

Enterprise and Observer,
CONSOLIDATED.
 Official Journal Iberia Parish
 and City of New Iberia
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10 CENT "CASCARETS"
IF BILIOUS OR COSTIVE
 For Sick Headache, Sour Stomach,
 Sluggish Liver and Bowels—They
 work while you sleep.

**SPECIAL MEETING IBERIA PARISH
 SCHOOL BOARD.**

**NEW IBERIA BASE BALL CLUB TO
 ORGANIZE.**

**HOW TO BEAT THEM AT THEIR
 OWN GAME.**

It is all right to have honest goods on the shelves for people to buy but they are likely to remain there unless people are informed that you have the goods. That can best be done by advertising in your local paper. One principal way by which mail order houses often get the better of home merchants is through the medium of large illustrated catalogues, that find their way into almost every home two or three times a year. It costs a small fortune to print and mail these catalogues, but the fact that they exist is the surest proof that it pays to have them.

Of course, no local merchant can afford to get out such a catalogue, nor is it necessary. He can secure the same results in his home paper, but to do it he must advertise generously and attractively, and then make good in the quality and price of his goods. In so doing he can beat the mail order houses at their own game.

To be sure there are in every community people who will always buy of a mail order house even if they get fooled by so doing, as many do, because it is a mania with them. But the great majority of buyers would rather trade at home if assured they can get what they want, and it is up to the local business men to meet that want.

**CHILDREN AT WORK COSTLY TO
 THE COUNTRY.**

HOW MUCH DO WE CARE?

**NATIONAL CONFERENCE ON CHILD
 LABOR AT NEW ORLEANS.**

"A procession of all the child workers in this country, passing before you one a minute, day and night, would last five years." So said Lewis W. Hine, at the Tenth National Conference on Child Labor, which closed its sessions yesterday at New Orleans. He was showing the pictures of some few of the children in that procession, and demonstrating the high cost of child labor to the child, to industry, and to society.

"And when do you play?" Pauline Newman told how she had asked a child of twelve in a Connecticut mill town this question. "He looked at me with his lustreless eyes and said with surprise, 'Play I never play.' And I remembered the day when I first went to work in a factory in New York. I was not quite fourteen. The factory overlooked the park, and I could hear the voices of children out there. I went to the window to watch them. There were some younger than I, some older, and oh! how I wanted to go out and play with them. But I had not been at the window more than half a minute when a hand was laid on my shoulder. 'Child, the factory is not the place to dream.' That moment taught me what child labor means. And when you rob a child of his childhood, you have deprived him of something he can never, so long as he may live, never have again."

"We must cut child labor out of the vicious circle—poverty, child labor, intemperance, disease, crime, etc. Child labor is the only link in the chain which it is possible for the American people to break to-morrow, if they wish to do so. I do not claim that the abolition of child labor will destroy the vicious circle, but it will reduce it; it will give us a people better able to break the other links in the chain. If all these things are true, as we believe they are, and if we are an intelligent people, why does child labor continue?"

As if in answer to this question of Owen R. Lovejoy, secretary of the National Child Labor Committee, some stories had been told by Mrs. Florence Kelley, stories from her own experience. "In Maine where I spend my summers, I have a neighbor who lives in a boat five miles from shore. He dares not come to land, because he knows that the agents of the Federal Government would send him to prison. Several years ago he stole 1,500 scallops, a previous offense for which a fine of \$1,500 was imposed. He can never pay the fine, so he is a man without a country. But in the same village there is a fish cannery where young children work every day undisturbed, although the State of Maine has said that no child under fourteen years may be employed. But the factory inspector is far away in Augusta; the nearest justice of the peace is thirty miles away, and roads are bad; and the people, who care very much if their scallops are stolen, do not mind if their children are ruined."

"Twenty years ago, when I was a factory inspector in Illinois, I went to a packing house one prostratingly hot day and saw one of the boys who opened and shut the doors of the cooling room. One minute he was outside in the direct rays of the sun; the next he was inside where the icicles never melt. I was told that the company had three times as many boys on their pay rolls as they needed for this job, because two out of three of them were always sick. At the same plant I saw the agents of the United States inspecting with a microscope the meat that was to be sent to Germany, and I learned that the Federal Government was paying more for the inspection of meat in that single plant than the State or Illinois had appropriated for the inspection of all the places where children were employed throughout the State."

"We care more for our food than we do for our children. We pass State laws, but we do not respect them as having real authority, and we do not provide the means to enforce them."

**DECISIONS RENDERED BY JAMES
 SIMON, JUDGE 19th JUDICIAL
 DISTRICT COURT.**

Richard Morvant vs. Geo. Henderson.—The exception of no cause of action, filed Jan. 9, 1914, having been heard and submitted for adjudication and the Court being of opinion that the exception was well founded, ordered that the exception of no cause of action be maintained and plaintiffs action dismissed at his costs.

M. F. Morvant vs. Jos. Goldberg et al.—The exception of no cause of action having been heard, the Court maintained that plaintiffs action be dismissed at his costs.

Bernard L. Bennett vs. Jos. Doumit.—It is ordered that there be judgment for the plaintiff against the defendant in the sum prayed for.

Eleonore Jacques vs. Antoine Manoni et al.—Case ordered dismissed as in case of non suit.

Succession of Norbert Theriot, deceased. It is ordered by the Court that final account homologated and funds distributed in accordance with account.

Marie Delahoussaye, wife of Julian Broussard vs. Santiago Segura.—It is ordered that there be judgment for the defendant rejecting plaintiffs demand dismissing her action at her costs.

LeBlanc & Broussard vs. Albert Stafford.—Ordered by the Court that case be dismissed at plaintiffs costs.

Succession of Mrs. Ida Derouen, wife of Octave Delcambre.—Ordered by Court that the Administrator be discharged only insofar as concerns the said provisional account.

Jules Day vs. John R. Davis, Judge City Court.—Ordered that the mandamus herein issued be and is hereby made peremptory as prayed for.

Dorval Tullier et al. vs. Eugenie Poirson, Interdict.—Ordered that sale herein sued for be made absolute and that same be homologated and approved.

Bank of Jeanerette vs. Jos. Ozenne et al.—It is accordingly ordered that there be judgment for the plaintiff as prayed for.

Isaac White vs. Susan Weiss, wife. Ordered placed on dead docket.

First National Bank of Abbeville vs. Madison LeBlanc et al.—Ordered that there be judgment for the plaintiff and against defendants.

A. M. Bernard vs. Phil Broughton et al.—Ordered that same be dismissed at plaintiffs costs.

New Iberia Commission Co. vs. Phil Broughton.—Ordered by the Court that the two cases be and is hereby dismissed at plaintiffs costs.

John D. Walet vs. Mozart Dugas.—Ordered that there be judgment for plaintiff and against defendant.

Jos. Moumit vs. Homer Landry.—Judgment for plaintiff and against defendant.

D. Delcambre & Co., vs. Martial Bourque et al. It is ordered that there be judgment for plaintiff as prayed.

Bertrand Lumber Co. vs. Lucius Romero. Judgment for plaintiff.

Bertrand Lumber Co. vs. Sam LeBlanc. Judgment for plaintiff.

Leon Dreyfus vs. Leon Bourgeois. Judgment for plaintiff.

Chas. A. Eaton vs. Ike Moritsky. It is ordered by the Court that there be action dismissing plaintiffs case.

Abraham Cohen vs. Ike Moritsky.—It is ordered that there be judgment dismissing plaintiffs action.

Colgate Co. vs. Davis & Scharff Gro. Co., Judgment for plaintiff.

Philip Werlein Co. vs. E. C. Geneaux. Judgment for plaintiff.

F. J. DeGravelle vs. Theodore LeBau et al. Judgment for plaintiff.

H. B. Jewell vs. Leon Dreyfus, ordered that there be judgment for plaintiff.

P. D. Broussard vs. Allen Norris.—Judgment in favor of plaintiff.

Casimir Boutte et al. vs. Athalie Boutte, wife of Oscar Ledet. Ordered that there be judgment for Intervenor Jos. Davis and that title to property be ratified.

Lilly Deslattes, wife vs. L. C. Andre, her husband. Judgment of separation of property.

New Iberia, La., March 19, 1914.
 Pursuant to the call of the President, a special meeting of the Iberia Parish Board of School Directors was held in their office in the Masonic building, at ten o'clock A. M., for the purpose of acting on a petition from the property taxpayers of School District Number Eight, of Iberia Parish, La., asking that the School Board order a special school tax election in that district. Present: Dr. Paul N. Cyr, President, and Messrs. L. L. Gonsoulin, Jno. D. Walet, Ulysse Landry, Eugene Guillot, H. T. Hall and a quorum.

The Secretary read the following petition purporting to be signed by more than one-fourth in number and amount of the property taxpayers eligible to vote in School District Number Eight, of Iberia Parish, La., praying that this School Board, acting within and under the authority of the Constitution and Laws of Louisiana, do order that a special election be held in the manner required by law, for the purpose of determining whether or not a special tax for school purposes shall be levied and collected in said district:

To the School Board of Iberia Parish, State of Louisiana.

Greetings—We, the undersigned taxpayers of School District Number Eight, do hereby petition your Body, according to law, to call a special election as soon as possible in the said school district, to determine whether the taxpayers of the said district desire to tax themselves at the rate of two (2) mills on the dollar of assessed valuation for a period of two (2) years, in order to give additional aid to the public schools of the said School District Number Eight, of Iberia Parish, La.:

Respectfully signed: Paul N. Cyr, E. R. Jackson, Mrs. M. B. Jackson, C. A. McGowan, Z. Lejeune, Miss S. Allain, A. Dubroca, Chas. Wormser, M. Wormser, Chas. Walker, V. J. Poirson, E. H. Green, H. Scharff, Dave Davis, Leo Frank, Jules Robin, H. B. Hewes, C. A. Poirson, C. C. Edwards, Tony Caro, Mrs. A. L. Millet, Miss Estelle Mequet, Gaston Mequet, Damas Moresi, Mrs. L. W. Bookah, Mrs. F. B. McGowen, Mrs. Daisy M. Stewart, Mrs. V. Monnin, Mrs. Ray Whitworth, A. P. Moresi, F. J. Gannine, Albert Moresi, Daniel Jeffrey, Mrs. Geo. D. Guiberteau, Fred Napier, L. A. Moresi, P. A. Boykin, John C. Thomas, Mrs. Otto Weber, Dr. M. E. Tarleton, J. A. Gonsoulin, Mrs. P. A. Boykin, L. Wormser, E. C. Geneux, Mrs. F. W. Moore, Mrs. Leo Frank, L. LeBourgeois, Sr., L. C. Andre, S. Thibaux, E. A. Minvielle, Arthur Woodford, Jos. L. Lewis, Ben B. Trappy, Mrs. Regina Trappy, M. R. Morvant, Isador Flory, S. J. Kelso, M. F. King, Rivers Brown, Mrs. V. Koblear, Mrs. Annette Schexnayder, Jos. A. Fay, Fred Dreyer, C. O. Gergeron, Jules Trahan, Mrs. O. Mouret, Ed. C. Stokes, M. V. Gourner, Jas. Brown.

Whereupon the following resolution was introduced by Mr. Landry who moved its adoption:

Whereas, more than one-fourth in number and amount of the property taxpayers of School District Number Eight, of Iberia Parish, La., as created, located, defined and recorded under and by virtue of the authority of the Parish Board of School Directors of said Parish, entitled to vote on the proposition hereinafter set out, have petitioned the Board of School Directors of the Parish, of Iberia, La., to order a special election according to law for the purpose of submitting to the vote of the property taxpayers within said school district qualified as electors under the Constitution and Laws of the State, upon the proposition herein below set out; therefore,

Section 1. Be it ordained by the Board School Directors of the Parish of Iberia, La., in special session convened, that a special election, to be participated in by the property taxpayers within School District Number Eight, of Iberia Parish, La., as created, located, defined and recorded under and by virtue of the authority of the Parish Board of School Directors of said Parish, be and the same is hereby ordered to be held under the provisions of Art. 281 of the Constitution of Louisiana, Act 256 of the General Assembly of 1910, and other laws on the subject, on the 21st day of April, 1914, between the hours of seven o'clock A. M. and five o'clock P. M., at the City Hall in Jeanerette within said district, for the purpose of taking the sense of the property taxpayers within said district, qualified electors under the Constitution and Laws of this State, on the following proposition, viz:

Whether or not a special tax of two (2) mills on the dollar on all taxable property in School District Number Eight, of Iberia Parish, La., subject to State taxation, annually, for a period of two (2) years for the purpose giving additional aid to the public schools within said district; said tax to be levied and collected for the years, 1914 and 1915, inclusive.

Section 2. Be it further ordained, etc., that the following persons be and they are hereby appointed to serve as commissioners and clerk of election, to-wit: Messrs. Floyd Gannine, Alexander Fay and Simeon Thibaux, commissioners; and Jno. W. Watts, clerk.

Section 3. Be it further ordained, etc., that the President of this Board be and he is hereby authorized and directed to issue public notice of said election for at least thirty days according to law, in the New Iberia Enterprise, the official organ of this Body, and the Coast Herald of Jeanerette, giving notice of the time and place when this Board will proceed to open the ballot box, examine and count the ballots in number and amount, examine and canvass the returns of said election, and declare the result of same.

Mr. Hall having seconded the foregoing resolution, after full discussion, the question being called for, the said resolution was adopted by the following vote: Yess: Dr. Paul N. Cyr, L. L. Gonsoulin, Jno. D. Walet, Ulysse Landry, H. T. Hall and E. Guillot. Nays, None.

It was moved by Mr. Gonsoulin, seconded by Mr. Walet and unanimously carried, that the Board adjourn.

L. A. WALET, Secretary.

The New Iberia Base Ball Club will organize for the season at the New Base Ball Park to-morrow, Sunday, March 22, 1914, where the members will elect a manager and captain and will also have a general practice. The following players are requested to be present at the New Base Ball Park at two o'clock: Geo. Doerle, Lloyd Porter, A. Dieudonne, V. Hebert, Julius Maier, Guy Martin, Louis Jennaro, Felias Broussard, and Dr. C. C. Courts. We are glad to note that New Iberia will be represented this year with one team and not four or five teams, as was witnessed last year with little interest. We were informed that the local fans will be enjoyed by seeing good teams on our local diamond. Mr. Fred Patout, the manager of the ball park has been busy this week arranging the grounds for the opening game, which will probably be on Easter Sunday.

FRANK J. CHENEY makes oath that he is senior partner of the firm of F. J. CHENEY & CO., doing business in the City of Toledo, County and State of OHIO, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of CATARRH that cannot be cured by the use of HALL'S CATARRH CURE.

FRANK J. CHENEY, sworn to before me and subscribed in my presence, this 5th day of December, A. D. 1913.

F. J. CHENEY & CO., Toledo, O.
 NOTARY PUBLIC.

Hall's Catarrh Cure is taken internally and acts directly upon the blood and mucous surfaces of the system. Send for testimonials, free.

F. J. CHENEY & CO., Toledo, O.
 Sold by all Druggists, 75c.
 Take Hall's Family Pills for constipation.

MOSS HERO OF GAME.

Holy Cross basketball five won the Preparatory School League championship yesterday at Manual Training School court when it defeated the Manual boys by the score of 13 to 11 in one of the best games ever played on the Manual Court. The game was the deciding one for the Vittur cup, and a large crowd witnessed the contest which was a hummer from start to finish.

The hero of yesterday's game was little Creighton Moss, who tied the score and a few minutes later won the game for his schoolmates by his nifty field goal. Moss has been playing a great game all through the season, and yesterday he won congratulations from all who witnessed the game.

The game, until the second half stood 4 to 2, in favor of the Manual boys. Strange to state, this was the same score when Holy Cross and Manual met the last time. The beginning of the second half Manual began to score more field goals, and up to the last six minutes of play the score stood to 8 to 10, in Manual's favor and then Moss tied the score with his field goal. When time was up for the last half it was decided that they would play until the first field goal was thrown, and it was not long before Creighton Moss made the winning point.—N. O. Picayune, Mar. 18.

YOUNG PEOPLE

• who are ambitious to get ahead
 • will find in this Association that
 • help most needed. "Systematic
 • Saving."
 • The weekly payments on ten
 • shares of our stock is \$2.00. If
 • this payment is made regularly
 • each month for about ten years
 • the owner of the stock will re-
 • ceive \$1,300.00 in cash. A profit
 • of nearly \$300 on the investment.
 • Certificates issued from one
 • share up. Weekly payment twenty
 • cents per share.
 • Mr. W. G. Weeks, Secretary
 • of the Association, will be pleased
 • to explain more fully.
 • IBERIA BUILDING ASS'N.

**FORMER GOVERNOR'S WIFE GETS
 DIVORCE.**

Texarkana, Ark., March 19.—Mrs. Ada Sanders, wife of Jared Y. Sanders, former Governor of Louisiana, won in the courts of Miller county to-day in her suit for a divorce from her husband. The Miller County Chancery Court granted her an absolute divorce from her husband, and alimony in the sum of \$10 a week during the life of the plaintiff. The ground for the divorce, as given in the decree of the court and set out at length in the petition of the plaintiff, is desertion.

Mrs. Sanders is the daughter of Rev. J. F. Shaw, a Seventh Day Baptist minister, who was a pioneer settler in Texarkana and publisher of the first daily newspaper ever published here. Mr. Shaw now resides at Foulke, twenty-two miles south of this place, and Mrs. Sanders has been making her home with him since separation from her husband, which dates back more than a year ago.

**IN LOVING REMEMBRANCE OF
 EMILE PERRET, JR.**

Died March 13th, 1914, aged 52 Years,
 11 Months and 28 Days.

A precious one from us has gone,
 A voice we loved is stilled;
 A place is vacant in our home,
 Which never can be filled.

FRECKLES

FEBRUARY AND MARCH BRING
 OUT UNSIGHTLY SPOTS. HOW
 TO REMOVE EASILY.

The woman with tender skin dreads February and March because they are likely to cover her face with ugly freckles. No matter how thick her veil, the sun and winds have a strong tendency to make her freckle.

Fortunately for her peace of mind the recent discovery of a new prescription, othine—double strength, makes it possible for even those most susceptible to freckles to keep their skin clear and white. No matter how stubborn a case of freckles you have, the double strength othine should remove them.

Get an ounce from your druggist and banish the freckles. Money back if it fails.

F. T. MOUTON, PH. G. L. D. PRESCOTT.

We beg to announce that
 we have succeeded—

"THE FULLER DRUG CO."
 and will appreciate part
 of your patronage. : :

MOUTON & PRESCOTT,
 PHARMACISTS.

PHONE 20. PHONE 20.

Mr. Mouton will give his personal attention to the
 Prescription Department.

NEW SUBSCRIBERS AND RENEWALS FOR WEEK OF MAR 21st.

Willie Gonsoulin, I. W. Gajan, Frick Bros., D. L. Ivy and H. J. Broussard. Renewals—Clovis Dreouen, Anthony Rochon and C. C. Vital.

ECZEMA, RING WORM, ITCHING, TETTER.

Sold under a positive guarantee to refund the purchase price if it does not cure itch, ring-worm, tetter and all other skin diseases. Hunt's Cure has proven itself the standard medicine for skin diseases. Ask any druggist and read the positive guarantee that goes with each package. Price 50c. A. B. Richards Medicine Co., Sherman, Tex.

**SPRING BLOOD AND SYSTEM
 CLEANSER.**

During the winter months impurities accumulate, your blood becomes impure and thick, your kidneys, liver and bowels fail to work, causing so-called "Spring Fever." You feel tired, weak and lazy. Electric Bitters—the spring tonic and system cleanser—is what you need; they stimulate the kidneys, liver and bowels to healthy action, expel blood impurities and restore your health, strength and ambition. Electric Bitters makes you feel like new. Start a four weeks' treatment—it will put you in fine shape for your spring work. Guaranteed. All Druggists, 50c and \$1.00. H. E. Bucklin & Co., Philadelphia or St. Louis.

President Wilson intimated that he would welcome the resumption of parleys with Mexico.

THE FORTY YEAR TEST.

An article must have exceptional merit to survive for a period of forty years. Chamberlain's Cough Remedy was first offered to the public in 1872. From a small beginning it has grown in favor and popularity until it has attained a world wide reputation. You will find nothing better for a cough or cold. Try it and you will understand why it is a favorite after a period of more than forty years. It not only gives relief—it cures. For sale by all dealers.

The Mississippi Senate approved a \$1,500,000 bond issue to run twenty-five years and pay 5 per cent interest.

Settlement of the Mississippi merger suit against the American Telephone, the Cumberland and the Western Union, involving a fine of \$50,000, was approved by the State Senate.

GUARANTEED
 ALL WOODLAND TO GIVE GOOD SERVICE OR NEW ONE FREE
FRANKEL FIFTEEN SYSTEM CLOTHES
 FIFTH AVE., N. Y.

**LOOK FOR THIS LABEL ON THE
 RIGHT HAND SLEEVE OF EVERY COAT**

**The Label of
 FRANKEL FIFTEEN**
 America's Greatest
 1500 Dollar Clothes
 Means Much to Men

WE would not offer our patrons a suit that we did not feel confident would meet our own high standard.

The FRANKEL FIFTEEN guarantee label is simply the manufacturer's assurance additional to our own that every FRANKEL FIFTEEN garment must give satisfaction or the wearer gets a new one free.

The finest assortment of models and fabrics for spring at
\$15.00
 (awaits your inspection.)

E. Taul,
NEW IBERIA, LA.

CHICHESTER'S PILLS
 THE SMALL PILL
 Sold by all Druggists Everywhere

"Feeling Fine"
 is merely a matter of health and health is merely a matter of keeping the digestion perfect, the blood pure, the liver and bowels active. If you are in poor health just try

**HOSTETTER'S
 Stomach Bitters**
 immediately. It makes the appetite keen, assists digestion, renews health and prevents Spring Ailments.

Mouton & Prescott, Pharmacists. Telephone 20. (Formerly Fuller Drug Co.)