

AMENDMENT to Charter of SLIDELL DRY DOCK AND SHIP-BUILDING COMPANY.

Be it known that on this 18th day of September, 1915, before me, Benjamin M. Miller, a Notary Public within and for the parish of St. Tammany, State of Louisiana, and in the presence of the undersigned witnesses, personally came and appeared F. W. Salmen and E. F. Hanley, residents of said parish, to me personally known, who declared that the said F. W. Salmen was chairman, and the said E. F. Hanley was the secretary of a meeting of the stockholders of the Slidell Dry Dock and Shipbuilding Company, in Slidell, Louisiana, on the 16th day of September, 1915, and that all of the stockholders of said corporation were present at said meeting, in person or by written proxy.

ARTICLE IV. The capital stock of this corporation is hereby fixed at the sum of Five Thousand (\$5,000.00) Dollars to be divided into and represented by Fifty (50) shares of stock of the par value of One Hundred (\$100.00) Dollars each.

Said corporation to become a going concern and to be authorized to do business as soon as fifty per cent of such capital stock has been subscribed and one-half of such subscription has been actually paid in.

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 authorized to cancel same and issue a new certificate in lieu thereof.

After the paid capital stock of Five Thousand Dollars shall have been received, the holder of any of said stock, within the consent of the board of Directors expressed by 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 other stockholders 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 for any such increase, pro rata to their respective holdings; and that those appearing were authorized and instructed by all stockholders' meeting to execute the proper notarial act amending the charter of said corporation in accordance with the said vote of said stockholders.

Witnesses: G. V. Wharton, A. D. Carpenter, B. M. MILLER, Notary Public. I hereby certify the above and foregoing to be a true copy of the original act passed before me on the 16th day of September, A. D. 1915.

TRAVELING MAN'S EXPERIENCE. "In the summer of 1888 I had a very serious attack of cholera morbus. Two physicians worked over me from 4 a. m. to 6 p. m. without giving me any relief and then told me they did not expect me to live; that I had best telegraph my family. Instead of doing so, I gave the hotel porter fifty cents and told him to buy me a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy, and take no substitute. I took a double dose according to the directions and went to sleep after the second dose. At five o'clock the next morning I was called by my order and took a train for my next stopping place, a well man but feeling rather shaky from the severity of the attack," writes H. W. Ireland, Louisville, Ky. Obtainable everywhere.

SHERIFF'S SALE. Theo. A. Beck vs. St. Tammany Dairy & Manufacturing Co. No. 2392.

By virtue of an order of sale from the aforesaid court and to me directed, bearing date the 7th day of September, 1915, 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, on Saturday, October 30, 1915, to the last and highest bidder, the following described property, to-wit: Two certain lots of ground, together with all the improvements thereon, rights, ways, privileges, servitudes, advantages and appurtenances thereunto belonging or in any wise appurtenant, situated in the parish of St. Tammany, State of Louisiana, town of Mandeville, in the square designated by the No. 49 on the map of the town of Mandeville, and bounded by Villere, Montgomery and Girod streets and Marigny Avenue, which said lots are designated by the Nos. 8 and 9 of said square and measure each forty feet front on Villere street by one hundred and forty feet in depth between equal and parallel lines, and are situated at the corner of Villere and Penn streets, all as will be more fully seen by reference to a subdivision of said square No. 49, made by Joseph Pugh, civil engineer, dated March 6, 1909, according to which Penn street runs through the center from Villere to Montgomery street, together with all the buildings and improvements thereon.

Terms of Sale—Cash, without appraisement. T. E. BREWSTER, sep25-3t Sheriff.

SHERIFF'S SALE. Jules Giacoma vs. Octave Legier. No. 2409.

By virtue of an order of seizure and sale from the aforesaid court and to me directed, bearing date the 21st day of August, 1915, 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, on Saturday, October 30, 1915, to the last and highest bidder, the following described property, to-wit: All that certain piece or parcel of land lying and being situated in the parish of St. Tammany, State of Louisiana, and more particularly described as lot No. 34 of a certain subdivision of land known as the Alexander Tract, and being the northeast portion of private claim, section 42 township 6 south, range 11 east, Greenburg Land District of Louisiana, and being about one and one-half miles northeast of Covington, La., and lying in that portion of said subdivision of land which is situated on the east side of the Military Road. Said lot 34 forms a triangle and measures 394 feet front on Military Road, which road is the western boundary line of said lot and measures on the east line 475 feet, which east line runs parallel with First street of the town of Bogue Falaya and also with said Military Road, and measures on the south boundary line 377 feet, which south line divides said lot No. 34 from lot No. 35 of said subdivision, all in an office of the Recorder of Mortgages and Conveyances for the parish of St. Tammany, Louisiana; less that portion of lot 34 owned by John D. Young to J. L. Hoffman as per deed of sale under date of March 7, 1906, which deed of sale is duly recorded in the Conveyance Office Book 44 folio 171 of the records of St. Tammany parish; being the same property acquired by Octave Legier from Abraham Burglar by act before John Wagner, notary public for the parish of Orleans, on August 9, 1913, registered in Conveyance Office Book 51 folio 27. Recorded in Mortgage Office Book "T" folio 474 in St. Tammany parish, La.

Terms of Sale—Cash, without appraisement. T. E. BREWSTER, sep25-3t Sheriff.

SHERIFF'S SALE. W. B. Lancaster vs. Fred T. Dean. No. 2408.

By virtue of an order of sale from the aforesaid court and to me directed, bearing date the 30th day of July, 1915, 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, on Saturday, October 16, 1915, to the last and highest bidder, the following described property, to-wit: Two certain squares of ground, together with all the improvements thereon, rights, ways, privileges, servitudes, advantages and appurtenances thereunto belonging or in any wise appurtenant, situated in the town of Mandeville, Parish of St. Tammany, State of Louisiana, designated by the numbers 95 and 96 on the official map of the town of Mandeville, being portions of land acquired by the present vendor by purchase from H. Clay Riggs by act of purchase recorded in C. O. B. 45, page 571.

Less, the southeast corner of square 95 measuring a total of 50 feet front on Montgomery street, by a depth of one hundred and ten feet on McDonald street, forming the corner of McDonald and Montgomery streets, were sold by the said Fred T. Dean and your petitioner intervened and release that portion from the mortgage resting upon the same.

Terms of Sale—Cash, to meet the matured note upon which the seizure was made, one on terms of credit to correspond with other unmatured notes. T. E. BREWSTER, sep4-3t Sheriff.

Succession of Benjamin O. Porter. No. 2384.

Notice is hereby given to the creditors of the above named succession and to all other persons interested to show cause within ten days from this present notification, if any they have or can, why the provisional account presented by M. F. Porter, administrator of this estate should not be approved and homologated, and the funds distributed in accordance therewith. Dated September 24, 1915. E. J. FREDERICK, sep25-3t Clerk of Court.

Succession of Henry Albert, deceased. In the District Court for the Parish of St. Tammany, State of Louisiana. No. 2430. Notice is hereby given that Cecile Albert, wife of Victor Oliver, has applied for letters of administration of the above succession, and all persons interested are required to show cause, if any they have, within ten days from this date, why such application should not be granted. September 25, 1915. E. J. FREDERICK, sep25-3t Clerk of Court.

THE COLDS OF MANKIND CURED BY FINES! Have you ever gone through a typical pine forest when you had a cold? What a vigorous impulse it sent! How you opened wide your lungs to take in those invigorating and mysterious qualities. Yes, Dr. Bell's Pine-Tar-Honey possesses those stimulating qualities and overcomes hacking coughs. The inner lining of the throat is strengthened in its attack against cold germs. Every family needs a bottle constantly at hand. 25c.

NEW ORLEANS and return via NEW ORLEANS GREAT NORTHERN RAILROAD. Good going every SATURDAY or SUNDAY, returning the following MONDAY. Fare for the round trip: From Covington\$2.64 From Abita Springs\$2.51 From Mandeville\$2.16 For further particulars call on agent or write M. J. McKeenan, G. F. A., New Orleans.

LIST OF PETIT JURORS. Following is the list of petit jurors for the October term of the District Court for 1915: No. Name Ward 1. Nicholas Smith 4 2. C. E. Schonberg 3 3. John Bruhl 2 4. J. H. Moran 6 5. Frank Peterson 5 6. Louis Grantham 7 7. Jim Barringer 8 8. E. J. Terrobonne 10 9. L. H. Vigier 9 10. H. J. And rson 6 11. L. W. Purvis 5 12. Simon Levy 9 13. H. E. Faunteroy 2 14. Edgar Pichon 8 15. A. D. Perrin 1 16. Adam Seller 3 17. Anthony Henley 3 18. G. C. Lewis 3 19. Oscar Goldstein 4 20. P. H. Hansbrough 4 21. Paul Casler 7 22. Bart Keen 10 23. Emile Miller 4 24. Paul Delabrettonne 4 25. Jim Craddock 6 26. Rance Whitfield 9 27. John Domergue 3 28. John Peters 1 29. Frank Barker 2 30. Joseph LeBlanc 1 A true copy. N. GILLIS, sep18 Dy. Clerk of Court.

BEWARE OF OINTMENTS FOR CATARRH THAT CONTAIN MERCURY as mercury will surely destroy the sense of smell and completely derange the whole system when entering it through the mucous surfaces. Such articles should never be used except on prescriptions from reputable physicians, as the damage they will do is ten fold to the good you can possibly derive from them. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, O., contains no mercury, and is taken internally, acting directly upon the blood and mucous surfaces of the system. In buying Hall's Catarrh Cure be sure you get the genuine. It is taken internally and made in Toledo, Ohio, by F. J. Cheney & Co. Testimonials free. Sold by all druggists. Price 75c per bottle. Take Hall's Family Pills for equi-stipation.

NOTICE TO BIDDERS. Notice is hereby given that the former awarding of contract by this board to pain the Sun school has been cancelled and that the board will receive sealed bids for the painting of the Sun school in two coats, best lead and oil, with two colors to be selected by the board. Bids will also be received to paint the Robert school in the Eighth Ward under the same conditions as the Sun school. Notice is given that the Parish School Board will meet in regular session on Thursday, October 7, 1915, and proceed to open the bids received on the contract to the lowest responsible bidder, reserving the right to reject any or all bids. A deposit of 10 per cent of the bid must accompany each bid, which will be returned to each unsuccessful bidder and held from the successful bidder until he has made bond through a bonding company for one-half the contract price. Should the successful bidder fail to give bond as above mentioned, the deposit will be retained by the school board as liquidated damages. ELMER E. LYON, Secretary.

NOTICE OF REGISTRATION OF TAX DEED. To Estate of M. Robinson: Whereas the undersigned has purchased at tax collector's sale for the taxes for the year 1914, for the town of Mandeville, La., on the 7th day of August, 1915, the following described property, to-wit: One-eighth of the north half of square No. 83 in the town of Mandeville, parish of St. Tammany, La., which portion of said square fronts on Alber and Corbett streets and adjoins on the north side a portion of said square bought by the said purchasers at a tax sale made on the 26th day of June, 1915, by the sheriff and tax collector of the parish of St. Tammany, La., the same having been seized for the payment of taxes due by estate of M. Robinson, as owner thereof, according to the tabular assessment roll for the year 1914. Notice is hereby given to whom it may concern that I have caused this deed to be registered in Conveyance Book No. 65, page 336, of the official records of the parish of St. Tammany, La., as per tax deed executed by Philip Smith, tax collector of town of Mandeville. MRS. N. and H. H. LEVY, sep11-3t

A MEDICINE CHEST FOR 25c. In this chest you have an excellent remedy for toothache, bruise, sprain, stiff neck, backache, lumbago, rheumatism and for most emergencies. One 25c bottle of Sloan's Liniment does it all—this because these ailments are symptoms, not diseases, and are caused by congestion and inflammation. If you doubt, ask those who use Sloan's Liniment, or better still, buy a 25c bottle, and prove it. All druggists. No. 2.

TRESPASS NOTICE. The undersigned forbids all hunting, trapping or trespassing on their lands. Anyone caught doing so will be punished to the full extent of the law. QUBEN & CRESCENT CLUB. SHERIFF'S SALE. Thos. J. Hand vs. Clementine Robert et al. No. 2399. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana. By virtue of a writ of seizure and sale from the honorable aforesaid court and to me directed, bearing date the 21st day of 1915, I will proceed to sell to the last and highest bidder at the front door of the courthouse in the town of Covington, La., on Saturday, Sept. 25, 1915. Two certain lots or parcels of ground situated in the parish of St. Tammany, and fronting on Bayou Liberty and running back for complement, the first two lots having 2 arpent front on Bayou Liberty, adjoining land formerly belonging to the following described property, to-wit: Estate Blanc, then to Eugene Pichon, and last to Agnes Narcisse, on the north and east; thence running back for depth to Avenue Laurent, between parallel lines, having the same front or depth of two arpents on said Avenue Laurent, together with all buildings thereon, rights, privileges, etc. The other parcel of land consists of half of two lots about one mile from Lake Ponchartraine, running from the above described tract between Bayou Liberty and Bayou Vincent, designated on a plan by I. H. Guesard, surveyor, on the 22d day of August, 1836, deposited in the office of Lucien Herman, notary public, by the numbers 43 and 44. Lot No. 43 having one arpent front on Avenue Laurent, 1 arpent in width on the rear and front on the head of Bayou Du Coin de section, said lots bounded above by the lands of the heirs of Curvil Pichon, south by lands of N. Galatas and now belonging to Lucien Pichon, said lands being unimproved with all the rights, etc., thereto belonging, being the same land acquired by Agnes Narcisse from Vincenzo Scorza by notarial act before Paris Childress dated August 29, 1854. Secondly, a certain parcel of land containing about fifteen arpents, beginning at a post on the east bank of Bayou Liberty, on the line which divides the land first above described from the one now described; thence on said line south 37 degrees 15 minutes eleven arpents to a post on Avenue Laurent; thence north 20 degrees 15 minutes west seven chains to a post on the head of the marsh, thence north 23 degrees west 10 1/2 chains to a post at the bridge middle of causeway, thence north 37 degrees 15 minutes west to the bayou, and thence to the bayou to the place of beginning, with all the rights and improvements, etc., thereon situated, being the same property acquired by this mortgage, Clementine Robert from Angel Ferrer, by purchase January 6, 1836, and recorded in book R, folio 370, of the official records of St. Tammany parish. The other mortgages, Mary Robert and Estelle Robert acquired by inheritance from the heir father, they being the only children of Numa Robert and Clementine Robert, by lawfully marriage, except that portion of property above described which was sold to Victor Galatas, which is not included in the mortgage. Terms of Sale—Cash, without the benefit of appraisement. T. E. BREWSTER, sep21-3t Sheriff.

NOTICE OF REGISTRATION OF TAX DEED. To Estate of Mary Johnson: Whereas the undersigned has purchased at tax collector's sale for the taxes for the year 1914, on the 10th of July, 1915, the following described property, to-wit: Lot 5, Square 1107, Town of New Covington, La., as per deed executed by T. E. Brewster, sheriff and tax collector for the parish of St. Tammany, Louisiana. Notice is hereby given to whom it may concern that I have caused this deed to be registered in Conveyance Book No. 65, page 174, of the official records of St. Tammany Parish, Louisiana. ELMER E. LYON, sep18-3t Secretary.

The Northwestern Dental Co. When you go to New Orleans to get your dental work done, be sure to call at the Northwestern Dental Co., No. 912 Canal Street. You will find the finest and best equipped dental office in the South, under the management of Dr. L. A. Grewster. Moderate prices; first-class work is the motto. Everything strictly first-class, and ten year guarantee on all work. Open Sunday from 9 to 4; evenings until 8 p. m. NORTHWESTERN DENTAL CO., 912 Canal Street, New Orleans.

The Clerk Guaranteed It. "A customer came into my store the other day and said to one of my clerks, 'have you anything that will cure diarrhoea?' and my clerk went and got him a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy, and said to him, 'if this does not cure you I will not charge you a cent for it.' So he took it home and came back in a day or two and said he was cured," writes J. H. Berry & Co., Salt Creek, Va. Obtainable everywhere.

PROCLAMATION. Pursuant to a resolution passed by the Parish Board of School Directors of the Parish of St. Tammany, La., at its adjourned meeting held on Thursday, August 5, 1915, and in accordance with notices mailed to each member at least three days before the meeting, I, N. H. Fitzsimons, president of said Board, hereby give notice that, in compliance with said resolution, a special election will be held in School District No. 1 of said parish on Tuesday, October 5, 1915, for the purpose of submitting to the property taxpayers, qualified under the law, and Constitution of the State of Louisiana, to vote at said election, the following propositions, to-wit: 1. To levy a special tax of five (.005) mills on the dollar on all property in School District No. 1 of the Parish of St. Tammany, Louisiana, subject to taxation, annually for a period of ten years, for the purpose of giving additional aid to public school of said district. 2. To incur debt and issue bonds to the amount of Six Thousand (\$6,000.00) Dollars to run not longer than ten years from date and to bear interest not exceeding five per centum per annum, payable semi-annually for the purpose of constructing and furnishing a public school building within School District No. 1 and purchasing a site, if necessary, title to which shall vest in the public.

For the purpose of said special election, the polling place will be the usual polling place in the First Ward of St. Tammany Parish, and Homer Perrin, Benj. Gallion and Christian Koepf have been appointed Commissioners, and Paul A. Blanchard, Clerk of Election, to serve at the regular polling place in Madisonville, Louisiana. At said special election the polls will open at 7:00 o'clock a. m., and close at 5:00 p. m., and the election will be conducted according to the laws of Louisiana applicable thereto. Notice is hereby given that at ten o'clock a. m. on Thursday, October 7, 1915, the said parish school board will meet at the superintendent's office in Covington, Louisiana, and in open session proceed to open the ballot box, examine and count the ballots in number and amount, examine the returns and canvass the results of said special election. N. H. FITZSIMONS, President.

Resolution Closing Streets. Whereas, the St. Tammany Fair Association (Inc.) has purchased eight squares of ground situated in the Town of Covington, La., for the purpose of promoting an annual fair devoted to the public interest of St. Tammany parish, and Whereas, the said tract of land is unimproved, and certain unopened streets, according to the map of the Town of Covington, to-wit: Eighth street running from Homeville road to C street; L street running to Seventh to Ninth street; A street running from Seventh to Ninth streets; B street running from Seventh to Ninth streets; all in the Connelly addition in the Town of Covington, and Whereas, said streets have at no time been open to public use or thoroughfare, and have been abandoned by the public, and it is the interest of a successful operation of the said parish fair, that the said St. Tammany Parish Fair Association be permitted to inclose said streets along with the balance of its property. Therefore, it is resolved that the said St. Tammany Parish Fair Association (Inc.) be and the same be the lawful authority and permitted to inclose the aforesaid streets as set forth in this resolution. Be it further resolved that this body promulgate the necessary ordinance which will permit the carrying of these resolutions into effect. An ordinance to permit the closing of certain streets in the Town of Covington by the St. Tammany Parish Fair Association (Inc.) Be it ordained by the Mayor and Aldermen of the Town of Covington that the St. Tammany Parish Fair Association (Inc.) be and they are hereby granted the privilege of inclosing the following named streets: Eighth street running from Homeville road to C street; L street running from Seventh to Ninth street; A street running from Seventh to Ninth street; B street running from Seventh to Ninth street; all in the Connelly addition in the Town of Covington, Louisiana. Sec. 2. Be it further ordained that the ordinance shall take effect from and after date of its promulgation. Adopted August 3, 1915. PAUL J. LACROIX, Mayor. L. A. PERREAND, Secretary.

Ordinance. An ordinance regulating the operation and speed of automobiles, motor vehicles and other vehicles within the corporate limits of the Town of Covington, Louisiana, and providing a penalty for the violation of such ordinance. Sec. 1. Be it ordained by the Mayor and Town Council of the Town of Covington, Louisiana, in legal session convened, that no automobile, motor vehicle or other vehicle, shall be propelled or driven upon or along any street, alley or other public way within the corporate limits of the said town of Covington, Louisiana, at a greater rate of speed than Twelve (12) miles per hour, provided that at all street and alley crossings and at all corners, the operator or person in charge of such automobile, motor vehicle or other vehicle shall lessen the speed of the same so that it will not exceed the rate of Seven (7) miles per hour, and shall keep such vehicle to the right, and otherwise observe the rules of the road. Sec. 2. Be it further ordained that no automobile or motor vehicle shall be propelled or driven upon or along any street, alley or other public way, within the corporate limits of the said town of Covington, Louisiana, unless the person in charge of control of such automobile or motor vehicle, and acting as operator thereof, shall be over and above the age of sixteen years. Sec. 3. Be it further ordained that every automobile or motor vehicle being operated upon or along any street, alley or other public way of the Town of Covington, Louisiana, shall be equipped with a horn, or other similar device for the purpose of giving warning to others of its approach, and the same must be sounded on approaching any corner or crossing within the corporate limits of the said town, and must be further sounded whenever necessary to notify pedestrians, or other vehicles, of the approach of such automobile or motor vehicle. Sec. 4. Be it further ordained, that all automobiles, and motor vehicles propelled or driven upon or along any street, alley or other public way of said town, shall be equipped with at least two lights, one to be placed in a conspicuous place in the front, and one to be placed in a conspicuous place in the rear; the light in the rear of such automobiles or motor vehicles, to show red in the back, and cast a white light on the license plate of such machine so that the number of such license can be readily distinguished; and such lamps shall be kept lit after dusk and before dawn while such vehicle upon which they are attached is in motion or standing upon any street, alley or other public way of said town. Sec. 5. Be it further ordained that no automobile or motor vehicle shall be left standing unattended upon any street, alley or other public way of said town, while the engine of same is in motion. Sec. 6. Be it further ordained that where two automobiles, motor vehicles or other vehicles are approaching from opposite directions, each shall keep to the right of the center of the street, alley or other public way upon which they are operating, provided that the operator of any automobile, motor vehicle or other vehicle may overtake and pass other automobiles, motor vehicles or other vehicles, if the same may be done in safety, and in so doing he is required to go to the left of the vehicle overtaken, and the overtaken vehicle is required to keep to the right of the center of the street, alley or other public way. Sec. 7. Be it further ordained that whoever shall violate any of the provisions of any section of this ordinance shall upon trial and conviction thereof, suffer fine not to exceed \$50.00 or imprisonment not to exceed ten days, or both, at the discretion of the court. Sec. 8. Be it further ordained that this ordinance shall take effect from the date of its promulgation. Adopted Tuesday, August 3, 1915. PAUL J. LACROIX, Mayor. L. A. PERREAND, Secretary.

RESOLUTION. The following resolution was introduced by Mr. Dutsch, who moved its adoption. It was seconded by Mr. Millar. Whereas, in the opinion of this board it is necessary and advisable that a special election be ordered to be held in School District No. 1, of the Parish of St. Tammany, Louisiana, at which time shall be submitted the following propositions, to-wit: 1. To levy a special tax of five (.005) mills on the dollar on all property in School District No. 1 of the Parish of St. Tammany, Louisiana, subject to taxation, annually for a period of ten years, for the purpose of giving additional aid to public schools in said district. 2. To incur debt and issue bonds to the amount of Six Thousand (\$6,000.00) Dollars, to run not longer than ten years from date and to bear interest not exceeding five per centum per annum, payable semi-annually for the purpose of constructing and furnishing a public school building within District No. 1, title to which shall vest in the public. 3. That the secretary of this board be and he is hereby instructed to have prepared for use at the said special election a sufficient number of ballots in each of which shall be printed all of the propositions mentioned in Sec. 1 of this resolution, arranged in such a manner as to enable the voters to vote on each one separately and in the following form: Proposition to levy a special tax of five (5) mills on the dollar on all property in School District No. 1, subject to State taxation, for a period of ten years, for the purpose of giving additional aid to the schools of the said school district. Proposition No. 2. To incur debt and issue bonds to the amount of Six Thousand (\$6,000.00) Dollars, to run not longer than ten years from date, and to bear interest not exceeding five per centum per annum, payable semi-annually for the purpose of constructing and furnishing a public school building within District No. 1, title to which shall vest in the public. Taxable valuation \$..... Notice to Voters. To vote in favor of any proposition submitted upon this ballot place a cross (X) mark after the word "Yes"; to vote against it place a similar mark after the word "No." And that the signatures of Voters be and he is hereby instructed to have prepared for use at said special election all necessary ballot boxes, tally sheets, lists of voters and complete statement of votes in number and amount. Sec. 3. That the polling place of said election shall be the usual polling place in the First Ward of St. Tammany parish, Louisiana, and the following commissioners and clerk are appointed: Homer Perrin, Benj. Gallion and Christian Koepf, Jr., commissioners, and Paul A. Blanchard, clerk, to serve a said polling place at said election, all of whom shall serve without compensation, and said election shall be conducted under the laws of the State of Louisiana applicable thereto. Sec. 4. The president of this board is hereby authorized to give notice of the special election herein ordered by his proclamation to be published according to law, and in said proclamation he shall announce that at 10 o'clock a. m., on the 7th day of October, 1915, this board will meet at its usual meeting place in Covington, Louisiana, 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 the election. On roll call the following members voted in the affirmative: G. M. Dutsch, T. J. O'Keefe, C. B. Willis, W. H. Kahl, H. Q. Parker, Dr. C. F. Farmer, T. P. Crawford, C. M. Liddle and G. H. Millar. Negative: None. N. H. FITZSIMONS, President. ELMER E. LYON, Secretary.

TRESPASS NOTICE. All persons are hereby warned and prohibited from cutting, burning, deadening, carrying or floating away, or otherwise injuring or destroying, any trees, timber or wood growing or lying upon the lands of the undersigned. They are also prohibited from fishing, hunting or trapping in any way on lands belonging to the undersigned. A. W. CLEMENTS, sep25-3t

NOTICE OF REGISTRATION OF TAX DEED. To Mrs. H. Hartner: Whereas the undersigned has purchased at tax collector's sale for the taxes for the year 1914, on June 26, 1915, the following described property, to-wit: 2 lots in square 4, town of Mandeville, La., as per tax deed executed by T. E. Brewster, tax collector for the parish of St. Tammany, La. Notice is hereby given to whom it may concern that I have caused this deed to be registered in conveyance book 65 page 175, of the official records of St. Tammany parish, La. at which time shall be submitted the following propositions, to-wit: 1. To levy a special tax of five (.005) mills on the dollar on all property in School District No. 1 of the Parish of St. Tammany, Louisiana, subject to taxation, annually for a period of ten years, for the purpose of giving additional aid to public schools in said district. 2. To incur debt and issue bonds to the amount of Six Thousand (\$6,000.00) Dollars, to run not longer than ten years from date and to bear interest not exceeding five per centum per annum, payable semi-annually for the purpose of constructing and furnishing a public school building within District No. 1, title to which shall vest in the public. 3. That the secretary of this board be and he is hereby instructed to have prepared for use at the said special election a sufficient number of ballots in each of which shall be printed all of the propositions mentioned in Sec. 1 of this resolution, arranged in such a manner as to enable the voters to vote on each one separately and in the following form: Proposition to levy a special tax of five (5) mills on the dollar on all property in School District No. 1, subject to State taxation, for a period of ten years, for the purpose of giving additional aid to the schools of the said school district. Proposition No. 2. To incur debt and issue bonds to the amount of Six Thousand (\$6,000.00) Dollars, to run not longer than ten years from date, and to bear interest not exceeding five per centum per annum, payable semi-annually for the purpose of constructing and furnishing a public school building within District No. 1, title to which shall vest in the public. Taxable valuation \$..... Notice to Voters. To vote in favor of any proposition submitted upon this ballot place a cross (X) mark after the word "Yes"; to vote against it place a similar mark after the word "No." And that the signatures of Voters be and he is hereby instructed to have prepared for use at said special election all necessary ballot boxes, tally sheets, lists of voters and complete statement of votes in number and amount. Sec. 3. That the polling place of said election shall be the usual polling place in the First Ward of St. Tammany parish, Louisiana, and the following commissioners and clerk are appointed: Homer Perrin, Benj. Gallion and Christian Koepf, Jr., commissioners, and Paul A. Blanchard, clerk, to serve a said polling place at said election, all of whom shall serve without compensation, and said election shall be conducted under the laws of the State of Louisiana applicable thereto. Sec. 4. The president of this board is hereby authorized to give notice of the special election herein ordered by his proclamation to be published according to law, and in said proclamation he shall announce that at 10 o'clock a. m., on the 7th day of October, 1915, this board will meet at its usual meeting place in Covington, Louisiana, 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 the election. On roll call the following members voted in the affirmative: G. M. Dutsch, T. J. O'Keefe, C. B. Willis, W. H. Kahl, H. Q. Parker, Dr. C. F. Farmer, T. P. Crawford, C. M. Liddle and G. H. Millar. Negative: None. N. H. FITZSIMONS, President. ELMER E. LYON, Secretary.

Colds should be "nipped in the bud", for if allowed to run unchecked, serious results may follow. Numerous cases of consumption, pneumonia, and other fatal diseases, can be traced back to a cold. At the first sign of a cold, protect yourself by thoroughly cleansing your system with a few doses of THEOPHORS' BLACK-DRAUGHT the old reliable, vegetable liver powder. Mr. Chas. A. Ragland, of Madison Heights, Va., says: "I have been using Theophors' Black-Draught for stomach troubles, indigestion, and colds, and find it to be the very best medicine I ever used. It makes an old man feel like a young one." Insist on Theophors', the original and genuine. E-67

Sec. 1. Be it ordained by the Mayor and Town Council of the Town of Covington, Louisiana, in legal session convened, that no automobile, motor vehicle or other vehicle, shall be propelled or driven upon or along any street, alley or other public way within the corporate limits of the said town of Covington, Louisiana, at a greater rate of speed than Twelve (12) miles per hour, provided that at all street and alley crossings and at all corners, the operator or person in charge of such automobile, motor vehicle or other vehicle shall lessen the speed of the same so that it will not exceed the rate of Seven (7) miles per hour, and shall keep such vehicle to the right, and otherwise observe the rules of the road. Sec. 2. Be it further ordained that no automobile or motor vehicle shall be propelled or driven upon or along any street, alley or other public way, within the corporate limits of the said town of Covington, Louisiana, unless the person in charge of control of such automobile or motor vehicle, and acting as operator thereof, shall be over and above the age of sixteen years.

Sec. 3. Be it further ordained that every automobile or motor vehicle being operated upon or along any street, alley or other public way of the Town of Covington, Louisiana, shall be equipped with a horn, or other similar device for the purpose of giving warning to others of its approach, and the same must be sounded on approaching any corner or crossing within the corporate limits of the said town, and must be further sounded whenever necessary to notify pedestrians, or other vehicles, of the approach of such automobile or motor vehicle. Sec. 4. Be it further ordained, that all automobiles, and motor vehicles propelled or driven upon or along any street, alley or other public way of said town, shall be equipped with at least two lights, one to be placed in a conspicuous place in the front, and one to be placed in a conspicuous place in the rear; the light in the rear of such automobiles or motor vehicles, to show red in the back, and cast a white light on the license plate of such machine so that the number of such license can be readily distinguished; and such lamps shall be kept lit after dusk and before dawn while such vehicle upon which they are attached is in motion or standing upon any street, alley or other public way of said town.

Sec. 5. Be it further ordained that no automobile or motor vehicle shall be left standing unattended upon any street, alley or other public way of said town, while the engine of same is in motion. Sec. 6. Be it further ordained that where two automobiles, motor vehicles or other vehicles are approaching from opposite directions, each shall keep to the right of the center of the street, alley or other public way upon which they are operating, provided that the operator of any automobile, motor vehicle or other vehicle may overtake and pass other automobiles, motor vehicles or other vehicles, if the same may be done in safety, and in so doing he is required to go to the left of the vehicle overtaken, and the overtaken vehicle is required to keep to the right of the center of the street, alley or other public way.

Sec. 7. Be it further ordained that whoever shall violate any of the provisions of any section of this ordinance shall upon trial and conviction thereof, suffer fine not to exceed \$50.00 or imprisonment not to exceed ten days, or both, at the discretion of the court. Sec. 8. Be it further ordained that this ordinance shall take effect from the date of its promulgation. Adopted Tuesday, August 3, 1915. PAUL J. LACROIX, Mayor. L. A. PERREAND, Secretary.

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