

NOTICE TO HEIRS OF GEORGE W. LESING, ADDRESS UNKNOWN.

You are hereby notified that on June 1, 1914, at a tax sale made by the sheriff and tax collector of the parish of St. Tammany, State of Louisiana, for the unpaid State, parish and special taxes for the year 1913, I became the purchaser of the following described property, situated in the parish of St. Tammany, to-wit: 100 acres of land being the south half of northeast quarter; 10 acres in northeast quarter of northeast quarter, and 10 acres in northeast quarter of southeast quarter, section thirty-three (33) township 9 south, range 15 east, all as will fully appear by reference to said deed dated June 6, 1912, recorded on June 22, 1912, in Conveyance Book No. 58, page 129 of the official records of said parish of St. Tammany.

PROCLAMATION.

Pursuant to a resolution adopted by the police jury of the parish of St. Tammany, State of Louisiana, at its regular meeting held on the 20th day of April, 1914, I, Herman Schultz, president of said board, hereby give notice that in accordance with said resolution a special election will be held in the parish of St. Tammany, State of Louisiana, on Tuesday, the 2d day of June, 1914, for the purpose of submitting to the property tax payers qualified under the constitution and laws of Louisiana, to vote at said election on the following propositions, to-wit:

- Ward 1. Madisonville—John Peters, Homer Perrin and Geo. Edwards, commissioners. W. S. Bohning and Theo. Dendinger, Jr., Clerks. Ward 2. First Precinct, Sandy Ford—Luke Allison, John L. Fitzgerald and Emilio Brown, commissioners. Nathan Whitney and W. H. Fauntleroy, clerks. Ward 2. Second Precinct, Folsom—H. Fenderson, J. D. McLain and Louis Jenkins, commissioners. Hiram House and Louis Jenkins, clerks. Ward 3. Covington—J. H. Smith, P. S. Barell and Jos. Delery, commissioners. A. C. McCormack and S. D. Bullock, clerks. Ward 4. Mandeville—W. T. Coffee, Dave Smith and J. M. Favaron, commissioners. Minrod Glockner and Lucas Prieto, clerks. Ward 5. Bush—W. W. Talley, Sr., J. H. Wood and T. M. Talley, commissioners. Lige McCreary and Barbon Cooper, clerks. Ward 6. Evans Creek—Randolph Parker, E. A. Crawford and C. G. Talley, commissioners. Dave Evans and C. C. Kennedy, clerks. Ward 7. Lacombe—C. H. Culbertson, John H. Davis and B. W. Todd, commissioners. Dr. C. F. Farmer and Taylor Cousin, clerks. Ward 8. Pearl River—John Hager, Henry Schneider and J. T. Crawford, commissioners. J. J. Williams and E. W. Fox, clerks. Ward 9. Slidell—John Peterson, Theo. Eddins, W. E. Gause, commissioners. P. A. Hursey and U. G. Neuhauer, clerks. Ward 10. Abita Springs—C. W. Schmidt, G. E. Miller and Geo. S. Straub, clerks. Emile Burkenstock and John Destruel, clerks.

At said special election polls will be opened at 7 a. m., and close at 5 o'clock p. m., and the election will be conducted in accordance with the laws of the State of Louisiana. Notice is also hereby given that at 10 o'clock a. m., on Friday, the 5th day of June, 1914, the said police jury of the parish of St. Tammany will meet at their usual meeting place in Covington in said parish of St. Tammany, and in open session proceed to open the ballot boxes, examine and count the ballots in number and amount, examine and canvass the returns and declare the result of said special election. This 20th day of April, 1914. HERMAN SCHULTZ, President Police Jury of Parish of St. Tammany, La.

CHAPTER OF THE MADISONVILLE DEVELOPMENT COMPANY. United States of America, State of Louisiana, Parish of St. Tammany. Be it known on this 30th day of the month of March in the year of our Lord one thousand nine hundred and fourteen (1914) before me, William E. Wood, a Notary Public, duly commissioned and sworn in and for the parish of St. Tammany, Louisiana, residing personally came and appeared the parties whose names are hereunto subscribed, all of full age, who declare that, availing themselves of the provisions of the laws of this State, relative to corporations, and particularly of Act 78 of 1904, they have covenanted and agreed, and by these presents covenanted and agreed and bind themselves as well as such other persons as may hereafter become associated with them, to form and constitute a corporation, and body politic in law, for the purpose and objects, and under the stipulations, articles and conditions following, to-wit:

ARTICLE I. The name and title of the said corporation shall be MADISONVILLE DEVELOPMENT COMPANY, and its domicile is hereby established in Madisonville, St. Tammany parish, State of Louisiana, and under its corporate name, said corporation shall have power and authority to contract, sue and be sued; to make and use a corporate seal, and the same to break and alter at pleasure; to hold, receive, buy, purchase, improve, alienate, convey, sell, borrow, pledge, mortgage and hypothecate, under its said corporate name, property, real, personal and mixed; to name and appoint such officers, directors, agents and managers, or employees as the interest or convenience of said corporation may require;

to make and establish by-laws, rules and regulations for the proper management and direction of its affairs, as may be deemed necessary and proper; and the same to change and alter at pleasure; and to do all other acts and things permitted by law, or shall or may be necessary and proper, to carry out the objects and purposes of said corporation. Said corporation, unless sooner dissolved in accordance with its charter, shall exist and continue for the period of ninety-nine (99) years from and after the date hereof. The president, or in his absence, the vice president, shall be the proper person upon whom citation or other legal process shall be served.

ARTICLE II. The objects and purposes for which this corporation is organized are the nature of its business to be carried on by it are declared to be the following, to-wit: The purchase and sale of lands, and the operation of sawmills and general merchandise stores, and generally to engage in any and all business permitted under Act 78 of 1904, which may promote the successful operation of this corporation subject to the prohibition contained in said act against corporations organized thereunder from conducting insurance or banking business, or any business which shall entitle the corporation to exercise the power of eminent domain; and generally to do all things necessary for the successful operation of the business undertaken by this corporation.

ARTICLE III. The capital stock of the said corporation shall be twenty-five thousand (\$25,000) dollars, divided into fifty (50) shares of the sum of one hundred (\$100) dollars each, which said stock may be issued, at not less than par, in payment or exchange for property or rights actually received or purchased by said corporation, or the same may be issued, full paid for money advanced, or for such other valuable considerations or services, or upon such terms as the board of directors of said corporation may determine; provided that no stock shall be issued until the consideration therefor has been received by the said corporation.

ARTICLE IV. The corporate powers of this company shall be vested in and exercised by a board of seven directors, which shall consist of the president, vice president, secretary and treasurer and three stockholders. Five of said board shall constitute a quorum for the transaction of business, and their decisions shall be valid corporate acts. The following named persons shall constitute the first board of directors: A. L. Stanga, vice president; Andrew Peter, treasurer; Paul Pollicar, Eugene Mugnier, George Peter, Sr., Michael Peter, Sr. No person shall be eligible as director or an officer who is not a stockholder of this company. During the absence of the president the vice president shall act and preside. Said board shall continue in office until the second Monday of April, 1915, on which date and thereafter annually, a board of directors shall be elected on the second Monday of April each year.

Notice of election and of stockholders meeting shall be given by at least ten (10) days notice immediately preceding the date of meeting, addressed by mail to each stockholder at his last known address. Any failure from any cause whatever to elect directors the day named for that purpose shall not dissolve the corporation, but the directors then in office, as well as the officers of said company, shall hold over until their successors are chosen. In such event the president shall cause another election to be held within thirty (30) days, and shall give notice thereof as hereinbefore provided.

At every election and meeting each stockholder shall be entitled to vote for each share of stock registered in his name and may vote by proxy. The election of directors shall be by ballot, and the majority in amount of votes cast, each share of stock voted upon to be counted for one vote shall elect the person or persons for whom they have been cast. At each election the board of directors shall elect from their own number the officers of said company.

ARTICLE V. The board of directors shall have full power to fill vacancies in their number caused by death, resignation or otherwise, from among the stockholders of the corporation. The said board shall have full control of the property of this company, and shall so conduct, manage and use the same as in their discretion they deem fit, and consistent with the objects of this company, or the welfare of the same. The said board is further authorized to frame and adopt such by-laws and regulations as the affairs and business of the corporation may require, and as it may deem necessary for the conduct and management thereof; provided the same shall not conflict with this charter or with the laws of the State, or of the United States.

The said board shall elect or appoint a manager and such other officers, agents, employees, servants and clerks as it may deem necessary for the conducting of the business of the corporation; fix their compensation, term of service, with the right to dismiss them at said board's pleasure, and said board shall have the right to fix and determine the salaries of the several officers herein provided for.

ARTICLE VI. This charter may be amended, modified, or amended, if the capital stock increased or decreased, or if the corporation may be dissolved, at a general meeting of the stockholders convened for the purpose, with the assent of three-fourths of the entire capital stock present or actually represented at such meeting. In case of dissolution or termination of this corporation, either by limitation of its charter, or from any other cause, the liquidation of its affairs shall be conducted by two (2) liquidators, selected from the stockholders, with like assent, and at a meeting called for that purpose, as above set forth in this article. Said liquidators shall remain in office until the affairs of said corporation shall have been fully liquidated. In case of the death of any of said liquidators, the survivor shall continue to act.

ARTICLE VII. 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 the company on the shares of stock subscribed for or owned by him, nor shall any insolvency or liquidation of the corporation rendering this charter null, or of exposing a stockholder to any liability, beyond the unpaid balance, if any, of his stock. Thus done and passed in my office in Madisonville, Louisiana, on the day, month and year herein first above written, in the presence of Messrs. J. A. Stanga, Jr., and J. A. Peter, competent witnesses, who have hereunto signed with the said applicant, and me, Notary, after due reading of the whole.

WILLIAM E. WOOD, Notary Public. I certify that this instrument was filed for record April 7, 1914, at 11:45 a. m. Recorded April 7, 1914, in Charter Book No. 1, page 18 etc., of the official records. W. E. BLOSSMAN, Dy. Clerk and Ex-Officio Recorder. ap11-6t

Ordinances Board of Health. Health Ordinance No. 2. Be it ordained by the Municipal Board of Health of Covington, La.: 1st. That spitting on the floors of public buildings, on the sidewalks, or in public places, is hereby declared to be a nuisance and prohibited. 2d. That any person found violating the provisions of this ordinance shall on conviction pay a fine of not less than \$10, nor more than \$25, or suffer imprisonment in the parish jail for a period of not more than 30 days. Attest: H. E. GAUTREAUX, Pres. Board of Health. E. J. DOMERGUE, JR., Secretary. ap2-6t

Health Ordinance No. 3. Be it ordained by the Municipal Board of Health of Covington, Louisiana: 1st. That all dining-rooms and kitchens of every hotel, boarding house or restaurant, or other establishment in which food is served; also all butcher shops, confectioners, bakeries, fruit stands, markets or other establishments where articles for human consumption are offered for sale, shall be screened in such a way as to prevent the entry of flies. 2d. That the presence of house flies in numbers in any of the foregoing places will indicate to the sanitary inspector that the provisions of this ordinance have not been complied with. 3d. That all persons guilty of the violation of this ordinance shall on conviction pay a fine of not less than \$10, nor more than \$25, or suffer imprisonment in the parish jail for a period not exceeding 30 days. 4th. The Board shall furnish to all persons, on application, the necessary information relative to the screening of their respective premises. Attest: H. E. GAUTREAUX, Pres. Board of Health. E. J. DOMERGUE, JR., Secretary. ap2-6t

Health Ordinance No. 4. Be it ordained by the Municipal Board of Health, Covington Louisiana: 1st. That all open gutters within the corporate limits of the town which have been boarded over and fastened, are hereby declared to be a nuisance, and are ordered to be opened and made accessible to inspection. 2d. That all persons operating drains from cess pools or other discharge into the public drains or gutters are ordered to report the existence of these conditions to the Board for the purpose of applying the necessary information for the adoption of some remedy to correct these abuses. Attest: H. E. GAUTREAUX, Pres. Board of Health. E. J. DOMERGUE, JR., Secretary. ap2-6t

Health Ordinance No. 5. Be it ordained by the Municipal Board of Health, Covington, Louisiana: 1. That all rooms occupied by persons having communicable diseases of any nature whatsoever, are hereby declared to be a nuisance to the public health, until said places have been properly disinfected or fumigated. 2. That it is hereby declared to be the duty of all attending physicians or nurses to report to this Board all cases where fumigation or disinfection has become necessary, together with the extent and size of

FOR SALE. FIVE SALVE—317 acres of land, situated on the Bogue Falava river, five miles from Covington, on the N. O. G. N. Railroad, depot at the place. Thirty acres under cultivation, balance in virgin timber land. With all improvements. Two dwelling houses, one 50x50 feet, one 25x49 feet, one dining hall and kitchen 15x45, one servant's room 15x20, one smoke house, sugar mill and several out-houses and two barns. Implements on the place. Apply to THEOBALD BROS., Covington, La.

Succession of Rose Gayette, Widow of Frank Martia. No. 2096. Twenty-Sixth Judicial District Court, Parish of St. Tammany, State of Louisiana. By virtue of an order of sale issued from the honorable the aforesaid court, and to me directed, bearing date the 4th day of April, 1914, I will proceed to sell at public auction, at the front door of the courthouse, in the town of Covington, La., between legal sale hours, to the highest bidder, on Saturday, May 16, 1914, the following described property, to-wit: Real Estate. Two lots of ground in Bossier City, Abita Springs, designated as lots one and two, in square two. Three lots of ground in the town of Abita Springs, in square numbered nineteen (19), designated by the numbers one, two and six, and measure as follows: Lots one and two measure sixty feet front on Pine street by one hundred and fifty (150) feet in depth between parallel lines, and lot number six (6) measures sixty (60) feet front on North street by one hundred and fifty feet in depth between parallel lines, together with all the buildings and improvements thereon. Movable property. 7 dressers, 1 sideboard, 10 tables, 19 chairs, 10 iron beds, 7 mattresses, 11 washstands, 3 armchairs, 1 lounge. Terms—Cash. T. E. BREWSTER, Sheriff. ap11-6t

AMENDMENT TO CHARTER OF THE ST. TAMMANY LUMBER MANUFACTURING COMPANY. United States of America, State of Louisiana, Parish of St. Tammany. Be it known, that on this 24th day of the month of April, in the year one thousand nine hundred and fourteen, before me, Harvey E. Ellis, a Notary Public, duly commissioned and qualified, in and for the parish of St. Tammany, State of Louisiana, and in the presence of the witnesses, hereinafter named and undersigned, personally came and appeared M. M. Hull, Sr., and C. G. Hull, both of the full age of majority and residents of this parish, and hereinafter acting as president and secretary, respectively, of the meeting of stockholders of the St. Tammany Lumber Manufacturing Company, a corporation organized under the laws of this state, by notarial act passed on the 22d day of October, 1913, before Edward J. Frederick, Clerk of Court and Ex-Officio Notary Public, in and for the parish of St. Tammany, State of Louisiana, and recorded in Mortgage Book 8, Folio 510, etc., of the official records of St. Tammany parish, Louisiana. And the said appellants declared that at a meeting of the stockholders of this company, held on the 23d day of April, 1914, at Covington, Louisiana, the thirty days notice required by Article VIII of said charter having been duly waived in writing by all of the stockholders of the corporation, it was unanimously resolved that Article IV of said charter be amended so as to hereinafter read:

ARTICLE IV. The capital stock of this corporation shall be two hundred and fifty thousand (\$250,000) dollars, divided into and represented by twenty-five hundred (25,000) shares, of the par value of one hundred (\$100) dollars each. Of the stock so authorized to be issued one thousand (1000) shares, amounting to one hundred thousand (\$100,000) dollars, shall be preferred stock, and one thousand five hundred (1500) shares, representing one hundred and fifty thousand (\$150,000) dollars, shall be common stock. Each share of the common stock shall be entitled to one vote, either in person or by proxy, at all meetings of the stockholders, but the preferred stock shall not be entitled to any vote, and shall be issued only upon the terms and conditions and with the limitations and provisions hereinafter set out: 1. The holders of the said preferred stock shall be entitled to receive out of the net earnings from the business, a fixed and determined dividend, at the rate of six per cent per annum, on the first day of April of each year, beginning with the first day of April, 1915, before any dividend can be set apart for, or paid to, the common stock for the period thereafter elapsed. Such preferred stock, however, shall not be entitled to participate in any other or additional earnings or profits of the corporation. 2. The dividends on the preferred stock are to be cumulative, and are to bear interest at the rate of six per cent per annum on arrears from the time that they shall have become due, as hereinafter provided, so that if for any period of periods such dividends are not paid, the right thereto shall cumulate as against the common stock; and all arrears thereof or cumulated and interest thereon, as herein provided for, must be paid before any dividends can be paid on the common stock. 3. After the said dividend of six per cent shall have been paid on the preferred stock, together with all interest on arrears that may be due, a dividend of six per cent and non-cumulative may be paid upon the common stock for the year preceding, as hereinafter provided. 4. In the event this company should incur any bonded indebtedness by mortgaging all or any portion of its real estate holdings, then and in that event, no dividend on the common stock in excess of the six per cent provided for in the preceding paragraph, shall be set apart, declared or paid until such bonded issue or such mortgage indebtedness shall have been retired in full, principal and interest, nor shall any dividend in excess of six per cent be declared on said common stock, until all of the preferred stock of the corporation shall have been retired, principal, interest and premium. 5. The preferred stock shall mature and be made payable nine (9) years from April 1, 1914, at which time it shall be retired at a premium of ten per cent, or at the price of one hundred and ten (\$110) dollars per share, in addition to such dividends and interest as may be due thereon, as hereinbefore provided. 6. The Board of Directors of this corporation, under the restrictions hereinbefore set forth, shall have the privilege of retiring said preferred stock on the 1st day of January and July of any year, upon the following terms, to-wit: At the end of the first year, at a premium of two per cent or at \$102 per share. At the end of the second year at a premium of three per cent or at \$103 per share. At the end of the third year at a premium of four per cent or at \$104 per share. At the end of the fourth year at a premium of five per cent or at \$105 per share. At the end of the fifth year at a premium of six per cent or at \$106 per share. At the end of the sixth year at a premium of seven per cent or at \$107 per share. At the end of the seventh year at a premium of eight per cent or at \$108 per share. At the end of the eighth year at a premium of nine per cent or at \$109 per share. At the end of the ninth year at a premium of ten per cent or at \$110 per share. 7. In the event that this company should incur any indebtedness, or should mortgage all or any portion of its real estate holdings, and in the event that a sinking fund be set aside for the purpose of retiring such bonded indebtedness, or mortgages, the said sinking fund shall be incumbent upon the Board of Directors of this corporation, after the sinking fund for the retirement of said bonded indebtedness or mortgages shall be sufficient to retire the same in full, principal and interest, to create a like sinking fund for the retirement of the said preferred stock, such sinking fund to be created by setting apart \$1,500 per thousand feet on a timber cut, provided that this shall refer to and affect only such timber as may be owned by this company on April 1, 1914. Such sinking fund when so created, and as accumulated, shall be used exclusively for the purpose of retiring the then outstanding preferred stock, as hereinbefore provided, and hereinafter provided. 8. Such retirement of the preferred stock shall, however, be effected only by the payment out of the surplus funds of the corporation, and in no case shall any preferred stock be redeemed for cash under circumstances which would produce an impairment of the capital of the company, or which would cause the outstanding common stock to be worth less than par. 9. If the Board of Directors of this corporation shall elect to retire all or any part of the said preferred stock, as hereinbefore provided for, prior to the maturity of said preferred stock, then the shares to be

retired shall be drawn by lot from among those outstanding, and all dividends shall cease on said shares; of stock after notice of the drawing of such shares shall have been published in a daily paper in the city of New Orleans for ten consecutive days, and notice of such drawing shall have been mailed to the last known address of the stockholders of said stock. 10. At the maturity of said preferred stock, the principal thereof and the premium due thereon, together with such dividends as may have cumulated and six per cent per annum on arrears of such dividends, from the time they shall have become due, shall be paid in full out of the assets of the company in preference to the common stock. The said preferred stock with said premiums, dividends and interest are likewise to be paid in full out of the assets of the company, and in preference to the common stock, in the account of insolvency, through a receiver, whether said liquidation be on event of any liquidation of the company or bankruptcy, or the termination of its corporate existence or for any other cause whatsoever. 11. So long as the preferred stock outstanding amounts to \$25,000 or more, the holders thereof shall be entitled to have two of their number on the board of Directors; and when the preferred stock outstanding shall be less than \$25,000, the holders thereof shall be entitled to have one of their number on the board of Directors. The election of such members, however, shall always be by the holders of the common stock. Thus done and passed in my office, on the day, month and year hereinabove written, in the presence of Messrs. John H. Davis and Karl J. Kohake, competent witnesses, who have signed with the appellants and me, Notary, after due reading of the whole. (Original signed) M. M. HULL, President. C. G. HULL, Secretary. Witnesses: John H. Davis, Karl J. Kohake, HARVEY E. ELLIS, Notary Public. ELECTION PROCLAMATION. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana. Whereas, it is provided by an act of the General Assembly of the State of Louisiana, approved March 29, 1870, that an election shall be held on the first Monday in June of each year by the qualified electors of the town of Covington, St. Tammany parish, La., for the purpose of electing one Mayor and six Aldermen of said town at large, to serve as such for the ensuing twelve months thereafter, and it being the duty of the clerk of court of said parish to call said election, Now, therefore, I, E. J. Frederick, clerk of the court for the parish of St. Tammany, La., in compliance with the third section of said act, do issue this notice, notifying all parties concerned to hold said election on Monday June 1, 1914, being the first Monday of said month, with the view of electing the above named officers. Said election to be conducted and the returns made in the manner required by the laws of the State of Louisiana. The polls will open at 10 o'clock a. m., and close at 4 o'clock p. m. In testimony whereof I have hereunto signed my name and affixed the seal of said office thereto, at the town of Covington, this 24th day of April, 1914. E. J. FREDERICK, Clerk of Court. ap25-1mo

If you have neuralgia of the toothache, ask for Flessall Balm. At Schomburg's Pharmacy, in Covington, or Beach Drug Store, Mandeville. It will give you relief. —Adv. Subscribe for the ST. TAMMANY FARMER \$1.00 a year.

Dr. E. L. Demaree DENTIST 715 Bourbon Street 715 NEW ORLEANS, LA.

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The holders of the said preferred stock shall be entitled to receive out of the net earnings from the business, a fixed and determined dividend, at the rate of six per cent per annum, on the first day of April of each year, beginning with the first day of April, 1915, before any dividend can be set apart for, or paid to, the common stock for the period thereafter elapsed. Such preferred stock, however, shall not be entitled to participate in any other or additional earnings or profits of the corporation. 2. The dividends on the preferred stock are to be cumulative, and are to bear interest at the rate of six per cent per annum on arrears from the time that they shall have become due, as hereinafter provided, so that if for any period of periods such dividends are not paid, the right thereto shall cumulate as against the common stock; and all arrears thereof or cumulated and interest thereon, as herein provided for, must be paid before any dividends can be paid on the common stock. 3. After the said dividend of six per cent shall have been paid on the preferred stock, together with all interest on arrears that may be due, a dividend of six per cent and non-cumulative may be paid upon the common stock for the year preceding, as hereinafter provided. 4. In the event this company should incur any bonded indebtedness by mortgaging all or any portion of its real estate holdings, then and in that event, no dividend on the common stock in excess of the six per cent provided for in the preceding paragraph, shall be set apart, declared or paid until such bonded issue or such mortgage indebtedness shall have been retired in full, principal and interest, nor shall any dividend in excess of six per cent be declared on said common stock, until all of the preferred stock of the corporation shall have been retired, principal, interest and premium. 5. The preferred stock shall mature and be made payable nine (9) years from April 1, 1914, at which time it shall be retired at a premium of ten per cent, or at the price of one hundred and ten (\$110) dollars per share, in addition to such dividends and interest as may be due thereon, as hereinbefore provided. 6. The Board of Directors of this corporation, under the restrictions hereinbefore set forth, shall have the privilege of retiring said preferred stock on the 1st day of January and July of any year, upon the following terms, to-wit: At the end of the first year, at a premium of two per cent or at \$102 per share. At the end of the second year at a premium of three per cent or at \$103 per share. At the end of the third year at a premium of four per cent or at \$104 per share. At the end of the fourth year at a premium of five per cent or at \$105 per share. At the end of the fifth year at a premium of six per cent or at \$106 per share. At the end of the sixth year at a premium of seven per cent or at \$107 per share. At the end of the seventh year at a premium of eight per cent or at \$108 per share. At the end of the eighth year at a premium of nine per cent or at \$109 per share. At the end of the ninth year at a premium of ten per cent or at \$110 per share. 7. In the event that this company should incur any indebtedness, or should mortgage all or any portion of its real estate holdings, and in the event that a sinking fund be set aside for the purpose of retiring such bonded indebtedness, or mortgages, the said sinking fund shall be incumbent upon the Board of Directors of this corporation, after the sinking fund for the retirement of said bonded indebtedness or mortgages shall be sufficient to retire the same in full, principal and interest, to create a like sinking fund for the retirement of the said preferred stock, such sinking fund to be created by setting apart \$1,500 per thousand feet on a timber cut, provided that this shall refer to and affect only such timber as may be owned by this company on April 1, 1914. Such sinking fund when so created, and as accumulated, shall be used exclusively for the purpose of retiring the then outstanding preferred stock, as hereinbefore provided, and hereinafter provided. 8. Such retirement of the preferred stock shall, however, be effected only by the payment out of the surplus funds of the corporation, and in no case shall any preferred stock be redeemed for cash under circumstances which would produce an impairment of the capital of the company, or which would cause the outstanding common stock to be worth less than par. 9. If the Board of Directors of this corporation shall elect to retire all or any part of the said preferred stock, as hereinbefore provided for, prior to the maturity of said preferred stock, then the shares to be

ST. SCHOLASTIC'S ACADEMY COVINGTON, LA. Boarding and Day School for Girls and Young Ladies. Conducted by the BENEVOLENT SISTERS. For particulars, apply to Mother Superior.

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Daily Schedule St. Tammany and New Orleans Railways and Ferry Co. Effective March 22. Table with columns for Line No., Leave Mandeville, Leave Covington.