

# A Few Minutes With Local Sport

By "UMP."

In a double-header Sunday, the Reeves baseball club beat the Washington 6 to 5 in a seven inning game, and Kinder trimmed the Bankers, score 4 to 0. It must be said that Kinder did not even earn a run. The feature of the game was the errors. It did not require the least skill for our players to get away with 2 in one inning. Gillman, pitching for Kinder, had the Bankers at his mercy, only four hits being made off of him.

"Toby" opened, and his teammates promptly gave Kinder three runs; Casey then assumed the twirling for six rounds, and the support gave up the other run.

The management and players of most towns could use Kinder as a tutor. They play ball, and are gentlemen always.

Batteries—Kinder; Gillman and Buck; Opelousas: Veltin, C. Meyers and Dejean.

The ball interests had a meeting Tuesday night and "Toby" Veltin was elected manager, and A. Dezauche, treasurer.

The team will assume some of the indebtedness, and under careful management should be able to close the season at least free from debt.

Washington will strengthen their team, and the first game will be played on the Bankers' ground with them Sunday, August 18th. Opelousas has played twenty-three games, winning 16, losing 6 and tied 1.

The game has brought strangers to our town, advertising us in addition to affording amusement, and the price admission (placed permanently at 25 cents) should warrant a large crowd next Sunday.

A badge ticket will be issued so that all not provided will be compelled to leave the grounds. All passes will be taken up, as the boys feel that any man interested to the extent of attending games, is interested to the extent of supporting them. Now let all pull together, and show "Toby" we want the team.

### NOTES.

The Southwestern Louisiana Boosters could not raise the required amount of money, so the trip was called off. As Mgr. Hull had tried so hard, working night and day, it was doubly regrettable.

### MR. ADVERTISER:

Do you know that you would have to place your advertisement in about FIVE papers of ordinary circulation to get the results you can get by placing it in the St. Landry Clarion?

Do you know that even that would scarcely give you the returns of ONE advertisement in the Clarion, because, the fact that a paper has such a large circulation carries with it the indisputable evidence that it is a GOOD paper, and the people want to read it?

Do you know that the Clarion has added to its already large circulation, that of the St. Landry Commoner?

Do you know that no weekly paper in the State can offer an advertiser such inducements?

And do you know that the Clarion has not increased its advertising rates?

### School Board Proceedings.

(Continued from page 4)

Principal of said Bonds then outstanding, which said funds when so set aside shall be known as the Specific Sinking Fund, and shall be applied to the payment of the principal of said bonds as they mature.

**CERTIFICATE.**  
State of Louisiana,  
Parish of St. Landry.  
Personally came and appeared before me, the undersigned authority, C. J. Thompson, who, being first by me duly sworn, deposes and says, that he was on the 5th day of August, 1912, and is now Secretary of the Parish Board of School Directors of the Parish of St. Landry, La., and that the above and foregoing is a true and correct copy of the minutes of the meeting of the said Board held on the 5th day of August, 1912.

**C. J. THOMPSON.**  
Sworn to and subscribed before me, on this 5th day of August, 1912,  
LUDOVIC FONTENOT,  
Notary Public.

### MINUTES OF SPECIAL MEETING.

Opelousas, La., Aug. 5th 1912.

The Parish Board of School Directors of the Parish of St. Landry, La., convened in special session.

Present: Hon. O. P. Daly, President; and Messrs. J. F. Vidrine, W. J. Bourdeau, Dr. A. C. Durio, R. L. Hawkins, J. W. Lyman and a quorum.

Mr. J. F. Vidrine offered the following resolution and moved its adoption:

**AN ORDINANCE.**  
Providing for the issuance and sale of School Bonds of School District No. 2, 1st Police Jury Ward of the Parish of St. Landry, La., to the amount of Two Thousand (\$2000.00) Dollars, and levying a special tax of three (3) mill per annum on all the property subject to State taxation within the limits of said School District No. 2, 1st Police Jury Ward, for the period of ten (10) years, beginning with and including the year 1912, for the purpose of paying the principal and interest of said bonds as same shall mature.

Whereas, at a special election duly held and reported to the Board of School Directors of the Parish of St. Landry, La., on the 1st day of July, 1912, in conformity to a resolution of this Board ordering said election, there was submitted to the vote of the property tax payers entitled to vote in said School District No. 2, 1st Police Jury Ward, a proposition to levy a three mill special tax on all the property subject to State taxation in said School District No. 2, 1st Police Jury Ward of the Parish of St. Landry, La., for the period of ten years, for the purpose of paying the principal and interest of said bonds, to be used for the purchase, or constructing, public school buildings, titles to which shall vest in the public; or purchasing sites therefor, titles to which shall vest in the public.

Whereas, the levying of said special tax for said purpose was duly authorized by a vote of the majority in both number and amount of votes cast at said election; and

Whereas, at said special election, there was also submitted to the vote of the property tax payers entitled to vote in said School District No. 2, 1st Police Jury Ward of the Parish of St. Landry, La., a proposition to incur debt and issue bonds to the amount of Two Thousand Dollars (\$2000.00) to run not longer than ten years from date and to bear interest not exceeding five per cent per annum payable annually, for the purpose of purchasing or constructing public school buildings, titles to which shall vest in the public; or purchasing sites therefor, titles to which shall vest in the public; and

Whereas, the incurring of said debt and the issuing of said bonds for said purpose was duly authorized by the vote of a majority in both number and amount of votes cast at said election; and

Whereas, said debt has not been incurred or said bonds issued:

Section 1. Be it resolved by the Parish Board of School Directors of the Parish of St. Landry, La., that the President and Treasurer of this Board be and they are authorized and directed to have prepared and to execute in the name of the Parish Board of Directors of the Parish of St. Landry, La., for and on behalf of School District No. 2, 1st Police Jury Ward of said Parish of St. Landry, La., ten (10) negotiable bonds, numbered from 1 to 10, both numbers inclusive, and in denominations of Two Hundred (\$200.00) Dollars each, bearing date of September 15th, 1912, and maturing and being due and payable on Sept. 15th, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, and 1922, respectively, or one (1) to (10) years after their date, bearing interest at the rate of five per cent per annum payable annually on the 15th day of September of each and every year until the payment of the principal sum thereof, both principal and interest of said bonds to be payable at the office of the Treasurer of the Parish Board of School Directors of the Parish of St. Landry, La., in the City of Opelousas, La., and said bonds shall be known as "School District No. 2, 1st Police Jury Ward Bonds."

The interest of said bonds shall be evidenced by proper coupons attached to each bond, and both principal and interest of said bonds shall be due and payable in gold coin of the United States of the then present standard of weight and fineness. Said bonds shall be signed by the President of this Board and attested by the Secretary of this Board, but said interest coupons may be executed by facsimile signatures of said President and Secretary.

Section 2. Be it further resolved, etc., that all of said bonds and all of said interest coupons attached thereto shall be in substantially the following forms, respectively:

**UNITED STATES OF AMERICA.**  
STATE OF LOUISIANA,  
PARISH OF ST. LANDRY,  
No. 1. \$200.00  
SCHOOL DISTRICT NO. 2, 1ST POLICE JURY WARD BONDS

**PARISH BOARD OF SCHOOL DIRECTORS OF THE PARISH OF ST. LANDRY, LOUISIANA.**

Know all men by these presents, that School District No. 2, 1st Police Jury Ward of the Parish of St. Landry, State of Louisiana, acknowledges itself to be indebted and for value received hereby promises to pay to bearer the sum of Two Hundred Dollars on the 15th day of September, 1912, together with interest thereon from date hereof until paid, at the rate of five per centum per annum, payable annually on the 15th day of September of each and every year until final payment hereof, upon the presentation and surrender of this bond and the interest coupons attached, as they severally become due.

Both principal and interest of this bond are due and payable at the office of the Treasurer of the Parish Board of School Directors of the Parish of St. Landry, State of Louisiana, in gold coin of the United States at the present standard of weight and fineness.

This bond is one of a series of bonds of like date, and is intended to be used for the purpose of providing funds to purchase, or construct public school buildings, titles to which shall vest in the public; or constructing public school buildings, titles to which shall vest in the public; or purchasing sites therefor, titles to which shall vest in the public, in School District No. 2, 1st Police Jury Ward of the Parish of St. Landry, State of Louisiana, and in full conformity to Article 281 of the Constitution of Louisiana and the Statutes carrying same into effect, and is authorized and approved by the vote of the majority in both number and amount of the property tax payers qualified to vote thereon, voting at a special election duly and regularly called and held in and for said School District No. 2, 1st Police Jury Ward, as provided by the Constitution and Statutes of Louisiana.

It is hereby certified and recited that all acts, conditions and things required by the Constitution and Statutes of Louisiana, precedent to and necessary in issuing this bond, have been regularly done and performed; that the total indebtedness of the Parish Board of School Directors for and on behalf of said School District No. 2, 1st Police Jury Ward, does not exceed the total available income of the Parish; and that full and ample provision has been made for the collection of a direct property tax of three mills on the dollar, annually, on the property subject to State taxation within the limits of said School District No. 2, 1st Police Jury Ward, which said special tax is also authorized and approved by the vote of the majority in both number and amount of the property tax payers, qualified to vote thereon, voting at a special election duly and regularly called and held in and for said School District No. 2, 1st Police Jury Ward, as provided by the Constitution and Statutes of Louisiana, and has been specifically and regularly authorized and dedicated to the payment of said bonds in principal and interest as same shall mature.

In testimony whereof, the said Parish Board of School Directors of the Parish of St. Landry, State of Louisiana, has caused this bond to be signed by its President and attested by its Secretary, and the aforesaid ordinance hereto annexed to be executed by facsimile signatures of its President and Secretary, this 15th day of September, 1912.

Attest: C. J. THOMPSON, Supt. and ex-Officio Secretary.

On September 15th, 1912, School District No. 2, 1st Police Jury Ward of the Parish of St. Landry, State of Louisiana, by its Board of School Directors, met in the office of the Treasurer of said Board at Opelousas, La., being one year's interest on its SCHOOL DISTRICT NO. 2, 1st POLICE JURY WARD BONDS, DATED SEPTEMBER 15th, 1912.

O. P. DALY, President.  
C. J. THOMPSON, Supt. and ex-Officio Secretary.

## My Doctor Said

"Try Cardui," writes Mrs. S. V. Spell, of Hayne, N. C. "I was in a very low state of health, and was not able to be up and tend to my duties. I did try Cardui, and soon began to feel better. I got able to be up and help do my housework. I continued to take the medicine, and now I am able to do my housework and to care for my children, and I feel as though I could never praise Cardui enough for the benefits I have received."

## TAKE CARDUI The Woman's Tonic

Cardui is successful, because it is made especially for women, and acts specifically on the womanly constitution. Cardui does one thing, and does it well. That explains the great success which it has had, during the past 50 years, in helping thousands of weak and ailing women back to health and happiness.

If you are a woman, feel tired, dull, and are nervous, cross and irritable, it's because you need a tonic. Why not try Cardui? Cardui builds, strengthens, restores, and acts in every way as a special, tonic remedy for women. Test it for yourself. Your druggist sells Cardui. Ask him.

Write for Ladies' Advisory Dept., Chattanooga Medicine Co., Chattanooga, Tenn. for Special Instructions, and 64-page book, "Home Treatment for Women," sent free. 15c

### ATTENTION

For Cut Glass, Silverware, Watches, Clocks, Jewellery Hand Painted China.

--GO TO--

## C. A. Young

(Successor to H. W. Perry & Co.)

Now Located Opposite Court House

Repairing A Specialty

John W. Clark, Manager.

sept. 10 Year

## Valuable Properties

### For Rent or Sale

**FOR RENT--** Fifty arpents of land with the residence, large barn, outhouses, cabins, etc., one mile and a half from Opelousas, on road leading from said city to Bellevue. The land is all under cultivation with several acres in cane. A long lease if required and on easy terms.

**FOR RENT OR SALE--** TWO STORE BUILDINGS at the corner of Landry and Liberty streets, with large lots.

One neat, large residence, with a cabin and seven arpents of land within the corporate limits of the city of Opelousas.

**FOR SALE--** A FOUR ROOM BUILDING. One VACANT LOT. ONE LOT AND BUILDING.

The three last mentioned properties are near the O'Gea and Frisco railroads, in the city of Opelousas.

**Easy and Long Terms of Payment.**

For terms and conditions, apply to

**E. D. ESTILETTE,**  
Or to ISAAC LITTON, at the Lacombe Insurance Office, south LANDRY STREET.

Telephone service, linking together city and country and shore, is never more appreciated than during the summer months.

While the business man is confined to his desk in the city, the telephone keeps him in touch with wife and family, though they may be many miles away, summering at some pleasant resort.

During his own vacation the business man relies upon the telephone. He is free from care, for he knows that he can be reached at one by telephone should important matters require his attention.

At the vacation home also, the telephone proves so convenient in arranging games and outings with friends and ordering supplies from the distant markets.

All this is possible because Bell Telephone service is universal. **By the way, have you a telephone?**

Cumberland Telephone & Telegraph Company.  
(INCORPORATED)  
Every Bell Telephone is a Long Distance Station.

Mr. Gourney offered the following ordinance and upon being duly read was adopted unanimously, to-wit:

### AN ORDINANCE.

To prohibit the construction of railroad or canal crossings, private crossings, ramps, bridges, causeways, fill, ditches, canals, sluices, dams, levees or other works of any nature whatsoever upon or across any public road of this parish, with the exception of the Police Jury first obtained, and to regulate the construction and maintenance of all railroad or canal crossings, private crossings, ramps, bridges, causeways, fill, ditches, canals, sluices, dams, levees or other works which now exist or which may in the future be constructed by any person, or persons, corporation or association of persons other than this body and its agents, and to provide penalties for any violation hereof.

Be it ordained by the Police Jury of the Parish of St. Landry in regular session convened:

Section 1. That no person, or person, corporation or association of persons shall construct, or cause to be constructed, private crossing, ramp, bridge, causeway, fill ditch, canal, sluice, dam, levee or other work of any nature whatsoever upon or across any public road of this parish, with the exception of the Police Jury first obtained in the form of a resolution duly adopted or a written permit from all members of this body representing the ward or wards in which the work is to be done, plainly specifying to what extent and in what manner such work or construction is to be permitted.

Section 2. That in all cases where any public road of this parish is now or shall in the future be crossed by any railroad or canal, private road, ramp, bridge, causeway, fill ditch, canal, sluice, dam, levee or any work of any nature whatsoever not being a public work of the parish, the crossing shall be level with the surface of the road, and shall be so constructed that it shall not exceed one foot of rise or fall to each one foot in length, at no point shall the width of the crossing and approaches be less than eighteen (18) feet at the top or crown, said crossing and approaches shall be provided with substantial guard rails wherever there is a drop exceeding three feet, and the same shall be constructed in conformity with the specifications of the road ordinances of this parish governing similar work, and they must at all times be kept in good, safe and reliable condition, free from ruts and mud holes, and in such condition as to not interfere with either the passage or drainage of the public road.

Section 3. That whenever a Police Juror or Road Inspector of the Ward in which the work is situated gives written or verbal notice to any person, persons, corporation or association of persons which has constructed or which maintains or controls any railroad or canal crossing, ramp, bridge, causeway, fill ditch, canal, sluice, dam, levee or other work of any nature whatsoever upon or across any public road of this parish, ordering him, it, or them to forthwith remove such work, if constructed without authority, or to place it in proper condition and repair in conformity with this ordinance, and such work shall not be removed or repaired within ten days after such notice is given, then and in that event said person, persons, corporation or association of persons shall be liable to the penalty hereinafter set forth, and in addition the Police Juror or Road Inspector shall be authorized to have the repairs made at the expense of the delinquent.

Section 4. That whenever shall violate this ordinance, he or she shall be fined in a sum not less than ten dollars and not exceeding one hundred dollars for each violation, and proceedings may be had by indictment or information in any court of competent jurisdiction.

Section 5. That all ordinances or parts of ordinances in conflict with this ordinance be and the same is hereby repealed.

Adopted, Aug. 5, 1912.  
W. F. CLOPTON,  
President.

Attest: J. J. HEALEY,  
Clerk.

### SHERIFF'S SALE.

JACOB U. PAYNE, JR.  
vs.  
J. B. BROWN ET AL.

No. 19662, Sixteenth Judicial District Court, St. Landry Parish, La.

By virtue of a writ of seizure and sale issued on the 10th day of March, A. D. 1912, out of the Hon. 16th Judicial District Court, in and for the Parish of St. Landry, Louisiana, in the above entitled and numbered suit, and to me directed, I have sold and will offer for sale, for cash, at public auction, to the last and highest bidder, without appraisal, at the front door of the Court House of St. Landry Parish, La., Opelousas, La., on

**Saturday, August 25, 1912,**  
at 11 o'clock a. m., the following described property, to-wit:

"All and singular the following described real estate situated in the Parish of St. Landry, Louisiana, to-wit: The Galleger Plantation, composed among other lands of the following: The eastern one-half of Section One (1), all of Section One (1), Four (4), Five (5), and Six (6); the east half of Section Two (2); the East half of Section Eight (8); and the East half of Section Nine (9); all in Township Four (4) North, Range Four (4) East, and all lying West of Bayou Boeuf, and containing Ten Hundred and Eighty (1,080) acres more or less; the North West quarter of the South West quarter of the South West quarter of the East half of Section Six (6); the East half of Section Eleven (11) and Thirteen (13) of Section Six (6); all in Township Four (4) South, Range Four (4) East. All of fractional Section Three (3), in Township Five (5) North, Range Four (4) East, containing Three Hundred and Ninety-two (392) acres and seventy-nine and 1/2 (392 1/2) acres; Section Forty-four (44); Section Forty-five (45); Section Forty-six (46); Section Forty-seven (47); the North West quarter (NW 1/4) and North West quarter of the South West quarter (SW 1/4) of Section Sixty (60); the East half (E 1/2) of lots Eleven (11) and Thirteen (13) of Section Sixty (60); all in Township Four (4) North, Range Four (4) East, and all lying West of Bayou Boeuf, and containing Ten Hundred and Eighty (1,080) acres more or less; the North West quarter of the South West quarter of the South West quarter of the East half of Section Six (6); the East half of Section Eleven (11) and Thirteen (13) of Section Six (6); all in Township Four (4) South, Range Four (4) East. 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