

(Continued from preceding page)

STATE TAX SALE OF IMMOVABLE PROPERTY

W. A. HAWKINS—Block ON and lots 11, 12, 17 and 18 in Block N in Gilsland. Total assessment \$1100.00. Taxes, interest and cost \$40.45. EARL C. GAMBLE—House and 3 acre lot in Taylor. Total assessment \$600.00. Taxes, interest and cost \$18.55. W. L. DEAS—4 acre lot in NE corner of SE of SW, Sec. 6-17-6. Total assessment \$200.00. Taxes, interest and cost \$10.25. S. J. CARTER EST.—S 1/2 of NE, E 1/2 of SW, SE 1/4, Sec. 6, NE of NE, Sec. 7-17-7. One acre lot in Gilsland. Total assessment \$1200.00. Taxes, interest and cost \$127.10. BILL BANKS—SW 1/4, NW of SE, S 1/2 of S 1/2 of NW, Sec. 17-17-7. Total assessment \$240.00. Taxes, interest and cost \$85.95. J. L. BAKER & CO.—W 1/2 of NW, Sec. 10-18-7, N 1/2 of NE, Sec. 8, SE of SW, Sec. 18-17-6, 2 acres in SE corner of SE of NE, Sec. 26-18-7. Total assessment \$1725.00. Taxes, interest and cost \$51.05. K. ROONE EST.—S 1/2 of NW, SW 1/4, W 1/2 of SW, E 1/2 of W 1/2 of W 1/2 of SE, Sec. 9-17-6. Total assessment \$2400.00. Taxes, interest and cost \$77.10. WARD (1) ONE JOHN WARE—Cabin and lot in Workheiser addition to Arcadia. Total assessment \$170.00. Taxes, interest and cost \$17.55. ROSE WILSON—Cabin and lot in Workheiser addition to Arcadia. Total assessment \$150.00. Taxes, interest and cost \$7.55. WARR EST.—Cabin and lot in Workheiser addition to Arcadia. Total assessment \$275.00. Taxes, interest and cost \$10.55. CARRIE WILLIAMS—Cabin and lot in Workheiser addition to Arcadia. Total assessment \$150.00. Taxes, interest and cost \$7.55. A. H. SPURLOCK—S 1/2 of SW, Sec. 5-16-5. Total assessment \$1000.00. Taxes, interest and cost \$30.50. JEFF STEWART—E 1/2 of SE, of NW, Sec. 22-18-6. Total assessment \$230.00. Taxes, interest and cost \$9.45. LYDIA & NANCEY MILES—NW of NW, Sec. 18-10-4. Total assessment \$290.00. Taxes, interest and cost \$10.15. FLOYD MORRIS—SW of SW, Sec. 34-18-6. Total assessment \$500.00. Taxes, interest and cost \$16.20. MANUEL MURPHY—S 1/2 of SE, Sec. 32-18-5. Total assessment \$1210. Taxes, interest and cost \$34.65. ARCHIE HACKNEY—SW of SW, Sec. 34-18-6. Total assessment \$420. Taxes, interest and cost \$14.05. S. N. GIVENS—NW of NE, Sec. 9-18-5. Total assessment \$400.00. Taxes, interest and cost \$13.55. CLARENCE ELLINGTON—20 acres in SE of NW, Sec. 23-18-6. Total assessment \$295.00. Taxes, interest and cost \$12.05. N. A. ARRINGTON—SE of NE, Sec. 8-16-5. Total assessment \$330.00. Taxes, interest and cost \$12.90. LIST OF UNKNOWN OWNERS WARD (7) SEVEN J. A. EVANS—NW of SW, Sec. 3-14-7. Total assessment \$400.00. Taxes, interest and cost \$14.50. WARD 6, SUPPLEMENTAL GENE WILLIAMS—All that part of the N 1/2 of NE, and NE of SW, lying north of R. R. and E. of public road, Sec. 31-15-4. Total assessment \$800.00. Taxes, interest and cost \$23.90. JOHN WILLIAMS—SE of SE, Sec. 25-15-4. Total assessment \$400.00. Taxes, interest and cost \$14.25. PRESS TAYLOR—SW of SW, Sec. 7-15-4. Total assessment \$400.00. Taxes, interest and cost \$10.25. M. E. STRINGER—E 1/2 of NW, SW of NW, E 1/2 of SW, Sec. 6-14-5. Total assessment \$2000.00. Taxes, interest and cost \$52.80. J. BAINEY—SE of NE, NE of SE, less 10 acres in NE corner, Sec. 34, W 1/2 of NW, Sec. 35-14-5. Total assessment \$1500.00. Taxes, interest and cost \$40.85. J. KIBRADLO—SE of NW, Sec. 10-15-5. Total assessment \$400.00. Taxes, interest and cost \$15.25. SERRAN JACOBS—N 1/2 of SW, Sec. 30-15-4. Total assessment \$300.00. Taxes, interest and cost \$24.00. J. H. GRAY—W 1/2 of SE, Sec. 24-15-4. Total assessment \$800.00. Taxes, interest and cost \$24.00. R. CURRAN—All of the NW 1/4, Sec. 9-15-5, lying east of N. L. & G. Ry. Total assessment \$1000.00. Taxes, interest and cost \$31.65. WARD 5, SUPPLEMENTAL GEORGE WARWICK—NE of NW, Sec. 14-15-8. Total assessment \$400. Taxes, interest and cost \$14.25. S. C. MCGARRITY EST.—SW of NW, Sec. 30-14-8. Total assessment \$400. Taxes, interest and cost \$14.25. MRS. L. HAYS—SE of SE, less 10 acres on W. side, Sec. 36-15-8. Total assessment \$500.00. Taxes, interest and cost \$11.85. BEN HARVEY—All of the E 1/2 of SW, and SE of NW, Sec. 8-14-8 lying east of Black Lake Bayou. Total assessment \$500.00. Taxes, interest and cost \$16.70. BARRON & HICKS—NE of SE, Sec. 35-15-8. Total assessment \$400.00. Taxes, interest and cost \$14.25. J. ROBINSON—SW of SE, Sec. 28-15-10. Total assessment \$400.00. Taxes, interest and cost \$14.25. I. ROBINSON—NE of NE, Sec. 17-15-9. Total assessment \$400.00. Taxes, interest and cost \$14.25. A. RUFZESKI—N 1/2 of NE, Sec. 6-15-5. Total assessment \$500.00. Taxes, interest and cost \$26.00. PAGE ROBINSON—SE of SW, Sec. 8-15-9. Total assessment \$400.00. Taxes, interest and cost \$14.25. B. ROBINSON—SW of NW, Sec. 17-15-9. Total assessment \$400.00. Taxes, interest and cost \$14.25. ELLIS ROBINSON—NW of NE, Sec. 17-15-9. Total assessment \$400.00. Taxes, interest and cost \$14.25. J. E. NORRED—NE of SW, Sec. 18-16-8. Total assessment \$400.00. Taxes, interest and cost \$14.25. MARTHA JOHNSON—NW of NE, Sec. 10-17-8. Total assessment \$400. Taxes, interest and cost \$16.65. HENRY JOHNSON—W 1/2 of SE, Sec. 14-16-4. Total assessment \$900. Taxes, interest and cost \$23.10. J. C. HULLABY—SE of NW, Sec. 28-15-10. Total assessment \$400.00. Taxes, interest and cost \$14.25. MRS. M. R. COOK—SE of NW, less 10 acres on N. side, Sec. 32-16-8. Total assessment \$300.00. Taxes, interest and cost \$13.90. WARD 3, SUPPLEMENTAL UNKNOWN—N 1/2 of NE of NE, 27-16-6. Total assessment \$60.00. Taxes, interest and cost \$9.70. W. A. MAYS—W 1/2 of SE, W 1/2 of E 1/2 of SE, Sec. 10-16-7. Total assessment \$1200.00. Taxes, interest and cost \$45.90.

WARD 2, SUPPLEMENTAL

MRS. M. W. MORRIS—N 1/2 of NE, SE 1/4 of NW, Sec. 2-18-8. Total assessment \$1200.00. Taxes, interest and cost \$33.65. J. DONNELLS—S 1/2 of S 1/2 of NE, Sec. 7-17-7. Total assessment \$400.00. Taxes, interest and cost \$14.25. T. C. COOPER—E 1/2 of NE, E 1/2 of W 1/2 of NE, N 1/2 of SE, Sec. 31-17-6. Total assessment \$2000.00. Taxes, interest and cost \$57.35. R. E. CAES—All of E 1/2 of SW, Sec. 1-18-7 lying west of creek. Total assessment \$400.00. Taxes, interest and cost \$14.25. A. B. BIST—S 1/2 of NW, Sec. 6-17-7. Total assessment \$900.00. Taxes, interest and cost \$28.10.

WARD (1) ONE

UNKNOWN—Lot 15, Block 11 in Arcadia. Total assessment \$50.00. Taxes, interest and cost \$5.75. B. S. HARRIS—10 acres on E. side of SE of NE, Sec. 17-18-6. Total assessment \$100.00. Taxes, interest and cost \$7.45. E. WARNER—SE of SE, Sec. 32, SE of SE, Sec. 19, S W of SE, less 20 acres, Sec. 20-15-4. Total assessment \$1000.00. Taxes, interest and cost \$28.75.

On the day of the sale I will sell such portions of said property as each debtor will point out, and in case the debtor will not point out sufficient property, I will at once and without delay, sell the best quantity of said property of any debtor, which any bidder will buy for the amount of the taxes, interest and cost due by said debtor. This sale will be without appraisal for cash in legal tender money of the United States, and the property sold shall be redeemable at any time for the space of one year by paying the price given, including interests and cost and twenty per cent thereon.

Arcadia, La., this the 27th day of July, 1922.

J. E. CURRIE, Sheriff and Ex-Officio Tax Collector, Bienville Parish, Louisiana.

LIST JURORS DRAWN FOR SEPTEMBER TERM OF COURT

List of Grand Jurors drawn for service during the week beginning with the Third Monday in September, 1922, term of Court, to be empaneled on Monday, September 18th, 1922.

B. F. Tilly, 1; P. A. McGuire, 1; Sam Ware, 1; C. A. Berry, 2; C. J. Smith, 2; J. J. Harrison, 2; G. W. Bolton, 3; W. J. Huckaby, 3; J. A. Butler, 3; S. P. Stewart, 4; C. D. Martin, 4; E. T. McKnight, 4; T. W. Egan, 4; H. R. Lacy, 5; W. P. Gahagan, 5; F. D. Vernon, Jr., 6; Jim Lamm, 6; A. M. Caldwell, 6; J. M. Corbett, 7; J. H. Rogers, 7.

List of Petit Jurors drawn for service during the week beginning with the Third Monday in October, 1922 term of court.

Lee Bogan, 5; J. A. Lee, 4; C. W. Williams, 5; Arch Green, 1; B. F. Stall, 2; C. L. Wallace, 5; Wallace Strong, 2; E. L. Tomme, 4; A. D. Williams, 2; W. H. Hall, 6; Hardy E. Hamner, 4; Robert James, 1; J. M. Wiggins, 4; E. B. Stall, 2; J. S. Allen 1; Shelby Woodard, 2; F. M. Martin 3; B. A. Brewer, 1; W. L. Huckaby, 3; C. R. Knighon, 2; J. F. Skains, 6; W. C. Thomas, 1; A. W. Webb, 3; S. E. Lester, 2; B. B. Robinson, 1; S. J. Beard, 4; P. P. Sullivan, 5; J. H. Pumphreys, 2; C. W. Harris, 3; J. H. Sheffield, 4.

State of Louisiana, Parish of Bienville.

I, J. N. Smelley, Dy. Clerk District Court in and for the Parish of Bienville, La., do hereby certify that the above and foregoing to be a true and correct list of the Grand Jurors drawn for service during the week beginning with the third Monday in September 1922 term of court, and a true and correct list of the Petit Jurors drawn for service during the week beginning with the third Monday in October 1922 term of court.

Given under my hand and seal of office, this the 8th day of August 1922.

J. N. SMELLEY, Deputy Clerk District Court.

SHERIFF SALE

Hanner & Co., Ltd., Vs. E. D. Harris, No. 5096, Third Judicial District Court, State of Louisiana, Parish of Bienville.

Under and by virtue of a Writ of Execution issued from the above named Honorable Court and to me directed I have seized and will offer for sale to the last and highest bidder for cash with the benefit of appraisement, at the principal front door of the Courthouse at Arcadia, Bienville parish, La., within legal sale hours on Saturday, Sept. 16th, 1922 the following described property, to-wit:

E 1/2 of SE 1/4, Sec. 8, Tp. 18 N., R. 7 W., and all improvements thereon.

This the 10th day of August, 1922.

J. E. CURRIE, Sheriff.

POSTED.

Notice is hereby given to any and all parties hunting or otherwise trespassing on the lands owned by the undersigned and described as follows to-wit: SW 1/4 of the NW 1/4 and NW of SW 1/4, Sec. 36, TP 15, R. 10, W. of Bienville Parish, La. Said lands are legally posted, and all parties hunting or otherwise trespassing will be prosecuted to the extent of the law.

This the 17th day of August, A. D. 1922. (9-21-6t-pd.)

Ringgold, La.

NOTICE TO TRESPASSERS

Notice is hereby given to any and all persons not to go upon any land heretofore owned by Hule-Hodge Lumber Co., Ltd., and now owned by this company, for the purpose of cutting timber of any character and that those who do enter and trespass upon any land owned by this company and shall cut and remove any timber therefrom will be held liable in a civil action and will also be prosecuted under the criminal laws of the State of Louisiana, which provide a severe penalty for trespassing and cutting timber on the land of another.

HODGE-HUNT LUMBER CO., INC. (tf) By J. S. HUNT.

state, duly commissioned and sworn, came and appeared Jno. F. Harrison, L. W. DuBoe, and W. T. Hays, residents of Bienville parish, Louisiana, in the presence of the attesting legal and competent witnesses, who declared to me, Notary that, availing themselves of the provisions of the laws of the State of Louisiana relative to the formation, organization and establishment of corporations and the operation, and management of same, they do by this act and these presents form themselves and such other persons as may associate themselves with them, or succeed them, into a corporation under the name and terms and for the purposes hereinafter set forth in the various articles.

ARTICLE 1.

The name of this corporation shall be the Bienville Motor Co. Inc. The object and purpose of this corporation shall be to buy and sell build and rebuild, and repair automobiles, automobile trucks, motorcycles and motor vehicles of all kinds, both new and second hand, and all their parts and accessories, also gasoline engines of all kinds and all their parts and accessories, to buy and sell gasoline and oils, and anything else whatsoever used with or needed for automobiles and motor trucks and gasoline engines, or other motor vehicles, also to repair and reconstruct same and do a general sale, repair and garage business, to operate motor cars and trucks for hire and generally to do any and everything necessary and appurtenant to the buying, selling, repairing, building and rebuilding and operation of motor cars and trucks.

ARTICLE 2.

The capital stock of this corporation is fixed at TEN THOUSAND (\$10,000.00) Dollars, divided into One Hundred (100) Shares of the par value of ONE HUNDRED DOLLARS, (\$100.00) each, which may be paid for in cash, property transferred to the corporation, or for services performed for it at a valuation to be approved by its Board of Directors, and all stock when issued, shall be fully paid and non-assessable. The corporation shall begin business when sixty shares (60) are subscribed and paid for in accordance with law. This corporation shall have authority to increase its capital stock on complying with the law relative thereto, to an amount not exceeding TWENTY FIVE THOUSAND (\$25,000.00) DOLLARS.

ARTICLE 3.

The domicile of said corporation shall be in the town of Bienville, in Bienville Parish and state of Louisiana and all directors and stockholders meetings shall be held at the office of the corporation in Bienville Louisiana, except that by and with the consent of all the directors, said directors meetings may be held elsewhere. This corporation shall have and enjoy succession for a period of One Hundred Years from and after the date hereof, unless sooner dissolved according to law. All legal process shall be served on the president, or in his absence, in accordance with the law existing at the time of such service.

The affairs of this corporation shall be vested in and exercised by a Board of Directors to be composed of not less than three (3) nor more than five (5) stockholders, elected annually, the board of directors for the first year or until their successors are elected and have qualified, shall be the following: Jno. F. Harrison, L. W. DuBoe and W. T. Hays, all of Bienville, Bienville Parish and State of Louisiana.

The officers of this corporation shall be a president and general manager vice-president, secretary and treasurer, together with such other offices as the board of directors may from time to time see fit and proper to select.

The officers for the first year, or until their successors have been elected and qualified shall be, Jno. F. Harrison, President and General Manager, and W. T. Hays, Secretary-Treasurer.

ARTICLE 4.

Meetings of the stockholders and of the board of directors may be held as often as the needs of the business may require, provided that for stockholders meetings, written notices shall be mailed to each stockholder at his last known postoffice address or that shown by the charter, at least fifteen days before said meeting is held and for meetings of the Board of Directors, written notice shall be given to each member at least twenty-four hours before said meeting is held, provided that by consent of the Board of Directors this notice may be waived.

ARTICLE 5.

No informality in the formation of this corporation shall have the effect of annulling the charter, nor any stockholder ever held liable for any obligation or fault of the corporation except as provided by law. All stock certificates shall be signed by the president or vice-president and secretary. No stock of this corporation shall be sold to a third party until same has been offered to the corporation or a stockholder therein and refused at the same price offered by such third person. All transfers shall be made on the books of the corporation on the surrender of the certificates to be transferred before any transfer is binding on the corporation.

ARTICLE 6.

Whenever this corporation is dissolved by limitations or otherwise, its affairs and obligations shall be settled by a liquidator, selected in accordance with law who shall give bond in the sum of not less than one half of the appraised value of the property of the corporation. Thus done, read, passed and signed at my office in the parish of Bienville in the presence of J. A. Butler and W. C. Poland, legal and competent witnesses and, Notary, before whom these appearers have signed their names and set their hands as incorporators and stockholders in this corporation, giving their postoffice address, subscribing for the number of shares and amount of capital stock set opposite their names which they declared they have paid for in cash and in accordance with law, on this day and date first above written.

Signed, Jno. F. Harrison, Bienville, La., 20 Shares, L. W. DuBoe, Bienville, La., 20 Shares, W. T. Hays, Bienville, La., 20 Shares

Attest: J. A. Butler, W. C. Poland, G. R. ROBINSON, Notary Public State of Louisiana, Parish of Bienville.

I hereby certify that the above and foregoing is a true and correct copy of the original charter this day filed for record in the clerk's office. This Aug. 14th 1922.

W. L. SMELLEY, Dy. Clerk District Court.

JUDGE LEARNS AT FEET OF YOUNG LAW TUTORS

Ann Arbor, Mich., Aug. 19.—After 24 years of general legal practice, plus seven years on the bench, District Judge John Edwin Reynolds, of Arcadia, La., has entered the law school of the University of Michigan. He wants an LL. B. degree.

When Judge Reynolds, now 62 years old, was a young man, he read his law in the office of a prominent Louisiana lawyer. There were very few law schools in those days and the young men who would be lawyers generally read their law in an office, and later took an examination at the state capitol, and were, if successful in the examinations, granted a license to practice law. That is what Judge Reynolds did, and when 21 years old, he was a practicing attorney.

Is Leading Lawyer

In the 34 years he practiced general law, he came to be one of the recognized leading lawyers in his part of the state, and 7 years ago elected district judge, which varies little from the circuit court judges of the northern states. His district comprises three parishes, or counties as we know them.

Of late years, Judge Reynolds regretted he did not have a degree in law. He wanted a law degree, and wanted it from Michigan.

He wanted that degree from Michigan because of the school's reputation in the south, and because he could get away from home, where he could come in touch with the different methods of handling certain cases, especially juvenile and probation cases.

Seeks Juvenile Methods

"We have juvenile laws in Louisiana but they are very insufficient," he said, in discussing why he came to Michigan and why, after all his years of practice, and his legal standing in the south, he felt it worth the while to enter a law school. "My attention had been called to the fact that Michigan handled her juvenile cases with rare judgment and especially had I heard of the juvenile court and probation methods of Detroit, second to no city in the United States, excelling even New York City. That was finally what decided me to again take up the study of law, if a lawyer can ever be said to lay it down, and what decided me upon Michigan."

Parole System Admired

"I hope, also, to be able to aid up here, what we need down there, where a certain type of convict, sentenced to prison for some crime committed, can be placed on a prison farm, where they will be under strict surveillance all of the time, but also freed to care for their families financially while they are paying the penalty for the crime committed. I want to know more about the working of your Michigan parole system. When I return to my district, I want to make application of what I have received here, to the existing conditions there."

"I have the unqualified assistance of the police juries of the three parishes, which compose the district of which I am judge, to do their utmost to help put into effect some plan which will work together to evolve."

Oil Problems Faced.

"Aside from the criminal problems we faced, there were the problems of taxation which effects all Louisiana. The state board of affairs provided that the owner of the land should be taxed for the full value, enhanced by value of the oil found on the land without regard to who owned the oil under the land, and without regard as to who owned the royalty, which is one-eighth of the value of the oil given, in addition to the lease price of the land. I have held that the assessment shall be made to the owners of the oil, the land, and royalties, proportionately. All the oil cases involving any considerable amount are carried to the supreme court in my state, and today I received word that the higher court had affirmed my last decision. I have never had an oil case reversed in the 3 years since such cases have been coming before me, in other words, since oil was discovered in our section of the state."

In the last year litigation involving over a half billion dollars growing out of the oil fields, has come before Judge Reynolds.

Judge Reynolds sits before professors who are young enough to be his sons, and beside students in law, some young enough to be his grandsons. It is a strange situation, sitting at the feet of a comparatively young law professors, making notes on his lectures and after a time, taking examination: to the same professor, and receiving your marks, A, B, C, D, or E, when you have practiced law on and off the bench for more years than he has lived.

Judge Reynolds is so thoroughly in earnest, and so eager to get just what he most wants to get in law this summer, that it is doubtful if that side of it has appealed to him.

Gives Tutor Explanation

And yet, Thursday, in class room, a question came up, suggested by one of the students with which the faculty man was not entirely familiar, and he was having a hard time getting the explanation across to the class. For a minute forgetting that he was a student, and not a judge upon the bench, Judge Reynolds gave the explanation and a humorous story to illustrate it. "I'll have to watch my self that that does not happen again," he said afterward.

Nine years of summer sessions it would take a man regularly to complete the work necessary for an LL. B. degree, but there is every reason to believe that this 41 years at the bar and on the bench will count some thing toward advanced credit with Judge Reynolds, and just how much that will be counted, and how many summer schools of work he will need before he receives his degree will undoubtedly be arranged upon the return of Dean H. M. Bates from the west where he has gone to attend a meet-

ing of the American Bar Association—Detroit (Mich.) Free Press.

The above account of Judge Reynolds' recent school days is a worthy little lesson for every man, woman and child—a man never gets too old to learn. When you hear a man make the statement, "I have been at this game too long to learn any new tricks," you can dot it down in your little book that his lengthy stay at that game has not netted him any big lot of knowledge.

This effort on the part of Judge Reynolds to better qualify himself for his position in life, for his place as a judge, is one of his most commendable deeds of his life.

SHERIFF SALE

Continental Bank & Trust Co. Vs. Nancy Arrington, No. 5096. This

Judicial District Court, State of Louisiana, Parish of Bienville.

Under and by virtue of a Writ of Seizure and Sale issued from the above named Honorable Court and to me directed, I have seized and will offer for sale to the last and highest bidder for cash, with the benefit of appraisement at the principal front door of the Courthouse at Arcadia, Bienville Parish, La., within legal sale hours on Saturday, Sept. 23rd, 1922 the following described property, to-wit:

SE of NE, Sec. 8, Tp. 16 N., R. 7 W.

The above described property seized as belonging to the defendant Nancy Arrington, and will be sold to satisfy said Writ of Seizure and Sale, and all costs.

This the 17th day of August, 1922. J. E. CURRIE, Sheriff.

NOTICE FOR PUBLICATION

Department of the Interior, Land office at Baton Rouge, La., 24th, 1922. Notice is hereby given that Orlan Bradford, of Danville, Louisiana, who, on April 16th, 1917, made a standard Entry, No. 08284, for NE 1/4, NE 1/4, Section 14, Township 14 S., Range 5 West, Louisiana Meridian has filed notice of intention to file Three Year Proof, to establish title to the land above described.

Claimant names as witnesses: Hewe Shirley, of Saline, La., John Wyatt, of Saline, La., King Blankenship, of Saline, La., Ozell Martin, of Saline, La., E. D. GIANELLO, Reg.

Advertisement for Calumet Baking Powder. Title: 'Lots for Your Money Should Not Tempt You USE CALUMET The Economy BAKING POWDER That's What Millions of Housewives Do'. Includes image of a Calumet Baking Powder can and text: '-They know that Good Baking Powder can't be sold for less; that "More for the Money" means bake-day failures, waste of time and money; that Calumet means economy. The World's Greatest Baking Powder'.

Advertisement for the State Fair of Louisiana. Title: 'You Are Invited To State Fair Of Louisiana SHREVEPORT October 19 To October 29 Inc.'. Includes text: 'ELABORATE AMUSEMENT PROGRAM featured with daily Sensational Flying by Miss LILLIAN BOYER, "AERIAL GIRL DARE-DEVIL." AUTOMOBILE RACING, AUTO-POLO, NIGHTLY SPECTACULAR FIREWORKS, and FOOTBALL GAMES. Record-Breaking EXHIBITS of AGRICULTURE and LIVESTOCK. Free Parking Space For Autoists. REDUCED RAILROAD RATES ON ALL LINES—Ask Your Agent. For Catalogue and further Information, write W. R. Hirsch, Secretary-Manager. "IT'S YOUR FAIR SO BE THERE"'

Advertisement for G. R. Boone, Assessor. Title: 'Notice to the Public!'. Text: 'Notice is hereby given that the assessments of Bienville Parish have been reviewed by the Louisiana Tax Commission. Valuations have been fixed on all property in the parish by said commission and the valuations thus fixed will be open for inspection at the assessor's office for a period of twenty days, beginning MONDAY, THE 28th OF AUGUST, 1922. Any person desiring to know what value has been placed upon his property by the Louisiana Tax Commission is hereby notified to call at the Assessor's Office and examine his assessment sheet. Any taxpayer so desiring has a right to protest valuations fixed by the Louisiana Tax Commission at a meeting of the Police Jury to be called for that purpose. G. R. BOONE (9-7-3t) ASSESSOR'