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COVINGTON MOSS WORKS TELEPHONE 87 MANUFACTURERS OF NEW PROCESS MOSS MATTRESSES MATTRESSES OF ALL KINDS REPAIRED AND MADE OVER

DECREASE IN NUMBER OF CATTLE AND HOGS

Swine Show Falling Off of 10 Per Cent in Births.

About 22 Per Cent Fewer Births of Calves This Year as Compared With 1919, According to Reports to Federal Bureau.

A falling off in the numbers of cattle and hogs in the United States occurred during the first four months of this year, as compared with the like period last year, according to reports of special livestock reporters of the bureau of crop estimates, United States department of agriculture.

In the case of hogs, the births during January, February, March and April were about 10 per cent fewer than in the same months last year. The marketings have fallen off about 15 per cent, the farm slaughter was about the same in both seasons, but



Dairy Herd Near Wichita Falls, Texas.

marked for witness tree and 8' water oak, on east side of branch, south 64 degrees west 38 links, thence south 50 degrees 30' west, 12 chains and 11 links, to stake No. 2, witness tree a 24 inch cypress, s 45 degrees east 53 links, thence south 35 degrees 30' east, 39 chains and 42 links to stake No. 3, on the north boundary of Levy land in wire fence witness tree an 18 inch pine No. 40 degrees west 42 links, thence along wire fence north 52 degrees east 12 chains and 23 links to stake No. 4, near the corner fence on west side of Greenlaw's railroad (this is railroad stake No. 56) thence along west side of railroad north 28 degrees west 20 chains and 39 links to stake No. 5, on west side and 20 ft. from the center of the Greenlaw railroad and on the south boundary of sec 45, thence south 50 degrees 30' west 2 chains to stake No. 6, being old sw corner of sec 45, witness tree a 24' pine, north 4 degrees west 47 links, thence along west boundary of said section 45, 18 chains and 70 links, to place of commencement. Said tract of land contains 50 acres, more or less, and is situated in the northern portion of private claim sec 38 1/2 p 11 east in accordance with a survey made by J. M. Yates, parish surveyor, Nov. 9, 1904.

Also the following described property, to-wit: Being the northern portion of private claim sec 38 1/2 p 11 east, Greenburg District of Louisiana, and being about one mile north of the Town of Covington, in said parish and state, lines run as follows: Commence at stake, witness tree, a 24' cypress, south 45 degrees east 53 links on north boundary line of said sec 38. This stake of commencement is 12 chains and 11 links south 54 degrees 30' west from the northeast corner of said section 38, thence south 54 degrees 30' west 12 chains and 2 links to a stake A in wire fence in south boundary line in the Scullen place (no trees near), thence south 35 degrees 20' east 23 chains and 14 links to stake B on north boundary line of Smith's land, thence north 78 degrees east 1 chain and 24 links to stake C, Smith's east boundary to stake D, in NW corner of Levy's pasture fence, thence n 51 degrees east 12 chains and 90 links to stake 3 in north boundary line, Levy's land in wire fence witness tree an 18' pine, n 40 degrees west 42 links, thence s 35 degrees 30' west 39 chains 73 links along west boundary of the 50 acres already purchased by vendors hereinafter (H. Loeche et als) to place of commencement. Said tract of land contains 50 acres, more or less. All in accordance with a plan of survey made by J. M. Yates, parish surveyor, dated Nov. 9, 1904.

Was subdivided into squares and streets by J. W. Cunningham, surveyor, on the 20th day of June, 1905, and was designated as Pinedale, La., and

Whereas, the said streets and sidewalks, as laid out by J. W. Cunningham, surveyor, were dedicated as public streets by Henry Loeche, Julius L. Beer, Jos. McClosky, David Slivewright and Geo. E. Guedry, on June 29, 1905, and a plat of said Pinedale subdivision was filed in the Clerk's office of St. Tammany parish, on the 8th day of July, 1905; and

Whereas, it is to the best interest of the parish that the dedication of said streets and sidewalks should be revoked and set aside,

Be it ordained, That the dedication by Henry Loeche, Julius L. Beer, Jos. McClosky, David Slivewright and Geo. E. Guedry of certain streets and sidewalks located on the first described property and more definitely designated and located on the plat and survey of Pinedale, La.,

made by J. W. Cunningham, surveyor, on June 20, 1905, said plat being on file in the Clerk's office of St. Tammany parish, Louisiana, be and the same is hereby revoked and set aside.

That this ordinance is passed in accordance with and as provided by Act 151 of the General Assembly of the State of Louisiana for the year 1910.

Yeas: 10. Nays: 0. Unanimously carried.

Covington, La., Sept. 16, 1920. J. B. HOWZE, President.

F. J. MARTINDALE, Secretary.

PROPOSED AMENDMENTS TO THE CONSTITUTION OF LOUISIANA.

(Continued from page 5)

230 of the Constitution of the State of Louisiana relative to exempting certain industries located in the Navigation Canal, New Orleans.

Section 1. Be it resolved by the General Assembly of the State of Louisiana, two-thirds of all members elected to each House concurring, That the following amendments to the Constitution of the State of Louisiana be submitted to the electors of the State at the next Congressional Election to be held on the first Tuesday after the first Monday in November, 1920, making said Article read as follows:

Article 230. The following shall be exempt from taxation, and no other, viz: All public property, places of religious worship, or burial, the rectories and parsonages of churches and grounds thereunto appurtenant, used exclusively as residences for the ministers in charge of such churches, all charitable institutions, all buildings and property used exclusively for public monuments or historical collections, colleges and other school purposes, the real and personal estate of any public library, and that of any other library association used by or connected with such library, all books and philosophical apparatus, and all paintings and statuary of any company or association, kept in a public hall; provided, the property so exempted be not leased or purpose of private or corporate profit or income. There shall also be exempt from taxation household property to the value of one hundred dollars. There shall be exempt from taxation for a period of ten years from the date of its completion, any railroad or part of railroad that shall be constructed and completed subsequent to January 1, 1905, and prior to January 1, 1909. This exemption shall include and apply to all rights of way, roadbeds, sidings, rails, and to all depots, station-houses, buildings, erections and structures appurtenant to such railroads and the operation of the same; but shall not include the depots, warehouses, station-houses and other structures and appurtenances nor the land upon which they are erected at terminal points, and for which franchises have been granted and obtained; whether same remain the property of the present owner or owners, or be transferred or assigned to any corporation or corporations, person or persons whomsoever, and, provided further, that this exemption shall not apply to double tracks, sidings, switches, depots or other improvements or betterments, which may be constructed by railroads now in operation within the State, other than extensions or new lines constructed by such railroads. There shall be exempt from taxation the legal reserve of life insurance companies organized under the laws of this State. The property or real estate belonging to any military organization of the State of Louisiana which is used by the State National Guard or Militia for military purposes, such as arsenals or armories, while so used, shall be exempt from taxation. There shall also be exempt from taxation, loans made up on security of mortgages granted upon real estate situated in this State, as well as the mortgages granted to secure said loans, and the notes, bonds, or other written instruments evidencing the said loans, whether in the hands of the mortgagee, or his or their transferees; and all loans made by life insurance companies to their policyholders, upon the sole security of policies held by the borrower in the company making the loans, as well as all notes or other written instruments, evidencing such loans, provided, that in the case of loans upon policies of life insurance, as aforesaid, the rate of interest charged upon such loans does not exceed five per cent (5 per cent) per annum discount.

The capital surplus and personal estate of every corporation organized after November 23rd, 1912, in this State for the sole purpose of lending money on mortgages on country property situated in Louisiana at a rate of interest not to exceed six per cent (6 per cent) net to the borrower, with power to negotiate and handle bonds and securities issued by the various parishes and local districts and municipalities of the State of Louisiana shall be exempt from taxation for twenty (20) years from the date of the organization of said companies; provided, that said companies shall have a full-paid cash capital stock of not less than \$250,000.00; and, provided further that in case any such corporation shall on any loan charge the borrower more than six per cent interest, whether by way of commission, discount or otherwise, it shall forfeit the entire exemption herein granted, and be subject to taxation from the time it makes such loan; and any such corporation handling or negotiating any securities other than those hereinabove mentioned shall incur a like forfeiture.

Such corporation shall have power to receive any money on deposit or to do a banking business of any sort, but all such corporations shall be under the control and supervision of the Examiner of State Banks, whose duty it shall be to report to the Attorney General any violation of the condition of this exemption.

Steamship companies organized as hereinafter set forth, together with their capital stock and all their property, corporeal and incorporeal, shall

be exempt from all taxes and licenses, State, parish, levee and municipal, both general and special, exceptive of wharfage, shed or levee dues, for fifteen years from the date of filing with the Secretary of State proof that their authorized capital stock has been paid in full in cash.

No such steamship company shall have the benefit of this Constitutional provision except upon the following conditions:

First—That such company shall have been organized and the whole of its authorized capital stock paid in cash before January 1st, 1916.

Second—That such company shall be domiciled in the City of New Orleans, or in some other port of this State.

Third—That such company shall have a capital stock of at least three million dollars, payable in cash.

Fourth—That it shall be provided in the charter of the company that no corporation, firm, or individual shall own or control, either directly or indirectly, more than one-twentieth of the capital stock of the company; and that all pooling agreements and voting trusts between the stockholders to control the corporation shall be absolutely null and void and no stock held in any such pool or voting trust shall ever be voted at any corporate election or meeting.

Fifth—That the capital stock of each company shall be open to public subscription by public advertisements in the New Orleans newspapers for at least three months before the books are closed, and if over-subscribed shall be apportioned among the subscribers.

Sixth—That all vessels operated by said company shall be common carriers on every voyage unless the whole capacity of the ship shall be chartered for a particular voyage or voyages for a particular purpose.

It shall be lawful for companies so organized in addition to the powers now provided by the laws of the State to incorporate into their charters all or any of the following powers:

First—To build, charter or purchase vessels.

Second—To insure goods, wares and merchandise carried on their own bottoms against fire and perils of the sea.

Third—To build, own and rent and operate shipyards, docks, piers, wharves and warehouses for the transaction of their business.

Fourth—To trade with foreign countries, including the foreign possessions of the United States, by exporting cargo carried thereto in their vessels, and to import from foreign countries, including the foreign possessions of the United States, in their own vessels cargo for sale or export to any port of the United States, but no such company shall be laden with the cargo of the United States, or operated between ports of the United States, other than Louisiana ports, and foreign countries, not including the foreign possessions of the United States, be within the exemption herein granted. One such voyage in any year shall subject such vessels making the voyage to taxation for that year.

No leased property or chartered ship shall be within the exemption herein granted, nor shall vessels of such corporations operated in the coasting trade of the United States, or operated between ports of the United States, other than Louisiana ports, and foreign countries, not including the foreign possessions of the United States, be within the exemption herein granted. One such voyage in any year shall subject such vessels making the voyage to taxation for that year.

The proof above required to be filed with the Secretary of State that the authorized capital stock has been paid in cash shall be the joint affidavit of the president and secretary of the company to the effect, accompanied by a verified trial balance of the company's books.

Each of said corporations shall possess the power of eminent domain for the purpose of acquiring land on which to erect a plant to build and repair vessels.

There shall be exempt from State, parish and municipal taxation for a period of ten (10) years from January 1, 1921, all buildings, including machinery and appurtenances located thereon, or other improvements connected with manufacturing, commercial and business purposes on the lands of the Navigation Canal, the title of which is or may be held by the Board of Commissioners of the Port of New Orleans, as an agency of the State of Louisiana, and which may be leased from said Board by any person or corporations conducting business thereon; provided, that not less than Twenty-five Thousand (\$25,000) Dollars shall be invested in the physical property of any such enterprise, and further provided that not less than Twenty-five (25) persons shall be constantly employed thereon.

Section 2. Be it further resolved, etc., that on the official ballot to be used at said election shall be placed the words: "For the proposed amendment adding to Article 230 of the Constitution of this State certain exemptions from taxation as to industries located on the Navigation Canal, New Orleans," and the words "Against the proposed amendment adding to Article 230 of the Constitution of this State certain exemptions from taxation as to industries located on the Navigation Canal, New Orleans," and the words "New Orleans," and each elector shall indicate his vote on the proposed amendment as provided by the general election laws of the State.

R. F. WALKER, Speaker of the House of Representatives.

HEWITT BOUNCHAUD, Lieutenant Governor and President of the Senate.

Approved: July 7, 1920. JNO. M. PARKER, Governor of the State of Louisiana.

CHARTER OF THE BONFOUCA LUMBER COMPANY, INCORPORATED.

State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known that on this, the twenty-fourth day of the month of August, in the year of our Lord nineteen hundred and twenty, Before me, Edward Peter Cousin, a Notary public, duly commissioned

and qualified, in and for the Parish and State aforesaid, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, all of the full age of majority and residents of this State, who severally declared that, availing themselves of the provisions of Act No. 367 of the Sessions Acts of the Legislature of this State, of the year 1914, they do, by these presents covenant, agree and bind themselves, as well as all such other persons as may become hereafter associated with them, in order to form and constitute a corporation or body politic in law, for the objects and purposes, and under the stipulations following, to-wit:

ARTICLE II. The name and title of this corporation shall be Bonfouca Lumber Company, Incorporated,

and it shall have and enjoy succession and existence for a period of ninety-nine years from date hereof. It shall have the power and authority to sue and be sued in its corporate name in any court of competent jurisdiction; to contract; to make and use a common seal and alter same at pleasure; to acquire property by grant, gift, purchase and to devise and bequest; to lease, hold and dispose of, and to mortgage and pledge the same, all subject to limitations as may be prescribed by law; to issue bonds and notes, to appoint such officers, and agents as the business of the corporation may require, and to fix their compensation; to name directors and managers, and to make and establish by-laws, rules and regulations for the proper management of the business affairs of said corporation as may be requisite and necessary.

ARTICLE III. The domicile of this corporation shall be Bonfouca, St. Tammany parish, Louisiana, and the nature of the business to be carried on by it are hereby declared to be: To buy, lease, sell lands and timber; to operate and maintain sawmills, planing mills, and to do the general sawmill business, including piling and all other kinds of wood works and products; to operate turpentine and rector plants; to operate and conduct a general merchandise business; buying and selling merchandise of all kinds; to own, lease, construct and operate tram roads, railroads, ditches, canals, steamboats and barges, and in general to do and perform all engage in any business incidental to

and qualified, in and for the Parish and State aforesaid, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, all of the full age of majority and residents of this State, who severally declared that, availing themselves of the provisions of Act No. 367 of the Sessions Acts of the Legislature of this State, of the year 1914, they do, by these presents covenant, agree and bind themselves, as well as all such other persons as may become hereafter associated with them, in order to form and constitute a corporation or body politic in law, for the objects and purposes, and under the stipulations following, to-wit:

ARTICLE III. The capital stock of this corporation is hereby fixed at Fifteen Thousand (\$15,000) Dollars, divided into one hundred and fifty (150) shares of the par value of one hundred (\$100) dollars each; the amount of each share shall be paid for in accordance with law, and this corporation shall be operative and go into business when its entire above capital stock shall have been subscribed and paid for, to-wit at the execution of these presents. However the amount to which the capital stock of this corporation may be increased, shall be thirty thousand (\$30,000) dollars. No transfer of stock shall be binding upon this corporation unless same appears on the books thereof.

No stockholder shall have the right to assign or transfer any share or shares held by him unless he shall have first offered same in writing to the Board of Directors, who shall have the first opportunity to purchase same at the book value thereof; and should the said Board of Directors fail or refuse to purchase said stock within thirty days from said notice, the shareholder offering said stock may sell or dispose of same to any other person whatsoever. The signers of this charter with shares opposite their names constitute "Subscription List" of this corporation.

ARTICLE IV. The corporate powers of this corporation shall be vested in a Board of Directors to be composed of five directors, three of whom shall constitute a quorum for the transaction of business, to be elected by the stockholders at a general meeting to be held on the third Monday in October of each year, beginning on the third Monday in October, 1921.

At all meetings of elections of this corporation, each stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the company, which vote shall be cast in person or by proxy.

The Board of Directors shall have the power to make all by-laws, rules and regulations necessary for the conduct of the business affairs of said corporation; shall elect from their number a President, Vice-President and a Secretary-Treasurer.

Until the election to be held as hereinabove provided, the following shall constitute the first Board of directors:

Original signed, M. J. COUSIN, 63 shares LOUIS L. BERNARD, 5 shares LOUIS V. MENARD, 62 shares MISS MARIE COUSIN, 5 shares MRS. LAURE TABARY, 5 shares MRS. CLARA COUSIN, 5 shares MRS. L. V. MENARD, 5 shares

Witnesses: L. G. BODET, P. E. BARRE, E. P. COUSIN, Notary Public.

I, the undersigned Deputy Clerk of Court and ex-officio Recorder for the Parish of St. Tammany, La., hereby certify that the foregoing Act of Incorporation of the "Bonfouca Lumber Company, Incorporated," has been duly recorded in Charter Book No. 1, folio 326, on this 23rd day of September, 1920.

GUY A. SMITH, Dy. Clerk of Court and Recorder. A true copy. E. P. COUSIN, Notary Public.

A true copy. JAMES J. BAILEY, Secretary of State.

ACT NO. 238. Senate Bill No. 12. By Mr. Lawraosa JOINT RESOLUTION.

Proposing an amendment to the Constitution of the State of Louisiana, amending Article 200 of the Constitution so as to provide for additional qualifications for voters in primaries, conventions or political assemblies for the purpose of nominating party candidates for public office.

Section 1. Be it resolved by the General Assembly of the State of Louisiana, two-thirds of all members of each House concurring, That an amendment to the Constitution of the State of Louisiana be submitted to the qualified electors of the State for their approval or rejection at the

Congressional Election to be held on the first Tuesday next following the first Monday in November, 1920, amending Article 200 of the Constitution so as to read as follows:

"Article 200. No person shall vote at any primary election or in any convention or other political assembly held for the purpose of nominating any candidate for public office unless such person is at the time a registered voter, with such additional qualifications as may be prescribed by the public for which candidates for public office are to be nominated, and in all political conventions in this State the apportionment of representation shall be on the basis of population."

Section 2. Be it further resolved, etc., That the official ballot shall have printed thereon: "For the proposed amendment to Article 200 of the Constitution of the State of Louisiana relative to additional qualifi-

cations for voters in primaries, conventions and political assemblies held for the purpose of nominating party candidates for public office," and the words "Against the proposed amendment to Article 200 of the Constitution of the State of Louisiana relative to additional qualifications for voters in primaries, conventions and political assemblies held for the purpose of nominating party candidates for public office."

HEWITT BOUNCHAUD, Lieutenant Governor and President of the Senate.

R. F. WALKER, Speaker of the House of Representatives.

Approved: July 8, 1920. JNO. M. PARKER, Governor of the State of Louisiana.

A true copy. JAMES J. BAILEY, Secretary of State.

For Inside and Outside Use in Homes, Offices, Public Buildings and Factories; and for Farm Animals and Poultry.

Mackie's Pinexo is a most powerful Germicide, harmless and safe to use. Made in accordance with U. S. Government recommendations, from steam-distilled Pine Oil. Thoroughly disinfects premises inside and out, and is a pleasant deodorant that carries the fresh invigorating smell of the piney woods. Diluted with water and used in toilets, kitchen sinks, etc., and mixed with sawdust for sweeping floors. Used as a spray for driving mosquitoes, ants, roaches, etc., out of the house, and for ticks and flies on cattle, lice on poultry and fleas on dogs. A soothing, healing wash for scratches and old sores on horses and cattle, and for mange on dogs. Sold at drug stores, groceries, and general stores. If your dealer can't supply it, send 75c to Mackie Pine Oil Specialty Company, Inc., Covington, La., for quart can, sent prepaid.

PUT UP BY MACKIE PINE OIL SPECIALTY CO., Covington, La., U. S. A.

and qualified, in and for the Parish and State aforesaid, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, all of the full age of majority and residents of this State, who severally declared that, availing themselves of the provisions of Act No. 367 of the Sessions Acts of the Legislature of this State, of the year 1914, they do, by these presents covenant, agree and bind themselves, as well as all such other persons as may become hereafter associated with them, in order to form and constitute a corporation or body politic in law, for the objects and purposes, and under the stipulations following, to-wit:

ARTICLE III. The capital stock of this corporation is hereby fixed at Fifteen Thousand (\$15,000) Dollars, divided into one hundred and fifty (150) shares of the par value of one hundred (\$100) dollars each; the amount of each share shall be paid for in accordance with law, and this corporation shall be operative and go into business when its entire above capital stock shall have been subscribed and paid for, to-wit at the execution of these presents. However the amount to which the capital stock of this corporation may be increased, shall be thirty thousand (\$30,000) dollars. No transfer of stock shall be binding upon this corporation unless same appears on the books thereof.

No stockholder shall have the right to assign or transfer any share or shares held by him unless he shall have first offered same in writing to the Board of Directors, who shall have the first opportunity to purchase same at the book value thereof; and should the said Board of Directors fail or refuse to purchase said stock within thirty days from said notice, the shareholder offering said stock may sell or dispose of same to any other person whatsoever. The signers of this charter with shares opposite their names constitute "Subscription List" of this corporation.

ARTICLE IV. The corporate powers of this corporation shall be vested in a Board of Directors to be composed of five directors, three of whom shall constitute a quorum for the transaction of business, to be elected by the stockholders at a general meeting to be held on the third Monday in October of each year, beginning on the third Monday in October, 1921.

At all meetings of elections of this corporation, each stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the company, which vote shall be cast in person or by proxy.

The Board of Directors shall have the power to make all by-laws, rules and regulations necessary for the conduct of the business affairs of said corporation; shall elect from their number a President, Vice-President and a Secretary-Treasurer.

Until the election to be held as hereinabove provided, the following shall constitute the first Board of directors:

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Witnesses: L. G. BODET, P. E. BARRE, E. P. COUSIN, Notary Public.

I, the undersigned Deputy Clerk of Court and ex-officio Recorder for the Parish of St. Tammany, La., hereby certify that the foregoing Act of Incorporation of the "Bonfouca Lumber Company, Incorporated," has been duly recorded in Charter Book No. 1, folio 326, on this 23rd day of September, 1920.

GUY A. SMITH, Dy. Clerk of Court and Recorder. A true copy. E. P. COUSIN, Notary Public.

request or connected with the operation of the business above mentioned.

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