

TRESPASS NOTICES.

The undersigned forbid all hunting, trapping or trespassing on his lands. Anyone caught doing so will be punished to the full extent of the law.

QUEEN & CRESCENT CLUB.

All persons are hereby warned and prohibited from cutting, burning, denuding, carrying or floating away or otherwise injuring or destroying any trees, timber or wood growing or lying upon the lands of the undersigned. The undersigned is also prohibited from fishing, hunting or trapping with dog, or torch or trespassing in any way on lands belonging to the undersigned.

H. E. ROBERT, H. H. MAYFIELD, H. J. MAYFIELD, H. A. ORR, JAS. PROVOST, GNO. H. GAUSE.

All persons are prohibited from trespassing upon the lands between Covington and Abita Springs formerly known as the Bossier-Herwick Lands, and from cutting any trees or timber on said lands, or hauling any wood therefrom, or loading or unloading any advertisements or notices on any of the trees. Ten dollars reward will be paid for information and conviction of trespassing.

CHARLES T. BRADLEY, THOMAS L. PARKER, August 26, 1913.

We, the undersigned, forbid all trespassing on our lands. Anyone caught so doing will be punished to the full extent of the law.

JAMES HARRINGER.

All persons are hereby warned and prohibited from cutting, burning, denuding, carrying or floating away, injuring or destroying any trees, timber or wood growing or lying upon the lands of the undersigned, on the lake front from Lewisburg to the Tchoufouche river, formerly known as Amand Marigny and McQuinn tract; and are also prohibited from fishing, hunting or trapping with dog or torch or trespassing in any way on lands belonging to the undersigned. One hundred dollars reward will be paid for information and conviction of trespassers.

D. C. HEDDEN, 1023 Washington Ave., July 6mo New Orleans, La.

OFFICIAL NOTICES.

NOTICE.

Notice is hereby given that I will prosecute to the fullest extent of the law any parties found penning, running or molesting my cattle in any way whatever.

OSCAR GARCIA, 418-6mo

NOTICE.

Notice is hereby given that all licenses are now due and payable, and that in accordance with the law same will become delinquent on the 1st day of March, 1917. Those who have not paid are requested to do so, in order to avoid the costs of collection.

T. E. BREWSTER, Sheriff and Ex-Officio Tax Collector.

The following ordinance was offered by H. A. Mackie, seconded by D. I. Addison:

ORDINANCE NO. 56. An ordinance amending and re-enacting Number 53, adopted December 5, 1916, and entitled "An ordinance fixing the fire limits of the town of Covington, La., and regulating the construction and erection of buildings within said limits."

Section 1. Be it enacted by the town council of the town of Covington, La., in special session convened, That Section 3 of Ordinance No. 53, adopted December 5, 1916, and entitled "An ordinance fixing the fire limits of the town of Covington, La., and regulating the construction and erection of buildings within said limits," be amended and re-enacted so as to read as follows:

"Section 3. Be it further ordained, etc., That it shall be unlawful, and it is hereby prohibited, for any person, firm or corporation to make repairs on any existing frame building, or existing building not constructed in accordance with Section 2 of this ordinance, within said fire limits, when such repairs will exceed \$25.00 in amount, without first having obtained a permit from the town council; provided that the town council, shall, in all cases, have authority, in their discretion, to permit repairs to be made on such buildings, upon application; provided further, however, that no permit shall be granted for repairs to be made to the roof of any such building, when the costs of such repairs will exceed \$50.00, unless the same be made with non-combustible material."

Section 2. Be it further ordained, etc., That all ordinances or parts of ordinances in conflict herewith, be and the same are hereby repealed.

Section 3. Be it further ordained, etc., That this amendment take effect immediately from its passage.

Adopted January 23, 1917. A vote being taken it was unanimously adopted by the following vote:

Yeas: Emile Frederick, M. P. Planche, J. E. Nilson, D. I. Addison, A. R. Smith, H. A. Mackie; Nays: None.

P. J. LACROIX, Mayor.

L. A. PERREAND, Secretary.

It was moved by J. E. Nilson, seconded by H. A. Mackie, that the following budget be adopted. Carried.

Table with 2 columns: Item, Amount. Includes Taxes, as per assessment roll of 1916 (\$502.32), Liquor licenses, estimated (5000.00), Other licenses, estimated (900.00), N. O. G. C. n. lights (300.00), Fines, estimated (500.00). Total \$11202.32.

OFFICIAL NOTICES.

Table with 2 columns: Disbursements, Amount. Includes Salaries of officers and employees (4520.88), Lights (4275.00), Water (312.00), Rent (144.00), Cemetery (100.00), Street work, improvements (1500.00). Total \$10851.88.

Bal. to general fund \$4350.44. Total \$15202.32. P. J. LACROIX, Mayor.

L. A. PERREAND, Secretary.

Moved by E. J. Domergue, seconded by W. H. Davis, that the following ordinance be adopted:

AN ORDINANCE. Providing for the payment of the special tax voted in aid of the St. Tammany & New Orleans Railways and Ferry Company.

Section 1. Be it ordained by the police jury of St. Tammany parish, Louisiana, in regular session convened, That the legally constituted authorities, namely, the president and secretary of the police jury of St. Tammany parish, La., and the treasurer of the parish of St. Tammany, La., be and they are hereby authorized and commanded to pay to the St. Tammany & New Orleans Railways & Ferry Company all taxes collected by the sheriff of St. Tammany parish, Louisiana, on account of said road, which have been turned over to the treasurer of the parish of St. Tammany, and to this end said legal constituted authorities are authorized to sign the necessary vouchers without further authorization from this board.

Section 2. Be it further ordained, etc., That this ordinance shall take effect immediately upon its passage.

Year: 8. Nays: None. Carried. J. B. HOWZE, President.

F. J. MARTINDALE, Secretary.

It was moved by J. M. Smith, seconded by R. C. Abney, that the following ordinance be adopted:

AN ORDINANCE. Whereas, after providing for all statutory charges, all charges for services rendered annually under time contract, and all necessary or usual charges provided for by ordinance or resolution, there remains an excess of over one-half (1-2) mill out of the ten (10) mills which this police jury has a right to levy on all the taxable property within the parish of St. Tammany, La., for the years 1917 and 1918; and,

Whereas this police jury has this day accepted the proposition of Henry Keller to sell this parish of St. Tammany, La., certain property, and has authorized its president to enter into a contract with the said Henry Keller relative to the sale of said property, all of which will be fully appear by reference to said proposition of said Henry Keller and to said contract; and,

Whereas it will require about one-half (1-2) mill levied on all the taxable property situated in said parish of St. Tammany, La., for the years 1917 and 1918, for the purpose of paying deferred payments on said property;

Section 1. Be it ordained by the police jury of St. Tammany parish, La., in regular session convened, That one-half (1-2) mill, or so much thereof as may be necessary, out of the excess annual revenues of the parish of St. Tammany, La., above all statutory charges, all charges for services rendered annually under time contract, and all necessary and usual charges, which will not exceed nine and one-half (9 1/2) mills, for the years 1917 and 1918, included in the budget made in the year 1918, shall be and are hereby pledged, dedicated and levied on all of the taxable property in the said parish of St. Tammany, La., as shown by the assessment rolls of said parish for said years, for the purpose of paying the deferred payments on said property purchased by said parish of St. Tammany, La., from the said Henry Keller; said tax to be placed in the budget made in the year 1917 and in the budget made in the year 1918, and in accordance with said contract entered into this day by and between the said Henry Keller and the parish of St. Tammany, State of Louisiana.

Year: Eight. Nays: None. Adopted Feb. 7, 1917. J. B. HOWZE, President.

F. J. MARTINDALE, Secretary.

CHARTERS.

CHARTER of the PEARL RIVER VENEER COMPANY, INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known that on this second day of the month of January, in the year one thousand nine hundred and seventeen, before me, John R. Upton, a Notary Public in and for the City and Parish of Orleans, State of Louisiana, therein residing, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned,

Personally came and appeared the several persons whose names are hereunto subscribed, who declared to me, Notary, that availing themselves of the provisions of the laws of this state relating to the organization of corporations, and more especially of Act 267 of 1914, they have covenanted and agreed, and by these presents do covenant and agree for themselves, their successors and assigns, to form themselves into a corporation and body politic, for the objects and purposes, and under the stipulations hereinafter set forth, to-wit:

ARTICLE I. The name of this corporation shall be the Pearl River Veneer Company, Inc., and under such title it shall have and enjoy succession, and existence for a period of ninety-nine years from the date hereof unless sooner dissolved; it shall have power and authority to contract, sue and be sued; to make and use a corporate seal, the same to break and alter at pleasure; to have, hold, buy, sell, lease, mortgage, hypothecate or

CHARTERS.

pledge property, real, personal or mixed, necessary, proper or incidental for the carrying on of its business, as well as to issue bonds secured by such mortgages; to make and issue notes and other certificates of indebtedness; to name, elect and appoint managers, directors, clerks and other employees to properly conduct its corporate business, and to make such by-laws, rules and regulations as may be necessary or found desirable for the management of the business and affairs of this corporation and generally to do every other act, matter or thing necessary or desirable for the complete and proper carrying out of said business.

ARTICLE II. The domicile of this corporation shall be at Pearl River, in the parish of St. Tammany, State of Louisiana, where all citations or other legal process shall be served upon the president, or in his absence on the vice-president, or in the absence of both upon the secretary.

ARTICLE III. The objects and purposes for which this corporation is organized and the nature of the business to be carried on by it are hereby declared and stated to be to manufacture, buy and sell veneer, lumber, shingles, timber, logs, box shooks and wood-packets of all kinds, and all other timber products, for either domestic sale or export; and to that end, to purchase, lease or otherwise acquire and operate veneer mills, box factories and sawmills in the State of Louisiana and elsewhere; to construct, acquire and use railroads, tramways and other roads or rights of way for the transportation of veneer, boxes, shooks, lumber, timber, logs, and other products; to buy, lease or otherwise acquire timber lands and timber rights on land, and to acquire, lease, hold and buy lands for the use of sawmills and factories and timber yards, in the State of Louisiana, or elsewhere; to acquire by purchase, lease or otherwise, patents or inventions that might be used for the purposes of the business of this corporation; and generally to do and perform any and all things necessary or convenient to carry on said objects and purposes.

ARTICLE IV. The capital stock of this corporation is hereby fixed at the sum of Twenty Thousand (\$20,000) Dollars, divided into Two Hundred (200) shares of the par value of One Hundred (\$100) Dollars each, provided, that the amount to which the capital stock of this corporation may be increased shall be Fifty Thousand (\$50,000) Dollars.

One Hundred (100) shares, or Ten Thousand (\$10,000) Dollars of the capital stock of this corporation must be subscribed before the filing of the article of incorporation. The subscribed capital stock of this corporation shall be payable in cash, property (real or personal), or for labor and services rendered and performed.

No stockholder shall ever be held liable or responsible for the faults, contracts or debts of this corporation in any further sum than the unpaid balance due the corporation on the shares of stock subscribed by him, nor shall any mere informality in organization have the effect of rendering this charter null, or of exposing any shareholder to any liability whatsoever.

This corporation shall not engage in business until One Hundred (100) shares, or Ten Thousand (\$10,000) Dollars of the capital stock shall have been issued and paid in, in cash. If, in addition, any stock of this corporation is exchanged, either in whole or in part for property or good will, in that event the provisions of Section 3 of Act 267 of 1914 shall be complied with strictly.

ARTICLE V. All the corporate powers of this corporation shall be vested in and exercised by a Board of Directors to be composed of three stockholders, each of whom shall own in his own right, during his term of office, at least one full paid share of stock, all of whom shall constitute a quorum for the transaction of business; provided, the Board of Directors are hereby authorized to increase, in their discretion, the number of Directors to four, in which case three shall constitute a quorum.

The officers of this corporation shall consist of a president, vice-president, secretary and treasurer, all of whom shall be members of the Board of Directors. The officer of secretary and treasurer may be combined in one and the same person.

The following named persons shall constitute the first Board of Directors, to-wit: Clement B. Penrose, No. 401 Audubon street, New Orleans, Louisiana; John B. Lionnet, No. 935 Carrollton avenue, New Orleans, Louisiana; Victor B. Macksey, Pearl River, Louisiana, all residents of the State of Louisiana, as above stated, with Clement B. Penrose, president; John M. Lionnet, vice-president; treasurer; and Victor B. Macksey, secretary.

These directors and officers shall hold office until the first Wednesday of January, 1918, or until their successors are duly elected and qualified.

Thereafter the directors shall be elected annually on the first Wednesday of January, of each year; all elections of directors shall be by ballot, and each stockholder shall be entitled to one vote for each share of stock standing in his name on the books of this corporation; the vote to be cast in person or by written proxy, and it shall require three-fourths of the stock present or represented to elect.

Failure to hold an election for Directors on the first Wednesday of January, 1918, or annually thereafter, shall not work a forfeiture of this charter, but the old Board of Directors shall remain in office until their successors are duly elected and qualified.

ARTICLE VI. The Board of Directors shall hold regular meetings at such time as shall be fixed in the by-laws of this corporation. These meetings shall be held at the domicile of the corporation, but the president may call special meetings of the Board of Directors at such times as he may deem advisable, and he shall be required to call such special meeting at the request of a member of the Board of Directors. Three days written notice of such special meetings shall be given to the Directors, unless

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waiver of such notice is signed by the Directors. Any vacancy occurring in the Board of Directors, either from death, resignation or inability to serve, shall be filled by the remaining Board of Directors at its next regular meeting after such vacancy shall have occurred. The first Board of Directors of this corporation shall be required to draft suitable by-laws for the government of this corporation, which may be altered, amended or changed as the exigencies of the case may require.

ARTICLE VII. The stock of this corporation may be transferred, provided such transfer shall be recorded on the books of this corporation before it shall be required to recognize the transfer of the new holder of the stock. The total amount of the subscribed stock, as herein set forth, is the sum of Ten Thousand (\$10,000) Dollars, or One Hundred (100) shares, which are hereby authorized to be fully paid for and non-assessable, for cash.

In the event that any stockholder desires to sell his stock, or any part thereof, he shall first offer same to the remaining stockholders, in proportion to their respective holdings, at its book value. This offer is to be made to appear by letter addressed to each stockholder at his last known address, giving thirty days option. At the expiration of which time, the said stockholder desirous to dispose of his stock, shall be at liberty to sell at whatever price and to whom he shall please.

ARTICLE VIII. This charter may be modified or altered, the capital stock thereof increased or decreased, or the corporation may be dissolved with the assent of three-fourths of the capital stock present or represented at any meeting of the stockholders held for that purpose, after prior notice in writing to each stockholder, or mailed to him at his last known post-office address, all in accordance with the terms of Act 267 of 1914.

ARTICLE IX. At the expiration of this charter or the dissolution of this corporation for any cause, its affairs shall be liquidated by one or more liquidators to be elected by the stockholders, all of whom shall hold stock in this corporation, and said liquidators are hereby vested with full power and authority to liquidate the affairs of said corporation, with full power to act under the terms of Section 30 of Act 267 of 1914.

ARTICLE X. The undersigned hereby declare that they have subscribed to the following number of shares of the capital stock of this corporation, to-wit: Clement B. Penrose, No. 401 Audubon street, New Orleans, Louisiana, forty-four (44) shares.

John M. Lionnet, No. 935 Carrollton avenue, New Orleans, Louisiana, (1) share.

Victor B. Macksey, Pearl River, Louisiana, fifty (50) shares.

Norvin T. Harris, No. 630 Audubon street, New Orleans, Louisiana, five (5) shares.

All of which shall be paid in cash. Thus done and passed at my office in this City of New Orleans, Louisiana, on the day, month and year hereinabove first written, in the presence of Messrs. Francis P. Burns and Arthur B. Ryan, competent witnesses, who herewith sign their names, together with the said signers, and me, Notary, after due reading of the whole.

(Original signed) CLEM. B. PENROSE, Forty-four (44) Shares.

JOHN M. LIONNET, One (1) Share.

N. T. HARRIS, Five (5) Shares.

V. B. MACKSEY, Fifty (50) Shares.

Witnesses: FRANCIS P. BURNS, ARTHUR RYAN, JOHN R. UPTON, Notary Public.

I, the undersigned Dy. Clerk of Covington and Ex-Officio Recorder of Mortgages in and for the Parish of St. Tammany, State of Louisiana, do hereby certify that the above and foregoing Act of Incorporation of the Pearl River Veneer Company, Inc., was this day duly recorded in my office in Book 1, folio 90, etc.

Covington, La., Jan. 5, 1917. W. E. BLOSSMAN, Dy. Clerk and Ex-Officio Recorder.

A true copy. New Orleans, La., Jan. 2, 1917. JOHN R. UPTON, Notary Public.

CHARTER of the STANGA MERCANTILE COMPANY, INCORPORATED.

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

Before me, Adrian D. Schwartz, a Notary Public, duly commissioned and qualified in and for the parish of St. Tammany, State of Louisiana personally came and appeared the persons whose names are hereunto subscribed, to me personally known, who declared unto me, Notary, that availing themselves of the laws of the State of Louisiana, they do by these presents, form themselves into a body corporate, for the objects and purposes, and with the powers and privileges as hereinafter set forth.

ARTICLE I. The name of this corporation shall be Stanga Mercantile Company, Incorporated. It shall have succession and existence for a period of ninety-nine (99) years from date hereof, unless sooner dissolved as provided by law and the articles of this charter.

ARTICLE II. The domicile of this corporation shall be at Abita Springs, Louisiana, where all citation and other legal process shall be served upon the president, or in case of his absence on the vice-president, or in case of the absence of both such officers, then in the manner provided by law.

ARTICLE III. The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, are hereby declared to be: A general business of buying and selling merchandise, retail or wholesale, including all manner

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of personal property whatsoever; to purchase or otherwise acquire, hold or lease, mortgage and sell real estate of any nature, which may be necessary or incidental to the operation of the business above mentioned.

ARTICLE IV. The authorized capital stock is hereby fixed at Five Thousand Dollars (\$5,000.00) cash paid in by the subscribers, represented by fifty (50) shares of the par value of One Hundred (\$100.00) Dollars each. The parties hereto declare that they hereby subscribe for the number of shares set opposite their respective signatures, in the aggregate sum of Five Thousand (\$5,000.00) Dollars.

The capital stock of this corporation may be increased to the sum of Ten Thousand (\$10,000.00) Dollars, in accordance with the provisions of law pertaining thereto.

ARTICLE V. All the powers of this corporation shall be vested in and exercised by a Board of Directors, to be composed of not less than three (3) stockholders, to be elected at the annual meeting of the stockholders. The officers for the first year shall be as follows:

John A. Stanga, Abita Springs, Louisiana, president.

J. Elliott Stanga, Covington, Louisiana, vice-president.

M. M. Stanga, Abita Springs, Louisiana, secretary-treasurer.

ARTICLE VI. On the second day of January, 1918, the stockholders shall elect a Board of Directors for the ensuing year. The officers of this corporation shall be selected by the Board of Directors. The said Board of Directors shall have power to make all necessary rules and regulations for the management, operation and control of the business of the corporation.

ARTICLE VII. In the event of dissolution of this corporation for any cause, its affairs shall be liquidated by two liquidators elected from the stockholders at a special meeting held for that purpose.

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

Thus done and passed before me at my office on the 29th day of January, 1917, in the presence of J. N. Boudousquie and L. F. Kammer, competent witnesses, who herewith sign their names together with the said signers and me, Notary, after due reading of the same.

J. A. Stanga, Abita Springs, La., 24 shares; cash paid up.

J. Elliott Stanga, Covington, Louisiana, one share; cash paid up.

M. M. Stanga, Abita Springs, La., 25 shares; cash paid up.

Witnesses: F. N. BOUDOUSQUIE, L. KAMMER, ADRIAN D. SCHWARTZ, Notary Public.

I certify that this instrument was filed for record February 1, 1917, recorded February 7, 1917, in Charter Book No. 1, page 97, of the official records.

L. E. MENETRE, Dy. Clerk and Ex-Officio Recorder, Feb. 10-6t

JUDICIAL ADVERTISEMENT. SHERIFF'S SALE.

St. Tammany Bank & Trust Company vs. Augustus C. McCormack.

No. 2599. Twenty-Sixth Judicial District Court, in and for the Parish of St. Tammany, Louisiana.

Notice is hereby given that pursuant to a judgment of the honorable the Twenty-Sixth Judicial District Court of St. Tammany parish, La., dated February 15, 1917, and a writ of fieri facias dated February 23, 1917, in the above numbered and entitled cause, I have seized and will offer for sale to the last and highest bidder at the front door of the courthouse in Covington, Louisiana, between legal sale hours for judicial sales, on

Saturday, March 10, 1917, the following described property, to-wit:

- 1 gas lighting system. 1 boiler safe. 1 Barograph's adding machine. 1 McCasky register. 1 National cash register. 3 show cases. 1 ice box. 1 clock. 2 computing scales. 3 scales. 1 coffee grinder. 1 complete coffee roaster and dynamo. 1 bacon slicer. 1 package sealer. 1 meat heater. 2 meat blocks. 1 lot of wrapping paper holders. 1 broken stock of groceries.

Terms of Sale—Cash, with benefit of appraisement. T. E. BREWSTER, Sheriff. 124-3t

Succession of Galatas Baham, Deceased. No. 502. Twenty-Fifth Judicial District Court, Parish of Tangipahoa, State of Louisiana.

By virtue of an order of sale from the honorable aforesaid court and to me directed, bearing date the 4th day of February, 1916, and to me directed the 24th day of January, 1917, I have seized and will offer for sale to the highest bidder, at the principal front door of the courthouse in Covington, Louisiana, between legal sale hours for judicial sales, on

Saturday, March 3, 1917, the following described property, to-wit:

Two certain lots of ground situated in the town of Folsom, parish of St. Tammany, State of Louisiana, and being more fully described as lots six (6) and seven (7), in square

JUDICIAL ADVERTISEMENT.

numbered one hundred four (104). Terms of Sale—Cash, to pay debts, with benefit of appraisement. T. E. BREWSTER, Sheriff. 127-6t

Succession of D. Vallerie Isadore, Deceased. No. 7663. In the District Court for St. Tammany Parish, La.

Notice is hereby given to the creditors of this estate and to all other persons herein interested, to show cause within ten days from the present notification, if any they have or can, why the final account presented by Luella Blanks, administratrix of this estate, should not be approved and homologated and the funds distributed in accordance therewith.

E. J. FERDINANDA, Clerk of Court. 110-3t

OFFICIAL NOTICES.

The following resolution was introduced by Mr. Levy, who moved its adoption. It was seconded by Mr. Evans.

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. 4 of the parish of St. Tammany, La., at which there shall be submitted the following two propositions, to-wit:

1. To levy a special tax of three (3) mills on the dollar on all property in School District No. 4 of the parish of St. Tammany, La., subject to taxation annually for a period of ten years for the purpose of giving additional aid to the public schools of the said School District No. 4.

2. To incur debt and issue bonds to the amount of \$15,000.00 to run not longer than fifteen years from date and to bear interest not exceeding five per cent per annum payable semi-annually for the purpose of constructing and furnishing a public school building at Mandeville, La., and purchasing a site, if necessary, for the said school building within said School District No. 4, title to which shall vest in the public.

Be it resolved by the St. Tammany, La., Parish School Board in legal session convened, as follows: Section 1. That a special election be held in School District No. 4 in the parish of St. Tammany, La., on Monday, April 2, 1917, at which there shall be submitted the following two propositions:

Proposition No. 1. 1. To levy a special tax of three (3) mills on the dollar on all property in School District No. 4 of the parish of St. Tammany, La., subject to taxation annually for a period of ten years for the purpose of giving additional aid to the public schools of the said School District No. 4.

Proposition No. 2. 2. To incur debt and issue bonds to the amount of \$15,000.00 to run not longer than fifteen years from date and to bear interest not exceeding five per cent per annum payable semi-annually for the purpose of constructing and furnishing a public school building at Mandeville, La., and purchasing a site, if necessary, for the said school building within said School District No. 4, title to which shall vest in the public.

Section 2. That the secretary of this board be and he is hereby instructed to have prepared for use at said special election a sufficient number of ballots on each of which shall be printed all of the propositions mentioned in section one of this resolution, arranged in such manner as to enable the voters to vote on each one separately and in the following form:

To levy a special tax of 3 mills on the dollar on all property in School District No. 4 of the parish of St. Tammany, La., subject to state taxation, annually, for a period of ten years, for the purpose of giving additional aid to the public schools of the said School District No. 4.

To incur debt and issue bonds to the amount of fifteen thousand dollars to run not longer than 15 years from date and to bear interest not exceeding five per cent per annum payable semi-annually for the purpose of constructing and furnishing a public school building at Mandeville, La., and purchasing a site, if necessary, for the said school building within said School District No. 4.

Section 2. Be it further ordained, That after a complete inspection and report by the duly constituted Health Officer of the town of Covington, the Mayor shall issue a certificate to said boarding house or hotel keeper in the following words and terms, to-wit:

"To All Whom It May Concern: This is to certify that..... has certified under the sanitary laws of the State of Louisiana, and the Town of Covington, that the hotel or boarding house kept by..... is free from all tubercular infection or other contagious diseases, and that in addition said boarding house or hotel keeper will not admit or receive as a guest, or patron or otherwise accommodate any person afflicted with tubercular diseases, and has likewise complied with all of the State and Municipal regulations regarding the sanitation of hotels and boarding houses."

Section 3. Be it further ordained, That an official register be kept of all certified hotels or boarding houses within the corporate limits of the town of Covington, same to be preserved and held open at all times to public inspection at the office of the Mayor in the Town Hall.

Section 4. Be it further ordained, etc., That the Board of Health of the town of Covington, shall in its judgment cause to be posted in conspicuous places in the town of Covington official lists of certified boarding houses and hotels.

Section 5. That any boarding house or hotel keeper who knowingly leases, hires or rents, or otherwise accommodates any person afflicted with tuberculosis as set forth in this Act after having qualified under the provisions thereof, or who shall violate by neglect, or otherwise, any of the provisions of this Act after having qualified thereunder shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than \$25.00 nor imprisoned more than thirty days, or both, at the discretion of the Court.

Section 6. That any person who shall knowingly represent himself as free of tuberculosis or any tubercular infection within the purview of this Act to any certified boarding house or hotel keeper for the purpose of hiring, leasing or renting any room or rooms in said establishment shall be guilty of a misdemeanor, and upon conviction shall suffer a fine of not more than \$25.00, or imprisonment of not more than thirty days, or both, at the