

Covington Board of Health Issues Ordinance For Putting In the Styles Sanitary Closets

A Movement That Will Make a Great Improvement in the Sanitary Condition of Covington. Will Go Into Effect After Thirty Days Publication of Ord.

The following Health Ordinance No. 9 is advertised legally by the Covington Board of Health. It is one of the best of the movements of this board for sanitary conditions in Covington, and the results, added to those of the screening of meat markets, vegetable stand, etc., and the spitting ordinance, can not but be greatly to the benefit of Covington. A lot favorably situated for the dumping refuse matter and extra has been purchased by the town council. It is situated far enough from town to avoid unpleasant odors, and this dump pile will be handled in a manner that it will not become a nuisance.

HEALTH ORDINANCE NO. 9.

An ordinance providing for the building and reconstruction of closets and privies, within the corporate limits of the town of Covington, and providing for the inspection, disinfection and cleaning of same, also provide penalties for the violation thereof.

Section 1. Be it ordained by the Municipal Board of Health of Covington, La., that the closets or privies hereinafter constructed within the corporate limits of the town of Covington shall be built in accordance with the "Styles" system, and those at present in use shall be so constructed as to conform to said system, and that the cleaning of said closets and privies shall be done exclusively under the direction and in accordance with the rules and regulations established by the Board of Health, and it shall be unlawful for any private person to do such work.

Section 2. Be it further ordained, etc., that the said closets or privies shall be properly cleaned and disinfected under the direction of this Board, and the cans from said closets or privies shall be removed under a covered receptacle and deposited or disposed of at such place and in a manner approved by this Board.

Section 3. That the cans to be used in closets and privies shall be of uniform size and regulation made of galvanized iron and measuring as follows: 17 inches in diameter and 24 inches in depth, and shall be two in number, the second to be reserved for use during the removal of the first.

Section 4. Be it further ordained, etc., that the following charge shall be made upon the owner of each premises wherein a closet or privy is maintained, and used, which charge or assessment shall cover the expense of this Board for said work, and all such charges shall be payable monthly in advance.

Section 5. **Private Families.**
For cleaning single seat closets not more than 25 cents per month.
For cleaning two seat closets not more than 50 cents per month.
For cleaning three seat closets not more than 75 cents per month.

Section 6. **Hotels, Boarding Houses and Business Houses.**
For cleaning single seat closets not more than 50 cents per month.
For cleaning two seat closets not more than 90 cents per month.
For cleaning three seat closets not more than \$1.30 per month.

Section 7. That the collection of the above charges or assessments shall be payable to the duly licensed inspector and excavator authorized by this Board to carry out said work.

Section 8. Be it further ordained, etc., that the closets shall be inspected and cleaned not less than once a month and oftener if the said board deems it necessary.

Section 9. Be it further ordained, etc., that any person or persons who refuse or neglect to comply with any

other States of the Union, or elsewhere.

ARTICLE IV.
The capital stock of this corporation is hereby fixed at the sum of fifty thousand (\$50,000) dollars, to be divided into and represented by five hundred (500) shares of stock of the par value of one hundred (\$100) dollars each. Said stock to be paid for in cash at such time and in such amounts, and after such notices to the stockholders, as may be fixed by the Board of directors, or the same may be issued at not less than par for labor done or money or property actually received or purchased by the said corporation.

Said corporation to become a going concern and to be authorized to business as soon as five hundred (\$500) dollars of its capital stock shall have been subscribed for.

All transfers of stock must be made upon the books of the corporation by surrender of the original certificate properly endorsed for cancellation by the stockholder in whose favor such stock certificate is issued or by his duly authorized agent, and upon receipt of said certificate, the secretary shall be instructed to cancel same and issue a new certificate in lieu thereof.

After the said capital stock of fifty thousand dollars shall have been issued, no holder of any said stock, without the consent of the Board of Directors expressed by a formal resolution to that effect, shall sell or dispose of the same to any person not a stockholder in the company, until he shall have offered said stock for sale at the price bona fide offered to him by any non-stockholder, to the Board of Directors of the company, who shall have the right to buy said stock at such offered price, for the benefit of the stockholder in the company, and to distribute the same pro rata among such stockholders. This clause shall be expressed on the face of every certificate of stock, and the officers of the company shall have no power to transfer on the books of the company any stock disposed of in violation of this provision of the charter.

In case of any increase of the capital stock, the stockholders of record at the time of such increase shall have the preferential right to subscribe at par for any such increase pro rata to their respective holdings.

ARTICLE V.
All the corporate powers of said corporation shall be vested in and exercised by a Board of Directors to be composed of seven (7) stockholders, to be elected annually on the 15th day of January, except the first Board of Directors appointed in this charter, who shall hold their offices until the 15th day of January, 1915. Each director shall be entitled to one vote either in person or by proxy. All such elections shall be by ballot, and conducted at the office of the said corporation under the supervision of three commissioners to be appointed by the Board of Directors. Notice of such election shall be given by written notice, mailed to the stockholder at his last known post-office address, not more than ten (10) days and not less than (10) days prior to such election.

Every stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the company, to be cast in person or by proxy, and a majority of the votes cast shall elect.

PRIZES FOR FLOWERS AND GARDENS

The W. P. U. Offers Inducements for Beautifying Homes, Encourage Civic Pride.

At the closing of the work of the Women's Progressive Union for the summer months Mrs. Bodebender, our president, appointed a committee to form plans for interesting our boys and girls in civic work by offering prizes for the best kept premises. This would include the planting of flowers in the front yard, or vegetables in the back yard, and neatness and cleanliness throughout. This will mean some work, some energy and a great deal of perseverance, so that the successful boy or girl in this contest will have demonstrated his or her fitness for the life of usefulness that is characterized by the fulfillment of civic duties. It is to be regretted that the work could not begin in the spring, for many reasons, flowers and vegetables then grow faster, are of a greater variety and are more beautiful.

There is, however, a class of plants that is suitable for producing flowers the entire winter, and the one great advantage in planting a winter garden in our southern climate is, that we are better able to work. Then we have the potted plants that I am sure will count much in this contest. Miss Kate Eastman, a most intelligent woman on all subjects, has been appointed chairman of this work. She will have a committee to help plan the work and the best way of carrying it out. She is now visiting relatives in Jacksonville, Fla., but on her return a definite outline of the work will be presented. In the mean time we ask our boys and girls to consider this generous proposition of the Union, and be ready to enter upon a work that will help beautify our town.

ONE OF THE COMMITTEES.

ONIONS BEST FOR WHOOPING COUGH.

Mrs. E. A. Rennie sends the following to the Farmer, in the hope that it may be of service to some one.

Dr. W. T. O'Reilly, of the New Orleans city board of health, received the following prescription or remedy for whooping cough, sent him by D. G. Leahy, treasurer of Knoxville, Tenn., and guaranteed to cure any case quickly.

Take two large onions and slice them, one cup of sugar, one quart of water, half teaspoon olive oil, three cents worth of rock candy. Mix and boil, and use sufficient water to make it thin enough and then strain after boiling. In warm weather use sufficient whisky to keep from souring.

Dose: Tablespoonful often as necessary, and the child will rest the first night.

Mr. Leahy says this remedy has been used by him for thirty years and he is sure it will cure practically every case, and is perfectly harmless. He states that the receipt he gives will positively eliminate this disease, or contagion, and he sends it for the benefit of humanity.

day of June, 1914.

Notice is hereby given to whom it may concern that I have caused the said deed to be registered in Conveyance Book No. 63, page 810, of the official records of St. Tammany parish, La.

July 18-31 C. W. ALEXIUS.

POLICE JURY PROCEEDINGS OF JULY 20

Lacombe Lumber Co. Petitions for Road Crossing.

SHERIFF'S REP'T FOR MONTH JULY

Road Committee Asks That Jury Be Made Members Com.

Covington, La., July 20, 1914.

The police jury met in regular session on above date. Present: Hermer Schultz, president; Louis Peters, Wm. Bruhl, Geo. F. Bierhorst, E. E. Talley, A. D. Crawford, Jno. A. Todd, J. B. Howze and F. L. Dutsch. Absent: H. A. Schneider.

The minutes of the last meeting were read.

Moved by A. D. Crawford, seconded by Geo. F. Bierhorst, that the minutes of the last meeting be adopted as read.

The following petition was read: Lacombe, La., July 11, 1914. Honorable Board of Police Jury, Parish of St. Tammany, La. Gentlemen:—We desire to obtain permission from you of crossing the public road with our logging road at a point about one-half mile east of Spring Branch, across what is known as the Slidell road. The crossing to be made to meet with your approval. Thanking you for the anticipated permission, we beg to remain, Yours respectfully,

LACOMBE LUMBER CO.,
By D. B. Carre, vice pres.

It was moved by Jno. A. Todd, seconded by A. D. Crawford, that above petition be granted, provided that said crossing be a grade of at least 30 feet from rail and to run to level of rail, boarded 24 inches outside of rail and between rail to be one and one-half inch from rail, boards to be same height of rail.

The following report was read: Statement of T. E. Brewster, for the month of June, 1914.

Parish Tax	757.66
Criminal fund	378.83
Road fund	582.25
School fund	189.42
General fund	189.42
	1894.16

Corporation Tax.

Criminal fund	245.41
Road fund	123.70
School fund	184.06
	552.17
Pol tax	8.82
Per capita tax	9.50
Railroad tax	310.35
School tax, ward 2	38.99
School tax, ward 3	335.61
School tax, ward 5	7.95
School tax, ward 6	90.61
School tax, ward 8	178.26
School tax, ward 9	80.61
Merchandise license	40.00
Dist. Atty. costs	69.00
Fines	108.90
Court costs	21.62
	1299.32

Grand total 3745.65

Amounts available to each fund:

Criminal fund	1084.69
Road fund	511.03
School fund	1601.16
General fund	238.42
	3435.30
Railroad tax	310.35
Grand total	3745.65

I certify the above to be a true and correct statement of all amounts collected by me for above mentioned funds from June 1, 1914 to June 30, 1914, inclusive.

T. E. BREWSTER,
Sheriff and Tax Collector.
Sworn to and subscribed before me this 6th day of July, 1914.

W. E. BLOSSMAN,
Deputy Clerk of Court.

It was moved and seconded that the sheriff's report be adopted as read.

Carried.

The following petition was read: Covington, La., July 18, 1914. To the Honorable Members of the Police Jury of St. Tammany Parish, Louisiana:

We, the undersigned citizens and tax payers, petition your honorable body to grant us a public road running from the bridge on Savanah Branch, on Bennett road, to Folsom, said road will cross the following named land owners whose signatures are here signed: Salmen Brick & Lumber Co., Warren Willie, John Leuz, Guy Willie, W. T. Wallis, Norman Penlandson, Norman Gore, Jan. Brown.

Signed by thirty-four citizens and tax payers.

It was moved by Wm. Bruhl and seconded by A. D. Crawford, that the above petition be laid over.

Carried.

It was moved and seconded that the police jury give a scholarship to the Agricultural School at Lafayette, said scholarship to be given out at

ABITA WILL BE LIGHTED BY ELECTRICITY

Abita Springs Light & Power Co. Granted Franchise.

WORK TO START IMMEDIATELY

Town To Be Lighted Till Midnight; Special Till 2 a. m.

There is to be light shed on Abita Springs.

No improvement could be given to Abita Springs that would add more to the convenience of residents and visitors than the lighting of the streets at night, and when these lights are to be electric lights, to be extended to public buildings, business houses and residences, then the improvement takes a form that should bring rejoicing to all.

The Abita Light & Power Co., a newly chartered concern, with Jos. Rauch as president and Emile Aubert as secretary-treasurer, was incorporated for the purpose of manufacturing electricity, ice, distilled water, pop and other products and for cold storage, and has a franchise for twenty-five years and a contract with the town of Abita for ten years for lights at a stipulated sum of \$750.00 per annum for this service. Work has commenced for the institution of the service and the lights will be turned on about the first of September.

The plan of lighting is outlined as follows: There will be one arc light at Live Oak and Level streets, one at Laurel and Main, one at Hickory and Main, one at Holley and Railroad Avenue, one at Main and Railroad Avenue, one at Keller and Level, one at Second and Level, one at Fourth and St. Joseph, one at Sixth and St. Joseph, one at Maple and Main and one at the Springs Pavilion. There will also be a proposition to the Motor Line to put one at the station and to light four crossings. Also a light at the school house. These lights will burn every evening until midnight and on special occasions until 2 o'clock in the morning.

This means that the disagreeable stumbling in the dark, when entertainments are given, will be done away with, and the evening promenade of visitors to and from the springs will be a pleasure.

ROAD COMMITTEE ASKS THAT JURY BE MADE MEMBERS COM.

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CHARTER OF THE SLIDELL DRY DOCK & SHIPBUILDING CO., LTD.

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

Be it known that on this 18th day of the month of July, in the year of our Lord, One Thousand Nine Hundred and Fourteen, and of the Independence of the United States of America, the One Hundredth and Thirty-Ninth, before me, Benjamin M. Miller, a Notary Public, in and for the parish of St. Tammany, State of Louisiana aforesaid, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed, who severally declared that, availing themselves of the laws of Louisiana in such cases made and provided, they have contracted and agreed, and do by these presents covenant and agree to bind themselves, as well as all such persons as may hereafter become associated with them, to form a corporation, for the objects and purposes, and under the articles and stipulations following, to-wit:

The name of the said corporation shall be
Slidell Dry Dock and Shipbuilding Co., Ltd.,

and under its said corporate name shall have the power and authority to have and enjoy succession for the full term and period of ninety nine years, from and after the date hereof, to contract, sue and be sued; to make and use a corporate seal, and the same to break or alter at pleasure; to hold, receive, lease, purchase and convey, as well as mortgage and hypothecate property real, personal and mixed, corporeal and incorporeal; to name and appoint such managers, agents, directors and officers as its business interests and convenience may require, and to make and establish, as well as alter and amend, from time to time, such by-laws, rules and regulations for the proper government of the said corporation as may be necessary and proper.

ARTICLE II.
The domicile of the said corporation shall be in Slidell, in the parish of St. Tammany, State of Louisiana, and all citations or other legal process shall be served upon the president of said corporation, or in the absence thereof, upon the secretary of both said officers, upon the secretary of said corporation.

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 hereby declared and specified to be shipbuilding, repairing and docking of vessels, of any nature whatever, to acquire, to own and operate, to charter or lease, and to sell vessels of every description, the right to construct, own and operate docks, wharfs, warehouses, and all other appurtenances necessary, convenient and proper to the conduct of such business, and generally to hold and exercise all such incidental powers and privileges as relate to the objects and purposes hereinabove set forth.

All of the above corporate functions may be performed both in the State of Louisiana, and in any of the

other States of the Union, or elsewhere.

ARTICLE IV.
The capital stock of this corporation is hereby fixed at the sum of fifty thousand (\$50,000) dollars, to be divided into and represented by five hundred (500) shares of stock of the par value of one hundred (\$100) dollars each. Said stock to be paid for in cash at such time and in such amounts, and after such notices to the stockholders, as may be fixed by the Board of directors, or the same may be issued at not less than par for labor done or money or property actually received or purchased by the said corporation.

Said corporation to become a going concern and to be authorized to business as soon as five hundred (\$500) dollars of its capital stock shall have been subscribed for.

All transfers of stock must be made upon the books of the corporation by surrender of the original certificate properly endorsed for cancellation by the stockholder in whose favor such stock certificate is issued or by his duly authorized agent, and upon receipt of said certificate, the secretary shall be instructed to cancel same and issue a new certificate in lieu thereof.

After the said capital stock of fifty thousand dollars shall have been issued, no holder of any said stock, without the consent of the Board of Directors expressed by a formal resolution to that effect, shall sell or dispose of the same to any person not a stockholder in the company, until he shall have offered said stock for sale at the price bona fide offered to him by any non-stockholder, to the Board of Directors of the company, who shall have the right to buy said stock at such offered price, for the benefit of the stockholder in the company, and to distribute the same pro rata among such stockholders. This clause shall be expressed on the face of every certificate of stock, and the officers of the company shall have no power to transfer on the books of the company any stock disposed of in violation of this provision of the charter.

In case of any increase of the capital stock, the stockholders of record at the time of such increase shall have the preferential right to subscribe at par for any such increase pro rata to their respective holdings.

ARTICLE V.
All the corporate powers of said corporation shall be vested in and exercised by a Board of Directors to be composed of seven (7) stockholders, to be elected annually on the 15th day of January, except the first Board of Directors appointed in this charter, who shall hold their offices until the 15th day of January, 1915. Each director shall be entitled to one vote either in person or by proxy. All such elections shall be by ballot, and conducted at the office of the said corporation under the supervision of three commissioners to be appointed by the Board of Directors. Notice of such election shall be given by written notice, mailed to the stockholder at his last known post-office address, not more than ten (10) days and not less than (10) days prior to such election.

Every stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the company, to be cast in person or by proxy, and a majority of the votes cast shall elect.

Any vacancy occurring among the directors by death, resignation or otherwise shall be filled by election for the remainder of the term of the Board by the remaining directors; but the affirmative vote of at least four (4) directors shall be necessary to fill any such vacancy. A failure to elect directors on the date above specified shall not dissolve the corporation, but the directors then in office shall remain in office until their successors are elected and qualified, and shall cause another election to be held as soon as possible thereafter, after notice thereof shall have been given in the manner as above provided. Four directors shall constitute a quorum for the transaction of any business.

The Board of Directors hereafter shall elect from their own number a president, a vice president, a secretary and a treasurer, and the said Board shall have the power to combine or separate the offices of secretary and treasurer. It may appoint from time to time such other officers, clerks, agents, or other employees as it may deem necessary for the purposes and business of the said corporation, who shall hold office at the pleasure of the Board. No one shall be employed for a longer period than one month, except the Board of Directors authorize the same by resolution.

The said Board of Directors may make and establish as well as alter and amend, any and all by-laws, rules and regulations necessary and proper for the support and management of the business affairs of the corporation. Said board shall have full power and authority to borrow money, issue notes, or other obligations, in the ordinary course of business, and secure the same by mortgage of its real estate, or pledge and pawn of its movable property, and generally to do all things reasonable or necessary for the proper carrying on of the business of the corporation; and also to issue and deliver full paid shares of stock, or in payment of labor done, or property actually received or purchased by the said corporation, but said board shall have no authority to execute any mortgages upon the property of the company without the consent of a majority of the stockholders of said company, given at a meeting expressly called and held for that purpose. Each director shall have authority to appoint in writing a proxy to represent him at all meetings of the Board.

ARTICLE VI.
Whenever this corporation may be dissolved either by limitation or from any other cause, its affairs shall be liquidated by three commissioners to be appointed from amongst the stockholders at a general meeting of the stockholders convened for such purpose, of which meeting notice shall be given in the manner and time provided for stockholders' meetings by Article VII of this charter, and a majority in amount of the capital stock of said company represented at such meeting shall be requisite to elect. Said commissioners shall remain in office until the affairs of said corporation shall have been fully liquidated. In case of death or resignation of one or more of said commissioners, the vacancy shall be filled by election by the surviving commissioners.

ARTICLE VII.
This act of incorporation may be modified, changed or altered or said

corporation may be dissolved, with the assent of three-fourths of the capital stock represented at a general meeting of the stockholders convened for such purpose, and after notice shall have been given in a newspaper published in the parish of St. Tammany, La., once a week for four weeks preceding the meeting, and by a written notice to each stockholder, mailed to him thirty days prior to the date of meeting, at the postoffice address designated by him in writing.

Any change proposed or made in reference to the capital stock shall be made in accordance with the laws of the State of Louisiana on the subject of altering the capital stock of corporations.

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

ARTICLE IX.
F. W. Salmen, L. T. Miles, F. Salmen, J. A. Salmen, E. F. Halley, W. E. Eddins, and A. D. Canulette have been chosen and selected as the first Board of Directors of said corporation, with F. W. Salmen as president; L. T. Miles, vice president; E. F. Halley, secretary; W. E. Eddins, treasurer, to serve as such until their successors shall have been elected and qualified.

The subscribers hereto have respectively written opposite their names the amount of stock in this corporation subscribed by each of them necessary to make it a going concern, so that this act of incorporation may also serve as the original subscription list of said corporation.

This done and passed at my office in the city of Covington, in the presence of G. V. Wharton and A. D. Carpenter, competent witnesses of lawful age, both in this city, who have heretofore signed their names, together with said subscribers, with me, Notary, on the day, month and year first above written.

F. Salmen, forty-four shares.
J. A. Salmen, per F. W. Salmen, one share.
F. W. Salmen, one share.
L. T. Miles, one share.
E. F. Halley, one share.
W. E. Eddins, one share.
A. D. Canulette, one share.
G. V. Wharton.
A. D. Carpenter.

BENJ. M. MILLER,
Notary Public.

I, the undersigned, recorder of mortgages, in and for the parish of St. Tammany, State of Louisiana, do hereby certify the above and foregoing act of incorporation of the Slidell Dry Dock & Shipbuilding Co., Ltd., was this day recorded in my office in Charter Book No. 1, folio 34 et seq., July 21, 1914.

W. E. BLOSSMAN,
Deputy Recorder.

I hereby certify the foregoing to be a true and correct copy of the original now on file in my office.

W. E. BLOSSMAN,
Deputy Recorder.

Subscribe for the
ST. TAMMANY FARMER
One Dollar a year.

ROAD COMMITTEE ASKS THAT JURY BE MADE MEMBERS COM.

Covington, La., July 20, 1914.

The police jury met in regular session on above date. Present: Hermer Schultz, president; Louis Peters, Wm. Bruhl, Geo. F. Bierhorst, E. E. Talley, A. D. Crawford, Jno. A. Todd, J. B. Howze and F. L. Dutsch. Absent: H. A. Schneider.

The minutes of the last meeting were read.

Moved by A. D. Crawford, seconded by Geo. F. Bierhorst, that the minutes of the last meeting be adopted as read.

The following petition was read: Lacombe, La., July 11, 1914. Honorable Board of Police Jury, Parish of St. Tammany, La. Gentlemen:—We desire to obtain permission from you of crossing the public road with our logging road at a point about one-half mile east of Spring Branch, across what is known as the Slidell road. The crossing to be made to meet with your approval. Thanking you for the anticipated permission, we beg to remain, Yours respectfully,

LACOMBE LUMBER CO.,
By D. B. Carre, vice pres.

It was moved by Jno. A. Todd, seconded by A. D. Crawford, that above petition be granted, provided that said crossing be a grade of at least 30 feet from rail and to run to level of rail, boarded 24 inches outside of rail and between rail to be one and one-half inch from rail, boards to be same height of rail.

The following report was read: Statement of T. E. Brewster, for the month of June, 1914.

Parish Tax	757.66
Criminal fund	378.83
Road fund	582.25
School fund	189.42
General fund	189.42
	1894.16

Corporation Tax.

Criminal fund	245.41
Road fund	123.70
School fund	184.06
	552.17
Pol tax	8.82
Per capita tax	9.50
Railroad tax	310.35
School tax, ward 2	38.99
School tax, ward 3	335.61
School tax, ward 5	7.95
School tax, ward 6	90.61
School tax, ward 8	178.26
School tax, ward 9	80.61
Merchandise license	40.00
Dist. Atty. costs	69.00
Fines	108.90
Court costs	21.62
	1299.32

Grand total 3745.65

Amounts available to each fund:

Criminal fund	1084.69
Road fund	511.03
School fund	1601.16
General fund	238.42
	3435.30
Railroad tax	310.35
Grand total	3745.65

I certify the above to be a true and correct statement of all amounts collected by me for above mentioned funds from June 1, 1914 to June 30, 1914, inclusive.

T. E. BREWSTER,
Sheriff and Tax Collector.
Sworn to and subscribed before me this 6th day of July, 1914.

W. E. BLOSSMAN,
Deputy Clerk of Court.

It was moved and seconded that the sheriff's report be adopted as read.

Carried.

The following petition was read: Covington, La., July 18, 1914. To the Honorable Members of the Police Jury of St. Tammany Parish, Louisiana:

We, the undersigned citizens and tax payers, petition your honorable body to grant us a public road running from the bridge on Savanah Branch, on Bennett road, to Folsom, said road will cross the following named land owners whose signatures are here signed: Salmen Brick & Lumber Co., Warren Willie, John Leuz, Guy Willie, W. T. Wallis, Norman Penlandson, Norman Gore, Jan. Brown.

Signed by thirty-four citizens and tax payers.

It was moved by Wm. Bruhl and seconded by A. D. Crawford, that the above petition be laid over.

Carried.

It was moved and seconded that the police jury give a scholarship to the Agricultural School at Lafayette, said scholarship to be given out at

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Covington, La., July 20, 1914.

The police jury met in regular session on above date. Present: Hermer Schultz, president; Louis Peters, Wm. Bruhl, Geo. F.