

SUPPLEMENT.

The Banner-Democrat.

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Saturday, August 13, 1898.

ANNOUNCEMENTS.

We are authorized to announce HON. SAM. T. BAIRD, of Morehouse parish, as a candidate for re-election as Representative in Congress from the Fifth District of Louisiana, subject to the action of the Democratic party.

EXPENSE OF THE WAR.

Times-Democrat: There are of course no accurate data on which to base an estimate of the entire cost to the country of the Hispano-American hostilities, even supposing that the hostilities were to terminate to-day. For even if the hostilities were terminated, the expenses would evidently not cease for some time to come. The maintenance of the army until peace can be established and order restored in Cuba and Porto Rico and the Philippines will mean the outlay of a large amount of money; and, as this outlay was greater during the month of July than in the preceding months, by reason of the more extensive mobilization of troops, so the same reason is it sure to be still greater for the month of August and probably also for the month of September.

The visible expenses up to the present time, it has been given out by the treasury, amount to almost \$100,000,000; but it is certain that this sum represents only a fraction of what will have to be paid before the "bill" has been settled. Even now there are running contracts which will call for the expenditure of quite \$50,000,000 over and above the disbursements already made; and expert calculators at the treasury have figured it out that, on the supposition of the termination of hostilities now, the cost of the war from its beginning to the final crystallization of its results, will have stood the United States in the goodly sum of at least \$300,000,000.

If the expenses reach no higher figure than \$300,000,000—and the treasury experts have made a fairly liberal calculation in naming that sum—there will be not any trouble in meeting them and paying the last dollar due, before the current fiscal year has expired. For, as our readers know, the treasury has taken in \$200,000,000 from the recent sale of bonds, and the new war-tax which went into operation last month will yield quite \$8,000,000 more; and the product of this tax will thus just about reach \$100,000,000 by the end of the fiscal year.

Whether the war tax will be discontinued when it has answered its immediate purpose, is uncertain. As everybody knows, it is an immensely easier thing to get a tax imposed than to get it repealed; and imposes which go under the name of war taxes have, above all other classes of imposts, a faculty for sticking. And, besides, when the hostilities have been finally wound up, we shall own a somewhat extended territory, the government of which will call for some extra expenditure; so that even when the war ends it is possible enough that the war-taxation will survive. If indeed there be no other need for it, the politicians will keep it going that there may be an available something into which they may plunge their hands at will.

Mr. D. C. Byne in a communication in the St. Martinville Messenger is pretty hard on round dancing. We clip a small portion of his communication, which reads:

"I shall not hesitate to say that instead of dancing now it is an open embrace, often worse. Here one sees a young woman fairly lying in a gentleman's arms. She has her arms about his neck and he with his round her waist. Then, again, as if she were weary by the long dance, or overcome by the excitement, she lays her head gently on his shoulder, and seems in the seventh heaven."

Ladies fine Swiss ribbed vests. American La Made glove fitting corsets. Hermolite black hose, silk finish, absolutely fast, at Levy's. Remember we are selling them at cost.

GRAND TRUNK COACHES.

That the Grand Trunk Railway Company is determined to leave nothing undone that will possibly add to the comfort and convenience of its patrons is shown by the latest addition to its rolling stock, in which the construction of a first-class railway coach is brought well nigh to perfection.

The company has just placed twenty-six of these new coaches on the system, and it is no exaggeration to say that in artistic workmanship, in completeness of details, in their appointments, and in finish they surpass anything of the kind that has hitherto been seen on a Canadian railway, in fact, it is doubtful whether their superior may be found on any railway in the world. The new coaches are veritable palaces on wheels, and the work done at the Grand Trunk workshops reflects the highest credit on Canadian skill and workmanship.

The new cars are of the vestibule order, sixty-two feet long, with six wheel trucks for smooth running, and Westinghouse quick action triple brakes and air signals. The first feature that strikes the passenger on getting on the car is the peculiar construction of the platform, which is made of steel with coverings for the steps, so that the whole platform can be arranged to form a vestibule. By this means dust and foul air are excluded, and all danger to passengers on the platform removed. A powerful light over the platform is an unusual and very convenient appointment. The interior work and finishing of the cars are extremely beautiful. The wood-work is of finished mahogany, and the car, which is much longer than the ordinary first class coach, seating with comfort 72 passengers, is handsomely upholstered.

The comfort of the passengers is evidently the first consideration in the arrangement of the seats, which are adjustable, that is, by means of a spring they can be turned from one side to the other, while the backs of the seats can be easily removed for cleaning purposes. To the lovers of the fragrant weed the most interesting feature of the coach will be the commodious and luxurious smoking room that has been provided for their use. It is a separate enclosed apartment at one end of the car, where they may enjoy a quiet smoke without interruption. Even to the most minute details such as the arrangement of the private apartments of the convenience of the passenger has been studied. The closets are self flushing, and separate lavatories have been provided for the ladies. Improvements are noticeable in the smallest details. Hereafter when a weary passenger desires to arrange a blind, his temper will not be so sorely tried that he will be inclined to use language more forcible than elegant. The ball bearings of the blinds are so arranged that they will stop at any point desired. The cars are heated by steam, and lighted by the Pintsch gas. The ventilating arrangements are ample, and satisfactory, and everything about the coaches wears an air of ease and elegance.

On the whole the new coaches are models of modern constructive skill, and the Grand Trunk by such improvements show that its management is actuated by a spirit of enterprise and progress, which augurs well for Canada's pioneer railway system.—Montreal Star.

CHARTER OF THE EAST CARROLL CHARITABLE ASSOCIATION.

State of Louisiana, Parish of East Carroll. Be it known and remembered that on this 27th day of June, 1898, before me, W. H. Montgomery, a Notary Public for the parish and state aforesaid, personally came and appeared the several persons whose names are hereto subscribed, who, in the presence of the undersigned witness, declared that availing themselves of the provisions of the laws of this state relative to the organization of corporations, have contracted, and do by these presents contract and agree, bind and obligate themselves, as well as such other persons as may hereafter become associated with them, to form and constitute a body corporate in law for the objects and purposes and under the agreement and stipulations hereinafter set forth, to-wit:

ARTICLE I. The name and title of this Corporation shall be THE EAST CARROLL CHARITABLE ASSOCIATION, under which name and title the said corporation shall exist for twenty-five years; shall have power to sue and be sued; to make and use a corporate seal, and to break or change same at pleasure, same to be designed by the board of directors; to purchase, hold, own, mortgage or pledge real estate and personal property; to accept donations inter vivos or mortis causa; to appoint such officers and agents as in the interests of the corporation may demand, and generally to do all such acts and things necessary and convenient for the carrying out of the objects of this corporation as hereafter stated.

ARTICLE II. The domicile of this corporation shall be at the Mount Lebanon Church on Holly plantation, in East Carroll parish, Louisiana; and all citations and other legal process shall be served on the president, and in his absence on the secretary.

ARTICLE III. The purposes for which this corporation is established and the work to be carried out by it is the formation of a charitable fund for mutual aid and assistance among the members, and especially for the purposes, 1st: Of nursing sick members and procuring medicine and medical service for them, and such other things as they may require; 2nd: Of burying deceased members and defraying their funeral expenses; 3rd: Of assisting the minor children and aged and decrepit parents of deceased members, if in necessitous circumstances; and 4th: Of doing such other charitable work as may be authorized by a two-thirds vote of all the active members of the corporation, or as much thereof as hereinafter provided.

ARTICLE IV. This corporation shall have power to establish branches anywhere in the state of Louisiana under such restrictions and rules as may be adopted in the by-laws provided that all affiliated branches shall be governed by the charter and the by-laws of the Order. Provided further, that as soon as

two or more branches shall have been established provision shall be made for not less than one annual convention of the order at which each branch shall have representation in proportion to its membership. Said convention shall have the power to amend this charter, make by-laws for the order, and legislate generally subject to the restrictions hereinafter set out. Provided further, that until this charter is amended in this respect the board of directors and officers of the Parent Union shall be the supreme officers of the order.

ARTICLE V. All persons over the age of twenty years shall be eligible to membership. The members shall be divided into two classes—Active and Honorary. Honorary members shall be excused from attending meetings and all active work, but they shall pay double the dues of active members. New members may be received at any meeting if the applicant is recommended by two regular members and duly elected; and that all elections shall be by ballot, and three negative votes shall reject the applicant.

ARTICLE VI. The corporate powers of this order shall be vested in a board of directors composed of nine members, who shall hold office for one year, and until their successors are inducted into office. The directors shall be elected at an annual meeting held for that purpose, on the 1st Monday of June, 1897, and on the 1st Monday of June, 1898, and on each succeeding year. At all elections, the majority of votes cast shall elect. In case of failure to elect directors as provided thereby, but they shall not be dissolved, this corporation shall have two directors until the next election. The directors and other officers shall continue in office until their successors are elected at a special meeting called for that purpose after ten days notice.

ARTICLE VII. Until the first election under this charter on the 1st Monday of July, 1897, as above provided, the following named persons shall serve as directors and officers, to-wit: Richard Collins as President, John Jenkins as Vice President, Charles Williams, Jr., as Treasurer, J. W. Goodwin as Secretary, and Jas. Gwynne, W. A. Collins, Louis Atlas, Mette Doyals and Julius Burks.

ARTICLE VIII. The board of directors (except as provided herein) shall immediately after their election choose from their own members a President, Vice President, Secretary and Treasurer, who shall have and exercise the usual and customary powers of such offices, and shall hold office during the term of the board. The board shall have power to fill all vacancies in its ranks or among the officers of the order; to make, as well as alter, and repeal all by-laws of the order; and generally to do and perform such and every act necessary and beneficial in carrying out the objects and purposes of the order.

ARTICLE IX. The charter may be modified or amended, or the corporation may be dissolved, by a three-fourths vote of all members of the order, at any regular meeting; provided, that no amendment shall be voted on unless same was proposed at a previous meeting held not less than thirty days prior thereto, which proposition must be in writing and be spread on the minutes of that meeting; provided further, that this restriction shall not apply to general conventions of the order, which shall have power to amend this charter by a two-thirds vote of all the delegates present and voting.

Thus done and signed at my office in Lake Providence, La., on the date first written, in the presence of me Notary and J. E. Ransdell and J. W. Goodwin, two Justices of the Peace, who have signed hereto as such. Richard Collins, Willie Collins, Chas. Williams, Jr., Tom Atlas, Jas. Gwynne, Abney Hennessey, Thos. Howard, W. H. MONTGOMERY, Notary Public, State of Louisiana, Parish of East Carroll.

I, William H. Holmes, district attorney of the 7th judicial district of Louisiana, parish and state aforesaid, hereby certify that I have carefully examined the above and foregoing act of incorporation of the East Carroll Charitable Association. In my opinion the objects set out in said act are legal, and none of the provisions therein contained are contrary to law.

In witness whereof, I sign my name officially on this 2nd day of July, A. D. 1898. W. H. HOLMES, Dist. Atty. 7th Jud. Dis. of La. A true copy. D. W. GILMOUR, Dy. Clerk, Providence, La., Aug. 13, 1898-61.

PROCLAMATION.

Mayor's Office, Town of Providence, La., August 5, 1898. WHEREAS, The Board of Aldermen of the town of Providence, La., did on the 4th day of August, A. D. 1898, enact an ordinance in accordance with a petition signed by more than one third of the property tax payers in number and value, being the bona fide owners of the lots and lands adjacent to the territorial corporate limits of the town of Providence, La., desiring that said lots or land be annexed to and included in the territorial corporate limits of the town of Providence, La., and the said Board of Aldermen being vested with the authority under Act No. 106 of the acts of the general assembly of the State of Louisiana of 1892, to-wit: "An act to amend the laws of 1892, in relation to the incorporation of cities, towns and villages, and to amend the laws of 1890, in relation to the organization of corporations, and to amend the laws of 1889, in relation to the organization of corporations, and to amend the laws of 1888, in relation to the organization of corporations, and to amend the laws of 1887, in relation to the organization of corporations, and to amend the laws of 1886, 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