

Promulgation of Election.

Minutes of Special Meeting of Parish Board of School Directors of Grant Parish, La.

Colfax, La., Aug. 17, 1912.

Pursuant to a resolution passed on the 6th day of July, 1912, and in conformity to notice given by proclamation of the president of this board, duly published, the Parish Board of School Directors of the parish of Grant, Louisiana, met in special open session for the purpose of opening the ballot boxes, examining and counting the ballots, in number and amount, examining and canvassing the returns, and declaring the result of the special election held in school district No. 26 of Grant parish, Louisiana, on the 15th day of August, 1912, in conformity to a resolution by the board passed on the 6th day of July, 1912.

Present—J. H. McNeely, president, A. W. Stewart, W. N. Creed, M. C. Nugent, T. M. Bradford, Gus St. Andre and M. E. Jackson, and a quorum present.

And the board proceeded in open session publicly to open the ballot box, examine the ballots, and count the ballots in number and amount, examine and canvass the results thereof, as follows; and then and there declared the result, as follows:

PROPOSITION.

To levy a special tax of five mills on the dollar on all property in school district No. 26, of Grant parish, Louisiana, subject to State and parish taxation, annually, for a period of five years, beginning with the year 1912, and ending with the year 1916, both years inclusive, for the purpose of constructing, repairing, and equipping public school buildings, purchasing sites, titles, to which shall be vested in the school board, for paying teachers, in fact, for general educational purposes.

FOR, or in favor of the said proposition there were cast ten (10) votes, representing a taxable assessed valuation of two thousand seven hundred and forty-two (\$2742.00) dollars.

AGAINST, or in opposition to said proposition there were cast two (2) votes, representing a taxable assessed valuation of six hundred and thirty-four (\$634.00) dollars.

Whereupon Mr. M. E. Jackson offered the following resolution and moved its adoption, seconded by Mr. T. M. Bradford.

Whereas the Parish Board of School Directors of the parish of Grant, La., has, in public open session, opened the ballot boxes, examined and counted the ballots in number and amount, examined and canvassed the returns of the special election held in school district number 26 of Grant parish, Louisiana, on the 15th day of August, 1912, in conformity to a resolution of this board passed on the 6th day of July, 1912, ordering said election, and ascertained the results of said election to be as set forth hereinafter in this resolution, to-wit:

Section One—Be it resolved by the Parish Board of School Directors of the parish of Grant, Louisiana, That the results of the special election held in school district number 26 of Grant parish, La., on the 15th day of August, 1912, in conformity to a resolution of this board ordering said election, passed on the 6th day of July, 1912, are hereby declared to be as follows:

PROPOSITION.

To levy a special tax of five mills on the dollar on all property in school district No. 26 of Grant parish, La., subject to State and parish taxation, annually for a period of five years, beginning with the year 1912 and ending with the year 1916, both years inclusive, for the purpose of constructing, repairing and equipping public school buildings, purchasing sites, titles to which shall be vested in the school board, for paying teachers, in fact for general educational purposes.

FOR, or in favor of said proposition ten (10) votes, representing a taxable assessed property valuation of two thousand seven hundred and forty-two (\$2742.00) dollars.

AGAINST, or in opposition to said proposition two (2) votes, representing a taxable assessed property valuation of six hundred and thirty-four (\$634.00) dollars.

And a majority in both number and amount of the votes cast at said election were in favor of the said proposition submitted at said election to the qualified voters, and the said proposition is hereby declared to have been carried at the said special election.

Section Two—Be it further resolved, etc., That the secretary of this board be and he is hereby directed to file with the Secretary of the State of Louisiana and with the Clerk of the 13th Judicial District Court and ex-Officio Recorder in and

D. G. Bybee, teaming contractor living at 689 Keeling Court, Canton, Ill., is now well rid of a severe, and annoying case of kidney trouble. His back pained and he was bothered with headaches and dizzy spells. "I took Foley Kidney Pills just as directed and in a few days I felt much better. My life and strength seemed to come back, and I sleep well. I am now all over my trouble and glad to recommend Foley Kidney Pills." Try them. J. W. Duncan Co. Ltd.

for the parish of Grant, Louisiana, each one copy of the minutes of this meeting, to and including the passage of this resolution, same constituting a process verbal of the manner in which the ballot boxes have been opened, the ballots counted in number and amount, the returns canvassed and the result of the said special election ascertained; and said secretary shall retain in his office a copy hereof, duly certified by the Secretary of State and ex-Officio Recorder to have been duly filed and recorded in their respective offices, as required by law.

Unanimously adopted.
J. H. MCNEELY,
J. N. WARNER, President.
Secretary.

STATE OF LOUISIANA,
Parish of Grant.
Before me personally came and appeared J. N. Warner, who being by me first duly sworn according to law, declared and acknowledged that he was, on the 17th day of Aug., 1912, and is now, secretary of the parish board of school directors of the parish of Grant, Louisiana, and that the above is a true and correct copy of the minutes of the special meeting of said Parish Board of School Directors, held at Colfax, Grant parish, Louisiana, at 10 o'clock a. m. on the 17th day of August, 1912, pursuant to a resolution passed by said board on July 6, 1912.

J. N. WARNER,
Sworn to and subscribed before me, this 17th day of August, 1912.
G. A. FOSTER,
Notary Public.

[NOTE—For lack of time and space the proceedings of the board and rules adopted governing teachers are omitted until next week.—Publisher.]

The following list of teachers for the schools of the parish was read, and on motion of Mr. Jackson, duly seconded by Mr. St. Andre, and carried, the following appointments were made, and in the event that any vacancy should occur, the president and secretary of this body are hereby authorized to fill said vacancy:

WARD ONE.
Colfax School—J. L. Liggins, principal; Byron B. Long, Misses Lillian Cargill, Mamie Turner, Wardella Turner, — Wallace, and Mrs. J. M. Durham, assistants.

WARD TWO.
Olive Branch School—J. R. Murphy. Rock Hill School—Perry Corbett. Prospect—Guy V. Rich, principal; Miss Ethel Baillio, assistant. Flagon—Bert B. Nugent.

Clear Creek—S. W. Morrison, principal; Miss Mary Conn, assistant. O. K.—Miss Lelia McAdams. Oak Grove—C. C. Chapman, principal; Miss Ruth Michael, assistant. Fishville—Miss Belle Jennings.

Bentley—B. B. Nugent, principal; Miss Hencie Perry, assistant. Simms—Ernest Fletcher, principal; Miss Pearl Patterson, assistant. Nugent—Miss Ava LaCroix.

Gates—F. C. Calk, principal; Miss Mary Pickels, assistant. Pollock—J. R. DeMoss, principal; Mrs. J. R. DeMoss, Misses Lillian Smith, Claudia Pardue, Beryl Best, Mamie Best, Hattie Kendall and Eva Dell Moore, assistants.

WARD THREE.
Big Spring—Oakley Chandler. Manistee—H. T. Willis. Big Creek—Miss Mae Sanders. Dry Prong—C. J. Henry, principal; Mrs. C. I. Bonner, assistant.

Black Creek—I. A. Hargis, principal; Miss Mary Torry, assistant. Fairfield—Miss Pauline Glass Randell. Sand Spur—Miss Lethia Bryant.

WARD FOUR.
Linsecum—R. L. Robinson. Fish Creek—W. A. Owen. Liberty Chapel—Andrew L. Jones.

WARD FIVE.
Selma—A. D. Flowers, principal; Mrs. A. D. Flowers and Miss Eula Nugent, assistants. Georgetown—O. U. Payne, principal; Misses Julia E. Foster, Mattie Allen, Annie Miles, and Lennie Reidhimer, assistants.

Rochelle—Mrs. Ida H. Boatner, principal; Misses Gussie McLemore and Annie E. Pinckard, assistants. Zion—L. W. Smart.

Andalusia—S. H. Campbell. Happy Jack—Charley Nugent. Tide Line—To be supplied.

WARD SIX.
Summerfield—Miss Della Futrell. Willow Grove—To be supplied. Lake—W. D. Baugh. Aloha—W. L. Nugent. Shady Grove—Miss Ophelia Chelette.

WARD SEVEN.
Eureka—B. M. Teekell. Montgomery—P. T. Graves, principal; Misses Ruth A. Harper and Gladys Dunn, assistants. Hargis—H. T. Killen, principal; J. W. Bryant and Miss Kate Jackson, assistants.

New Hope—H. T. Nichols. Verda—J. M. Johnson, principal; H. A. Carpenter, agricultural teacher; Misses Ethel Pratt, Lillian Dutcher, Mrs. D. I. Payne, Misses Beulah Lanius, Lilla Collins and Cornelia Lane, assistants.

On motion the board adjourned to meet the first Saturday in October, 1912.
J. H. MCNEELY, President.
J. N. WARNER, Secretary.

Members of the American team, returning from the First International Pan-American Rifle and Revolver Tournament, held at Buenos Aires, Argentina, report a growing friendliness between the South American countries and the United States. The attitude of the citizens toward the Americans, in every city visited, was not at all suggestive of the anti-Yankee feeling of which news dispatches have told, but there seemed everywhere to be the greatest evidence of good will, both in social and business relations. A notable feature of the tournament was the fact that every revolver and pistol competition was won with Remington-UMC, American-made ammunition.

A vast amount of ill health is due to impaired digestion. When the stomach fails to perform its functions properly the whole system becomes deranged. A few doses of Chamberlain's Tablets is all you need. They will strengthen your digestion, invigorate your liver, and regulate your bowels, entirely doing away with that miserable feeling due to faulty digestion. Try it. Many others have been permanently cured—why not you? For sale by all dealers.

Free Scholarship in Mansfield College. The Chronicle is authorized to give some deserving young lady a free scholarship in all of the literary courses in Mansfield Female College, good for ten months session. She must be of good moral character, in good health, deserving assistance and worthy of the scholarship. The requirement is that she must room in the college, where board, lights and heating will cost her only \$150.00 for the entire ten months session, her tuition being free. Hundreds of the first ladies in Louisiana have been educated at this fine old college, up to date in all particulars, and it is an honor to any one to receive its diploma.

The Trials of a Traveler. "I am a traveling salesman," writes E. E. Youngs, E. Berkshire, Vt., "and was often troubled with constipation and indigestion till I began to use Dr. King's New Life Pills, which I have found an excellent remedy." For all stomach, liver or kidney troubles they are unequalled. Only 25 cents at Dixie Pharmacy.

Succession Sale. 13th Judicial District Court, Grant Parish, Louisiana. Succession of H. M. Brock. No. 2806.

By virtue of an order issued out of the 13th Judicial District Court of Grant parish, Louisiana, dated August 8th, 1912, I will sell, at public auction, on the premises at the store lately conducted by Homer M. Brock, deceased, at New Verda, Louisiana, on SATURDAY, Aug. 24, 1912, the entire stock of goods in said store building, consisting of dry goods, clothing, silks, laces and general merchandise usually kept in village stores, together with all the fixtures and appurtenances in said store.

Terms of sale, cash for not less than the inventoried price, all as per the inventory of said stock of goods now on file in the office of the Clerk of Court at Colfax, Louisiana, in the succession proceedings entitled Succession of H. M. Brock, deceased.

All the perishable groceries in said stock will be sold at private sale at once for not less than the inventoried price.
ELIJAH L. BROCK,
Administrator.

Notice of Final Proof. U. S. Land Office, Baton Rouge, La. August 6, 1912.

Notice is hereby given that John B. Wheat, of Zion, La., who, on June 20, 1904, made Homestead Entry, No. 01229, for Southwest quarter of Southeast quarter, Section 30, Township 9 North, Range 1 W., Louisiana Meridian, has filed notice of intention to make five year proof, to establish claim to the land above described, before Clerk of Court, at Colfax, La., on the 18 day of September, 1912.

Claimant names as witnesses: R. D. Wheat, Louis Bankston, W. C. Starks, of Iatt, La., and E. C. Wheat, of Rochelle, La.
JOHN F. NUTTAL,
Register.

Notice of Final Proof. U. S. Land Office, Baton Rouge, La. July 29, 1912.

Notice is hereby given that Mrs. Adaline A. Barnes, Widow of Robert C. Barnes, of Montgomery, La., who, on August 14th, 1908, made Homestead Entry, No. 03445, for Northwest quarter of Southwest quarter, Sec. 26, Tp. 8 N., Range 5 W., La. Meridian, has filed notice of intention to make three year proof, to establish claim to the land above described, before Clerk of Court, at Colfax, La., on the 10th day of September, 1912.

Claimant names as witnesses: George Dyson, Columbus Dyson, Wm. Bell and W. H. Dyson, all of Montgomery, La.
JOHN F. NUTTAL,
Register.

Bids Wanted for Building Steel Bridge. The police jury, of Grant parish, La., will receive and open bids at their regular meeting the first Monday in October, 1912, for the erection of a steel bridge across Bayou Darro, about two miles east of Colfax, bidders to furnish plans and specifications. The rights reserved to reject any and all bids and specifications. For further information apply to R. S. Cameron, Clerk, or R. W. RICHARDSON, President Police Jury, Colfax, La.

DR. B. A. SOILEAU
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Office over the Bank of Colfax
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COLFAX, LOUISIANA

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JOEL M. DURHAM
Attorney at Law
COLFAX, LA.

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ORDINANCE NO. 1912.
By W. A. Brownlee—
AN ORDINANCE
Providing for the establishment of and maintaining sanitary conditions in the town of Colfax, La., manner of securing the same, and fixing penalties for violations of the provisions of this ordinance.

Section 1. Be it ordained by the Mayor and Board of Aldermen of the town of Colfax, La., that hereafter it shall be unlawful for any person within the corporate limits of the town of Colfax, La., to keep or allow to be kept on any premises owned or controlled by him any privy, privy box or drawer in such a condition as to be unwholesome or offensive to any person whatsoever.

Section 2. That it shall be unlawful for any person within the corporate limits of the town of Colfax to create or cause to be created, or to permit the same to remain on the premises owned or controlled by him, any filth, garbage, dead animals or trash of any kind whatever in such a manner as to be unwholesome or offensive to any person whatsoever.

Section 3. All privy boxes or other vessels used for like purposes anywhere in the town of Colfax shall be removed and all privies cleaned by and at the expense of the person owning or controlling the premises, and as often as when ever the Town Marshal, the Scavenger or any health officer shall so direct.

Section 4. That it is hereby made the duty of the person who may own or control the premises on which there may be situated any privy or privies to thoroughly cover or cause to be covered, at least once each day with lime, dry dirt or ashes, the deposits therein, and at all times shall keep conveniently on hand sufficient quantity of lime, dry dirt or ashes for the purpose above stated.

Section 5. That it shall be unlawful for any person within the corporate limits of the town of Colfax to fail or refuse to obey any instructions or direction of any health officer or other officer above enumerated, or any officer or person who may be appointed by resolution of the Mayor and Board of Aldermen of Colfax, or appointed by the Mayor, to inspect any privy, privies or locality relative to any nuisance or any sanitary conditions found, or in his opinion may become a nuisance, unwholesome or unsanitary, or fail or refuse to clean up and disinfect, at his own expense, when so ordered by said officer, any filth, privy, privies, apartment or locality in the manner as directed by the said officer duly authorized and having the matter in charge.

Section 6. It shall be unlawful for any person to engage in removing trash, filth or garbage of any kind, except the Town Scavenger, and he shall at all times be under the direction of the town council or some one designated by them. All fees and compensations received by the Town Scavenger for his services shall be deposited with the Town Treasurer to the account of what shall be known as the "Scavenger Fund."

Section 7. Any person violating any of the provisions of this ordinance or any of the sections thereof, either by action or omission, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be fined in any sum not less than one dollar, nor more than ten dollars, and the Mayor shall have the right to cause the person to be removed from the premises, and to provide and include that in the event the fine and costs are not paid the convicted party to be imprisoned for a period of not less than one day nor more than ten days, to be worked on the public streets of the town of Colfax.

Section 8. In all convictions under any of the sections of this ordinance, the matter shall be heard to imply an order to abate the nuisance or comply with the terms of the section of the ordinance under which the conviction is had, and each day the party convicted fails or refuses to comply with this order or notice shall be and constitute a separate offense.

Adopted August 6, 1912.
Approved August 6, 1912.
R. R. JETER,
Mayor of Colfax, La.
Attest: J. Q. LONG,
Secretary pro tem.

ORDINANCE NO. 1913.
By W. A. Brownlee—
AN ORDINANCE
Creating the office of Town Scavenger for the town of Colfax, La., fixing his powers, duties and compensations, and providing for the manner of his election and removal.

Section 1. Be it ordained by the Mayor and Board of Aldermen of the town of Colfax, La., that the office of Town Scavenger of the town of Colfax, La., be and the same is hereby created, who shall be elected by the Town Council of the town of Colfax, and shall hold his office during the term of office of the council that elects him, subject to removal by a majority vote of said council.

Section 2. It shall be the duty of the Town Scavenger to remove all filth and trash of every kind from the streets, alleys, ditches, sidewalks and all public places, to carry off and empty all privy boxes, to clean all privies, to carry off slops and filth of all kinds, from private residences, business houses, and school houses, and all other kind of places within the corporate limits of the town of Colfax, where the same may be accumulated.

Section 3. It shall be the duty of the Town Scavenger at all times to look after and guard the sanitary conditions of the town, and it shall be his duty to call the attention of the marshal and health officer to the accumulation of any kind of filth or garbage whatever that would interfere with the sanitary conditions of the town, or calculated to be detrimental to the health of the citizens thereof; and for the purpose of investigation of sanitary conditions of any premises, he shall have the right to enter reasonable hours to enter the same for the purpose of inspection thereof.

Section 4. It shall be the duty of the Scavenger to remove all privy filth at night time, and in such a manner as to be the least disagreeable to the parties who are not engaged in the removal.

Section 5. The Scavenger shall keep a correct account of all work done by him for both private persons and for the public. He shall collect all fees for his services according to a schedule of charges to be fixed by the town council. He shall make his report each month to the council at its regular session, giving the character of services rendered, to whom rendered, the price charged therefor, together with a statement of the amount of money collected, and from whom collected.

Section 6. He shall collect for all services rendered by him within twenty-four hours after the service shall have been rendered, unless the party refuses to pay same, then in that event he shall forthwith report the fact to the town marshal, who shall make a demand of the party for the payment of the fee due the Scavenger, then if he refuses he shall carry him before the mayor to be dealt with as the laws of the town of Colfax provide.

Section 7—The Town Scavenger shall receive for his compensation the sum of Seventy-Five Dollars per month, payable monthly.
Section 8—All laws or parts of laws in conflict with any of the provisions of this ordinance shall be hereby repealed, and this ordinance shall go into force and effect after its passage and promulgation.
Passed August 6, 1912.
Approved August 6, 1912.
R. R. JETER,
Mayor of Colfax, La.
Attest: J. Q. LONG,
Secretary pro tem.

"Were all medicines as meritorious as Chamberlain's Colic, Cholera and Diarrhoea Remedy the world would be much better off and the percentage of suffering greatly decreased," writes Lindsay Scott, of Temple Ind. For sale by all dealers.

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