

ONE DIP NOT ENOUGH TO CURE SHEEP SCAB

One Reason Is That All Eggs Have Not Been Killed.

Important That Second Treatment Be Made Before Mites Which May Hatch Out Have Had Chance to Deposit More Eggs.

A single dipping usually fails to rid a flock of sheep from scab, according to findings of specialists of the United States Department of Agriculture reported in Farmers' Bulletin 713.

The apparent reason is either that the females in the course of depositing eggs, at which time they appear especially tenacious of life, or all the eggs already deposited have not been destroyed by the dipping; consequently, after the eggs which may have escaped the first dipping have had an opportunity to complete their incubation, it is essential to dip the sheep again.

It is also essential that the second dipping take place before any mites which may hatch out after the first



Dipping Sheep in Cement Vat.

dipping have had time to become mature and deposit more eggs. As the eggs on the body of the host sometimes require 4 days' incubation, especially 1 week, and probably never more than 10 days, and as 10 to 12 days are necessary for the young mites after hatching to grow to maturity, mate, and deposit their eggs, it would appear that the best time for the second dipping is about 10 days after the first, as all the eggs will have hatched, while practically none of the new generation of mites will have developed sufficiently to deposit eggs. Practical experience has shown that the second dipping may be delayed until the fourteenth day without unfavorably affecting the results of the treatment, but wherever possible it is preferable to follow the 10-day rule.

Copies of Bulletin 713 will be furnished, upon request, by the department at Washington, D. C.

Advertising in The Farmer pays big dividends.

BUILDING ORDINANCE.

Be it ordained that hereafter it shall be unlawful for any person, firm or corporation to erect, build or cause to be built within the corporate limits of the town of Covington, any building, shed or structure of whatsoever nature without a permit from this board; provided that repairs to existing buildings to cost not more than \$25.00, and that do not include a water closet, shall be legal without a permit.

2. Applicants shall state in writing the nature and location of the building, the purposes for which it is intended, whether or not a water closet is to be included, and the contract price.

3. If the proposed ventilation, sewerage, water and fire hazards meet ordinary requirements, a permit, revocable for cause, shall be issued. The fee for permits is fixed at 50 cents for every \$500.00 of the contract price, or fraction thereof, provided that the maximum fee shall not exceed two (\$2) dollars.

4. It shall be unlawful to allow any undue accumulation of waste, or to permit water to stagnate, or to commit any other unlawful act that would encourage the breeding of rats or disease germs or mosquitoes during the progress of the building.

5. It shall be unlawful for the holder of a permit to alter the buildings plans for which a permit was issued without the approval of this board.

6. The penalty for violation of any provision of this ordinance shall be a fine of \$10 to \$25 or imprisonment for not more than 30 days, or both, at the discretion of any competent court of jurisdiction.

Adopted Sept. 7, 1920. COVINGTON BOARD OF HEALTH, W. L. STEVENSON, Chairman.

A. D. SCHWARTZ, Secretary.

ORDINANCE SEGREGATING CONSUMPTIVES.

Be it ordained that after October 1, 1920, it shall be unlawful for any person, firm or corporation to house for pay any consumptive within 1500 feet of the parish court building, nearest measurements.

2. Consumptives or attendants who knowingly misrepresent the disease in order to secure housing shall be deemed guilty of a misdemeanor, and be liable to the penalties provided hereunder.

3. It shall be the duty of any person who knowingly houses a consumptive to notify this board as soon as the truth is revealed, and to remove the patient as soon as consistent with safety to the patient.

4. It shall be obligatory upon any person or persons within the restricted zone who shall house a person having a persistent cough and fever, and who is unvaccinated, to consider such person a suspect, and to immediately report to this board.

5. This ordinance shall not infringe the housing of consumptives in private homes, provided that there is no compensation therefor; nor the use of offices or business places not used as living apartments, but the occupants and owners of such places shall be amenable to all other health ordinances.

6. Any regulation conflicting with this ordinance is hereby repealed. 7. The penalty for violation of any provision of this ordinance shall be a fine of \$10 to \$25, or imprisonment for not more than 30 days, or both, at the discretion of any competent court of jurisdiction. Adopted Sept. 7, 1920. COVINGTON BOARD OF HEALTH, W. L. STEVENSON, Chairman.

A. D. SCHWARTZ, Secretary.

NOTICE.

The public is hereby warned not to trespass from any way on the property of the undersigned, located along the line of the N. O. G. N. and the Y. & M. V. R. R. and the Penn Mill public road, immediately north and northwest of Covington, La.

Trespassers will be prosecuted to the full extent of the law. HARVEY E. ELLIS.

NOTICE.

All persons are hereby warned and prohibited from cutting, burning, dozing, 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 logging, fishing or trapping with log, gun or torch or trespassing in any way on lands belonging to the undersigned.

E. P. ROBERT, H. H. MAYFIELD, H. J. MAYFIELD, R. A. ORR, JAS. PROVOST, GEO. H. GAUSE.

NOTICE.

All person are prohibited from trespassing upon the lands of Mrs. M. Loubat Williams in the town of Abita Springs. Any one caught cutting trees or wood will be prosecuted in full accordance with the law. M. LOUBAT WILLIAMS.

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 tacking or nailing 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. no 24-18

I, the undersigned, forbid all hunting, trapping and trespassing on my lands. Anyone caught so doing will be punished to the full extent of the law. JAS. BARRINGER. Jan-19

NOTICE.

All persons are hereby warned and prohibited from cutting, burning, dozing, 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 Tchoufouctia 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. One hundred dollars reward will be paid for information and conviction of trespassers. H. H. HEDDEN, P. O. Box 678, New Orleans, La. July 18, 19

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 LUB.

AN ORDINANCE authorizing the issuance of seventy-five serial, negotiable, interest bearing coupon bonds of the denomination of one hundred dollars each, maturing from seven to ten years in an increasing ratio, and setting aside into a separate trust fund the avails of the surplus, dedicated and pledged to the payment of the principal and interest of said bonds.

Whereas, the Town Council has this day convened, pursuant to a notice published in The St. Tammany Farmer, the official journal for the Parish of St. Tammany, on September 4, 1920, and,

Whereas, the Mayor and Board of Aldermen have carefully inspected and considered the budget for the year 1920 and ordered the same spread upon the minutes of this meeting, and,

Whereas, it appears that said budget shows a surplus of one and three-fourths mills, and,

Whereas, it is desirable to make certain constitutional improvements for the benefit of the Town of Covington and to issue bonds for the purpose of paying for such improvements, particularly the shelling of the principal streets of the said Town of Covington and the improvement of Bogue Falaya Park, and,

Whereas, by a conservative funding of said one and three-fourths mills, a series of seventy-five bonds of the denomination of \$100.00 each can be issued and paid for, as provided for by existing laws, and,

Whereas, said Mayor and Board of Aldermen desire to irrevocably pledge and dedicate the said surplus, or as much thereof as may be necessary, for the payment of said bonds in accordance with Act 96 of 1916.

Therefore, be it ordained by the Mayor and Board of Aldermen of the Town of Covington, in legal session convened, that the Mayor said Town issue and is hereby directed, empowered and authorized to issue, under Act 96 of the General Assembly of the State of Louisiana for the year 1916, and Article 23 and Paragraph Four of Article 23 of the Constitution of the State of Louisiana, seventy-five serial, negotiable-interest bearing coupon bonds of the denomination of \$100.00 each numbered from one to seventy-five, both inclusive, and maturing from seven to ten years in an increasing ratio, until paid.

Be it further ordained, etc., That said bonds shall bear five per cent



St. Tammany Ice and Manufacturing Company, LIMITED.

per annum interest, payable semi-annually on the 1st day of June and the 1st day of December in each year.

Be it further ordained, etc., That the serial number, amount and maturity of each of the said seventy-five bonds shall be as follows, to-wit:

Serial No. Amount Maturity 1 to 20 \$100 each Dec. 1, 1928 21 to 45 \$100 each Dec. 1, 1929 46 to 75 \$100 each Dec. 1, 1930

Be it further ordained, etc., That the said bonds shall have attached coupons representing interest thereon at the rate of five per centum per annum from the first day of December, 1920, payable semi-annually on the first day of June and the first day of December of each year.

Be it further ordained, etc., That said bonds shall be issued for the purpose of shelling the streets of the Town of Covington and making other necessary and indispensable public improvements.

Be it further ordained, etc., That the bonds shall be signed by the Mayor and attested by the Secretary, and shall be in the form and couched in the language and figures as follows, to-wit:

UNITED STATES OF AMERICA Public Improvement Bonds of the Town of Covington, State of Louisiana.

\$100.00 \$100.00 The Municipality of the Town of Covington, State of Louisiana, for value received hereby promises to pay to bearer on the 1st day of December, 19... the sum of \$100 1/100 gold coin of the United States, or the present standard of coinage, with interest thereon at the rate of five per centum per annum from the 1st day of December of each and every year except the first upon which will be payable one year after date, upon presentation and surrender of the coupons hereto attached, as same shall mature. The principal and interest on this bond, is made payable at the office of the Commercial Bank & Trust Company, of Covington, Louisiana.

This bond is one of a series of 75 bonds, numbered from one to seventy-five, both inclusive, of the denomination of One Hundred (\$100) Dollars each, and aggregating Seventy-Five Hundred (\$7500) Dollars, issued by the municipality of the Town of Covington, State of Louisiana, for the purpose of shelling the streets of the town of Covington and making other necessary and indispensable public improvements, by virtue of the authority conferred by Article 232 and Paragraph Four of Article 231 of the Constitution, and Act 96 of the General Assembly of the State of Louisiana for the year 1916, and the said bond was especially authorized at a meeting of the Town Council held at Covington, Louisiana, on the 7th day of September, 1920, in accordance with said Act.

The debt represented by the said 75 bonds was incurred and the bonds were issued by virtue of the authority conferred by the Constitution and Act referred to and conforming to the results of an ordinance voted by the Municipal Council of the Town of Covington, on the 7th day of September, 1920, authorizing the Mayor and Board of Aldermen of the said Town of Covington to levy each year from out the taxes the said Board is authorized to impose, under the Constitution, the sum of 1 1/4 mills on the assessment of the property of the Town of Covington, or so much thereof as shall be sufficient to pay the principal and interest on said bonds, in accordance with law, and it is certified that all of the acts, conditions and things necessary to be done precedent to the issuance of this bond and other bonds of this series in order to make them legal, binding and valid obligations of the municipality of the Town of Covington, have been performed in due form as required by law, and that the legal indebtedness of said bonds of the Town of Covington, including this issue of bonds, does not exceed the constitutional and statutory limitations of indebtedness.

In witness whereof the Mayor and the Board of Aldermen, as the governing authority of the said Town, have caused this bond to be issued, signed and sealed with the corporate seal of the said Town of Covington, State of Louisiana, all of which were affixed hereto by its Mayor and Secretary on behalf of the said Town on the ... day of ... 191...

Be it further resolved, etc., That the Town of Covington, La., shall be and remain obligated to the payment of said bonds and indebtedness with the interest thereon and this ordinance authorizing the issuance thereof and shall be an irrevocable and repeatable so long as any of said bonds and interest coupons shall remain outstanding and unpaid and the passage of this ordinance shall constitute a contract between the holder or holders of said bonds and the Town of Covington, La., and shall remain inviolate and no law or ordinance shall ever be passed relieving the governing authority of said town from the obligation of annually levying such millage hereinafter dedicated and pledged and paying the same on the interest and principal of said bonds.

Be it further ordained, etc., That the Mayor and Board of Aldermen hereby irrevocably pledge and dedicate the said surplus of one and three-fourths (1 1/4) mills, or so much thereof as may be necessary, to the payment of the bonds above said, until the same shall be retired in principal and interest, and such pledge and dedication shall be and

PUT SOMEWHERE in your homes at night? Yes, Edison's bottled sunshine. Electric light is by far the cleanest and best, and in case that your home is not equipped come to us and let us convince you of the small cost and its superiority over all the other old-fashioned lighting methods.

remain irrevocable by any other governing body of the Town of Covington until the said bonds are paid in principal and interest.

Be it further ordained, etc., That the said bonds shall be sold for not less than the price now or hereafter fixed by law, and shall be first offered for sale by calling for sealed bids after fifteen days advertisement, and shall not be sold for less than par and for cash. Failure to sell after due advertisement will be warrant and authority to sell said bonds at private sale, but not for less than the legal price and for cash.

Be it further ordained, etc., That all of the proceedings prescribed by Act 96 of the year 1916, relative of the recording, delays, registration, budgeting of said bonds, and the promulgation thereof, shall be followed according to the provisions established under said act.

Be it further ordained, etc., That all laws or ordinances contrary hereto or in conflict herewith be and the same are hereby repealed, and this ordinance shall take effect at once.

Read and considered by sections and adopted as a whole at a stated meeting of the Mayor and Board of Aldermen by a recorded vote and nay vote on the 7th day of September, 1920.

Approved in open session this 7th day of September, 1920, and on being put to a vote E. Frederick, C. E. Schenberg, M. Planche, H. A. Mackla, C. H. Sheffield and A. R. Smith voted yea, and the ordinance was adopted.

A true copy. L. A. PERREAND, Secretary.

Carried. ROBT. W. BADON, Mayor.

L. A. PERREAND, Secretary.

NOTICE TO BIDDERS.

The Police Jury asks for bids on the rebuilding of Cooper's Bridge on Old Military Road in the Tenth Ward. Bids to be sent sealed to the office of the Police Jury. The following is the description of the bridge and lumber to be used:

120 feet long by 12 feet wide. Said old bridge to be all taken down and rebuilt in proper place; all material to be used from said old bridge; also new bill of lumber to be used on said bridge, as follows: 3 pieces 3x8 25 feet long. 4 pieces 2x8 20 feet long. 5 pieces 4x6 20 feet long. 20 pieces 2x8 20 feet long. 125 pieces 3x8 12 feet long. 10 pieces 3x3 18 feet long. 1 piece 8x8 12 feet long. All to be of heart. 1 keg of 40 penny nails. F. J. MARTINDALE, Secretary.

TO THE PUBLIC.

The Board of Assessors will review the assessment of the Parish of St. Tammany on Wednesday, the 8th day of September, 1920, at its office in the City of Baton Rouge, La. Any taxpayer having a complaint to make or a suggestion to offer is invited to be present on the date fixed, or to write to the Board with reference thereto before the date fixed.

At this time the Board of State Affairs will review the values fixed by the Assessor and the Police Jury, and will fix values for assessment purposes.

G. B. HARRISON, Assessor.

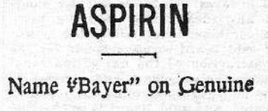
NOTICE TO BIDDERS.

The following amount of lumber and nails to be used in the repairing of the Lacombe steel bridge is as follows, and the police jury asks for new bids on said bridge, bids to be sent sealed to the office of the police jury:

25 pieces 2x8-17, heart, rough stringers, 818 feet. 248 pieces 3x8-16, heart, sized decking, 7936 feet. 304 lineal feet 4x6 heart, rough railings, 608 feet. 2 kegs 60 penny nails. F. J. MARTINDALE, Secretary.

ASPIRIN

Name "Bayer" on Genuine



"Bayer Tablets of Aspirin" in genuine Aspirin proved safe by millions and prescribed by physicians for over twenty years. Accept only an unbroken "Bayer package" which contains proper directions to relieve Headache, Toothache, Earache, Neuralgia, Rheumatism, Colds and Pain. Handy tin boxes of 12 tablets cost few cents. Druggists also sell larger "Bayer packages." Aspirin is trade mark Bayer Manufacture Monoaceticacidester of Salicylicacid.

666 quickly relieves Constipation, biliousness, loss of appetite and headaches, due to torpid liver.—Adv.

Professional Cards

HOWARD BURNS PARISH SURVEYOR Civil Engineer Covington, Louisiana.

MRS. H. M. ZIMMER Graduate Midwife 1112 26th Avenue Telephone 230 Covington, La.

MRS. J. BERNNE Registered Nurse Residence on Military Road Phone 877. M'RS R. J. LITTLE, S. N. Graduate New Orleans Sanitarium 'Phone 58 Slidell, La.

MRS. J. BERGER Mandeville, La. Practical Nurse—Massage Treatment Will answer calls to any place.

HEZZIE D. HULLOCH Physician and Surgeon Office: Located at the City Drug Store Residence: Cor. Lockwood and Florida Streets. Phones: Office, 16; Residence 239. COVINGTON, LOUISIANA

L. C. MINTZ, M. D. Hours: Covington—1:30 to 3:30 p. m. Phone 964.

SIDNEY W. PROVENSAL Attorney At Law Notary Public BANK BLDG., SLIDELL, LA.

L. V. COOLEY, JR. Attorney At Law Notary Public FOLK BLDG., SLIDELL, LA.

J. MONROE SIMMONS Attorney At Law Notary Public Southern Hotel Building COVINGTON, LA.

A. J. FINNEY Attorney At Law Notary Public Office: Boston Street, opposite the Courthouse. COVINGTON, LA.

MORGAN & FREDERICK Attorneys-At-Law Southern Hotel Building Covington, Louisiana

MILLER & BURNS Attorneys and Counselors at Law Covington Bank Building Covington, Louisiana

ARTHUR L. BEAL Attorney and Counselor at Law Covington Bank Building Covington, Louisiana

THOMAS M. STURM Attorney at Law Also in Covington Bank & Tru. Company Building. Covington, La.

L. C. MOINE Attorney at Law and Notary Public O. Box 123 Covington, La.

DR. M. R. FISHER Dentist Also in Covington Bank Building Hours from 8 a. m. to 4 p. m.

J. F. BUQUOI, M. D. Residence No. 1112 26th Avenue. Two blocks from public school building. Hours 12 to 4. Phone 344

R. H. WARREN Physician and Surgeon Covington, La. Office: 319 Columbia street. Office Phone 44. Residence Phone 344

DR. A. H. GRIMMER Dentist Covington, Louisiana Hours: 9 a. m. to 5 p. m. Phone 211 Southern Hotel Building.

MATHERNE'S POULTRY & RABBIT FARM Rayne Cottage, Abita Springs, La. Pure Bred Belgian Hares \$3.50 a pair and up.

NOTICE. I am applying for restoration of citizenship. s25-3t JOHN F. DIENDORF.

Classified ads. produce results if placed in The Farmer.

It Is Oft Times the Unexpected That Happens! When Uuprepared 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.

PEOPLE'S BAKERY LOUIS DAVID, JR., Proprietor BREAD DELIVERED DAILY Rye Bread made to order Phone 13

Aoneille & Sons Bakery (Near the Public School) We have and will continue to have the largest bread. Delivered daily all over the town. Also pies, rolls and candy. Phone 48

Southern Industrial Life Insurance & Burial Association, Inc. HOME OFFICE, COLUMBIA AND BOSTON STS. 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. ELIASOFF, Secretary and Treasurer.

Smith Hardware Co., Ltd. COLUMBIA STREET, Near Boston Willard Thread-Rubber Insulated Guaranteed Two Years

School Supplies Sold at J. P. BOUVIER STATIONER AND NEWS DEALER SOUTHERN HOTEL BUILDING

ST. SCHOLASTICA'S ACADEMY COVINGTON, LA. Boarding and Day School for Girls and Young Ladies Conducted by the BENEDECTINE SISTERS For particulars, apply to Mother Priores