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NEW ORLEANS, LA.



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Dept. OC 45 THE FRANKLIN-TURNER CO., 65-71 Ivy St., Atlanta, Ga.

AN ORDINANCE.

To levy a special assessment on the property abutting Union Street, east side, in the City of Opelousas, La., for the purpose of defraying the cost of constructing sidewalks on said street, under the contract by the Mayor of said city with J. E. Allen, contractor of date, April 13, 1908, and to prorate the cost of constructing said sidewalks between the abutting property owners, and to provide the manner of enforcing the payment of said special assessment.

Section 1. Be it ordained by the Mayor and Board of Aldermen of the City of Opelousas, La., that a special assessment be and the same is hereby levied upon the following described property, in the amount set forth after the description of each respective piece of property, for the purpose of defraying the proportion of the cost due by the owners thereof for the construction of sidewalks on the east side of Union Street, in the City of Opelousas, La., under the contract entered into by the Mayor of Opelousas, La., on April 13, 1908, with J. E. Allen, Contractor, of Opelousas, La., viz:

MAURICE VILASECA.
Bounded north by Perkins, south, by North Street, east by Peters, et als., and west by Union street, amount due, \$272.62.

MRS. SAMUEL PERKINS.
Bounded north by Allen, South by Vilaseca, east by Meginley, and west, by Union Street, amount due, \$70.03.

F. C. ALLEN.
Bounded north by Groce street, south by Perkins, east by Lawler, and west, by Union street, amount due, \$64.88.

Dr. B. A. LITTELL.
Bounded North by Anding, South by Groce, East by Walnut street and west by Union street, amount due \$308.91.

MRS. A. A. ANDING.
Bounded north by Mrs. Walker, south by Littell, east by Walnut street, and west by Union street, amount due, \$185.07.

MRS. MARY E. WAKLER.
Bounded north by property of Colorado Southern, New Orleans and Pacific Railroad Company, South by Mrs. Anding, East by Walnut street and west by Union street, amount due, including sidewalks along property north of Cheney street, \$495.78.

MRS. C. B. ANDRUS.
Bounded north by Sandoz, south by Sandoz street, east by Anding, and west by Union street, amount due, \$229.03.

J. B. SANDOZ.
Bounded North by Sandoz street, south by Mrs. Walker, east by Walnut street and west by Union street, amount due \$239.17.

LEONCE SANDOZ.
Bounded North by Evans, South by Mrs. Andrus, East by Walnut street, and West, by Union street, amount due, \$330.27.

J. S. EVANS.
Bounded North by Haas, South by Sandoz, East by Walnut street and west by Union street, amount due, \$202.89.

DR. J. A. HAAS.
Bounded north by Opelousas, Gulf and Northeastern Railroad Company's right of way, south by Evans, east by Walnut street, and west by Union street, amount due \$365.28.

Section 2. Be it further ordained, etc., that one-fourth of the amount assessed against each property owner as hereinabove set forth, shall be due and collectible within ten (10) days from the acceptance of the work done under the contract aforementioned, and the balance shall be payable in three equal annual installments, bearing interest at the rate of six per cent per annum from date of acceptance of said work; provided, however, that any property owner desiring to pay the entire assessment in cash may have the privilege of doing so.

Section 3. Be it further ordained, etc., that the Mayor shall give notice of acceptance of said work by publication in the newspapers of this city, and if the cash payment of one-fourth of the total assessment against each property owner be not paid by them within ten (10) days from the date of publication of said notice of acceptance, then the City Attorney shall immediately proceed by suit to enforce payment in the manner provided by Section 4, of Act 147 of the General Assembly of Louisiana of the year 1902.

Section 4. Be it further ordained, etc., that the Clerk of the Board of Aldermen be and he is hereby directed to cause the above assessment and ordinance to be recorded in the Mortgage records of the Recorder of the parish of St. Landry, La.

Section 5. Be it further ordained, etc., that for good and sufficient reasons this ordinance shall take effect from and after its publication.

ATTEST
M. HALPHEN, Mayor.
C. F. BAILEY, Clerk.
ADOPTED JULY 20, 1908. C. F. BAILEY, CLERK.
July 25, 1908. OPELOUSAS, LA.

Excellent Health Advice.
Mrs. M. M. Davison, of No. 379 Gifford Ave., San Jose, Cal., says: "The worth of Electric Bitters as a general family remedy, for headache, biliousness and torpor of the liver and bowels is so pronounced that I am prompt to say a word in its favor, for the benefit of those seeking relief from such afflictions. There is more health for the digestive organs in a bottle of Electric Bitters than in any other remedy I know of." Sold under guarantee at all druggists. 50c.

CHARTER

HAAS-LITTELL DRUG Co., Ltd.

BE IT KNOWN, That on this twenty-second day of the month of July, in the year of Our Lord, One Thousand, Nine Hundred and Eight, before me GEORGE T. EDWARDS, a Notary Public, duly commissioned, qualified and sworn in and for said Parish and State, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: Dr. B. A. LITTELL, DR. J. A. HAAS and MR. C. T. BIENVENU, all residents of said Parish of St. Landry, Louisiana, who severally declared:

That, availing themselves of the provisions of the laws of this State, relative to corporations, and especially of Act No. 36 of 1888 of the General Assembly of Louisiana, and subsequent amendments thereto, they have covenanted and agreed, and by these presents covenant and agree, and bind themselves, as well as such other persons as may hereafter become associated with them, to form and constitute a corporation and body politic in law, for the purposes and objects, and under the stipulations, articles and conditions following, to-wit:

ARTICLE I.

The name and title of said corporation shall be "THE HAAS-LITTELL DRUG COMPANY, LIMITED," and its domicile is hereby established in the City of Opelousas, Parish of St. Landry, State of Louisiana; and under its said corporate name said corporation shall have power and authority to contract, sue and be sued; to make and use a corporate seal, and the same to break and alter at pleasure; to hold, receive, have, purchase, improve, alienate, convey, sell, borrow, pledge, mortgage and hypothecate, under its said corporate name, property, real, personal and mixed; to name and appoint such officers, directors, agents, managers and employees, as the interest or convenience of said corporation may require; to make and establish by-laws, rules and regulations for the proper management and regulation of its affairs, as may be deemed necessary and proper, and to do all other acts and things permitted by law, or as shall or may be necessary and proper to carry out the objects and purposes of said corporation.

Said corporation, unless sooner dissolved, in accordance with its charter, shall exist and continue for the period of Ninety-nine years from and after the date hereof.

The President, or in his absence the Vice-President, shall be the proper person upon whom citation and other legal process shall be served.

ARTICLE II.

The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, are as follows, to-wit: To carry on a wholesale and retail drug business, to fill prescriptions, and buy and sell by wholesale and retail, drugs, proprietary and patent medicines, toilet articles, perfumery, soaps, etc., surgical instruments, and appliances, tobacco, cigarettes and cigars, druggists sundries; and in fine, to buy, sell and deal in all articles of merchandise usually found in a drug store, and incident to the carrying on of such business; also to sell confections, soda water, etc.; and to manufacture from the original substances medical compounds and prescriptions.

ARTICLE III.

The capital stock of said corporation shall be Twelve Thousand Dollars, divided into one hundred and twenty shares of one hundred dollars each, which said stock may be paid for in labor done or money or property actually received. This company shall be authorized to commence business as soon as all shares of its capital stock have been subscribed and paid for.

ARTICLE IV.

The corporate power of this company shall be vested in and exercised by a Board of Directors consisting of Three (3) stockholders, who shall elect from among their number a President, a Vice-President a Secretary and Treasurer, and the offices of Vice-President and Treasurer may be held by the same stockholder. The Directors shall also elect a manager who shall conduct the business of the corporation.

The first Board of Directors shall consist of the following stockholders, B. A. Littell, President; J. A. Haas, Vice-President; and C. T. Bienvenu, Secretary and Treasurer; which said Board of Directors shall serve until the first Monday in August, 1909, and thereafter until their successors have been duly elected.

A general meeting of the stockholders of said corporation shall be held on the first Monday of July, 1909, (or as soon thereafter as possible) to elect another Board of Directors, and annually thereafter on said date, or as soon thereafter as possible, a meeting of the stockholders shall be held for the purpose of electing succeeding Board of Directors, while said Board of Directors shall each serve for one year, and thereafter until their successors are duly elected.

Three members of the Board of Directors of said company shall constitute a quorum for the transaction of all business.

ARTICLE V.

All meetings of stockholders shall be advertised by publication for thirty days in a newspaper published in the City of

Opelousas, and written notice of each meeting shall be mailed to each stockholder ten days previous to the date of such meetings. Stockholders shall be entitled to one vote for each share of stock owned by them on any question coming before meetings of stockholders; provided, however, that a majority of the shares of the capital stock outstanding shall be required to elect Directors; as also to decide any question voted upon at a meeting, unless herein otherwise provided.

ARTICLE VI.

The Board of Directors in addition to the powers hereinabove granted, shall have authority to fill vacancies in their membership caused by death or resignation of their members, said vacancies to be filled from among the stockholders of the corporation. Said Board shall also employ such assistance to the manager as they may deem advisable. Said Board shall fix the compensation and term of service of the manager and such assistants as are employed by it.

ARTICLE VII.

This charter may be changed, altered or amended, or the corporation dissolved, at a special meeting of the stockholders, convened in accordance with the provisions of Article V., and with the assent of three-fourths of the outstanding capital stock, to be taken by ballot at such meeting; and in case of the dissolution of said corporation the stockholders shall, at the meeting ordering same, elect three commissioners to liquidate its affairs from among the stockholders, (said commissioners having authority to fill vacancies in their number) and who shall serve until the affairs of the corporation are fully liquidated.

ARTICLE VIII.

This corporation shall only purchase, sell or mortgage real estate when authorized so to do at a meeting of stockholders held in accordance with the provisions of Article V. of this charter; and the company may when authorized as herein provided issue bonds secured by mortgage upon any and all of the property of the company

ARTICLE IX.

No stockholder of this corporation shall ever be held liable or responsible for the contracts or faults of said company, in any further sum than the unpaid balance due the company on shares of the capital stock subscribed for and owned by him; nor shall any informality in organization have the effect of rendering this charter null, or of exposing a stockholder to any liability beyond the unpaid balance, if any, of his stock.

Thus done and passed at my office, at Opelousas, La., on the day, month and year aforesaid, in the presence of A. W. Braud and Leon Campbell competent witnesses, who have signed with appears and me, Notary, after reading the whole. Witnesses: N. W. Braud, Leon Campbell.

B. A. Littell, 40 shares, J. A. Haas, 40 shares, C. T. Bienvenu 40 shares.
GEO. T. EDWARDS, Notary Public.

I, R. Lee Garland, District Attorney for the 16th Judicial District of Louisiana, do hereby certify that I have examined the foregoing act of incorporation, of the Haas-Littell Drug Co., Ltd., which has been handed me for examination as to its legality, and that I am of the opinion that the objects and purposes of said corporation as specified in said act are legal, and that none of the provisions therein contained are contrary to law.

Opelousas, Parish of St. Landry, Louisiana, July 23, 1908.
"Sgd."
R. LEE GARLAND, District Attorney 16th Judicial District of Louisiana.

I, Yves Andrepont, Clerk of the 16th Judicial District Court of the State of Louisiana, and ex-officio Recorder of Mortgages in and for the Parish of St. Landry, hereby certify that the above and foregoing act of incorporation of the Haas-Littell Drug Company, Limited, was this day duly recorded in my office in Miscellaneous Book No. 13, folio.

In witness whereof, I, hereunto set my official signature and seal, this 23rd day of July, A. D., 1908.

YVES ANDREPONT.
August 1st, 1908.—5t

List of Letters.

List of letters remaining in the Post-Office at Opelousas, which if not called for in 15 days will be sent to the Dead Letter Office at Washington D. C.

Miss Dora Brown, Mrs. Ester Blackburn, Miss Panbey Bart, Alice Benjamin, Mr. William R. Futch, Mr. Theophile Fishes, Miss Edith Green, Mr. Jieu. Hipolite, Mr. Oscar Guy, Mrs. Birtha Pickery, Mrs. V. E. Robison Wasie Freddy.
When calling for the above please say ADVERTISED.

Why James Lee Got Well. Everybody in Zanesville, O., knows Mrs. Mary Lee, of rural route 8. She writes: "My husband, James Lee, firmly believes he owes his life to the use of Dr. King's New Discovery. His lungs were so severely affected that consumption seemed inevitable, when a friend recommended New Discovery. We tried it, and its use had restored him to perfect health." Dr. King's New Discovery is the King of throat and lung remedies. For coughs and colds it has no equal. The first dose gives relief. Try it! Sold under guarantee at all druggists, 50c. and \$1.00. Trial bottle free.

It is reported that one of the negro families that suffered from high water near Montgomery drew rations from the government for a family of 18. The family consisted of the parents, six children and ten dogs. There should be an annual license of \$25 levied against every dog in the country. It would be a good thing for poor people, especially the negroes.—Verda Tribune.

Springfield mobs have a fine conception of the appropriate. The other night they lynched a couple of unoffending negroes within a stone's throw of the monument to Abraham Lincoln, the great emancipator of the negro race.

A person must register ten days prior to Sept. 1 if he wishes to vote in the primary.

FOR SALE

Three Fine Lots on Union Street
One 80x180 feet
South of old Hadden home \$1450
Area 14,400 feet
One 60x180 feet
North of old Hadden Home \$1000
Area 12,240 feet
One 50x334 feet
Between above lot and J. L. Comeau's \$1200
Area 21,038 feet
All these lots front on Union street and are connected with Madison street by a 20-foot alley in the rear.
The last two would make a magnificent site for a large residence, and if taken at once, can be had for \$2100.
Apply to W. J. Sandoz or J. J. Healey, April 4, 1908.

NOTICE

The co-partnership heretofore existing between W. C. Perrault and Peyton R. Sandoz, attorney, having been dissolved, notice is hereby given that I will continue the practice of law, both civil and criminal, in the courts of this and adjoining parishes, and all business entrusted to me will have my prompt and careful attention.
PEYTON R. SANDOZ.
June 12, 1908. Phone 187

The Bulletin Says That One For Two Applications in the Spring Will Clear the Field of Over-Wintered Weevils.

That powdered arsenate of lead, manufactured especially for the State Crop Pest Commission, may prove to be the salvation of the cotton farmers and the solution of the boll weevil problem, is the possibility given in a bulletin issued by the State Crop Pest Commission, which gives the results of some experiments made this year with powdered arsenate of lead.

The bulletin is one of the most important ever issued by the Crop Pest Commission and is by William Newell and T. C. Barber.

After giving a review of the use of paris green in fighting the boll weevil and laying stress upon the fact that while the paris green was found to kill the boll weevil it also injured the cotton.

The bulletin says: "The need of a boll weevil poison which would not injure the cotton plant, coupled with the fact that the price of paris green has each year been tending steadily upward, suggested arsenate of lead as the most promising substitute for paris green in the work at hand. Powdered arsenate was manufactured for us in 1907, but was found not to possess the necessary mechanical properties. The experiments in its manufacture were, however, continued and from time to time additional material was submitted for our examination. By March 1908, the Grasselli Chemical Company had succeeded in producing a powdered arsenate of lead which being an impalpable powder similar to paris green, seemed to meet all requirements, and we immediately took up active experimental work to determine its effect alike upon the boll weevil and upon the cotton plant."

As soon as the powdered arsenate of lead was secured this year several experiment cages were established in Avoyelles parish.

This experiment as compiled by the Crop Pest Commission authorities showed, says the bulletin, that arsenate of lead killed an average of 70.08 per cent of all the weevils in the cage. Paris green killed an average of only 34.5 per cent in experiments made in the same manner in the spring of 1906. In the later experiments, in all cases where the paris green killed a relatively high per cent of weevils, injury to the cotton resulted. It has been impossible this far to detect any injury to the cotton plants following reasonable applications of the powdered arsenate of lead.

"When one considers the high mortality which occurred during the same period the conclusion seems inevitable that one or two universal applications of this poison to the cotton fields just before the plants begin forming squares would practically clear them of over-wintered weevils. In fact we frankly express the opinion that it would do this very thing." The fact that all of the weevils do not leave the hibernation quarters at the same time is the one serious obstacle to the successful use of poison.

THE ELECTION LAW.

Following is the section of the Louisiana state election law relating to some of the common evils of the day. Read it.

Act No. 49, 1906.
(Primary Election Law.)

SECTION 37. That if any person shall at any primary election herein provided for, or prior thereto, buy or sell any vote, or give or offer to give anything of value, or in any manner intimidate by any threat or promise, for the purpose of influencing any voter to cast his vote in favor of any person or question, or against any person or question, or if any person shall at such election for any pecuniary consideration vote or offer to vote for any particular person or question, or against any particular person or question, or in the real or supposed interest of any person or question, or if any person shall at or prior to such election give or receive a bribe, reward or promise, which is given or received with the view, intention or expectation that the voter will be influenced thereby to cast his vote in any particular way, whether the vote be cast or not or changed thereby or not; or if any person at such election give or receive any consideration for voting or from voting, such person shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than fifty dollars and not more than five hundred and be imprisoned for not less than two months and not more than one year in the parish jail, and shall be ineligible for four years to hold any office of trust or profit in this State.

Closely following an opinion by the Supreme Court of Maine, upholding the State law prohibiting newspapers from publishing liquor advertisements in prohibition territory, comes the announcement that the Georgia Court of Appeals has declared it unlawful for a whiskey dealer to solicit business by letter in Georgia, if even those letters be sent through the mails from a city in another state. What next!

David Eoss, President J. J. Perrodin, Cashier

THE PEOPLES STATE BANK
of Opelousas La.

BEGAN BUSINESS SEPTEMBER 9th, 1895.

GROWTH:

March 31, 1896.....	\$ 5,518.02	Deposits	\$56,308.98
March 30, 1901.....	17,383.02		141,224.17
March 29, 1906.....	41,300.22		274,245.16
March 16, 1907.....	53,625.01		395,200.54

Capital, paid in..... \$16,300.00
Surplus and undivided profits..... \$53,625.01
Amount paid in Dividends..... \$28,275.00

ACCOUNTS AND COLLECTIONS SOLICITED

E. B. DUBUISSON, President; J. B. SANDOZ, Vice-President

The Opelousas National Bank

Capital and Surplus
\$75,000

Accounts Solicited

A. LEON DUPRE, Cashier. J. S. PERKINS, Ass't Cashier

JNO. A. HAAS, President. J. J. THOMPSON, Vice-President

St. Landry State Bank
OPELOUSAS, LA.

THE OLDEST AND STRONGEST BANK
IN ST. LANDRY PARISH

Has Unexcelled Facilities For Handling Your Business and Gives Prompt and Courteous Treatment.

ACCOUNTS SOLICITED

L. T. CASTILLE, Cashier. LEOPOLD SIMON, Ass't Cashier

JOHN N. OGDEN
ATTORNEY-AT-LAW
Office on Bellevue St., near the Market, first floor, in the Larcade building.
June 15, 1907-17

C. G. SALLES, M.D.
SPECIALIST
Eye, Ear, Nose and Throat.
Office—Saizan Building.

E. W. PERRY & CO
Watch Makers
Watches, Clocks and Jew
elry repaired with neatness and dispatch. Fine
watch repairing a specialty. Store, corner of
Main and North streets, opposite Blackshear's.
Oct. 29

TEXAS AND PACIFIC RAILWAY

VISIT
MINERAL WELLS
For Health and Pleasure
AND
West Texas
FOR FINE
Agricultural
Lands
Excursion Tickets on
Sale Daily
E. P. TURNER
General Passenger Agent,
DALLAS, TEXAS.

The Opelousas, Gulf & Northeastern Railway Co.

"The Opelousas Road"
The O. G. connects daily with passenger trains for all points in Louisiana and Texas, on the Texas & Pacific Railway, Melville, La., giving exceptional service to and from St. Landry and Acadia Parishes. Fast freight service to all from St. Landry and Acadia Parishes. Patronize the Opelousas Road that you create. Please route your freight to Texas & Pacific, and Melville.

J. W. JORDAN,
G. F. and P.
H. FLANDERS,
Gen'l Supt.

OPERA HOUSE RESTAURANT
Paul Larrieu, Proprietor
Under Sandoz Opera House
FRENCH AND CREOLE COOKING
All the Delicacies of the Season served
first-class style, including fish,
Oysters, Game, Etc.
SPECIAL ACCOMMODATIONS FOR
LADIES.

KILL THE COUGH AND CURE THE LUNGS
WITH **Dr. King's New Discovery**
FOR COUGHS AND ALL THROAT AND LUNG TROUBLES
GUARANTEED SATISFACTORY OR MONEY REFUNDED.