying a large shipping and local trade enables us to keep our goods moving and furnish absolutely fresh goods. Prompt deliveries, quick shipments, and everything guaranteed to satisfy or your money back. AGENTS FOR INDEPENDENT DYNAMITE, BANNER BUGGIES, PITTSBURG PERFECT FENCING.

P. J. LACROIX Fancy Dress Goods. Gents Furnishings, Hats, Shoes and Clothing. Agents for Butterick Patterns Telephone 128.

W. J. WARREN LEON HEBERT WARREN & HEBERT [Successors to Leon Hebert] A Full Line of Morrell's Meats GROCERIES, FRUIT AND VEGETABLES Telephone No. 1 Prompt Delivery

HEADQUARTERS FOR CHICKENS Spring Chickens and Roasters. Ducks from 4 pounds up At WARREN & HEBERT Phone No. 1 Frederick Building Boston Street

corporate seal, the same to alter or break at pleasure. The first Board of Directors shall be composed of Harry C. Werts, Carl A. Werts and Fred L. Werts, of whom Harry C. Werts shall be President; Fred L. Werts, Vice President, and Carl A. Werts, Secretary-Treasurer and they shall hold their office until the first Monday in January, 1914 or until their successors are elected and take their place. That in the event any stockholder should conclude to sell his stock it is hereby made obligatory on him to first tender it to the other members of the company and they shall have twelve (12) months option to purchase the same at the market price, before said stockholder can offer the same for sale in open market, or dissolution of the corporation, the affairs shall be liquidated by the members of the Board of Directors as liquidating commissioners. Thus done and passed before me the undersigned Notary Public, on the day, month and year first hereinabove written, in the presence of B. W. Miller and G. Boudousquis competent witnesses, who have signed these presents, together with the said applicants, and me, Notary, after due reading of the whole. Harry C. Werts, 51 shares Fred L. Werts, per H. C. W., 1 share Carl A. Werts, 49 shares Witnesses: B. W. Miller, G. Boudousquis, THOS. M. BURNS, Notary Public. I certify that this instrument was filed for Record Sept. 4th, 1913, at 4 p. m., recorded Sept. 4th, 1913, in charter book No. 1, page 13, of the official records. W. E. BLOSSMAN, Dy. Clerk and Ex-Officio recorder. A true copy, THOS. M. BURNS, Notary Public.

AN ORDINANCE Making it unlawful for any person to dance in an immoral, indecent and suggestive manner, to use loud, indecent and vociferous language, to curse and swear in any public place, such as the pavilion, park, theatre, barroom, poolroom, hotel, street, workshop or any other place where people commonly resort for the purposes of business, recreation, amusement, or in any place of public worship. Section 1. Be it ordained by the Mayor and Town Council of the town of Covington, That it shall be unlawful for any person to dance in an immoral, indecent and suggestive manner, to use loud, indecent and vociferous language, and to curse and swear in any public place, such as the pavilion, park, theatre, barroom, poolroom, hotel, street, workshop or any other place where people commonly resort for the purpose of business, recreation, amusement or in any place of public worship. Section 2. Be it further ordained, That any person or persons found guilty of violating the provisions of this ordinance shall be fined in a sum not to exceed \$50.00 or imprisonment not to exceed thirty (30) days, or both, at the discretion of the Mayor. It was moved by Mr. D. I. Addison, and duly seconded by Mr. L. A. Perreand, that the above ordinance be adopted. Yes: L. A. Perreand, M. P. Planche, Louis David, Jr., D. I. Addison. Nays: None. Absent: P. J. Lacroix and Leon Hebert. F. G. MARRERO, Mayor. L. P. DELCROIX, Secretary.