

AMENDMENTS ALREADY.

Last year we built a new Constitution, and we are now already called upon to reconstruct, and make alterations thereto. There are however only four amendments submitted, the full text of which were published and will be published once again in this paper, as also in one other paper, in every parish in the State. Formerly these amendments were published continuously until election day, this time it is different and there will be only one other publication previous to November. The people should familiarize themselves with these amendments which might be divided into two classes, those which affect the state in general, and those which restrict themselves to the Parish of Orleans. The first amendment might be termed emergency legislation, and confers on the Legislature the right to postpone payment of taxes, based on a reassessment, or other wise, only in case of overflow, destruction of crops, or other public calamity. We judge that, standing on its own merits, this amendment will carry unopposedly. The second under Act 77 permits the Commissioners for the Port of New Orleans to lease for a term not exceeding 99 years, the land acquired, along the Navigation Canal to commercial and industrial concerns only. Act 105 provides for the election of the Superintendent of Education by the people, instead of by the State Board of Education, as provided in the present Constitution. It is only another way of playing politics, either makes the Superintendent answerable to the people and make him hustle for the job, or force him to hustle that eight men favorable to him might be retained for his own retention and pay. Under Act 106 additional powers, seemed required, are given the Orleans Levee Boards. The people should study and analyze the amendments, and be prepared to vote on them November 7th. There are so few in comparison to previous elections, and they are so little complicated, that not to vote on them, as a whole by the people, would at this time be a profession of unpardonable ignorance.

CAME AS SURPRISE.

The action of the local Association of Commerce, at an unusually well attended meeting, composed of representative people of the community, went on record, as we recorded last week, opposed to the proposed change, or the removal of one passenger train, or rather two passenger trains from the schedule presently obtaining on the M. L. & T. or Southern Pacific railroad, as we know, and call it. We must admit that it is difficult to ask any one to maintain something which the people do not appear to be anxious to use, or to maintain the same at a loss. On the other hand, we ask: Could the service not be so improved as to warrant patronage, as of yore, or could curtailment of expense, be made in some other directions? We do not know we simply ask. The Association is on record, and it has further requested that the Public Service Commission be solicited to hold its hearing at this point. Individually, possibly it may not be the wise thing to oppose the proposed annulment of No. 1, as the order would read, but the curtailment of service, is a black eye to any community and can not be relished by any progressive citizen. It may not always cause inconvenience or hardship, but the ruling once made, present alternatives to make connections at Schriever may later be denied us. The ruling might be qualified, if it must obtain, that the connection be annulled so long as "bus line passenger service be maintained" between Schriever and Thibodaux for all trains, and not otherwise.

FLAPPERISM DYING.

Either dying or already dead, appears to be the fate of the Flapper, whatever that freak of the recent past is. Late reports of social and other doings indicate that the short hair brigade have been relegated to the extreme rear. Climatic or other conditions have had such a deteriorating effect on calamine, and as the coating lacks a warrant not to run disarray has overtaken them, make up squalid. The whole thing was a fad accepted without

thought or trial, and at its peak was but at the experimental stage at best. What did it profit those who made the break, and accepted the disguise? It simply invited contrasts and the flapper was the loser. Really, it had gotten so that it was refreshing to see a real good looking—one not made to order, one all wool, and a yard wide, an honest to goodness, good looking damsel. These had gotten to be the exceptions, were being picked out, there pictures were being screened, these were the winners in contests, and in every walk in life, to such an extent, that possibly it dawned upon the flapper that the jig was up, that the world was not half as easily deceived as many thought it might be, and that real looks could not be artificially improved, hence that the female of the specie would and was being accepted at her real face value, and not at any fictitious, self imposed, or calsonminded value. This is a good omen, it gives hope for the future.

TOLERANCE.

Tolerance is the cry, the need, the salvation of the age. It is needed in every walk in life, in man's every dealing, in the home, in society, religion, politics, industry and labor. No one being, class, faction, creed, or race has the right by any stretch of the imagination, and from no authority whatsoever, to force its views, ideas, and rulings upon another; nor has any individual, creed, race, or class, the right to be imposed upon. The Golden Rule is essential. You have to give and to take, to accept and to concede. There is no alternative. To hope for ought else is to invite disaster, intolerance, strife, confusion, and bloodshed. All over the world, all around us, we see and observe the price of intolerance, the cost and the sacrifice and the deplorable conditions to which it forces humans to fall heir. Fanaticism is rampant the world over, it can not reason, or see, save through small lens, through prejudiced and bigotted eyes. Intolerance and fanaticism are companions of destruction, dissension, ignorance and selfishness, which no argument or facts can disprove.

SEE ERROR NOW.

When we prevailed upon people to pay their poll taxes, to register, both men and women, they heeded the warning, the injunction, but in too many cases not to an extent sufficient to protect themselves, and now they find themselves in a sorry predicament for not having accepted the advice so freely, and so gratuitously given them. People do not appear to be worked up in political and civic matters, until the issue presents, until the candidates are lined up—then it is too late. Our readers who find themselves on the outside of the fence, for not having paid their poll tax, in 1920 and in 1921, or for not having registered since January 1922 can not blame the Journal. An examination of our files will demonstrate that we raised the cry to register, to pay your poll tax, yearly, over and over, in season, and out of season. Whom do you think the wiser, the ones who heeded the advice, or the ones now on the outside looking in at the scrap, in which they can not assist, in which their hands and feet are tied because of their own negligence, false economy, and failure to be properly aroused, and interested, when the arising and interesting were good.

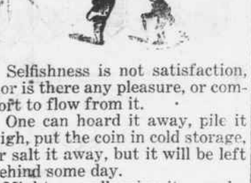
PUBLICITY.

The Association of Commerce we believe did the good and right thing when by unanimous vote it agreed in the future to publish any and all donations made to it for its constructive and civic work. The name of the donor, and the amount donated. This will keep the record straight, give credit to whom credit is due, and prevent usurers, or those who do not contribute proportionately, or are not sufficiently well disposed towards the community, save for all they can work it for, to either do the right thing, or stand convicted by silence, or disinterestedness. The work done, and attempted by the Association is either worthy or it is not. To boost advance, and assist the welfare and progress of your town is either right, or it is not. Those who contribute, time, money, and effort, say it is; the uninterested, indifferent, and non contributors infer it is wrong when the names and amounts are published, the public can see who is who, who to patronize, and to assist, and who to blame if the Association sometimes falls short.

FUNNYGRAFTS.

Business Is Brisk.—Bootleggers have become so numerous in Windsor (Ontario) that they are wearing identification tags to prevent them from attempting to sell their wares to one another.—Toronto Globe.

"DUZ U KNO?"



Selfishness is not satisfaction, nor is there any pleasure, or comfort to flow from it. One can hoard it away, pile it high, put the coin in cold storage, or salt it away, but it will be left behind some day. Might as well enjoy it, make others happy, assist, and encourage good undertakings, and your community as a whole. What greater satisfaction than to invest your coin in improvement, in comfort to the needy, in assistance to worthy causes. Who is a better citizen than the man who takes pride in his community, who loves it, and who boosts it. The right sort of a citizen will find the way to help his community, good moves, and deserving fellow citizens. Philanthropy, encouragement and a lifting hand are not privileges restricted to the wealthy. Men of moderate means or no means will learn that investments are sometimes called donations. Give with a good heart, to a worthy cause, even at sacrifice, and the gift will return in double. Possibly if there are some ants roaming around your place as yet—the blamemay be yours. Cooperation was necessary in the present campaign, as well as the hope that it would be successful. Many are prone to blame everybody else but themselves—but when both sides are heard the facts differ. No individual can do wrong, and say that he did not know it was wrong, and get away with it. Participation in wrong, knowingly, is as open a confession as we know. Caught with the goods, or having the missing goods, prompts an excuse or an endeavor to shift it on another. Might as well read the Constitutional Amendments and get acquainted with what we are going to vote or pass upon. There is no reason why we should not all vote on all the amendments this time. With only four to be considered, if too many refuse to vote upon the questions submitted, it may be a reflection. Surely they are plain enough to be read and understood by the major portion of the voters. People who can not discern between the favorable or unfavorable or in a poor plight. Everybody should be encouraged to pass upon the amendments in November, one way or the other. They were published once, and will be published again, only once before election time. Flappers have already fallen from grace, according to reports we peruse in the daily press. They are actually driving thinking, reasonable men away from them and fail to attract. Een the fly boys realize that to be accused of being attracted by flappers is no recommendation for intelligence. Nature will not be imposed upon to the extent of imitating beauty where beauty is not. And when the female of the specie is beautiful the calsonminded face scares it away. No one can meddle with nature, change its dictates, and expect to get by with it. Might as well leave the tresses grow, if you have locks let them pass upon their face value. Actually, it is so exceptional to see an unappointed or uncalsonminded face that we are bound to look at it twice. The girls who know, and the girls who win, have not fallen for the flapper. The beauties in contests, shows, and exhibitions these days, have never been charged with being flappers. Tolerance and fanaticism, go hand in hand, and are wrecking and ruining all they contaminate. The ways of both are but destructive cause dissensions, and are fanned by prejudice and thrive best with the ignorant. Intelligent people would never believe the bunk, the falsehoods peddled by the prejudiced and bigotted. Bigotry never flourished on facts, nor were dependable people ever found to indulge in the same. A good hypocrite, a good liar, usually adapts himself well to the requirements of intolerance and fanaticism. People well grounded, and conversant with the matters they would disseminate, demand facts. Busy people however, those who have occupation, or affairs of their own, do not have to annoy other people. Anything which will not stand the gaff, or can not be stated or tried out in the open, is dangerous and unreliable.

111 cigarettes. They are GOOD! 10¢

CHARTER OF BUCKHORN STORE, INCORPORATED. UNITED STATES OF AMERICA. STATE OF LOUISIANA, PARISH OF LAFOURCHE.

BE IT KNOWN AND REMEMBERED, That on this 28th day of August, 1922, before me P. J. Aucoin, Clerk of Court, Ex-Officio Notary Public, duly qualified and acting, in and for the Parish of Lafourche, PERSONALLY CAME AND APPEARED: ALBERT ADAM; L. ERNEST JEANDRON AND HARRY L. ARABIE, all residents of the Parish of Lafourche, who, in the presence of Jeanne Coulon and Paul Aucoin, good and competent witnesses, residents of said Parish and State declared that availing themselves of the laws of this State relative to the organization of corporations and especially of Act 27 of the Acts of the General Assembly of the State of Louisiana for the year 1914, they have formed and do by these presents form and organize themselves and the persons who may become associated with them into a stock corporation for the objects and purposes and under the covenants, stipulations and agreements following, to-wit: ARTICLE I. The name and title of this corporation is declared to be "BUCKHORN STORE, INCORPORATED" with its legal domicile at Raceland Post Office, Parish of Lafourche, State of Louisiana, and under and by said name, unless sooner dissolved in accordance with law and this charter, it shall exist and continue, and shall have and enjoy corporate existence and succession for a period of ninety-nine (99) years from and after the date of this act. It may have, hold, receive, borrow, loan, exchange, acquire by grant, gift or purchase, devise or bequest, sell, alienate, dispose of, convey, lease, pledge, pawn, hypothecate, encumber or mortgage property of any kind, whether real, personal or mixed, corporeal or incorporeal, moveable or immovable. It may make, issue and endorse bonds or notes and other evidences of debt. It may accept mortgages, pledges or other forms of security for money loaned or other debts. It may contract, sue and be sued, plead or be impleaded by its corporate name in any court of competent jurisdiction. It may make, adopt and use a common seal and alter the same at pleasure. It may hold in other corporations, and its capital stock may be issued for capital stock in other corporations. It may name, appoint and employ such managers, directors, officers, agents and other employes as its business and convenience may require, and may fix their compensation, having due regard to the nature, character and value of their services. It may make and establish by-laws, rules and regulations not inconsistent with this charter or any existing law, fixing or altering the management of its property, the regulation and government of its affairs, and the manner of the certification and registration of its stock. It may wind up and dissolve itself, or be wound up and dissolved in the manner prescribed by law. It may conduct business in this State, other states, the Federal Districts, the Territories and possessions of the United States, and any foreign country. It may invest its Board of Directors with all of its corporate powers subject to such restrictions as may be named in this Charter. It generally shall possess all the powers, rights, privileges and immunities which corporations are and may hereafter be authorized to possess under the Constitution and laws of this State. 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 hereby declared to be: To carry on a general mercantile business for the purchase and sale at retail or wholesale, of any and all kind of agricultural products, goods, wares, or merchandise whatever, and for the purpose aforesaid to acquire, construct, lease, own, maintain and operate any buildings, stores, commissaries, warehouses and other works necessary therefor,

and to carry on any other business under the law it may be entitled to carry on, which may seem to the corporation to be calculated, directly or indirectly, to effectuate the aforesaid objects or either of them, or to facilitate it in the transaction of its aforesaid business or businesses or any part thereof, or in the transaction of any other lawful business that may be calculated, directly or indirectly, to enhance the value of or render profitable, any of the above properties and rights. And generally to hold and exercise all such incidental powers and privileges as relate to the objects and purposes hereinbefore set forth, or as may be necessary, useful or convenient for effectuating such objects and purposes.

ARTICLE III. The present capital stock of this Corporation is declared to be Five Thousand (\$5,000.00) Dollars, divided into fifty (50) shares, at a par value of One Hundred (\$100.00) Dollars each, of which more than fifty per cent. (50 per cent) has been subscribed for, before the filing of these articles of incorporation and paid for, as herein declared; the balance to be paid for at the call of the Board of Directors at such times and in such amounts as such Board may determine within the time prescribed by law. Two Thousand Dollars (\$2000.00) of the capital stock of this Corporation has been paid for in the transfer to this Corporation and the exchange therefor of twenty (20) shares of stock to L. Ernest Jeandron of a certain stock of goods, wares, merchandise and fixtures now in the store owned by L. Ernest Jeandron, with the good will of such business, as is evidenced by a detailed and itemized description of such stock of goods, wares and merchandise, with its location and character, together with a statement of its value placed thereon, as appraised by the Board of Directors of this Corporation, hereto annexed and made part of this Charter. ARTICLE IV. The Capital Stock of this Corporation may be increased to TEN THOUSAND DOLLARS (\$10,000.00) Dollars, or may be decreased, as prescribed by law. ARTICLE V. The affairs of this corporation shall be managed by a Board of Directors to be elected annually by the stockholders, at its annual meeting to be held at the domicile of the Corporation, on the first Tuesday of January of each year, at which meeting each share of stock standing in the name of a stockholder for thirty (30) days prior to such meeting, present in person or by written proxy, shall be entitled to one vote; a majority shall elect, such election shall be by written or printed ballot. ARTICLE VI. The Board of Directors shall be composed of not less than three (3) nor more than five (5) stockholders, each of whom shall own at the time of his election not less than one (1) share of fully paid and unpledged stock, standing in his name at the time of his election on the books of the Corporation, and shall serve for one year from the date of their election, or until their successors are elected. Two (2) of such Board shall constitute a quorum for the transaction of business. Any vacancy which may occur in such Board shall be filled by the remaining members thereof, and the members so elected to fill such vacancy shall hold office until the next annual meeting of the stockholders and until his successor is elected. ARTICLE VII. The failure to elect a Board of Directors at any annual meeting of the stockholders shall in no way affect the legality of the Board who may be in office at the time of such failure to elect, but such Board shall continue to serve until its successors shall have been elected and all things done by such Board shall be of equal legality and binding force as if the Board were elected annually as prescribed herein. ARTICLE VIII. All the powers of this Corporation shall be vested in its Board of Directors. ARTICLE IX. The first Board of Directors shall be composed of: Albert Adam, Raceland, Louisiana; L. Ernest Jeandron, Raceland, Louisiana; Harry L. Arabie, Raceland, Louisiana. ARTICLE X. The Board of Directors shall meet on the first Tuesday of every month, or may be called together at any time by President or at the request of any two (2) members of the Board, or as otherwise may be provided in the by-laws of this Corporation. ARTICLE XI. The officers of this Corporation shall consist of a President; Vice-President, who shall be Ex-Officio Manager, with full power and authority to manage and direct the affairs of this Corporation and such other powers as are granted by Section 16 of Act 267 of the Acts of 1914, the same as

"Strong and Well" CARDUI The Woman's Tonic. I WISH you could know how much I am improved since taking the Cardui, writes Mrs. Nannie Brown, of Black Rock, Ark. "You wouldn't know me for the same weak invalid I was before I took it. At my... I had to keep off my feet or I would fall. I couldn't do my housework, and just got where I'd most as lief be dead as living. Some one told my husband of Cardui. He got it for me and I took three bottles before I stopped—then off and on for the last three years just as a tonic. I saw a decided improvement after my first bottle. I used the three, and was able to do my work with ease, and now I sew for my family and for others. I am feeling fine, and strong and well." Take Cardui! It may be just the medicine you need.

To-morrow Will be the Product of To-day. Hope looks into the future and visions the home that will be yours. But hope alone will not accomplish what you desire. The practical man knows that no building can well be erected until the foundation is laid. He also knows that no fortune can be acquired until he learns to save. Start an account with this bank to-day, and build for the future. Bank of Lafourche, Thibodaux, La.

if especially enumerated herein: Jeanne Coulon, Secretary, Ex-Officio Treasurer; such officers shall be elected annually by the Board of Directors at its first meeting after the election of such Board by the stockholders at the annual meeting, as herein provided, and shall hold office until their successors are elected. ARTICLE XII. All checks of this Corporation shall be signed by the Secretary, Ex-Officio Treasurer, and countersigned by the Vice-President and Manager, and all deposits shall be made in a chartered and regular account kept of all the funds of this Corporation by the Secretary and Treasurer who shall render monthly reports to the Board of Directors. ARTICLE XIII. The names and Post Office Addresses of the subscribers to the capital stock of this Corporation and the statement of the number of shares of stock which has been subscribed for is hereby declared to be as follows: L. Ernest Jeandron, Raceland, La., 20 shares, \$2000.00. Albert Adam, Raceland, La., 10 shares, \$1000.00. Harry L. Arabie, Raceland, La., 8 shares, \$800.00. ARTICLE XIV. The first officers of this Corporation are declared to be: Albert Adam, President; L. Ernest Jeandron, Vice-President and Manager; Harry L. Arabie, Secretary, Ex-Officio Treasurer, who shall serve until the first general meeting of stockholders, or until their successors may be duly elected. ARTICLE XV. Service of legal process shall be made on the President at the domicile of the Corporation, or in case of his absence, on either the Vice-President or Secretary. ARTICLE XVI. Upon the dissolution of this Corporation, the stockholders shall elect from their number one or more liquidators to settle its affairs, collect outstanding debts, sell and convey the property, pay its debts and divide the remaining money among its stockholders and the said liquidators shall have all the power and authority vested in them by law or under the by-laws of this Corporation legally adopted. THUS DONE AND PASSED, in my office, at the Town of Thibodaux, Louisiana, on the day, month and year above first written, in the presence of the subscribing witnesses, who herewith sign their names with ts said appearances and me, Notary, after due reading of whole. (Original signed) L. E. Jeandron, Albert Adam, H. L. Arabie, P. J. Aucoin, Clerk of Court.

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