

OFFICIAL NOTICES. The undersigned forbid all hunting, trapping or trespassing on their 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, deadening, carrying or floating away or otherwise injuring or destroying any trees, timber or wood growing or lying upon the lands of the undersigned.

CHARLES T. BRADLEY, THOMAS & PARKER. We, the undersigned, forbid all hunting, trapping and trespassing on our lands. Anyone caught doing so will be punished to the full extent of the law.

JAMES BARRENGER. All persons are hereby warned and prohibited from cutting, burning, deadening, 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 Tchoufouca river, formerly known as Amant 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.

D. C. HEDDEN, 1023 Washington Ave., New Orleans, La. 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.

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. Grewater.

ORDINANCE NO. 65. An ordinance granting the privilege to the Great Southern Lumber Company, of Bogalusa, La., of constructing a sweet potato kiln building on Theard Avenue, opposite the St. Tammany Ice & Manufacturing Co., from the south side thereof, to the extent of 12 by 45 feet.

Section 1. Be it ordained by the Town Council in regular session convened, That the Great Southern Lumber Company, of Bogalusa, La., be and it is hereby granted the right and privilege of constructing a sweet potato kiln building on Theard Ave., opposite the St. Tammany Ice & Manufacturing Co., on the south side of said Avenue, to the extent of 12 by 45 feet; provided said building shall be for the public use, and limited to the purpose of its construction, and at all times subject to the control and supervision of the Parish Council of Defense.

Section 2. Be it further ordained, etc. That all ordinances or parts of ordinances in conflict herewith are hereby repealed. PAUL J. LACROIX, Mayor. L. A. PERREAND, Secretary. Oct 13-6t

AN ORDINANCE Fixing a budget for the year 1917. Section 1. Be it ordained by the Police Jury of St. Tammany parish, that the taxes for the year 1917 be and the same are hereby levied on all of the taxable property in the parish of St. Tammany, as follows, to-wit: For the criminal fund there shall be levied the sum of one and one-half mills; For the road fund there shall be levied the sum of two mills; For the general fund there shall be levied the sum of three mills; For the school fund there shall be levied the sum of three and one-half mills.

NOTICE TO THE PUBLIC. I hereby give notice that I am applying to the Board of Pardons for a commutation of sentence. MARY HOLT, ds-3t

TRESPASS NOTICE. All persons are prohibited from trespassing upon the lands of C. L. Baker, known as the Deitrich tract, about one mile northwest of Slidell, and from cutting any trees or timber on said lands or hauling any wood therefrom, or taking or mailing any advertisements or notices on any of the trees. Ten dollars reward will be paid for information and conviction of any one trespassing on said lands. C. L. BAKER, Slidell, La. nov24-18

AN OLD MAN'S STOMACH. As we grow older and less active, less and less food is required to meet the demands of our bodies. It is too much is habitual taken, the stomach will rebel. When a man reaches the advanced age of 55 or 60, you will find that he is a light eater. Be as careful as you will, however, you will occasionally eat more than you should and will feel the need of Chamberlain's Tablets to correct the disorder. These tablets do not contain poison, but strengthen the stomach and enable it to perform its functions naturally. They also cause a gentle movement of the bowels.

LIST OF GRAND JURORS. Following is the list of Grand Jurors drawn: Name Ward Rudolph Galatas 1 A. J. Finney 3 Steve Abney 10 Frank Brown 10 Jas. M. Hutchinson 4 Lucas Pritch 4 J. J. Marshall 8 W. W. Talley 5 J. H. Loyd 5 Lawrence M. Bourgeois 6 Rudolph Parker 6 F. T. Brunning 2 J. R. Dunham 2 W. E. Gause 9 Jerry Todd 7 Warren Thomas 6 E. F. Fuhrmann 1 Thomas McQueen 2 Nathan Whitney 2 Jacob H. Krentel 2 A true copy. C. S. FREDERICK, Dy. Clerk of Court.

CHAMBERLAIN'S COUGH REMEDY BY THE MOST RELIABLE. After many years' experience in the use of it and other cough medicines, there are many who prefer Chamberlain's to any other. Mrs. E. C. Kirstein, Greenville, Ill., writes: "Chamberlain's Cough Remedy has been used in my mother's home and mine for years, and we always found it a quick cure for colds and bronchial troubles. We find it to be the most reliable cough medicine we have used."

EXPERIENCE THE BEST TEACHER. It is generally admitted that experience is the best teacher, but should we not make use of the experience of others as well as our own? The experience of a thousand persons is more to be depended upon than that of one individual. Many thousands of persons have used Chamberlain's Cough Remedy for coughs and colds with the best results, which shows it to be a thoroughly reliable preparation for those diseases. Try it. It is prompt and effectual and pleasant to take. Sold by City Drug Store.

NOTICE. The Improvement Committee of the Town Council will receive plans up to December 1st for the building of a pavilion and other improvements in the Bogue Falaya Park. Please communicate with the undersigned. M. P. PLANCHE, Chairman. nov10-4t

NOTICE TO BIDDERS. The Improvement Committee of the Town Council will receive plans and bids up to December 1st for the construction of culverts and bridges in concrete, at the several street crossings over the natural drain through the town of Covington. M. P. PLANCHE, Chairman. nov10-4t

JUDICIAL ADVERTISEMENT. PARTITION SALE. Henry Keller vs. Sidonia Cousin, et als. No. 2751. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

Notice is hereby given that by virtue of a judgment of partition and sale issued out of the Twenty-Sixth Judicial District Court for St. Tammany Parish, in the above numbered and entitled cause, and to me directed, I will proceed to sell at public auction to the last and highest bidder, on Saturday, December 22, 1917, at the principal front door of the courthouse at Covington, La., between legal sale hours for judicial sales, the following described property, to-wit: The fractional north half of the northwest quarter of section fifteen (15) township nine (9) south, range thirteen (13) east, together with

JUDICIAL ADVERTISEMENT. the improvements thereon, in St. Tammany parish, Louisiana, containing 45.70 acres. Now owned in proportions as follows, to-wit, by: Henry Keller, 18-56 interest. Adele Doucette, 9-56 interest. Joseph Young, 9-56 interest. Sidonia Cousin, 9-56 interest. Louis Doucette, 9-56 interest. Rene Young, Jr., 2-56 interest. The said judgment, decreeing a partition by litigation, of the said property, between the plaintiff and said defendants. Terms of Sale—Cash. This September 6, 1917. T. E. BREWSTER, Sheriff. nov17-6t

ORDINANCES. ORDINANCE NO. 66. The following ordinance was offered by E. Frederick: An ordinance prohibiting any person, firm or corporation from driving any automobile or motor vehicle upon the public streets or alleyways of the Town of Covington, and within the corporate limits thereof, with what is known as the cut-out open, or with the exhaust pipe disconnected from the muffler; also prohibiting from the same when such automobile or motor vehicle is standing on the public streets or alleyways thereof.

Section One—Be it ordained by the Town Council of the Town of Covington, in regular session convened, That on and after the 1st day of January, 1918, it shall be unlawful for any person, firm or corporation to drive any automobile or motor vehicle upon the public streets or alleyways of the Town of Covington with what is known as the cut-out open, or with the exhaust pipe disconnected in any other manner from the muffler thereof, or to permit the same to remain open, or to allow such condition to exist while any such automobile or motor vehicle is standing upon the streets or alleyways of said town, while the engine thereof is in motion.

Section Two—Be it further ordained, etc. That any person, firm or corporation, through his or its agent, or otherwise, violating any of the provisions of this ordinance, shall be deemed guilty of a misdemeanor, and upon trial and conviction, shall be fined not more than \$50.00, or be imprisoned, subject to work on the public streets, not more than thirty days, or both, as the court may in its discretion deem proper. Section Three—Be it further ordained, etc. That all ordinances or parts of ordinances in conflict herewith, be and the same are hereby repealed. Adopted Dec. 4, 1917. Said ordinance to take effect from and after January 1, 1918. P. J. LACROIX, Mayor. L. A. PERREAND, Secretary.

CHAMBERLAIN'S COUGH REMEDY. This is not only one of the best and most efficient medicines for coughs, colds and croup, but is also pleasant and safe to take, which is important when medicine must be given to children. Many mothers have given it their unqualified endorsement.

SCHEDULE of the ST. TAMMANY & NEW ORLEANS RYS. & FERRY CO. Effective December 2, 1917. Leave Mandeville 5:30 a.m. 6:30 a.m. 8:30 a.m. 3:00 p.m. 5:00 p.m. 7:00 p.m. Leave Helenberg 5:55 a.m. Lv. Covington 7:30 a.m. 9:30 a.m. 4:00 p.m. 6:00 p.m. (last car) Lv. Helenberg 7:25 p.m.

On Saturday and Sunday car leaving Mandeville at 7 p. m., goes through to Covington. Returning, leaves Covington at 8 p. m. Cars leave Abita Springs for Mandeville 15 minutes after Covington time, and leave for Covington 45 minutes after Mandeville time. FARE ROUND TRIP, 25 CENTS.

Ever "hunt a needle in a haystack?" It's a long, discouraging job. You are hunting a needle in a haystack with that "room for rent," "boy wanted" or other placard in your window. The want ads make a thorough canvass of this town between suns for your wants.

CROUP. If your children are subject to croup get a bottle of Chamberlain's Cough Remedy, and when the attack comes on be careful to follow the plain printed directions. You will be surprised at the quick relief which it affords.

CITY DRUG STORE. COVINGTON, LA. 313 Columbia street. Prescriptions filled Promptly—Day and Night. Phone 16. A Full Line of PERFUMES, FANCY CARDS, and LOWNEY'S CHOCOLATES. FRESH DRUGS AND TOILET ARTICLES. Always Fresh. J. L. WATKINS, Prop.

Southern Industrial Life Insurance & Burial Association, Inc. HOME OFFICE 317 NEW HAMPSHIRE ST. COVINGTON, LOUISIANA. Insures Men, Women and Children against loss by sickness, accident and death. All Under One Policy. 10c and 15c Premiums. J. A. STANGA, Pres. ERNEST PRIETO, Vice-Pres. J. ELLIOTT STANGA, Secretary and Treasurer.

It Is Oft Times the Unexpected That Happens! When Unprepared The Emergency Frequently Materializes! We are not Alarmists ONLY Speakers of the Truth! Do not let the fire alarm sound Without a Fire Insurance in Your Hands! NILSON-FREDERICK CO. LTD., Covington La.

\$100 REWARD For Guilty Parties. Whereby it has been brought to my knowledge through the information of stock owners in the neighborhood of Slidell that cattle and other stock are being destroyed, butchered or otherwise disposed of, unlawfully and in defiance of rights of owners, Now, therefore, I hereby offer a reward of \$10.00 to any one giving information leading to the discovery of any party or parties driving off, stealing, selling, butchering or in any way disposing of cattle or stock not belonging to them. If the evidence is strong enough to secure an indictment by the Grand Jury and a true bill is found against the party or parties, then the additional reward of \$40.00 will be paid for such information. If a conviction follows the indictment of the accused, then a further and additional reward of \$50.00 will be paid the informer. T. E. BREWSTER, Sheriff of St. Tammany Parish.

CHICHESTER'S PILLS. How's This? We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Medicine. Hall's Catarrh Medicine has been taken by catarrh sufferers for the past thirty-five years, and has become known as the most reliable remedy for Catarrh. Hall's Catarrh Medicine acts through the Blood on the Mucous surface, expelling the Poison from the Blood and healing the diseased portions. After you have taken Hall's Catarrh Medicine for a short time you will see a great improvement in your general health. Start taking Hall's Catarrh Medicine at once and get rid of catarrh. Send for testimonials, free. Dr. J. CHENEY & CO., Toledo, Ohio. Sold by all Druggists. 76c. treatment of this disease. She says, when my children were small my son had croup frequently, Chamberlain's Cough Remedy always broke

up these attacks immediately, and I was never without it in the house. I have taken it myself for coughs and colds with good results." PARTITION SALE. Warren Thomas vs. Frank Cirutti et als. No. 2711. Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

Notice is hereby given that by virtue of a judgment of partition and sale issued out of the Twenty-Sixth Judicial District Court for St. Tammany Parish, in the above numbered and entitled cause, and to me directed, I will proceed to sell at public auction to the last and highest bidder, on Saturday, January 10, 1918, at the principal front door of the courthouse at Covington, La., between legal sale hours for judicial sales, the following described property, to-wit: Lot 2 in square B of the town of Slidell, La., said lot No. 2 has a frontage of 190 feet on Front street, by 120 feet on Robert street, said lot No. 2 being 180 feet square. Square B is bounded on the north by Robert street, on the west by Front street, on the east by Cirutti street, and on the south by Brakefield street, together with all the buildings and improvements thereon situated or to be anywhere appurtenant thereto. Terms of Sale—Cash. T. E. BREWSTER, Sheriff. d15-6t

NOTICE OF REGISTRATION OF TAX DEED. To James Norbert: You will please take notice that by a tax title, dated June 16, 1917, recorded July 31, 1917, in Conveyance Book 71, page 369, of the official records for St. Tammany Parish, Louisiana, I have purchased for the said parish taxes for the year 1916, the following described property, to-wit: Three-eighths of 160 acres in section 24 township 8 south range 15 east in St. Tammany parish, La. d15-6t JAMES PREVOST.

NOTICE OF REGISTRATION OF TAX DEED. To Myrtle House: You will please take notice that by a tax title, dated June 18, 1917, recorded July 31, 1917, in Conveyance Book 71, page 369, of the official records for St. Tammany Parish, Louisiana, I have purchased for the said parish taxes for the year 1916, the following described property, to-wit: Forty acres of land, being a part of the northeast quarter of section 15, and a part of the southeast quarter of section 10, township 6 south range 11 east, in St. Tammany parish, La. d14-6t JAMES PREVOST.

STOCKHOLDERS' MEETING. Notice is hereby given that there will be a meeting of the stockholders of the Peoples' Building & Loan Association on Wednesday, January 2, 1918, for the purpose of electing a Board of Directors, and such other business as may come before the meeting. H. J. SMITH, President. d15-6t

CHARTERS. AMENDMENT to the CHARTERS of the PEARS RIVER VENEER COMPANY, INC. United States of America, State of Louisiana, Parish of St. Tammany.

Be it known that on the second day of the month of November, in the year one thousand nine hundred and seventeen, Before me, John E. Upton, a Notary Public in and for the Parish of Orleans, State of Louisiana, therein residing, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and designated, Personally came and appeared Clément B. Penrose and Victor B. Macksey, respectively President and Secretary-Treasurer of the Pearl River Veneer Company, Inc., a corporation duly incorporated under the laws of this State, and domiciled at Pearl River, La., created by an act passed before John E. Upton, a Notary Public in and for the parish of Orleans, State of Louisiana, on the second day of January, 1917, and duly recorded in the office of the Clerk of Court and Ex-Officio Recorder of Mortgages for the Parish of St. Tammany, La., in Book No. 1 of folio 90, on the 6th day of January, 1917.

Who declared that pursuant to a resolution adopted by a unanimous vote of all of the stockholders present or represented, at a meeting of the stockholders of said corporation held on the 4th day of August, 1917, at the domicile of said corporation at Pearl River, La., and after all due legal requisites had been observed, for the purpose of amending Article IV of the charter thereof, a duplicate original of which resolution is hereby annexed and made part hereof. They in their said capacities as President and Secretary were authorized and instructed to carry the said resolutions into effect, by executing a formal notarial act of the same and causing said amendment to be filed and recorded as prescribed by law. Now, said appellants acting as aforesaid, under instructions and authority of the stockholders of said corporation, do hereby declare that Article IV of the charter of the Pearl River Veneer Company, Inc., has been duly altered, changed and amended so as to read as follows: ARTICLE IV. The capital stock of this corporation is hereby fixed at the sum of Thirty Thousand (\$30,000.00) Dollars, divided into Three Hundred (300) Shares of the par value of One

CHARTERS. Hundred (\$100.00) Dollars each, provided, that the amount to which the capital stock of this corporation may be increased, shall be Fifty Thousand (\$50,000.00) Dollars. One Hundred (100) Shares or Ten Thousand (\$10,000.00) Dollars of the capital stock of this corporation must be subscribed before the filing of the articles 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. Thus done and passed at my office in the City of New Orleans, Parish of Orleans, State of Louisiana, on the day, month and year hereinabove first written, in the presence of Messrs. Francis P. Burns and Arthur Ryan, competent witnesses, who herewith sign their names, together with the said appellants, and me, Notary, all after due reading of the whole. (Original Signed) CLEMENT B. PENROSE, President. (Original Signed) V. B. MACKSEY, Secy.-Treasurer. (Original Signed) JOHN R. UPTON, Notary Public. Witnesses: FRANCIS P. BURNS, State of Louisiana, Parish of St. Tammany, Clerk's Office. ARTHUR RYAN, State of Louisiana, Parish of St. Tammany, Clerk's Office. I certify that this instrument was filed for record November 19th, 1917, at 11 a. m., recorded November 19, 1917, in Charter Book One page 123 of the official records. (Signed) C. S. FREDERICK, Dy. Clerk of Court and Ex-Officio Recorder. A true copy. New Orleans, La., November 19, 1917. JOHN R. UPTON, Notary Public. dec1-6t

AMENDMENT to the CHARTERS of the JONES-RAUSCH COMPANY, INC. State of Louisiana, Parish of St. Tammany. Be it known that on this 16th day of October, 1917, before me, Lewis L. Morgan, a Notary Public in and for the Parish of St. Tammany, State of Louisiana, in the presence of the undersigned witnesses, Personally came and appeared John P. Rausch and B. H. Rausch, both residents of said Parish, to me personally known, who declare that at a general meeting of the stockholders of the Jones-Rauch Company, Inc., held at its office at Covington, La., on the 15th day of October, 1917, of which meeting due and legal notice had been given to the stockholders, according to the laws of the State of Louisiana, and the requirements of the charter of said company, Article I of said charter was amended and re-enacted so as to read as follows: The name and style of this corporation shall be the John P. Rausch Co., Inc., and by said corporation it shall have succession and may enjoy existence for a period of ninety-nine years from the 15th day of October, 1917, unless sooner dissolved in a manner provided by law and the articles of this charter, and under said corporate name it shall have power and authority to contract, sue and be sued, to make and use a corporate seal, the same to alter or break at pleasure; to make all necessary rules and regulations for the corporate management and control, which shall have and enjoy all the rights, privileges and immunities which are now conferred upon or may hereafter be granted to corporations of this kind, and character. And said appellants declare that they were authorized and instructed by said stockholders' meeting to sign and execute the proper notarial act amending and re-enacting Article I of the charter of the said corporation, and that they do now make this declaration and execute this notarial act in accordance therewith. Thus done and signed at my office at Covington, Louisiana, in the presence of E. L. Michelet and L. Miller, competent witnesses, who signed the same with the said appellants, and me, Notary Public, after due reading of the whole. JOHN P. RAUSCH, B. H. RAUSCH. Witnesses: E. L. MICHELET, L. MILLER, LEWIS L. MORGAN, Notary Public. dec1-6t

Be it known that on this 16th day of October, 1917, before me, Lewis L. Morgan, a Notary Public in and for the Parish of St. Tammany, State of Louisiana, in the presence of the undersigned witnesses, Personally came and appeared John P. Rausch and B. H. Rausch, both residents of said Parish, to me personally known, who declare that at a general meeting of the stockholders of the Jones-Rauch Company, Inc., held at its office at Covington, La., on the 15th day of October, 1917, of which meeting due and legal notice had been given to the stockholders, according to the laws of the State of Louisiana, and the requirements of the charter of said company, Article I of said charter was amended and re-enacted so as to read as follows: The name and style of this corporation shall be the John P. Rausch Co., Inc., and by said corporation it shall have succession and may enjoy existence for a period of ninety-nine years from the 15th day of October, 1917, unless sooner dissolved in a manner provided by law and the articles of this charter, and under said corporate name it shall have power and authority to contract, sue and be sued, to make and use a corporate seal, the same to alter or break at pleasure; to make all necessary rules and regulations for the corporate management and control, which shall have and enjoy all the rights, privileges and immunities which are now conferred upon or may hereafter be granted to corporations of this kind, and character. And said appellants declare that they were authorized and instructed by said stockholders' meeting to sign and execute the proper notarial act amending and re-enacting Article I of the charter of the said corporation, and that they do now make this declaration and execute this notarial act in accordance therewith. Thus done and signed at my office at Covington, Louisiana, in the presence of E. L. Michelet and L. Miller, competent witnesses, who signed the same with the said appellants, and me, Notary Public, after due reading of the whole. JOHN P. RAUSCH, B. H. RAUSCH. Witnesses: E. L. MICHELET, L. MILLER, LEWIS L. MORGAN, Notary Public. dec1-6t

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