



MINUTES AND ORDINANCES OF TOWN COUNCIL.

(Continued from Page 1.) P. U. BROUSSARD, J. A. BOUDREAU, A. A. DUBUS, D. L. McPHERSON.

I hereby certify that I have served notice of the above call on the Councilmen as evidenced by their signatures above written.

After due reading of the above call, meeting then proceeded.

AN ORDINANCE.

On motion of Mr. Dubus, duly seconded by Mr. Broussard, duly put to vote and unanimously adopted, vote therefor being registered as follows: P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins, the following Ordinance defining the offense of ASSAULT and providing a punishment therefor, was adopted:

Section One: Be It Ordained by the Mayor and Board of Aldermen, of the Town of Abbeville, Louisiana, That whoever shall attempt unlawfully to apply any, even the least actual force to the person of another, directly or indirectly with intent to do him violence, shall be guilty of an assault.

Section Two: Be It Further Ordained, etc., That whoever shall be found guilty of an assault shall be fined by the Mayor in a sum not exceeding One Hundred Dollars, or by imprisonment not exceeding thirty days, subject to labor on the public works of the Town, or both, at the discretion of the Mayor.

Section Three: Be It Further Ordained, etc., That this Ordinance shall take effect immediately upon its adoption, for cause.

Section Four: Be It Further Ordained, etc., That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

On motion of Mr. Boudreaux, duly seconded by Mr. Broussard the following Ordinance was offered for adoption:

AN ORDINANCE.

Defining the offense of ASSAULT AND BATTERY and providing a punishment therefor.

Section One: Be It Ordained by the Mayor and Board of Aldermen of the Town of Abbeville, Louisiana, That whoever shall unlawfully and unjustifiably use of force and violence, however, slight, upon the person of another, shall be guilty of Assault and Battery.

Section Two: Be It Further Ordained, etc., That whoever shall be found guilty of an Assault and Battery shall be fined by the Mayor in a sum not exceeding One Hundred Dollars, or be imprisoned not exceeding thirty days, subject to labor on the public works of the Town, or both, at the discretion of the Mayor.

Section Three: Be It Further Ordained, etc., That this Ordinance shall take effect from and after its adoption, for cause.

Section Four: Be It Further Ordained, etc., That all Ordinances or parts of Ordinances in conflict herewith, be and the same are hereby repealed.

The above Ordinance having been read, the Mayor stated that said Ordinance was ready for final vote and the Yea and Nay vote ordered resulted as follows:

P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins. And the Ordinance was by the Mayor declared adopted.

On motion of Mr. Broussard, seconded by Mr. Boudreaux the following ordinance was offered for adoption:

AN ORDINANCE.

Defining the offense of Slander and providing a punishment therefor.

Section One: Be It Ordained by the Mayor and Board of Aldermen of the Town of Abbeville, Louisiana, That whoever shall by words of mouth maliciously defame another person, or maliciously give currency to defamatory words of reports concerning another person, shall be guilty of Slander.

Section Two: Be It Further Ordained, etc., That whoever shall be found guilty of Slander shall be fined by the Mayor, in a sum not exceeding One Hundred Dollars, or be imprisoned not exceeding thirty days, subject to work on the public works of the Town, or both, at the discretion of the Mayor.

Section Three: Be It Further Ordained, etc., That this Ordinance shall take effect immediately upon its adoption, for cause.

Section Four: Be It Further Ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith, be and the same are hereby repealed.

The above Ordinance having been read the Mayor stated that said Ordinance was ready for final vote and the Yea and Nay vote being ordered resulted as follows: P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins. And the Ordinance was by the Mayor declared adopted.

On motion of Mr. Broussard, seconded by Mr. Boudreaux, the following Ordinance was offered for adoption:

AN ORDINANCE.

Defining the offense of Carrying a Concealed Weapon and providing a punishment therefor.

Section One: Be It Ordained by the Mayor and Board of Aldermen of the Town of Abbeville, Louisiana, That whoever shall carry a Weapon or Weapons Concealed on or about his person, such as pistols, bowie knives, dirks, razors or any other dangerous weapons, shall be guilty of the offense of Carrying Concealed Weapons.

Section Two: Be It Further Ordained, etc., That whoever shall be found guilty of Carrying Concealed Weapons shall be fined in a sum not exceeding One Hundred Dollars, or be imprisoned not more than thirty days, or both, at the discretion of the Mayor.

Section Three: Be It Further Ordained, etc., That the provisions of this Ordinance shall not apply to Sheriffs and their Deputies, Constables and Town Marshalls, when in actual

discharge of their official duties. Section Four: Be It Further Ordained, etc., That this Ordinance shall take effect from and after its passage, for cause.

The above Ordinance having been read the Mayor stated that said Ordinance was ready for final vote and the Yea and Nay vote being ordered resulted as follows: P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins. And the Ordinance was by the Mayor declared adopted.

On motion of Mr. Broussard, seconded by Mr. Dubus, the following Ordinance was offered for adoption:

AN ORDINANCE.

Defining the offense of Disturbance of the Peace and providing a punishment therefor.

Section One: Be It Ordained by the Mayor and Board of Aldermen of the Town of Abbeville, Louisiana, That whoever shall go into any public place, into or near any private house, or along any public street or alley, near to any private house, or who shall use loud or obscene, vulgar or indecent language, or swear or curse, or expose his person, or rudely display or wantonly or maliciously discharge or use any pistol or other deadly weapon in such public place, or upon such public street or alley, or near such private house, in a manner calculated to disturb or alarm the inhabitants thereof, shall be guilty of Disturbance of the Peace.

Section Two: Be It Further Ordained, etc., That the public place, within the meaning of the preceding section, is any street or alley of the Town, or any place or building to which the people commonly resort for purposes of business, recreation, amusement or worship.

Section Three: Be It Further Ordained, etc., That whoever shall be found guilty of Disturbance of the Peace shall be fined in a sum not exceeding One Hundred Dollars, or be imprisoned not exceeding thirty days, subject to labor on the public works of the Town of Abbeville, or both, at the discretion of the Mayor.

Section Four: Be It Further Ordained, etc., That this Ordinance shall take effect immediately upon its adoption, for cause.

Section Five: Be It Further Ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith be and the same are hereby repealed.

The above Ordinance having been read the Mayor stated that said Ordinance was ready for final vote and the Yea and Nay vote being ordered resulted as follows: P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins. And the Ordinance was by the Mayor declared adopted.

On motion of Mr. Dubus, seconded by Mr. Boudreaux, the following Ordinance was offered for adoption:

AN ORDINANCE.

Defining a Disorderly House, declaring the same unlawful, and providing a punishment for keeping the same or to be in any wise connected therewith.

Section One: Be It Ordained by the Mayor and Board of Aldermen of the Town of Abbeville, Louisiana, That a Disorderly House is hereby defined as any house of public entertainment, or a public resort, or open to the public, conducted in such a manner as to disturb the peace or quiet of the neighborhood, also any place where dancing is permitted, or in which lewd pictures are accessible to view, or any house used for purposes of prostitution or assignation, or any place where free and easy gambling is permitted.

Section Two: Be It Further Ordained, etc., That it shall be unlawful for any person or persons, directly or indirectly, to keep or manage or be connected with such an establishment or house, either as employee, performer or participant, or knowingly to rent or allow to be used for such purposes premises owned by such person or for which such person is agent.

Section Three: Be It Further Ordained, etc., That whoever shall violate the provisions of this Ordinance shall be fined in a sum not exceeding One Hundred Dollars, or be imprisoned not exceeding thirty days, subject to labor on the public works of the Town, or both, at the discretion of the Mayor.

Section Four: Be It Further Ordained, etc., That this Ordinance shall take effect from and after its adoption, for cause.

Section Five: Be It Further Ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith be and the same are hereby repealed.

The above Ordinance having been read the Mayor stated that said Ordinance was ready for final vote, and the Yea and Nay vote being ordered resulted as follows: P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins. And the Ordinance was by the Mayor declared adopted.

On motion of Mr. Boudreaux, seconded by Mr. Broussard, the following Ordinance was offered for adoption:

AN ORDINANCE.

Defining the offense of Vagrancy and providing a punishment therefor.

Section One: Be It Ordained by the Mayor and Board of Aldermen of the Town of Abbeville, Louisiana, That all persons not having visible means to maintain themselves live without employment, all persons wandering abroad and lodging in public places, unoccupied buildings, or the open air; all persons of either sex leading an idle or openly profligate life who have no property to support them, and who are able to work and do not work; all persons who unlawfully sell or barter any vinous, alcoholic, malt, intoxicating or spirituous liquors or any narcotic or intoxicating habit forming drugs, or any powders advertised as an abortifacient; every person who conducts games of chances in any public place, whether the prize be in money or in kind; every common prostitute who shall walk the streets soliciting men; any person of either sex of the white race who habitually loiter around or frequent or reside in private or public places owned by or operated by negroes or frequented by negroes; any person who wanders about and begs who can work and do not work; all habitual drunkards;

all persons able to work who do not work, but who live upon the wages or personal earnings of their wives or minor children; shall be guilty of the offense of Vagrancy.

Section Two: Be It Further Ordained, etc., That whoever shall be found guilty of Vagrancy shall be fined in a sum not exceeding One Hundred Dollars, or be imprisoned not more than thirty days, subject to labor on the public works of the Town, or both at the discretion of the Mayor.

Section Three: Be It Further Ordained, etc., That this Ordinance shall take effect from and after its adoption, for cause.

Section Four: Be It Further Ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith, be and the same are hereby repealed.

The Ordinance having been read the Mayor declared the said Ordinance ready for final adoption and the Yea and Nay vote being ordered resulted as follows: P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins. And the Ordinance was by the Mayor declared adopted.

On motion of Mr. Dubus, seconded by Mr. Boudreaux, the following ordinance was offered for adoption:

AN ORDINANCE.

Defining Affray, declaring the same unlawful and providing a punishment therefor.

Section One: Be It Ordained by the Mayor and Board of Aldermen of the Town of Abbeville, Louisiana, That an Affray for the purposes of this Ordinance is hereby defined to be the fighting together of two or more persons, either by actual consent or otherwise, to the terror of the public, and the same is hereby declared unlawful.

Section Two: Be It Further Ordained, etc., That whoever shall participate in an Affray shall be fined in a sum not exceeding One Hundred Dollars, or be imprisoned not exceeding thirty days, subject to labor on the public works of the Town, or both, at the discretion of the Mayor.

Section Three: Be It Further Ordained, etc., That this Ordinance shall take effect from and after its adoption, for cause.

Section Four: Be It Further Ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith, be and the same are hereby repealed.

The above Ordinance having been read, the Mayor declared said Ordinance ready for final adoption, and the Yea and Nay vote being ordered resulted as follows: P. U. Broussard, Yea; J. A. Boudreaux, Yea; A. A. Dubus, Yea; absent D. L. McPherson and E. M. Stebbins. And the Ordinance was by the Mayor declared adopted.

On motion of Mr. Dubus, seconded by Mr. Boudreaux, the council adjourned.

ROM. P. LEBLANC, Mayor.

TRESPASS NOTICE.

The public is hereby warned not to hunt on my property in the First Ward of Vermilion Parish, La., under penalty of the law. The property is posted accordingly. J. A. BOUDREAU, Abbeville, La., Aug. 26, 1921. 26-31

BE A DANCING TEACHER IN YOUR TOWN.

Haines & Morton Southern Normal. Instructions in every branch for Dancing. Reproduction of New York Summer Normal, 1921. Russian, Italian, Spanish, American Methods. Monday, Sept. Twelfth, Three Weeks. Write for prospectus. 1739 St. Charles Ave.

SUCCESSION SALE.

State of Louisiana, Parish of Vermilion, 17th Judicial District Court.—No. 1295.

Succession of Gustavine Lacombe. By virtue of an order of sale issued out of the Honorable Seventeenth Judicial District Court, in and for the Parish of Vermilion, La., and a commission issued in pursuance thereof, dated the 15th day of August, 1921, authorizing me to sell property for the purpose of realizing funds wherewith to pay the debts and charges of said estate, I will sell, at public auction, to the last and highest responsible bidder, at the late residence of the deceased, in the Ninth Ward, Vermilion Parish, Louisiana, on Saturday, September 3rd, 1921, within the legal hours prescribed by law for judicial sales, the following described property, to-wit:

One wagon; One lot of hog wire; One buggy; Two horses; Nine head of hogs; Eight geese; Thirty-two head of chickens; Six home-made chairs; Two old rockers; One dresser; Two small tables; Three wooden beds; Four feather beds; One lot of bedding; One sewing machine; Two armchairs; One kitchen safe; One cooking stove; Two kitchen tables; One lot of crockery; and One lot of crockery; and One plow.

Terms of sale: Cash. Sheriff's Office, Abbeville, La., this 17th day of August, 1921. ADAM BOUDREAU, Sheriff, Vermilion Parish, La. W. B. Gordy, Attorney.

Plate Glass FOR Wind Shields OR FOR Coupes and Sedans CUT ALL SIZES AND SHAPES. Bourque Furniture Company

Landry & Ledet AUTOMOBILE REPAIRING AND STORAGE

We Vulcanize Tires and Guarantee the Work. In F. M. Laguenec's Building.

FOR SALE TWO MCCORMICK BINDERS One 1914 Emerson Engine Digo Two High Grade Herford Bulls Some Good Milk Cows Prices Reasonable. — See — W. S. Nilson Abbeville, La. Phone 92.

East Quarter and the undivided one-half interest in and to the North Half of the North East Quarter of the South East Quarter.

Terms of Sale: Cash. Sheriff's Office, Abbeville, La., this 3rd day of August, 1921. ADAM BOUDREAU, Sheriff, Vermilion Parish, La. John Nugier, attorney.

PROCLAMATION.

Calling Special Election for September 13th, 1921.

Whereas, U. F. LeBlanc, on the 25th day of July, 1921, handed his written resignation to the Board of Aldermen of the Village of Erath, La., to take effect on the 25th of July, 1921, which resignation was accepted by said Board of Aldermen.

Whereas, under the laws of the State of Louisiana, it is necessary that a Special Election be called for the purpose of electing a Mayor for the said Village of Erath, La., to complete the unexpired term of U. F. LeBlanc, resigned, expiring May, 1923.

Whereas, it is the duty of the Mayor Pro Tempore, the Mayor of said Village having resigned, to call elections, and appoint commissioners for any and all purposes of whatsoever nature in the Village of Erath, La.;

Therefore, I do proclaim, and hereby give notice that there will be a Special Election held in the Village of Erath, Louisiana, on

SEPTEMBER 13TH, 1921.

between the legal hours prescribed by law for such elections, for the purpose of electing one mayor for the Village of Erath, Louisiana to fill and complete the term expiring May 1st, 1923, the following named persons shall be commissioners for said election:

Telephore Nunez, N. D. LeBlanc, C. C. Devouss, and H. L. LeBlanc.

Any one desiring to be a candidate for the above office must notify the Clerk of the Board of Aldermen the Village of Erath, La., not later than ten days before said election.

In witness whereof, I have hereunto set my Official Signature, at Erath, La., this 3rd day of August, 1921. ALBERT LEBLANC, Mayor Protempore of Erath Louisiana.

SHERIFF'S SALE.

State of Louisiana, Parish of Vermilion, 17th Judicial District Court.—No. 582.

Peoples Bank & Trust Co. vs. Albert Becker. By virtue of a writ of Fieri Faci issued out of the Honorable Seventeenth Judicial District Court, in and for the Parish of Vermilion, State of Louisiana, in the above numbered and entitled suit, fully authorizing and empowering me in the premises, I have this day seized and taken into my possession, to satisfy said writ, and I will proceed to sell, at public auction, to the last and highest responsible bidder, at the principal front door of the Court House, in Abbeville, Vermilion Parish, Louisiana, on Saturday, September 24th, 1921, within the legal hours prescribed by law for judicial sales, the following described property, to-wit:

One certain tract of land lying and being situated in Vermilion Parish, La., containing Forty and 75-100 Acres, being known and designated as Lot Number Four of the South West Quarter of the North West Quarter, Section Thirty-Two, Township Thirteen, South Range Three East, La. Merid.

Terms of sale: Cash. Sheriff's Office, Abbeville, La., this 16th day of August, 1921. ADAM BOUDREAU, Sheriff, Vermilion Parish, La. John Nugier, attorney.

SUCCESSION SALE.

State of Louisiana, Parish of Vermilion, 17th Judicial District Court.—No. 1253.

Succession of Albert Becker. By virtue of an order of sale issued out of the Honorable Seventeenth Judicial District Court, in and for the Parish of Vermilion, La., and a commission issued in pursuance thereof, dated the 8th day of July, A. D. 1921, authorizing me to sell property for the purpose of realizing funds wherewith to pay the debts and charges of said estate, I will sell at public auction, to the last and highest responsible bidder, at the principal front door of the Court House, in Abbeville, Vermilion Parish, Louisiana, on Saturday, September 24th, 1921, within the legal hours prescribed by law for judicial sales, the following described property, to-wit:

1st: That certain tract of land situated in the Parish of Vermilion, State of Louisiana, containing Forty and 75-100 acres, being known as and designated as Lot Four, of the South West Quarter of the North West Quarter of Section Thirty-Two, Township Thirteen, South Range Three East, together with all of the buildings and improvements thereon situated.

2nd: An undivided one-fifth interest in and to that certain tract of land situated in the Parish of Vermilion, La., containing Sixty-Three Acres, a special area, more or less, at a place called "Morton's Cove", Section Fifteen, Township Thirteen, South Range Three East, bounded on the North by portion of Marin Mouton Grant, or assigns, on the South by the public road, on the East by D. D. Andrews or his heirs or assigns, Ambrose or his heirs and assigns, and L. & L. Sokolowski, or their assigns, and on the West by Ludwig Sokolowski and Jonas West or assigns, and having a width at the south end of three arpents, more or less; less twenty-three arpents sold off of the North end of said tract by J. B. Becker to A. J. Becker as per deed recorded in Vol. 48 at page 119; together with all of the buildings and improvements thereon situated.

Terms of sale: Cash. Sheriff's Office, Abbeville, La., this 17th day of August, 1921. ADAM BOUDREAU, Sheriff, Vermilion Parish, La. W. B. Gordy, attorney.