

CONSTITUTIONAL AMENDMENTS

Continued from page 5)

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.

Section 3. Be it further enacted, etc., 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 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 prescribe the amount of the deposit that shall accompany each bid, the conditions under which same shall become 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 4. Be it further enacted, etc., 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 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 awarded 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, etc., 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, in 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, City of New Orleans, authorized by Act No. 3 of the General Assembly of the State of Louisiana, session of 1906, 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, levied by the City of New Orleans, in virtue of 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; and the Board of Liquidation, City Debt, is 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, etc., 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, etc., 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 said 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 herein 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. 56 of the General Assembly of the State of Louisiana, Session of 1908, or amendments presently existing thereto, or 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 sealed proposals to the highest bidder, in such amounts 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 thus due. When, and as soon as the Board of Liquidation, City Debt, shall have received from the City of New Orleans any such annual payment, the money so received shall be forthwith paid over by the Board of Liquidation, City Debt, to the Board of Directors of the Public Schools for the Parish of Orleans.

Section 8. Be it further enacted, etc., That the proceeds of the sale of two million dollars of bonds herein authorized to be issued shall be expended solely for the following purposes, to-wit: For the acquisition in the name of the City of New Orleans, either by purchase or by expropriation proceedings to be instituted in the name of the City of New Orleans, of such sites as may be necessary for the erection, extension or enlargement of school houses and their appurtenances, or for the establishment of playgrounds or stadia connected with the public school system of the City of New Orleans; and for the construction, or enlargement, or maintenance of school houses and school buildings and other edifices and appurtenances thereto.

Any and all contracts for the purchase of ground or the construction of buildings shall be made by the Board of Directors of the Public Schools of the City of New Orleans, subject to confirmation and approval by the Commission Council or other governing body of the City of New Orleans; and all contracts for the construction of buildings or other edifices that may exceed five hundred dollars in amount shall be let to the lowest bidder under sealed proposals and after ten (10) days advertisement in the official journal of the City of New Orleans, and under such terms and conditions as the Board of Directors of the Public Schools of the Parish of Orleans and the Commission Council, or other governing body, of the City of New Orleans may concur in.

All plans and specifications for the construction and repair of school houses and other buildings and structures shall be made and prepared by the Engineering Department of the City of New Orleans, and all such work shall be done under the supervision and direction and subject to the approval of the City Engineer of the City of New Orleans.

Section 9. Be it further enacted, etc., That during the life of the bonds herein authorized to be issued and until the date of their complete and final redemption, the City of New Orleans shall be free from the obligation of appropriating and paying, otherwise than as provided in this act, any money for the acquisition, construction or repair of public school buildings and their appurtenances in the City of New Orleans.

Section 10. Be it further enacted, etc., That the provisions of this act shall constitute a contract between the holders of the bonds issued thereunder and the Board of Directors of the Public Schools for the Parish of Orleans.

Section 11. Be it further enacted, etc., That at the Congressional election to be held in this State on the first Monday after the first Tuesday in the month of November, 1914, the following amendment to the Constitution of the State of Louisiana shall be submitted to the electors of the State, to-wit:

The Board of Directors of the Public Schools for the Parish of Orleans shall be authorized and empowered to issue and sell in principal sum of \$2,000,000.00 of bonds to be known as "Public School Bonds, City of New Orleans," for the purpose, and under the provisions set forth in the act of the Legislature adopted to that end and for that purpose at the regular session of the Louisiana General Assembly for the year 1914, which act is hereby ratified and approved; and all provisions of the Constitution of the State in conflict with the provisions of said act and with this amendment are to that extent and for that purpose only repealed.

Section 12. Be it further enacted, etc., That on the official ballot to be used at said election shall be placed the words "For the New Orleans Public School Bonds Amendment," and the words "Against the New Orleans Public School Bonds Amendment;" and each elector shall indicate his vote on the proposed amendment as provided by the general election laws of the State.

L. E. THOMAS, Speaker of the House of Representatives. THOMAS C. BARRET, Lieutenant Governor and President of the Senate. L. E. HALL, Governor of the State of Louisiana. A true copy. ALVIN E. HEBERT, Secretary of State.

Succession of Clara Populous Baham. No. 2264. Twenty-Sixth Judicial District Court, Parish of St. Tammany, State of Louisiana.

Whereas Arnoul Populous has petitioned the Court to be appointed administrator of the estate of Clara Populous Baham, deceased.

Notice is hereby given to all whom it may concern, to show cause, if any they have or can, within ten days, why the prayer of petitioner should not be answered.

W. E. BLOSSMAN, Dy. Clerk of Court.

TAX SALES of the VILLAGE OF PEARL RIVER. List of Property to be Sold for Taxes. November 7, 1914.

Village of Pearl River vs. Delinquent Tax Debtors. By virtue of the authority vested in me by the laws of the State of Louisiana, and ordinance of said village of Pearl River, St. Tammany parish, La., I will sell at the front door of the town hall of the village of Pearl River, within legal sale hours, beginning at 11 o'clock a. m., on

Saturday, November 7, 1914, and continuing each succeeding day until said sales are completed, all immovable property upon which taxes are now due the village of Pearl River to wit: the collection of the taxes assessed in the year 1913, together with all costs and interests. The names of said delinquent tax debtor, the amount of taxes due by each on the assessment of said property assessed to each for the year 1913 to be offered for sale as follows:

Atwell, Mrs. Virginia—Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50. Taxes and costs \$2.50.

Beard, H. H.—A parcel of land in the Parish of Orleans, Assessment \$100. Taxes and costs \$2.66.

Dietz, F.—One-half of lot 8 square 2, Crawford division. Assessment \$50. Taxes and costs \$2.19.

Gause, Geo., estate—Lot 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50. Assessment \$350.99. Taxes and costs \$4.82.

Gordon, Mrs. E. H.—Two acres in lot 2, C. Crawford tract. Assessment \$120. Taxes and costs \$2.88.

Hartman, J. W.—One lot on Pine street and improvements. Assessed \$500. Taxes and costs \$6.23.

McQueen, J. J.—Lot 1 square 1, Crawford division, and improvements and merchandise. Assessment \$1200. Taxes and costs \$12.84.

Porter, Mrs. W. B.—90 acres in section 41 township 8 range 14, and improvements. Assessed \$800. Taxes and costs \$8.69.

Watts, D. F.—Four acres in lot 1 C; 6 acres in lot 2 C; 14 acres in lot 3 C; 4 acres in section 11; 3-4 acres in section 41; 1 acre in section 41; 3 acres in section 41; 6 acres in section 41, and 1 acre in section 41, tp 8 range 14. Assessment \$1735. Taxes and costs \$16.48.

Terms of Sale. On said day of sale I will sell such portion of said property as each debtor will point out and in case the debtor will not point out sufficient property I will at once, without further delay, sell the least quantity of said property of any debtor which any bidder will buy for the amount of taxes, interests and costs due by said debtor. The sale will be without appraisal, for the cash in legal tender money of the United States, and the property sold shall be received at any time for the space of one year by paying the price with 20 per cent interest, costs and penalties added.

JOS. F. CRAWFORD, Tax Collector.

ORDINANCE NO. 27. An ordinance relative to automobiles speeding through the town of Abita Springs, Louisiana.

Section No. 1. Be it ordained by the Mayor and Board of Aldermen of the town of Abita Springs, La., that any owner or owners of automobiles, taxicabs or motor vehicles, who drives through the corporate limits of the town of Abita Springs, at a faster rate than six (6) miles per hour, shall, upon conviction thereof before the Mayor's Court, be condemned to pay a fine of not more than twenty-five (\$25.00) dollars, nor less than five (\$5.00) dollars, or imprisonment for a period not exceeding fifteen (15) days, or both, at the discretion of the court.

Section No. 2. Be it further ordained, etc., That all automobiles, taxicabs or motor vehicles shall carry a red light on rear of their vehicles, and when stopping at nights, that said light shall be kept burning.

Section No. 3. Be it further ordained, etc., That this ordinance shall go into effect from and after its promulgation.

Adopted in regular session October 6, 1914. J. E. GLISSON, Mayor.

A. O. PONS, Clerk. oc10-no14.

ORDINANCE NO. 28. An ordinance extending the corporate limits of the town of Abita Springs, Louisiana, and fixing the metes and bounds of the same.

Be it ordained by the Mayor and Board of Aldermen of the town of Abita Springs, La., that the corporate limits of the town of Abita Springs, La., be and is hereby extended to include all the territory within the metes and bounds, as follows, to-wit: Commencing at the southwest corner of section 6 township 7 south range 12 east, St. Helena Meridian.

Running thence along south line of said section 6 to township line; thence along the south line of section 5 to the center; thence north through the center of section 5 to the township line dividing townships 6 and 7; thence north through the center of section 32, township 6 south, range 12 east, to section 38; thence north across section 38 to the southeast corner of the northeast quarter of southwest quarter section 29, township 6 south, range 12 east; thence west through the center of south half of section 30 to range line dividing ranges 11 and 12; thence west to northwest corner of southeast quarter of southeast quarter section 25, township 6 south, range 11 east; thence south along the line to section 36, township 6 south, range 11 east; thence south through the center of the east half of said section 36 to township line dividing townships 6 and 7; thence south through the center of the northeast quarter of section 1, township 7 south, range 11 east, to the southwest corner of the southeast quarter of northeast quarter of said section; thence east to range line dividing ranges 11 and 12; thence south along said range line to the southwest corner of section 6, township 7 south, range 12 east, which is the point of beginning.

Section No. 2. Be it further ordained, etc., That the boundary as thus described shall be and remain the corporate limits of the town of Abita Springs, La.

Section No. 3. Be it further ordained, etc., That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

Adopted in regular session October 6, 1914. J. E. GLISSON, Mayor.

A. O. PONS, Clerk. oc10-no14.

For prickly heat, insect bites, mosquitoes and flies, try BLUE LAB. ANTISEPTIC, ask DR. J. L. WATKINS, drug store.

TRESPASS NOTICE. We, the undersigned, forbid all hunting, trapping and trespassing on our land. Any one caught so doing will be punished to the full extent of the law. oc14-3m*

A. AUCLAIR.

WONDERFUL ATTRACTION. Dr. King's New Life Pills will cure you, cause a healthy flow of bile and cleanse your stomach and bowels of the waste and fermenting body poisons. They are a tonic to your stomach and liver and tone the general system. First done will cure you of that depressed, dizzy, bilious and constipated condition. 25c at all drug stores.

DeLoyd Thompson, the famous aviator, flies in his airplane to a height of five thousand feet, then he turns his machine upside down and flies that way for a while. Then he goes higher, and all of a sudden starts out for the ground and loops the loop for four times before coming to the ground.

Another feat performed by DeLoyd Thompson is for him to rise in his airplane several thousand feet high and when up four thousand feet he stops his engine and gives head first for the earth. His machine drops about one thousand feet and quick as a flash he rights his airplane and gently glides around in the clouds and gradually falls away, finally coming to the earth. This sensational attraction will positively appear at the Louisiana State Fair only on Tuesday Nov. 10. You will never have an opportunity of witnessing this feat and the time is Don't fail to see it. Write to Louis N. Brueggerhoff, secretary, for free fair catalog, and don't forget the dates of the fair, Nov. 4-11.

DOMESTIC SCIENCE BOOTH. Demonstrations and Exhibitions to Be Given by Industrious Girls. Domestic science teams of the public schools of Louisiana are arranging for an attractive booth at the State Fair. It will be the second exhibit and demonstration by this department, and promises to open the eyes of visitors to the importance of the scientific and best methods of cooking, sewing, preserving, baking and other activities connected with home life.

Miss Billings, superintendent of this branch of the agricultural extension work, will have charge of the booth. She will be assisted, however, by different teams of girls on different days.

Two model kitchens will be among the attractions of the booth. One will represent a kitchen fitted up at a reasonable price, while the other will more pretentiously demonstrate what may be done in the cuisine line under modern methods.

Lectures on domestic science will also be given among the entertainments at Miss Billings' booth. To the girls making exhibits in domestic science the State Fair management has offered \$150 in prizes. This for the purpose of encouraging the work in higher development.

Remember the dates of the Fair: November 4 to 11. Apply to Secretary L. N. Brueggerhoff for catalog and premium lists.

CONTEST BY OLD FIDDLERS. Will Be Held in Coliseum—Public Invited to This Feature Free. One of the liveliest programs at the Louisiana State Fair this year will be the Old Fiddlers' Contest. It will be held November 3, during the forenoon, in the Coliseum, where the platform will be especially arranged for the convenience of the old performers.

Persons well familiar with a tune and competent to pick the winners in a contest of this kind will be appointed judges, together with careful and capable attention to the entire program so as to make no mistake in deciding to whom shall be awarded the several cash prizes.

The Old Fiddlers' Contest has been a feature free attraction at the Louisiana Fair for the past two years. The interest has been increasing each year, and this time the greatest attendance on record is predicted.

The contest is open to old fiddlers from Louisiana, Texas and Arkansas. No professions will be eligible to enter. That would be unfair, and those in charge of the arrangements are determined to give the old fiddlers every consideration, so they may enjoy the contest as well as providing entertainment for their auditors.

Those desiring to participate are urged to communicate with Secretary L. N. Brueggerhoff, Shreveport, for a list of names, also for premium lists and catalogue of the fair, which opens Nov. 4 and continues through November 11.

BOYS' PIG CLUBS. One Thousand Dollars in Premiums Offered at 1914 Louisiana Fair. Owing to the popularity of the boys' pig clubs, the exhibits from this department are probably the most interesting livestock specimens at the Louisiana Fair this year. They proved particularly popular last year and the two years before. The pig club movement was only a few years ago, but, as evidenced by the exhibits already made and those promised for this year's fair, it is one of the most rapidly increasing movements ever undertaken in the state.

With a view of encouraging the boys of these clubs, who number up in the thousands, the fair association has arranged to award \$1,000 in premiums to the winners. The premiums are offered for various breeds, also for general champions.

In addition to the premiums, the fair association will give a free ticket to the fair grounds to every member of any of the pig clubs who makes a report to Prof. E. S. Richardson of Baton Rouge, who has general charge of the work.

And still another inducement is the offer of the railways to haul the boys pigs each way free of charge. The real reason is that the pig be for exhibit purposes.

If the adult hog raisers exhibiting at the fair expect to make as fine showing as the juveniles, they must study the suggestion offered by those who have been watching the progress of the members of the boys' pig clubs.

Dr. King's New Life Pills will cure you, cause a healthy flow of bile and cleanse your stomach and bowels of the waste and fermenting body poisons. They are a tonic to your stomach and liver and tone the general system. First done will cure you of that depressed, dizzy, bilious and constipated condition. 25c at all drug stores.

Rose and Lily Beaucondray, Assignees, vs. Emile Beaucondray. 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 of 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 Beaucondray dated April 18, 1911, and recorded in C. B. 55, folio 183 and 184.

Terms of sale—Cash, with benefit of appraisal. T. E. BREWSTER, Sheriff. e26-6t

Covington Grocery & Grain Company Ltd., vs. Geo. Koeppe, Jr. No. 2440. Twenty-Sixth Judicial District Court, St. Tammany Parish, 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 tract or parcel of land situated on the Ponchartrou 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 Rudolf Fomstis, containing forty acres more or less, together with all the buildings, improvements thereon and all the timber growing thereon.

Terms of sale—Cash, with benefit of appraisal. T. E. BREWSTER, Sheriff. e26-6t

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 aforesaid court, and to me directed, bearing date the 9th 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 42 township 6 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 one 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 appraisal. T. E. BREWSTER, Sheriff. oc3-6t

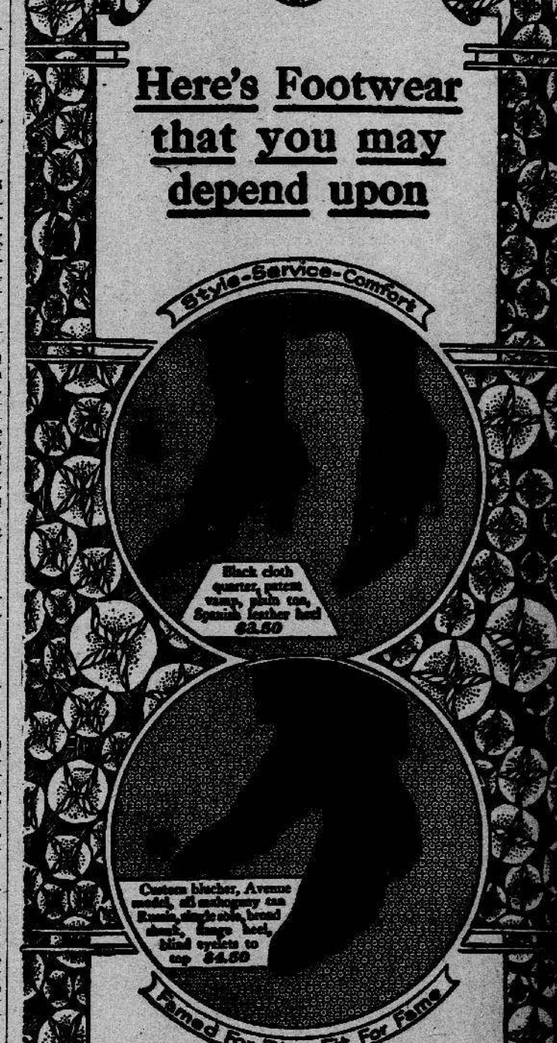
Randolph Quave, et als, vs. Sol and Ebb Grantham. No. 2160. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

By virtue of an order from the aforesaid court and to me directed, bearing date October 19, 1914, I will proceed to sell at public auction, at the front door of the courthouse in the town of Covington, La., to the last and highest bidder, on

Saturday, Nov. 28, 1914 the following described property, to-wit: A certain tract of land situated in the Parish of St. Tammany, La., described as the southeast quarter of the southwest quarter section fifteen township six north, range twelve east, containing forty acres, more or less. Terms of Sale—Cash. T. E. BREWSTER, Sheriff. oc24-6t

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, hurts, bruises, cuts, sore throat, neuralgia and chest pains. Prevents infection. Mr. Chan, 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. 30c at your druggist.

Here's Footwear that you may depend upon



THERE'S a whole lot of satisfaction in buying an article of wearing apparel that unconsciously brings to your attention the fact that it is giving service of an unusual nature.

You will find Selz shoes doing that very thing on over 6,000,000 pairs of feet today.

We are just as sure the shoes pictured above will perform the right service for you as we can be. So is the manufacturer. That's why they guarantee them as they do. There's no "guess work" when you invest your money in such footwear. You are sure to get full value. Come and see the many new fall styles we are showing for men, women and children.

Smith's

FOR SALE—\$17 acres of land, situated on the Bogue river, five miles from Covington, on the N. O. G. N. Railroad, in the place. Thirty acres under cultivation, balance in virgin timber. With all improvements. Two dwelling houses, one 50x75 feet, one dining hall and kitchen 15x45, one servant's room, one smoke house, sugar mill and several out-houses and two barns on the place. Apply to THEOBALD BROOK, Covington, La.