

CONSTITUTIONAL AMENDMENTS

(Continued from page 4)

Board of Liquidation, City Debt, in the advertisement for said bids; provided that no sale of said bonds shall be made unless all of said issue be sold and unless the average price obtained for the different maturities shall at least equal par and accrued interest for the entire issue. The Board of Liquidation, City Debt, shall have the right to reject any and all bids.

Section 2. Be it further enacted, that when the said bonds shall have been adjudicated, as hereinafter set forth, it shall be the duty of the Board of Liquidation, City Debt, to immediately cause said bonds to be engraved and executed in such denominations and payable in the currency of such country or countries as the successful bidder or bidders may have indicated or the Board of Liquidation, City Debt, as the case may be. The Board of Liquidation, City Debt, shall have the right to prefer the amount of the deposit that shall accompany each bid, the conditions under which same shall be forfeited, the time within which the bonds shall be delivered after the adjudication, and, generally, all terms and conditions appertaining to the bids and adjudication not otherwise provided for by this act.

Section 3. Be it further enacted, that the Board of Liquidation, City Debt, shall deposit the proceeds of the sale of said bonds in such local bank or banks as may become the successful bidder or bidders for said bonds in proportion to the amount of their respective bids, upon furnishing security satisfactory to the Board of Liquidation, City Debt, and at such rate of interest as the Board of Liquidation, City Debt, may fix and announce in the advertisement calling for bids. In the event that the successful bidder or bidders for all or any part of the said bonds shall be some person, firm or corporation other than a local bank, then the proceeds of the sale of the bonds to be sold to said successful bidder or bidders shall be deposited in such local bank or banks and at such rate of interest as the Board of Liquidation, City Debt, may determine.

All payments made by the Board of Directors of the Public Schools for the parish of Orleans shall be made in the form of warrants or drafts on the Board of Liquidation, City Debt, setting forth the amount thereof, the person to whom payable and the purpose for which the payment is made; and the Board of Liquidation, City Debt, is hereby charged with the duty of taking care that no irregular or improper or unlawful payments are made out of said funds.

Section 5. Be it further enacted, that the annual installment of principal amounting to fifty thousand dollars (\$50,000) and the interest on said bonds shall be payable out of the one-half of the surplus of the one per cent. debt tax levied by the City of New Orleans by virtue of Article 317 of the Constitution of the State of Louisiana, adopted in the year 1913, and dedicated for the use of the public schools of the parish of Orleans, after providing for the principal and interest on the one hundred and seventy-four thousand, six hundred and sixty-two dollars (\$174,662.00), in principal sum, of bonds known as School Teachers' Salary Bonds of the City of New Orleans, authorized by Act No. 2 of the General Assembly of the State of Louisiana, session of 1908, and subsequently adopted as an amendment to the Constitution of this State; and the said one-half of the surplus of the one per cent. debt tax, subject to the exceptions specified herein above immediately set forth, is hereby dedicated and pledged to the payment of the bonds hereby authorized to be issued, in principal and interest, to the Board of Liquidation, City Debt, as hereby directed to employ said fund to the extent necessary to carry out the purpose of this act; provided that nothing herein contained shall otherwise change, affect or impair, the provisions of Article 317 of the Constitution of this State.

Section 6. Be it further enacted, that the Board of Liquidation, City Debt, shall, on the first day of January, 1916, and annually thereafter pay and redeem fifty thousand dollars (\$50,000) in principal sum of said bonds. The plan and schedule of redemption shall be determined by the Board of Liquidation, City Debt, and announced by it in the advertisement calling for sealed bids.

Section 7. Be it further enacted, that in order to reimburse the Board of Directors of the Public Schools for the parish of Orleans for the deductions and payments which the Board of Liquidation, City Debt, is hereby authorized to make out of the one-half of the surplus of the one per cent. debt tax, the city of New Orleans, shall, and it is hereby made its duty to pay over to the Board of Liquidation, City Debt, beginning on or before the first day of July, 1915, and annually thereafter up to and including the year 1934, the sum of one hundred thousand dollars (\$100,000) in cash, and beginning on or before the first day of July, 1935, and annually thereafter up to and including the year 1954, the sum of fifty thousand dollars (\$50,000) in cash, and such further sum as may be necessary in each year to pay the interest on the bonds hereby authorized and then outstanding. To enable the City of New Orleans to make such annual payments, the said city is authorized to issue and to sell so much of the public improvement certificates authorized to be issued under Act No. 54 of the General Assembly of the State of Louisiana, Session of 1908, or amendments thereto, or any other securities that may be hereafter made, as may be necessary for said purpose; and such certificates shall be sold by the City of New Orleans under the provisions of the act under which they are issued, and under such conditions as the City of New Orleans may prescribe. The City of New Orleans shall be entitled to reject any and all bids for such certificates; provided, however, that nothing herein contained shall be construed to, in any manner, relieve the City of New Orleans of the obligation to make the annual payments herein designated; and, in the event that the City of New Orleans should fail to make any payment when same shall be due, it shall be the duty of the Board of Liquidation, City Debt, to compel, by mandamus or other appropriate remedy, the City of New Orleans to pay over to it the amount due.

proportionate remedy, the City of New Orleans to pay over to it the amount due. It shall have power to contract, sue and be sued, in its corporate name; to make and use a corporate seal, and the same to alter at pleasure; to hold, receive, purchase, convey, mortgage, hypothecate or pledge, property, both real and personal; to issue bonds, notes and other obligations; to have and employ such managers, directors, officers, agents and other employees as the interests and convenience of said corporation may require; and to make and establish such by-laws, rules and regulations for the proper management and control of the affairs of the corporation, as may be reasonable and expedient.

ARTICLE II. The domicile of said corporation shall be in the town of Covington, parish of St. Tammany, State of Louisiana; all citations and other legal process shall be served on the president and in his absence on the secretary-treasurer.

ARTICLE III. The objects and purposes for which this corporation is established and the nature of the business to be carried on by it are declared to be: To construct, operate and maintain saw mills, shingle mills, wood mills, planing mills, logging railroads, roads and bridges; to purchase, mortgage, lease and sell lands and timber; to make, buy and sell piling, poles, cross ties and other kinds of timber; to construct and operate turpentine stills and retort plants; to manufacture brick, tiles and other articles; to operate stores and commissaries, and generally to do and perform any and all acts and things pertaining to the business above enumerated, connected therewith or arising therefrom, in this State, and elsewhere.

ARTICLE IV. The capital stock of this corporation is hereby fixed at the sum of ten thousand (\$10,000) dollars, divided into and represented by one hundred (100) shares of stock of the par value of one hundred (\$100) dollars each, which shall be paid for in property; all of said stock shall be common stock.

That this corporation shall be a going concern when ten thousand (\$10,000) dollars of its capital stock is actually paid for. All shares of stock shall be full paid and non-assessable, which capital stock may be increased to a sum not to exceed fifteen thousand (\$15,000) dollars, in which event the person holding stock at the time shall have the right to take shares of the additional or increased stock, proportionate to the number of shares owned by him, and any shares not taken at the expiration of said period may be disposed of by said Board of Directors, for the benefit of the corporation at not less than their par value. No transfer of stock shall be binding upon the corporation unless recorded upon the books.

ARTICLE V. All the corporate powers of this corporation and the management and control of its affairs shall be vested in and exercised by a Board of Directors composed of three (3) stockholders, a majority of whom shall constitute a quorum for the transaction of all of the business. The directors shall be elected annually, by ballot, by the stockholders, on the second Tuesday in January of each year. Each person shall be entitled in person or by proxy to a vote for every share owned by him, and all elections shall be held under such rules and regulations as may be determined by the Board of Directors. The directors thus elected shall continue in office for one year, or until their successors have been duly elected and qualified. No failure to elect shall be regarded as a forfeiture of this charter. Any vacancy occurring in said Board shall be filled by the remaining directors for the unexpired term.

The Board of Directors, shall, at its first meeting after its election, nominate out of its number a president, a vice president and a secretary-treasurer; said Board shall have the right to divide the office of secretary and treasurer and may elect a secretary who need not be a stockholder, but whose tenure of office shall be during the pleasure of the Board. And said Board shall have the right to appoint and dismiss the clerks, managers, secretary and other employees of the corporation, as the interests and business of the same may require. Any of the Directors shall have the right to appoint by written instrument another Director as his proxy, to act in his place at any and all of the meetings of the Board of Directors.

ARTICLE VI. Until the election to be held on the second Tuesday in January, 1915, the following named persons shall constitute the first Board of Directors, viz: John T. Coney, postoffice Hazelhurst, Miss.; Charles T. Bradley, postoffice Covington, La.; and Henry E. Coney, postoffice Covington, La., with said John T. Coney as president, Charles T. Bradley as vice president, and Henry E. Coney as secretary-treasurer.

ARTICLE VII. No stockholder shall be liable or responsible for the contracts, faults and debts of said corporation, and they shall have no liability in its organization have the effect of rendering this charter null or of exposing a stockholder to any liability beyond the unpaid balance due on State of Louisiana for the year 1914, and other existing laws.

Thus done and passed in my office on the day, month and year first above written, in the presence of G. Boudousquie and N. Gillis, competent witnesses, who have signed with said signers, and me, said Notary, after reading of the whole.

Original signed, John T. Coney, Hazelhurst, Miss., 50 shares.

Henry E. Coney, Covington, La., 49 shares.

Chas. T. Bradley, Covington, La., 1 share.

WITNESSES: G. Boudousquie, N. Gillis.

THOS. M. BURNS, Notary Public.

A true copy. THOS. M. BURNS, Notary Public.

ARTICLE VIII. This act of incorporation may be changed, modified or altered or this charter may be dissolved, or liquidators may be appointed, as provided by Sections 25, 29 and 30 of Act No. 367 of the General Assembly of the year 1914. I certify that this instrument was filed for record Sept. 8, 1914, at 5 p. m. Recorded Sept. 9, 1914, in Charter Book No. 1, page 39, etc., of

the official records. W. E. BLOSSMAN, Dy. Clerk and Ex-Officio Recorder. Sept. 10-17

MUSIC AT STATE FAIR.

It Will Be Furnished by Thaviv's Band of Musical Experts, November 4 to 11.

For the small price of twenty-five cents visitors to the Louisiana State Fair, which opens November 4, will have the privilege of hearing an evening's performance by the famous Thaviv band. An entertainment by this splendid aggregation of musical talent at many places and on other occasions would cost from \$1 to \$2, and those capable of judging good music would no doubt declare the investment a lucky one.

Thaviv's band made its first appearance at the Louisiana State Fair last year. So impressed were the audiences that the management of the fair association lost no time engaging the same attraction for this year. To do so took a pile of money, but the management knew what was being engaged and that it would delight the state fair visitors.

There will be five concerts, or entertainments, each at night, and all in the Coliseum, where there are plenty of comfortable seats, and the acoustics and other arrangements are splendid. There will be nothing but high-class entertainment, including opera singers, large dances, cabaret singers and an array of other good musical features.

Thaviv has a reputation that is among the best. He and his band are called "the best" and the critics are liberal in praises of their music. Similar praise at the Louisiana Fair this year is a foregone conclusion.

And just think of the price—only twenty-five cents. The Louisiana fair dates are November 4-11.

For catalog, premium lists and other information, apply to N. Brueggendorf, secretary, Shreveport, La.

ART MUSEUM EXHIBITS.

State Fair Visitors Invited to See Displays in the Art Building.

If you wish to see what is being accomplished by artists in Louisiana, visit the Art Museum at the State Fair at Shreveport, November 4-11. It is conveniently located, forming the main walk, on which are also located the agricultural building and the coliseum and machinery halls.

In the Art Museum there will be the exhibits from several departments, especially schools, drawing rooms, sewing rooms, kitchens and pantries. Those things are particularly interesting to school work and other branches of education will be shown prominently.

It is expected that several thousand students will be on display. They will be exhibited tastefully, so as to show the exhibits to advantage as well as pleasing the spectators.

Competitive attention will be on hand to explain any features about which questions may be asked. Remember the dates of the fair, November 4 to 11.

Remember the dates of the fair, November 4 to 11, inclusive. Place, Shreveport, La.

FINE POULTRY DISPLAY.

Will Be Seen at the Louisiana State Fair—Many Premiums Offered.

A contest that is open to the world, with a splendid array of cash premiums and ribbons offered, promises to draw attention to the Louisiana State Fair poultry display. It will be held in one of the big buildings at the State Fair Grounds, New Orleans, at 11, including the Louisiana State Fair, catalog and premium list will be mailed free.

Dates of Fair: Nov. 4 to 11, inclusive. Place, Shreveport, La.

MODEL DAIRY EXHIBIT.

It Will Be Shown in Cattle Division. Premises to be Feature of Fair.

If you don't have time to "take in" all the attractions at the Louisiana State Fair this year, November 4 to 11, be sure not to skip the Model Dairy. It will be located, by rather in one of the cattle barns, with fine walks from which the demonstrations and exhibits may be seen to advantage and with pleasure by all who are interested in the dairy business.

There will also be an expert, C. H. Staples of the state university of Baton Rouge, La.—in charge of the demonstration. He is to instruct persons interested in the cattle and dairy division, and will gladly welcome the visitors to this section of the grounds. Various things of interest will be shown. The main object will be to demonstrate how easy it is to conduct a dairy and to conduct it in a sanitary and profitable way, also with less labor than is required in those following the old methods. There will be churning, creamery, butter fat, also and other demonstrations. In fact, all the things connected with the dairy industry will be given attention.

is hereby requested to pay over to the Treasurer of the town of Covington, La., out of the first money available from the tax imposed and provided by said act, the amount collected upon the premiums on business done in the said town of Covington, from the foreign insurance companies, corporations or associations doing business therein.

Adopted Sept. 8, 1914. P. J. LACROIX, Mayor.

L. A. PERRAUD, Secretary.

Rose and Lily Beaucaudray, Assignees, vs. Emile Beaucaudray. No. 1873.

Twenty-Sixth Judicial District Court, Parish of St. Tammany, State of Louisiana.

By virtue of a writ of seizure and sale from the honorable the aforesaid court, and to me directed, bearing date the 21st day of September, 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, October 31, 1914, the following described property, to-wit: A certain piece or parcel of land lying and being situated in the town of Covington, parish of St. Tammany, State of Louisiana, and more particularly described as being thirty-two feet of lot No. 2, and forty-five feet of lot No. 3 in square No. 2502 in said town of New Covington, and being the same property acquired by purchase from Anatole Beaucaudray dated April 16, 1911, and recorded in C. B. 55, folios 183 and 184.

Terms of sale—Cash, with benefit of appraisalment.

T. E. BREWSTER, Sheriff.

Covington Grocery & Grain Company Ltd., vs. Geo. Koopp, Jr. No. 2440.

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Saturday, October 31, 1914, the following described property, to-wit: A certain tract or parcel of land situated on the Fochatoula road, with a front of two acres with a depth of twenty acres, bounded west by the property now or lately owned by Francis Brunet, bounded north by the property now or lately owned by Frederick Gitz, east by property now or lately owned by Randolph Fountis, containing forty acres more or less, together with all the buildings and improvements thereon and all the timber growing thereon.

Terms of sale—Cash, with benefit of appraisalment.

T. E. BREWSTER, Sheriff.

Peoples' Building and Loan Association, vs. George Pratt Garland. No.

Twenty-Sixth Judicial District Court, St. Tammany Parish, State of Louisiana.

By virtue of an order of seizure and sale from the honorable the aforesaid court, and to me directed, bearing date the 10th of September, 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, November 7, 1914, the following described property, to-wit: Situated in the Garland Addition of the town of Covington, Louisiana, in section 13 township 34 south, range 11 east, Greensburg Land District of Louisiana, and described as follows: Blocks 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30 and 31, and north half of blocks 11, 12, 13, 14, 15 and 16 of said addition, all in accordance with a map and plan of survey made by J. W. Cunningham, civil engineer and surveyor, which said map is on file and of record in the clerk's office of this parish and State, together with all improvements now on or hereafter placed upon said lots and squares.

Terms of sale—Cash, without appraisalment.

T. E. BREWSTER, Sheriff.

NOTICE TO ROAD BUILDERS. New Orleans, La., Sept. 24, 1914.

Sealed proposals will be received at the office of the Highway Department of the Board of State Engineers of Louisiana, Room 104, New Orleans City Building, New Orleans, La., up to 12 o'clock noon, Monday, October 19, 1914, for the construction of a main highway extending from Covington to Washington parish line via Folsom, St. Tammany parish, Louisiana, a distance of about sixteen and one-half miles.

Information as to location, character of work, amount, extent and class of material, terms of payment, regulations governing manner of submitting proposals and executing contract, may, on application, be obtained at the office of the Highway Department.

W. E. ATKINSON, State Highway Engineer. FRANK M. KEEFE, Chief State Engineer and President Board of State Engineers. 556-4t

RHEUMATISM PAINS STOPPED.

The first application of Sloan's Liniment goes right to the painful part—it penetrates without rubbing—it stops the rheumatic pains around the joints and gives relief and comfort. Don't suffer! Get a bottle today! It is a family medicine for all pains, bruises, sprains, cuts, sore throats, neuralgia and chest pains. Prevents infections. Mr. Chas. H. Wentworth, California, writes: "It did wonders for my rheumatism, pain is gone as soon as I apply it. I recommended it to my friends as the best liniment I ever used." Guaranteed. See at your druggist.

AN ORDINANCE. The following ordinance by W. H. Ketzler, seconded by A. C. McCormack, was adopted: Be it ordained by the town council of the town of Covington, in legal session convened, That whereas the town of Covington has a regular organized Fire Department, under the control of the mayor and town council, and having in serviceable condition for fire duty, fire apparatus and necessary equipment belonging there, to the value of \$1000 and upwards, all as set forth by Section 2 of Act 295 of the General Assembly of the year 1911.

Now, therefore, be it ordained, That the benefits of said Act 295 of the General Assembly of the year 1911 be duly accepted by the town of Covington, La., to insure to the benefit of its regularly organized Fire Department, and the State Treasurer

is hereby requested to pay over to the Treasurer of the town of Covington, La., out of the first money available from the tax imposed and provided by said act, the amount collected upon the premiums on business done in the said town of Covington, from the foreign insurance companies, corporations or associations doing business therein.

Adopted Sept. 8, 1914. P. J. LACROIX, Mayor.

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T. E. BREWSTER, Sheriff.

NOTICE TO ROAD BUILDERS. New Orleans, La., Sept. 24, 1914.

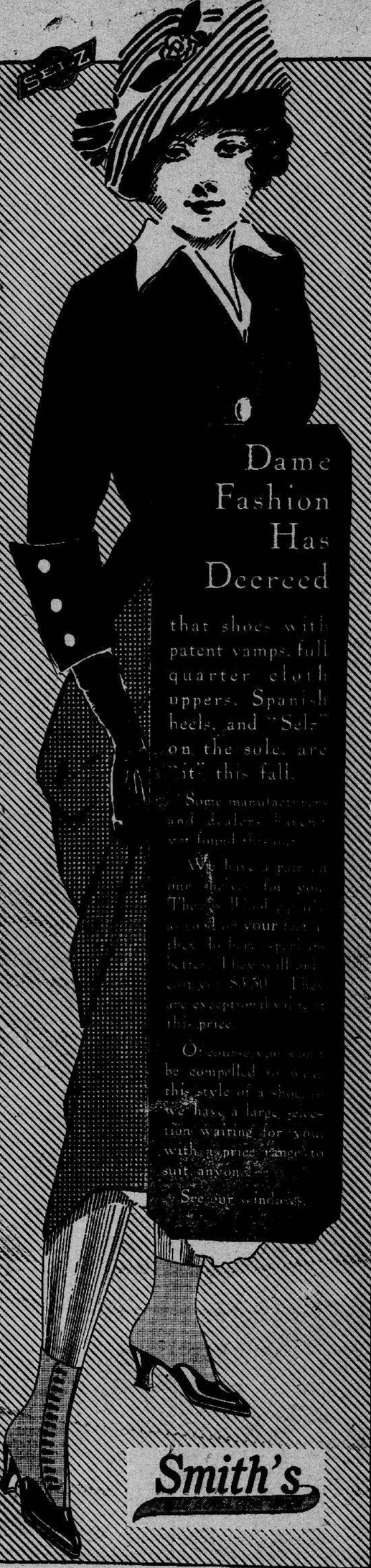
Sealed proposals will be received at the office of the Highway Department of the Board of State Engineers of Louisiana, Room 104, New Orleans City Building, New Orleans, La., up to 12 o'clock noon, Monday, October 19, 1914, for the construction of a main highway extending from Covington to Washington parish line via Folsom, St. Tammany parish, Louisiana, a distance of about sixteen and one-half miles.

Information as to location, character of work, amount, extent and class of material, terms of payment, regulations governing manner of submitting proposals and executing contract, may, on application, be obtained at the office of the Highway Department.

W. E. ATKINSON, State Highway Engineer. FRANK M. KEEFE, Chief State Engineer and President Board of State Engineers. 556-4t

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Dame Fashion Has Decried

that shoes with patent vamp, full quarter cloth uppers, Spanish heels, and "Self" on the sole, are "it" this fall.

Some manufacturers and dealers are still peddling this style of shoes. We have a large selection waiting for you with a price range to suit anyone.

See our windows.

Smith's

NOTICE TO MORTGAGE CREDITORS. Pearl River, La., Oct. 3, 1914.

In conformity with section 52, act 88 of 1888, notice is hereby given to all parties holding mortgages upon real estate located in the village of Pearl River on which taxes for 1913 have not been paid, that I will begin the sale of same at the town hall in the village of Pearl River, La., on Saturday, November 7, 1914, at 11 o'clock a. m. and that a number of pieces of property so delinquent are now being advertised in this newspaper in conformity with the law, preparatory to such sale. The attention of mortgage creditors is especially called to these advertisements to take such steps prior to sale as may be necessary to protect their rights.

JOS. F. CRAWFORD, Tax Collector.

NOTICE TO ROAD BUILDERS. Covington, La., Oct. 8, 1914.

Sealed proposals will be received by the Good Roads Committee of St. Tammany parish, Louisiana, up to 12 o'clock noon, Monday, October 26, 1914, for the construction of a main public highway extending from Covington to near Bush, La., a distance of about fourteen and one-half miles. Information as to location, character of work, amount, extent and class of material, terms of payment, regulations governing manner of submitting proposals and executing contract, may, on application, be obtained at the office of R. L. Aubert, secretary of Good Roads Committee, Covington, La.

E. J. DOMERGUE, Chairman Good Roads Committee, St. Tammany Parish, La. HERMAN SCHULTZ, President Police Jury, St. Tammany Parish, La. 556-3t