

THE DONALDSONVILLE CHIEF

PUBLISHED WEEKLY.
DONALDSONVILLE, LOUISIANA

Medicine Hat will soon be on straight again.

Comets ought to be required to keep civilized hours.

Now the fur overcoat begins to stir uneasily amid its moth balls.

In one city in Connecticut boys are taught cooking in the public schools.

Brooks' comet is moving towards the sun, induced no doubt by a chilly feeling.

China's Emperor is in no frame of mind to enjoy the sacrifices or any thing else.

Most Occidentals can tell a Manchou from a Chinaman when they meet one in the street.

When the super-dreadnought shall have been exceeded, how will the vessel be referred to?

Arabs in Tripoli who killed Italian wounded soldiers were not bidding for gentle treatment.

The engineless aeroplane is even less inviting to the cautious citizen than one of the noisy kind.

Just because the small boy likes to play with toy railroad trains is no sign that he will be president.

Most persons are willing to acknowledge that there is such a thing as old age, but the bridegroom of 72 never.

Six hundred asteroids travel along with the earth, and one of them is missing. Has any one seen a lost asteroid?

Professor Lowell reports sighting a frost on Mars, but could not tell by the telescope which party had been defeated.

A ditch digger is sole heir to a \$75,000 estate. When the whistle blows at noon he can eat his lunch light-heartedly.

Goat's milk is strongly recommended as a cure for inebriety. Still, the victim may find difficulty in getting somebody's goat.

The Chinese emperor, aged 5, is doing all that can reasonably be expected of him to pacify his numerous subjects, and they should not in all fairness begrudge him.

A Seattle clergyman preached in the streets from a coffin and was carried home by "pallbearers." And one of his objects was to prove that he was not a dead one.

A prisoner begged a magistrate not to fine him, saying it would be the beginning of seven years of bad luck. It had been his good luck that had kept him out of trouble.

Fifty Pittsburg men are suing for divorce on the ground of extravagance. It surely is a shame for their wives to spend the money they need for the Great White Way.

The beauty lecturer who has been advising New York women to use more soap and water on their faces, but not to forget the rouge, reminds us that some beauty isn't even skin deep.

The cutting off of queues by the Chinese rebels is reported to have made puffs cheaper. If the revolution wins out first thing we know puffs will be so cheap they will be unfashionable.

European nobleman tried to reduce his weight in order to win a wife and died of starvation. Moral: It is better to have men say "Isn't he fat?" than "Doesn't he look natural!"

Surely it ought not to be a repugnant task for every good citizen of the country to comply with the apple growers' modest demand and eat five apples a day until further notice.

Prof. Jenks of Minnesota would cure the divorce evil by letting wives control the family purse strings. This, added to the countless other sure cures and panaceas, makes one wonder why divorce should stick around at all.

A telephone conversation has been carried on successfully between London and Basel in Switzerland, 600 miles away, and it is expected that before long most of the large cities in Europe will be in telephone communication with the British capital. What good will it do, however, to connect a man in London with a man in Berlin if neither understands the other's language?

Now that the lawn mowing season is over, the muscular system may be kept in trim by judiciously heaving coal into the furnace.

The names of statesmen and cities in China are inexplicably mixed, and they cannot well be unscrambled until this cruel war is over.

The wearers of high crowned derbies declare that the hatters shall not for the sake of profit introduce the low crowned article. They say they will die first.

Proceedings of the Police Jury Parish of Ascension

REGULAR MEETING.
Donaldsonville, La., Nov. 8, 1911.
The police jury of the Parish of Ascension met this day in regular session, at the courthouse, and was called to order at 12 o'clock m. Present: K. A. Aucoin, second ward; Adolphe Netter, third ward; Henry L. Webb, president, fourth ward; L. W. Armitage, fifth ward; Oreal Gonzales, seventh ward. Absent: George B. Reuss, president, first ward; J. C. Klos, sixth ward; H. A. Webb, eighth ward.

The following license ordinance for the year 1912 was read:

AN ORDINANCE

To levy, collect and enforce payment of an annual license tax in the parish of Ascension upon all persons, associations of persons and corporations pursuing any trade, profession, vocation, calling or business, except those who are expressly exempt from such tax by the state constitution.

Section 1. Be it ordained by the police jury of the parish of Ascension, that there is hereby levied an annual parish license tax for said parish for the year 1912 and each subsequent year upon each person, association of persons and corporations pursuing any trade, profession, vocation, calling or business in said parish of Ascension, except those who are expressly exempt from such tax by the state constitution.

Section 2. Be it further ordained, that on the second day of January, 1912, and each subsequent year, the tax collector shall begin to collect and shall collect as fast as possible from each of the persons, association of persons and corporations pursuing in the year 1912 and each subsequent year, within said parish, any trade, profession, vocation, calling or business, a license tax as hereinafter graduated. All licenses shall be due and collectible on or before the tenth of January, 1912, and each subsequent year, and all unpaid licenses shall become delinquent on that date, and all persons, etc., who commence business after that date shall become delinquent unless the license is paid within ten days.

Manufacturers.

Paragraph 1.—That for carrying on each business of manufacturing not expressly exempted by the constitution, the license shall be based on gross annual receipts of such business, as follows:

First Class—When said receipts are \$50,000 or more, the license shall be \$25.
Second Class—When said receipts are \$40,000 or more and less than \$50,000, the license shall be \$20.
Third Class—When said receipts are \$30,000 or more and less than \$40,000, the license shall be \$15.
Fourth Class—When said receipts are \$25,000 or more and less than \$30,000, the license shall be \$10.
Fifth Class—When said receipts are less than \$25,000, the license shall be \$5.

Paragraph 10.—That for every business of keeping a hotel or boarding house where lodging and eating are combined, the license shall be based on the number of furnished lodging rooms for guests, as follows:

First Class—When said premiums are \$20,000 or more, the license shall be \$75.
Second Class—When said premiums are \$10,000 or more and less than \$20,000, the license shall be \$50.
Third Class—When said premiums are less than \$10,000, the license shall be \$25.

Paragraph 11.—That each and every fire, marine and river insurance guarantee, surety or indemnity company, society, association, corporation or other organization or firm, or individual, doing or conducting a fire, marine or river guarantee, surety or indemnity business of any kind in this parish, or any other insurance not otherwise provided for, whether such company, society, association, corporation, or other organization or firm, or individual, is located or domiciled here through a branch department, resident board, local office, firm, company, corporation or agency of any kind whatsoever, shall pay a separate and distinct license on said business as provided for in this ordinance.

Paragraph 12.—That for carrying on each business of manufacturing not expressly exempted by the constitution, the license shall be based on gross annual receipts of such business, as follows:

First Class—When said receipts are \$50,000 or more, the license shall be \$25.
Second Class—When said receipts are \$40,000 or more and less than \$50,000, the license shall be \$20.
Third Class—When said receipts are \$30,000 or more and less than \$40,000, the license shall be \$15.
Fourth Class—When said receipts are \$25,000 or more and less than \$30,000, the license shall be \$10.
Fifth Class—When said receipts are less than \$25,000, the license shall be \$5.

Paragraph 2.—That for each business of carrying on a bank, banking company, association, corporation or agency, the license shall be based on the declared or nominal capital and surplus, whether said capital is owned or in use, or on deposit in the parish or elsewhere, as follows:

First Class—When said capital and surplus is \$100,000 or more, the license shall be \$150.
Second Class—When said capital and surplus is \$50,000 or more and less than \$100,000, the license shall be \$75.
Third Class—When said capital and surplus is less than \$50,000, the license shall be \$50.

The declared or nominal capital and surplus as provided in this paragraph shall be ascertained and based upon the annual statement made in pursuance of existing laws.

Paragraph 3.—That for carrying on the business pursuits known as cotton factorage and commission business, sugar factorage, grain and produce commission houses, or any other factorage or commission business, brokerage in money, stocks, bonds, real estate, produce, sugar, cotton or any other brokerage business, whether buying or selling for actual spot or future delivery, where the intention of the parties is to make an honest and bona fide delivery, the license shall be based on the gross annual commissions and brokerage on sales and purchases, as follows:

First Class—When the gross annual commissions exceed \$5,000, the license shall be \$50.
Second Class—When the gross annual commissions are \$5,000 or less, the license shall be \$25.

Selling at Wholesale and Retail.

Paragraph 4.—That for every wholesale mercantile business, whether as principal, agent on commission, by auction, representing foreign merchants or otherwise, the license shall be based on the gross amount of sales, as follows:

First Class—When gross sales are \$500,000 or more, the license shall be \$150.
Second Class—When gross sales are \$250,000 or more and less than \$500,000, the license shall be \$100.
Third Class—When gross sales are less than \$250,000, the license shall be \$50.

No person or persons shall be deemed wholesale dealers unless he or they sell by the original or unbroken package or barrel only, or to dealers for resale. If they sell in less quantities than original and unbroken packages, or barrels, they shall be considered retail dealers and pay license as such.

Paragraph 5.—That for every business of selling at retail, whether as principal, agent on commission, or otherwise, the license shall be based on the gross annual amount of sales, as follows:

First Class—When gross sales are \$200,000 or more, the license shall be \$150.
Second Class—When gross sales are \$100,000 or more and less than \$200,000, the license shall be \$75.
Third Class—When gross sales are \$50,000 or more and less than \$100,000, the license shall be \$50.
Fourth Class—When gross sales are \$25,000 or more and less than \$50,000, the license shall be \$35.
Fifth Class—When gross sales are \$20,000 or more and less than \$25,000, the license shall be \$30.
Sixth Class—When gross sales are \$15,000 or more and less than \$20,000, the license shall be \$25.
Seventh Class—When gross sales are \$10,000 or more and less than \$15,000, the license shall be \$20.
Eighth Class—When gross sales are under \$10,000, the license shall be \$15.

Paragraph 6.—That each and every insurance company, society, association, corporation or other organization or firm, or individual, doing and conducting an insurance business of any kind, life, fire, marine, river, accident or other, in this parish, whether said company, society, association, corporation, or other organization or firm, or individual, is located or domiciled here through a branch department, resident board, local office, firm, company, corporation or agency of any kind whatsoever, shall pay a separate and distinct license on said business as provided for in this ordinance.

Paragraph 7.—That for carrying on each business of telegraphing, telephoning, express company or agency, the license shall be based on the gross annual receipts of each person, association of persons, business, firm or corporation engaged in said business, as follows:

First Class—When said receipts are \$15,000 or more, the license shall be \$20.
Second Class—When said receipts are less than \$15,000, the license shall be \$10.

Paragraph 8.—That for every business of keeping a theater, opera house, amphitheater or academy of music, the license shall be based upon the quantity of space devoted for spectators, to be calculated by the number of seats or ordinary space for seats, as follows:

First Class—When the number of seats or spaces exceeds one thousand, the license shall be \$50.
Second Class—When the number of seats or spaces is less than one thousand, the license shall be \$25.
That no museum, menagerie, floating opera, circus or other traveling show shall be permitted to make exhibitions unless they have first paid a license based on the number of attaches, whether proprietors, performers or other employees, as follows:

First Class—When the number of said persons is fifty or more, the license shall be \$100.
Second Class—When the number of said persons is twenty-five or more and less than fifty, the license shall be \$75.
Third Class—When the number of

persons is less than twenty-five, the license shall be \$50.
That for every business of flying-horses or other legitimate amusement, exhibition, etc., not otherwise provided for, the license shall be \$10.

Peddlers and Hawkers.
Paragraph 9.—That each and every peddler or hawker shall pay an annual license graded as follows:

When traveling on foot, \$25; when traveling on horseback, \$30; when traveling in two-horse vehicle, \$50; when traveling in one-horse vehicle, \$37.50; when traveling on any kind of water craft, \$100; and

Provided, further, that no person shall be allowed to sell goods as the clerk or clerks of a peddler or hawker, but that he or they must pay a license in his or their own name, but that this proviso shall not apply to water craft; and

Paragraph 10.—That each and every insurance company, society, association, corporation or other organization or firm, or individual, doing and conducting an insurance business of any kind, life, fire, marine, river, accident or other, in this parish, whether said company, society, association, corporation, or other organization or firm, or individual, is located or domiciled here through a branch department, resident board, local office, firm, company, corporation or agency of any kind whatsoever, shall pay a separate and distinct license on said business as provided for in this ordinance.

Paragraph 11.—That for carrying on each business of telegraphing, telephoning, express company or agency, the license shall be based on the gross annual receipts of each person, association of persons, business, firm or corporation engaged in said business, as follows:

First Class—When said receipts are \$15,000 or more, the license shall be \$20.
Second Class—When said receipts are less than \$15,000, the license shall be \$10.

Paragraph 12.—That for every business of keeping a barroom, cabaret, coffee house, safe, beer saloon, grog shop, beer house, beer garden, liquor exchange, drinking saloon or other place where anything to be drunk or eaten on the premises is sold directly or indirectly, the license shall be based on the annual gross receipts of said business, as follows:

First Class—When receipts are \$7,500 or more, the license shall be \$1,000.
Second Class—When said receipts are \$5,000 or more and less than \$7,500, the license shall be \$750.
Third Class—When said receipts are less than \$5,000, the license shall be \$500.

Paragraph 13.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 14.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 15.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 16.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 17.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 18.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 19.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 20.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 21.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 22.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 23.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 24.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little delay as possible and dispose of the matter accordingly.

Paragraph 25.—That for every business of peddling or hawking, the license shall be based on the number of persons or persons applying for the license, or if the applicant is a firm or corporation, the style of the firm or the name of the corporation and the names and places of residence of the individual members of the firm or the officers and stockholders of said corporation as the case may be, and shall contain allegations that said person or persons or officers or stockholders in said corporation are citizens of the state of Louisiana, law-abiding and of good moral

character, and that such persons, firm or corporation, or any member, officer or stockholder thereof, is not disqualified under the provisions of the license law of the state of Louisiana regulating and affecting the sale of intoxicating liquors from engaging in said business. This petition must be accompanied by the affidavit of two reputable citizens, domiciled in the parish of Ascension, vouching for the truth of all the allegations contained in applicant's petition, as hereinabove specified. Notice of the filing of this petition, setting forth the name of the applicant, the place where he intends to locate his establishment, shall be published during ten days in a daily newspaper published in the parish of Ascension, or if there be no daily newspaper published in the parish of Ascension, in that case said notice shall be published three times in a weekly newspaper published in the parish of Ascension; after said publication, and upon due proof thereof the police jury shall proceed to pass upon said application. The ordinance of the police jury granting applicant such permission shall be applicant's warrant for obtaining a license after paying for the license according to the classification contained in this ordinance. If, however, an opposition is filed to an applicant's petition, the police jury shall hear the parties contradictorily, and in a summary manner, and with as little