

Council Proceedings.

Opelousas, La., July 27th, 1914. To the Members of the Board of Aldermen, City of Opelousas, La.

Gentlemen: You are hereby notified that there will be a special meeting held this evening at eight o'clock, p. m. for the purpose of opening bids for the building of sidewalks, curbs, etc., as per ordinance of this board and awarding contract for same, and to take such action in this matter as the board deems proper.

To act on the proposition to audit the books and accounts of the city. To adopt ordinance prohibiting certain vehicles, machines, conveyances and things from being driven, hauled or brought upon or across the wood block paved streets of this city.

To adopt ordinance or ordinances regulating automobile traffic in the city limits and to act on any matter pertaining thereto.

To authorize the Mayor to draw warrant against any available fund to send indigent to Charity Hospital in New Orleans, La., upon the written request of the president of the Board of Health, when said indigent is suffering with a contagious or infectious disease.

(Signed) E. L. LOEB, Mayor. Attest: (Signed) H. U. CALLAHAN, City Clerk.

Received the above notice on the 27th day of July 1914 and on the same day and date I notified all the members of the Board of Aldermen in person.

(Signed) C. L. Hayes, Marshal.

Opelousas, La., July 27th, 1914. The Board of Aldermen met pursuant to the above call, present, E. L. Loeb, Mayor, presiding, Aldermen, Gosselin, Fields, Hays, Stelly and Eastham. All the members of the Board of Aldermen being present the meeting was called to order.

AN ORDINANCE.

No. 9 of 1914.

To regulate the driving, running or operating of automobiles and all other vehicles propelled by oil, water power, gasoline or electricity operated within the city limits of this municipality and providing a penalty for the violations hereof.

Section 1. Be it ordained by the Mayor and Board of Aldermen of the City of Opelousas that it shall be unlawful for any person under the age of sixteen years to operate, drive or run any automobile or any vehicle propelled by oil, water power, gasoline or electricity or any owner of such vehicles to permit same to be operated, run or driven by anyone under said age within the limits of this municipality.

Section 2. Be it further ordained, etc., that it shall be unlawful for any automobile or any other vehicle propelled with oil, gasoline, water power or electricity to be driven or propelled within the city limits of this city at a greater rate of speed than twelve (12) miles per hour.

Section 3. Be it further ordained, etc., that the driver of any automobile, or other vehicle propelled as stated in Section 1 be required upon reaching within one hundred feet of any street crossing within the city limits to give an alarm of at least two sounds of his horn.

Section 4. Be it further ordained, etc., that the driver or owner of any automobile, vehicle, etc., propelled as stated in Section 1 of this ordinance, when running or being propelled at night within the city limits, shall be required to keep lighted in front of said automobile or vehicle, etc., two white lights and in the rear one red light.

Section 5. Be it further ordained, etc., that all owners of automobiles, vehicles, etc., running or propelled as stated in Section 1 within the city limits shall obtain a number to be paid for by the owner of said automobile, vehicle, etc., from the City Clerk and said number shall be displayed on said automobile, vehicle, etc., where it can be seen at all times distinctly.

Section 6. Be it further ordained, etc., that the City Clerk shall keep a record of all numbers issued and to whom issued in a book kept for that purpose.

Section 7. Be it further ordained, etc., that any person, owner or driver of any automobile, vehicle, etc., violating any of the provisions of this ordinance, shall, upon conviction by the City Clerk, be fined in the sum of not less than five dollars nor more than twenty-five dollars or a sentence of not less than five nor more than twenty-five days imprisonment, subject to street work, or both fine and imprisonment at the discretion of the City Clerk.

Section 8. Be it further ordained, etc., that all ordinances or parts of ordinances in conflict with any of the provisions of this ordinance be and the same is hereby repealed.

Section 9. Be it further ordained, etc., that for good and sufficient reasons this ordinance shall take effect from and after its adoption.

On motion duly seconded and carried the above ordinance, after having been read section by section and adopted in like manner, was adopted as a whole by the following vote:

Yeas: Gosselin, Fields, Hays, Stelly and Eastham.

Nays: None. Approved: (Signed) E. L. LOEB, Mayor.

Attest: (Signed) H. U. CALLAHAN, City Clerk.

Adopted July 27th, 1914.

AN ORDINANCE.

No. 10 of 1914.

To prohibit the driving or hauling of any and all machines, engines, tractors or other vehicles with pronged, lugged or spiked wheels over or across any of the streets paved with wood blocks and providing a penalty for the violation thereof.

Section 1. Be it ordained by the Mayor and Board of Aldermen of the city of Opelousas in special session convened, that it shall be unlawful for anyone to drive, haul or cause to be driven or hauled any machine, tractor, engine or other vehicle with pronged, lugged or spiked wheels over or across any of the streets of this municipality paved with wood blocks.

Section 2. Be it further ordained, etc., that whoever shall violate any of the provisions of Section 1 of this ordinance, shall, upon conviction thereof, be fined in the sum of not less than twenty-five dollars nor more than fifty dollars or be imprisoned, subject to street work, for not less than twenty-five days nor more than thirty days or both at the discretion of the city judge.

Section 3. Be it further ordained, etc., that for good and sufficient reasons this ordinance shall take effect from and after its adoption.

E. L. LOEB, Mayor. Attest: H. U. CALLAHAN, City Clerk.

On motion duly seconded and carried the above ordinance, having been read section by section and adopted in a like manner, was adopted as a whole by the following vote: Yeas: Gosselin, Fields, Hays, Stelly and Eastham. Nays: none.

Motion by Mr. Hays: That the contract for the paving of sidewalks and accounts for a period of four years be awarded to Robinson, Masquelette as per their proposition of July 13, 1914, subject to satisfactory arrangement being made with said firm by the Mayor for the payment of price stipu-

IRRIGATE With ADVERTISING

Water works wonders with an arid soil. It makes it bloom like an Eden, and yield fruit and grain where only sparse shrubs grew before.

An adequate advertising appropriation is to business what water is to dry soil. It yields to the advertiser a harvest of patronage, holding old customers, bringing new ones and creating an increasing demand.

Judicious advertising is a multiplier of profits. It enables the merchant to sell his goods cheaply. It keeps his shelves free from old stock; it finds the eager buyer, and hence, makes selling easier and dealings with customers a pleasanter task.

The Advertising Columns of

THE ST. LANDRY CLARION

Furnish the medium for a campaign of advertising irrigation in this section.

lated and the Mayor is authorized to execute such contract in the premises as is necessary. Motion duly seconded and carried.

Motion by Mr. Gosselin: That the Mayor be and he is hereby authorized to draw a warrant against any available fund to send indigent to the Charity Hospital in New Orleans, La., when so requested by the President of the Board of Health. Motion duly seconded and carried.

Resolution by Mr. Stelly: Be it resolved by the Mayor and Board of Aldermen of the City of Opelousas in special meeting convened, that in so far as the ordinance providing for the paving of certain sidewalks adopted July 7, 1914, directing the paving of the sidewalk on the north side of Vine street from the S. F. Railroad to Lombard street, be and the same is hereby rescinded, annulled and set aside. Resolution duly seconded and adopted.

Resolution by Mr. Stelly: Be it resolved by the Mayor and Board of Aldermen of the City of Opelousas in special meeting convened that in so far as ordinance adopted by the Board on July 7, 1914 providing for the paving of certain sidewalks, directing the paving of the sidewalks on the North side of South street between Court and Market street be and the same is hereby rescinded, annulled and set aside. Gosselin, Fields, Hays and Stelly voting yeas. Eastham voting no. Resolution adopted.

The following communications were received from Messrs. Dejersey and Naff, Contractors: To the Honorable Mayor and Board of Aldermen, City of Opelousas, La. Gentlemen: In the event we be awarded the contract for sidewalk paving, bids for which you are about to open we will accept same, notwithstanding the elimination of the paving of sidewalk on north side of South street between Court and Market street, to which we hereby consent. (Sgd) DEJERSEY & NAFF, July 27, 1914. By C. A. Dejersey.

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Motion by Mr. Hays: That the Board proceed to open bids for paving of sidewalks. Motion duly seconded and carried.

The bids of Dejersey & Naff being the only one received as per advertisement and being found satisfactory by the Board, the following motion was offered by Mr. Stelly: That the bid of Dejersey & Naff for the paving of sidewalks in this city be accepted and that contract be awarded to them for same and that the Mayor be and is hereby authorized to execute the contract necessary in the premises. Motion duly seconded and carried.

There being no further business, upon motion duly seconded and carried the meeting was adjourned.

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per plan of said town, made by L. E. Littell, under act No. 53 of 1896, and said lot having one hundred (100) feet front on Court street, by a depth of one hundred and seventy-five (175) feet; between parallel lines being bounded north by property of vendor herein bounded south by property of A. J. Berrier, bounded east by said Court street, and bounded west by property of vendor herein, said lot of ground to be taken out of a larger lot acquired by vendor herein from W. S. Prazze this day, commencing at the point of division of said property with that of A. J. Berrier, and running one hundred feet north, thence one hundred and seventy-five feet west, thence one hundred feet south, thence one hundred and seventy-five feet to place of beginning. Said corners to be marked and designated by a plan of survey to be made by R. M. Hollier, Parish Surveyor.

Terms: Cash, to pay and satisfy the sum of twelve hundred dollars debt, with interest and costs, unless the same is immediately paid. Less a credit of \$200.00 paid Feb. 25-09, and \$15.00 paid on Dec. 1, 1909.

M. L. SWORDS, Sheriff.

SHERIFF'S SALE

HENRY V. MOSELY Versus RALPH R. LEH

No. 20,100, 16th Judicial District Court, Parish of St. Landry, La.

By virtue of a writ of seizure and sale, issued out of the Honorable Sixteenth Judicial District Court, in and for the parish of St. Landry, in the above entitled and numbered suit, and to me directed, I have seized and will offer for sale at public auction to the last and highest bidder, at the front door of the Court House of St. Landry Parish, at Opelousas, La., on

Saturday Aug. 22, 1914,

at 11 o'clock a. m., the following described property, to-wit:

1. A certain tract of land, situated about two miles southwest of the town of Washington, La., containing an area of ten (10) arpents, and bounded north by a strip of land left as a passage way from the two roads leading from Washington to Opelousas and Plaisance, respectively, south by property of Mrs. Rublee, west by property hereinafter described and east by property formerly belonging to James Marshall.

2. A certain piece of land, situated about two miles southwest of Washington, La., adjoining the piece above described, containing an area of ten (10) arpents, bounded north by a strip of land left as a passage way from the two roads leading to Opelousas from Washington and Plaisance respectively, south by property formerly belonging to Mrs. Blanc and Mrs. Garland, west by property hereinafter described, and east by property of C. Graffigno.

3. A certain tract of land adjoining the above containing fifteen (15) arpents, bounded north by property of Mrs. Damonville Dejean, south by property of Mrs. Celeste Girard, containing two hundred arpents, more or less, with all the buildings and improvements thereon.

4. A certain tract of land, situated about two miles from Washington, La., and containing about two (2) acres, more or less, bounded north by property of Godfrey Dupre, south by property of Dunbar, east by property now or formerly belonging to Benj. Marshall and west by property formerly belonging to vendor. The above described tracts or parcels of land being the same acquired by the vendor herein from C. Graffigno, by act before J. R. Pavy, N. P., on December 31st, 1904, as per sale duly recorded in Conveyance Book No. 4, page 27, Clerk's office, St. Landry parish, La.

To pay and satisfy the sum of one hundred and fifty dollars debt, with interest and costs, unless the same is immediately paid, and on terms of credit to-wit: \$2000.00 payable Jan. 1st 1915-16-17-18-19-20-21-22-23 and 24.

M. L. SWORDS, Sheriff.

SHERIFF'S SALE

MRS. DORA M. WARTELLE, WIDOW OF DR. G. A. M. COOKE Versus J. FRANKLIN SCHELL

No. 20,111, 16th Judicial District Court, Parish of St. Landry, La.

By virtue of a writ of seizure and sale, issued out of the Honorable Sixteenth Judicial District Court, in and for the parish of St. Landry, in the above entitled and numbered suit, and to me directed, I have seized and will offer for sale, for cash, at public auction, to the last and highest bidder, at the front door of the Court House of St. Landry parish, at Opelousas, La., on

Saturday, Sept. 12th, 1914,

at 11 o'clock a. m., the following described property, to-wit:

1. A certain tract of land containing about thirty-seven (37) arpents, with all the buildings and improvements thereon, situated in Plaisance, St. Landry parish, La., near Gradenigo's Island and bounded as follows: North by Alcide Hillman, south by D. Roos & Co., east by unknown parties, and west by Mrs. Mary E. Roy; being the same property acquired by Dr. Frederick Vidrine from Paul Mouillier, in the early part of the year 1906.

Terms: Cash, to pay and satisfy the sum of five hundred and forty dollars, debt, with interest and costs unless the same is immediately paid.

M. L. SWORDS, Sheriff.

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Saturday, Sept. 12th, 1914,

at 11 o'clock a. m., the following described property, to-wit:

1. A certain plantation, consisting of one hundred and thirty-seven (137) acres, more or less, with all the buildings and improvements thereon, and being bounded on the north by the land of T. J. Lucy and Comeau, south by the public road leading from Plaisance to the town of Washington, east by the public road leading from Opelousas to Washington, west by the land of Joseph Miller.

2. One hundred and three (103) acres of land, more or less, situated on the east side of the public road leading from Opelousas to Washington, and being on both sides of the Morgan's Louisiana & Texas Railroad track bounded on the north by the lands of Pitre and Godfrey Dupre, south by the Lastrapes plantation, west by the public road

leading from Opelousas to Washington, east by Bayou Carron.

Said property being a portion of the property belonging to the community acquiesced and gains heretofore existing between the vendor and her deceased husband, Dr. G. A. M. Cooke, and which was adjudicated to her by judgment of the District Court, dated Oct. 9th, 1902, and which adjudication has been duly recorded in the office of the clerk of the District Court for this parish.

Terms: Cash, to pay and satisfy the sum of \$3153.75 debt, with interest and costs, unless the same is immediately paid. Less a credit of \$1611.90, and all interest up to Jan. 1st, 1913.

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To pay and satisfy the sum of one hundred and fifty dollars debt, with interest and costs, unless the same is immediately paid, and on terms of credit to-wit: \$2000.00 payable Jan. 1st 1915-16-17-18-19-20-21-22-23 and 24.

M. L. SWORDS, Sheriff.

NOTICE OF ADMINISTRATION.

ESTATE OF PATRIK H. MABONEY No. 6701, Probate Docket, 16th Judicial District Court, Parish of St. Landry, La.

Whereas, Mrs. Mary Halphen, of St. Landry Parish, has applied by her petition to be appointed administratrix of the above entitled and numbered estate.

Now, therefore, notice is hereby given to all parties interested to show cause, if any they can or have, within ten days from the first publication hereof, why the prayer of the said petitioner should not be granted.

By order of said Court.

HENRY LASTRAPES, Jr. Clerk of Court.

NOTICE TO CREDITORS.

We, the undersigned, Board of Receivers of the Little Belle Tabernacle No. 133 of the G. G. W. Order of Brothers and Sisters of Loving Charity of Opelousas, La., do hereby notify the creditors of said organization to come forward and present their claims within 30 days, for the purpose of dissolving said organization.

R. W. Nicholson, R. E. Donato, M. D., Wm. Halsey, Board of Receivers.

NOTICE TO CREDITORS.

We, the undersigned, Board of Receivers of the Little Belle Tabernacle No. 133 of the G. G. W. Order of Brothers and Sisters of Loving Charity of Opelousas, La., do hereby notify the creditors of said organization to come forward and present their claims within 30 days, for the purpose of dissolving said organization.

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