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The Era-Leader.

PUBLISHED WEEKLY.

Mrs. J. VOL BROCK, Editor.

Entered as second class matter April 5, 1910 at the post office at Franklinton, La., under the Act of Congress of March 3, 1879.

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SUBSCRIPTION \$1.00 A YEAR

Franklinton, La., Mar. 26, 1914.

R. NICK SIMS NAMED.

For State Bank Examiner—Accepts The Place.

R. Nick Sims, prominent banker of Donaldsonville, La., and campaign manager for Theodore Wilkinson in the latter's race for the governorship in 1908, was appointed state bank examiner by Governor Hall in place of William L. Young, ordered removed.

The appointment of Mr Sims was announced shortly after 1 o'clock Friday at the St. Charles Hotel.

Announcement was made at the same time that Mr. Sims had accepted the appointment.

Mr. E. Hall, Jr., in charge for treatment.

Mr. and Mrs. Hall brought their son, Luther E. Hall, Jr., to the Orleans Sunday morning and he was taken to the hospital for treatment. He was taken to the hospital for treatment. He was taken to the hospital for treatment.

Mr. P. Guidry happened to be in the hospital when the accident last Wednesday occurred, by spraining his ankle. He was so bad it was necessary to go to the hospital for several days.

Mr. Leon Pounds was a New Orleans doctor last week.

Misses Lee Mathews and Camille Bailey of Bogalusa spent the week-end here with their parents.

Mr. Julius Gridley of Poplarville is operator at the depot now.

Mrs. D. C. Wood and Misses Ernestine Wood, Esther and Jessie Bateman and Letha Sherman of Franklinton attended the dance here Friday.

Misses Agnes Wood and Ernestine Wood were Bogalusa visitors here Saturday.

Mr. and Mrs. J. H. Jenkins and family were in the city Sunday.

is to be made and representatives from every Sunday School in the parish are to meet in June when the organization will be perfected and a definite line of work laid out.

Miss Judean is especially interesting in her presentation of the work and showed very conclusively how this Sunday School organization if enthusiastically undertaken will be followed by perfectly splendid results spiritually. Lend every possible aid to this work and let's see it prosper.

Last week's issue of the St. Tammany Farmer is a thing to be proud of and we heartily congratulate Brother Mason upon his splendid Rally Day Edition. St. Tammany Parish has a splendid showing for the present and very flattering prospects for the future and it does not require any exaggeration but only an interesting statement of facts as made by the Farmer in its special edition, to claim the interest of the outside world.

Rio Notes.

A large crowd from a number of the graded schools of the Parish, were in attendance at Rally Day here last Friday. On the arrival of the early morning trains large crowds began to assemble. They went immediately to the school house, where a short address was made by Supt. Stringfield after which the spelling contests were entered into, different schools winning in different grades. These were followed by an interesting address by Mr. C. H. Hines of the State University. A bountiful dinner was spread at noon. In the afternoon there were declamations and later races and ball games. More prizes than any in the school.

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CHARTER

Of J. O. Magee & Son Limited,

Located at Sunny Hill, Louisiana.

UNITED STATES OF AMERICA,
State of Louisiana,
Parish of Washington.

BE IT KNOWN AND REMEMBERED, that on this 27th day of February, 1914, before me, LESLIE P. PARKER, a Notary Public in and for the Parish of Washington, State of Louisiana, duly commissioned, sworn and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto subscribed, and who declared unto me, said Notary, that, availing themselves of the laws of the State of Louisiana, they have formed, and by these presents, do form and constitute themselves, as well as all such other persons as may hereafter join or become associated with them, or with their successors, into a corporation, for the objects and purposes, and under the conditions following, to-wit:

ARTICLE I.
The name of the corporation shall be J. O. Magee & Son Ltd., and under that name it shall have and enjoy succession and existence for the term of ninety-nine years, unless sooner dissolved by law or by consent of the stockholders as hereinafter provided.

Under this name the said corporation shall have the power and authority to contract, to make and use a corporate seal and to alter same at pleasure; to hold, receive, have, purchase, alienate, pledge, mortgage, and hypothecate under the said corporate name, property real, personal and mixed; to name and appoint such officers, directors, agents, managers or other employees as the interest or business of this corporation may require; to establish branch stores and to operate same in any part of the State of Louisiana; to make and establish such by-laws, rules and regulations, for the proper management of its affairs, as it may deem necessary and proper, and where the same shall hold and exercise all the powers and privileges granted to the objects herein set forth or that may be necessary to carry on the business for which this corporation is established and which this corporation may legally and lawfully perform under the laws of this State.

ARTICLE II.
The domicile of this corporation shall be at Sunny Hill, Washington Parish, Louisiana, and all other legal process shall be served upon the president, or in his absence or inability to act, the secretary-treasurer.

ARTICLE III.
The objects and purposes for which this corporation is established, and the nature of the business to be carried on by it, are hereby declared to be the operation of a general merchandise store, to buy and sell at wholesale or retail and do all acts necessary and proper for the conduct and maintenance of the business as above outlined, or as incidental thereto.

ARTICLE IV.
The capital stock of this corporation shall be TEN THOUSAND (\$10,000.00) DOLLARS, divided into and represented by One Hundred Shares of stock at the par value of One Hundred Dollars each; said stock shall be paid for in cash at the time of subscription or as the same is issued, for not less than par, or in payment or in exchange for property actually received or purchased by this corporation, or for work or services actually rendered.

ARTICLE V.
The corporate powers of this corporation shall be vested in and exercised by a Board of Directors composed of three stockholders, and their decisions and acts shall bind this corporation.

The first meeting of the Board of Directors under this charter shall be held at a meeting of the stockholders to be held at the office of the corporation on the first Monday in January, 1915, and thereafter the stockholders shall elect a board of directors on the first Monday in January of each year, who shall serve until their successors shall have been elected and qualified. The Board of Directors shall elect from among their number their officers, which shall be President, Vice-President, Secretary and Treasurer; the office of Secretary and Treasurer shall be held by the same stockholder. No person shall be eligible as a director, or hold an office in this corporation, who is not a stockholder; during the absence of the President the Vice-President shall act and preside in his stead. Notice of the election of the Board of Directors shall be given in writing by mail, addressed to the stockholders at their usual place of business ten days prior to said election, and the Board of Directors shall appoint one of the stockholders to preside at said election; and in the event that said stockholder shall fail to attend, the Board of Directors shall appoint a stockholder to fill his vacancy in any failure, for any cause whatever, to elect directors on the day named for that purpose shall not dissolve this corporation, but the directors then in office shall continue to serve until their successors are chosen. At every election and meeting of the stockholders, each stockholder shall be entitled to one vote for each share of stock registered in his name, and the vote of the stockholders may be cast by proxy. The election of directors shall be by ballot and the majority in the amount of votes cast, each share of stock being counted as one vote, shall elect the persons or persons for whom they are cast. The first Board of Directors of this corporation shall be composed of James O. Magee, Arthur Magee and Elmer Alford, of whom James O. Magee shall be president, Elmer Alford, Vice-President and Arthur Magee, Secretary and Treasurer, who shall serve until their successors shall have been elected and qualified.

ARTICLE VI.
The Board of Directors shall have the power to fill all vacancies in their number, caused by death, resignation or otherwise, from among the stockholders of this corporation. The said Board shall have full power and control of the property of this corporation and shall conduct and manage the same in conformity with the objects for which (this corporation is organized and in accordance with the provisions set forth in this charter. Said Board is further authorized to adopt such laws, rules and regulations as the affairs and business of this corporation may require, and as may be necessary for the management of the business thereof, provided the same shall not conflict with this charter, or the laws of the State of Louisiana, or the laws of the United States. The Board of Directors shall elect or appoint such other agents, clerks, servants or other employees as they may deem necessary for the conducting of the business affairs of this corporation, and to fix their compensation and term of service, with the right to dismiss them at pleasure.

ARTICLE VII.
The charter may be changed, modified, amended, or the capital stock increased or decreased, or the objects of the corporation may be dissolved, at the general meeting of the

stockholders convened for that purpose, with the assent of three-fourths of the entire stock present or represented at said meeting, thirty days' prior notice of such meeting being given in a weekly newspaper published at Franklinton, Washington Parish, Louisiana, and a written notice thereof mailed to each stockholder at his usual place of business forty days prior to said meeting. In case of the dissolution or termination of this corporation, either by liquidation or otherwise, the affairs of this corporation shall be liquidated by three commissioners selected from among the stockholders at a meeting called for that purpose, due notice of which having been given, as set forth in this article. Said commissioners shall remain in office until the affairs of this corporation shall have been fully liquidated.

ARTICLE VIII.
No stockholder of this corporation shall ever be held liable, or responsible, for the contracts or faults thereof, in any further sum than the unpaid balance due said corporation for shares of stock subscribed and owned by the stockholder; nor shall any informality in the organization of this corporation have the effect of rendering this charter null or exposing any stockholder to any further liability than the unpaid balance due on his stock.

Each stockholder designates herein, opposite his name, the amount of stock subscribed for by him, and this Charter shall serve as the original subscription list.

Thus done and passed at my office at Sunny Hill, Washington Parish, Louisiana, on the day, month and year first above written, in the presence of Walton H. Alford and Felder Carter, two competent witnesses, who sign these presents together with said applicants and me, said Notary, after due reading.

J. O. MAGEE, 25 shares.
J. ARTHUR MAGEE, 20 shares.
ELMER O. ALFORD, 5 shares.
Witnesses:
W. H. ALFORD,
FELDER CARTER,
LESLIE P. PARKER,
Notary Public.

STATE OF LOUISIANA,
Parish of Washington,
Clerk's Office.

I certify that this instrument was filed for record on the 4th day of March, 1914, at 11 o'clock a. m., recorded March 5th, 1914, in Charter Book No. 1, Page No. 31, of the official records.

D. D. McELVEEN,
Dy. Clerk and Ex-Officio Recorder.
Publ. March 12-April 16, 1914.

Order of Sale,
No. 1692.

In the matter of Daniel E. Sheridan, Bankrupt.

United States District Court for the Eastern District of Louisiana.
Notice is hereby given that under and by virtue of an order of sale, rendered by Hon. Wm. Bell, Referee in bankruptcy for the Eastern District of Louisiana, on the 9th day of March, 1914, in the above entitled matter, I will sell at the principal front door of the court house, at Franklinton, La., on the 11th day of April, 1914.

Saturday, April 11, 1914
to the last and highest bidder, the following described property, to-wit:

1st. A 5-8 undivided interest in 46.46 acres of land described as beginning 10 chains west of the western boundary line of headright 12, Tp. 1 s., Range 11 east, and on township line, thence run north 27° w 22 chs, thence n 41° e 17 chs, thence north 33 1-2° e, east 8 chs, thence east 2.40 chs, thence s 9.54 chs to a line of headright, thence s 80 1-2° w 5.61 chs to nw corner of said headright, thence s 9° 45' e 34.16 chs to creek, thence along the creek n 80° w 3.75 chs, thence s 78° w 4.25 chs, thence s 50° w 50 chs, thence leaving the creek n 27° w 5.13 chs to point of beginning, acquired of W. W. Babington.

2. An undivided five-eighths interest in 135.77 acres of land, being lots 3 and 4 and east half of the nwd of section 31, Tp. 1 s, R. 11 east, except 8.55 acres previously sold.

3. An undivided five-eighths interest in 67 acres of land, described as beginning at the se corner of the Orilton Day under Chas. Roberts headright Nos. 37 and 42, Townships 1 and 2 s R 11 e, run thence n 9.45° w 17 1-2 chs, thence n 70° w 17 chs, thence s 3° w 14 chs thence s 82° w 19 chs, thence s 35° w 18.06 chs to south line of hd, thence n 80° 30' e 49.54 chs to point of beginning.

4. An undivided five-eighths interest in and to 96.86 acres described as beginning at the ne corner of the Orilton Day, under Chas. Roberts hds Nos. 37 and 42, tp. 1 s, r 11 e, run n 101° e, 35.15 chs, thence s 8° e, 17.07 chs, thence s 56° w, 15 chs, thence s 26° w, 8.16 chs, thence s 63 1-2° w, 6 chs to branch, thence n 69° w, 6.50 chs, thence s 40° w, 3 chs to hd line, then n 9.45° w, 34.16 chs to point of beginning.

5. An undivided two-ninths interest in and to the following blocks and lots in the L. P. Pierce addition to Bogalusa, La., Washington Parish, to-wit: All of block 1 except lots 1, 2, 3, and 22; All of blocks 2, 3, and 4, all of block 5 except lots 19, 20, 21 and 22. All of block 6 except 1, 2, 3, 4, 19, 20, 21, and 22. All of blocks 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26 and 28. Lots 2, 3, 4, 5, 6, 18, 19, 20, 21, 22, 23 and 24 in block 29. All of block 30 except lots 1, 2, 23, and 24. All of blocks 31 except lots 2 & 24. All of blks 32, 33, 34, 35, 37, 38, 39, 40, 42, 43, 44, 46, 47, 48, 50, 51 and 53. All of block 54 except two acres off south side and all of block 56 except 3 acres off east side, acquired of Babington Bros. Ltd.

6. An undivided one-third interest in and to south hf of nel and the nel of the sel of section 28, tp 3 s, r 13 e, less that part sold to Mrs. Dora Brumfield and Emmett Pigott, as per titles of record in the conveyance records of Washington Parish, La.

7. All the pine timber on 60 acres of land in the Jacob Miller hd No. 45, tp, 3 s, r 12 e, described as follows:

Beginning at a point on the said hd, No. 45, 22.12 chs w of the ne corner of said hd; thence s 1-2° e, 30 chs to a set stob, thence s 86 1-2° w 20 chs to set stob, thence n 1-2° w 30 chs (to point) north line of hd; thence north 89 1-2° e, 20 chs along hd line to point of beginning, together with right of way for railroad or tramroad and for all other purposes over the above described land with the right to remove at any time all improvements, which the purchaser may place thereon. The right to remove the said timber shall expire at the end of 12 years from Feb. 22, 1912.

8. An undivided one-half interest in 19 acres of land, being all of the s hf of that part of the nel of the nwd of sec 21 or 39, tp 2 s, r 12 e, which lies e of Bogue Lou-a creek, together with all buildings and improvements



CONSTANT EXERCISE WILL MAKE YOU STRONG
CONSTANT DEPOSITS IN OUR BANK WILL MAKE YOU RICH
DO YOU WANT TO GROW OLD AND FEEBLE AND BE WITHOUT MONEY IN THE BANK?

The boy who builds a fine physique in his youth will have a strong constitution to fall back upon in his OLD AGE. He won't be so liable to contract disease; he will have the STRENGTH to fight it off. The same with BANKING YOUR MONEY. Build a FINANCIAL CONSTITUTION for the years to come.

Do YOUR BANKING WITH US
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Tylertown Bank,
Tylertown, Mississippi.

thereon.

9. An undivided one-half interest in and to 30 acres of land commencing at the ne corner of the nel of sw 1 of section 14, tp 2, south range 12 and run south 15 chas, w 20 chas, n 15 chas and e 20 chas to point of beginning, together with all buildings and improvements thereon.

10. Square No. 228 of the town of Franklinton.

11. 14 acres of land out of the se corner of 120 acres of land as per tax title from heirs of Nathan Crain, by T. J. Simmons, Sheriff.

12. 293.16 acres of land in the Philip Magee headright No. 51, Tp. 4 s R 12 e, described as follows:
Beginning at the se corner of said headright and running n 86° w 15.13 chs, thence n 31° e 17.14 chs, thence n 58° w 10.10 chs thence s 34° w 8 chs, thence s 25 1-2° — 4.07 chs, thence n 70° w 9 chs, thence north 61 1-2° w 10.55 chs, thence north 85 1-2° west 1.59 chs, thence south 41 1-2° west 20.05 chs, thence north 86 1-2° west 4.82 chs to west boundary line of hd, thence north 33 1-2° east 60.30 chs, thence south 82 2-2° east 18.60 chs, thence south 71 1-2° east 3.63 chs, thence south 15 1-2° east 4.53 chs, thence south 89 3-4° east 4.55 chs, thence south 86° east 8.27 chs, thence north 5° east 9.55 chs, thence south 86 1-2° west 2.27 chs, thence south 86° east 20.10 chains, thence south 33 1-2° west 67 chas to point of beginning, being the same property acquired by Daniel E. Sheridan, from the Standard Land Co. Ltd., as per deed of the record in book 15, page 458 of the record of Washington Parish. The timber on the said land having been previously sold.

13. An undivided one-half interest in 76.12 acres of land in Philip Magee, hd 43 tp 3 s, r 13 e, described as follows:
Beginning at the ne corner of said hd and running north 86° w along line 31 chas to set stob, thence south 30 1-2° east 8.40 chas, to set stob, thence south 14° east 5 chas to set stob on east side of branch, thence south 28 1-2° west along east side of branch, 16.27 chas, to set stob, thence south 86° east 32.56 chas, to set stob on east line of section, thence north 33-4° east along line 25.72 chas to point of beginning, being the property acquired of Starling Jones, as per deed in book 15, page 459 of the records of Washington Parish.

The above described property is to be sold subject to the appraisal made in this bankruptcy.

All acts of sale are to be passee before Lindsay McDovgall, Notary Public and all expenses of the acts of sale and all taxes due on said property for the year 1914 are to be borne by the purchaser.

This 10th day of March, 1914.
Wm. J. Dobson, Trustee.

Sheriff Sale.—No. 2461.
W. P. Bulloch,
Vs.
T. J. Crow.

Notice is hereby given that by virtue of an order of seizure and sale, issued out of the 26th Judicial District Court of La., in and for Washington Parish, in the above entitled cause, and to me directed, I will proceed to sell at public auction to the last and highest bidder, on

Saturday, April 18, 1914
at the principal front door of the court house at Franklinton, La., between the legal sale hours for judicial sales, the following described property, to-wit:

Fifty-six acres of land, more or less, bound north by lands of W. W. Magee south by lands of N. Stafford, east by Gorman Creek and west by Homestead entry of Cyrus Andrews and being in township 2, south, range 10 east.

Terms of sale—Cash without benefit of appraisal.
This 10th day of March, 1914.
T. J. Simmons, Sheriff.

Sheriff Sale—No. 2321.
Robert Babington Receiver,
Babington Bros. Ltd.
Vs.
Thomas Parker.

Notice is hereby given that by virtue of an order of seizure and sale issued out of the 26th Judicial District Court of Louisiana, in and for Washington Parish, in the above entitled cause and to me directed, I will proceed to sell at public auction to the last and highest bidder, on

Saturday, March 28, 1914
at the principal front door of the court house at Franklinton, La., between the legal sale hours for judicial sales, the following described property, to-wit:

North half of southeast 1/4 of south west 1/4 of northeast 1/4 and southeast 1/4 of northeast 1/4 section 13, twp 1, south range 10 east, St. Helena Meridian containing 161.54 acres, less 10 acres sold to John W. Bickham.

Terms of sale: Cash with benefit of appraisal.
This 19th day of February 1914.
T. J. Simmons, Sheriff.

Sheriff Sale—No. 2377.
Tylertown Bank,
Vs.
Babington Bros Ltd.
Notice is hereby given that by virtue of an order of seizure and sale issued out of the 26th Judicial District Court of Louisiana, in and for Washington Parish, in the above entitled cause and to me directed, I will proceed to sell at public auction to the last and highest bidder, on

Saturday, March 28, 1914
at the principal front door of the court house at Franklinton, La., between the legal sale hours for judicial sales, the following described property, to-wit:

Being and situated in Washington Parish, La. Commence at the southeast corner of southeast 1/4 of southwest 1/4 of section 12, twp. 2, south range 10 east, run west on old section line 20 chains. Thence north 24.81 chains Thence east 13 1-2 chains, thence south 14.81 chains, thence east 6 1-2 chains, thence South 10 chains to point of beginning.

Terms of sale. Cash with benefit of appraisal.
This 19th day of February 1914.
T. J. Simmons, Sheriff.

EXCURSION
EVERY SATURDAY

From
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To
New Orleans
Via
New Orleans
Great Northern
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At following round trip fares:

From Abita Springs.....	\$ 2.15
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“ Onville.....	2.55
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Sunday Excursions from all Shore Line Points to New Orleans and return. Same fare as applies in reverse direction.

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