

You Need a Tonic

There are times in every woman's life when she needs a tonic to help her over the hard places. When that time comes to you, you know what tonic to take—Cardui, the woman's tonic. Cardui is composed of purely vegetable ingredients, which act gently, yet surely, on the weakened womanly organs, and helps build them back to strength and health. It has benefited thousands and thousands of weak, ailing women in its past half century of wonderful success, and it will do the same for you. You can't make a mistake in taking

GARDUI

The Woman's Tonic

Miss Amelia Wilson, R. F. D. No. 4, Alma, Ark., says: "I think Cardui is the greatest medicine on earth, for women. Before I began to take Cardui, I was so weak and nervous, and had such awful dizzy spells and a poor appetite. Now I feel as well and as strong as I ever did, and can eat most anything." Begin taking Cardui today. Sold by all dealers.

Has Helped Thousands.

S. I. Raymond Co., Ltd.,

Cor Main and Third Streets
Baton Rouge, La.

**Dry Goods, Notions, Shoes Hats
Clothing, Housefurnishing, Etc.**

CHAS. TADLOCK CARPENTER AND BUILDER

Estimates Furnished on
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Wire Doors and Screens
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Window and Door Frames,
Mantels, Etc.

**Life, Fire, Steam Boiler, Tornado, Ac-
cident and all other forms of**

Insurance.

R. M. Leake. Office at Residence.
St. Francisville, La. Phone 14.

LET THERE BE LIGHT

There WILL BE light if you buy your electric light bulbs from me. All sizes Interstate Electric Company's Mazda and Carbon Lamps in stock. Orders taken for all kinds of electrical appliances.

J. C. STORM.

St. Francisville, La.

**Is Your Farm Remunerative?
Do You Wish to Do Better?**

YOU SURELY CAN.

OF COURSE WE HAVE Rustproof Oats, and Lespedeza Seed, and Hay, and Red Polled Grade Cattle for sale, but the fact that we have had them for thirty years proves that they have been profitable to us and that they will remunerate you if you will handle them sufficiently and properly. If you desire any information concerning them we shall be glad to supply same on request.

SUCCESS LIES IN MUTUAL SERVICE.

**Woodlawn Farm, Laurel Hill, La.
J. B. McGEHEE.**

LET THIS OFFICE DO YOUR PRINTING

AN ORDINANCE.

An ordinance to levy, collect, and enforce payment of an annual license tax upon all persons, associations of persons, or business firms and corporations, pursuing any trade, profession, vocation, calling or business in the Parish of West Feliciana, Louisiana, except those that are expressly excepted from such license tax by Article 229 of the Constitution of the State of Louisiana; Be it ordained by the Police Jury of the Parish of West Feliciana in regular session convened on this 4th day of November, Nineteen hundred and fourteen (1914)—

Section 1. That there is hereby levied an annual license tax for the year Nineteen hundred and fifteen (1915), upon each person, association of persons, or business firms and corporations pursuing any trade, profession, vocation, calling or business, conducted, pursued, carried on or operated within the limits of the Parish of West Feliciana, La., which may be subject to such license tax under Article 229 of the Constitution of the State of Louisiana.

Sec. 2. That on the 2nd day of January, 1915, the tax collector shall begin to collect and shall collect as fast as possible from each of the persons or business firms, associations of persons, and corporations pursuing within the limits of said Parish any trade, profession, calling, vocation or business, a license tax as herein provided. All licenses shall be due and collectible during the first two months of the year 1915 and all unpaid licenses shall become delinquent on the first day of March of said year, and all firms who commence business after that date shall become delinquent unless the license is paid within ten days.

Sec. 3. That the annual parochial license hereby levied is declared to be the same as, and to be graduated in accordance with, the Constitution and laws of the State of Louisiana now in force, and is hereby declared to be the same as to graduation, and in amount as the license laws of the State of Louisiana now in force provide for State purposes, and are to be determined in accordance therewith, to-wit: Act No. 171 of the General Assembly of the State of Louisiana of the session of 1898, and the subsequent acts of the General Assembly of Louisiana amendatory thereof. It is hereby declared to be the intention of this body to herein levy the same license tax for parochial purposes, both as to graduation and amount as is now imposed by the General Assembly for State purposes, to which laws special reference is hereby made as being part hereof for the purpose aforesaid, provided that this restriction shall not apply to dealers in distilled alcoholic and malt liquors, the license for the carrying on of which business shall be as hereinafter provided in this ordinance.

Sec. 4. That the procedure in the collection of parochial licenses herein levied, and that to ascertain the amount due for same by the tax collector, shall be the same as is now provided by law for State purposes, and particularly in Act No. 171 of the General Assembly of Louisiana of the session of 1898, as amended by subsequent acts of the General Assembly and at subsequent sessions; and the penalties imposed upon, and interest and costs to be collected from delinquents, are declared to be the same and to be collected in the same manner as provided by said act of the General Assembly (as amended by subsequent acts) for State purposes.

Sec. 5. That for every business or dealer in distilled, alcoholic or malt liquors, whether selling by wholesale or retail, the parochial license is hereby levied, graduated and determined as follows, in this Parish: When the gross annual receipts of said business are Fifty thousand dollars (\$50,000) or more, the license shall be One thousand five hundred dollars (\$1,500) per year, or for any part thereof. When the gross annual receipts of said business are Thirty-seven thousand dollars (\$37,000) and less than Fifty thousand dollars (\$50,000) the license shall be One thousand four hundred dollars (\$1,400) per year or for any part thereof. When the gross annual receipts of said business are Twenty-five thousand dollars (\$25,000) or more, and less than Thirty-seven thousand dollars (\$37,000) the license shall be Thirteen hundred dollars (\$1,300) per year or for any part thereof.

When the gross annual receipts of said business are less than Twenty-five thousand dollars (\$25,000) the license shall be One thousand dollars (\$1,000) per year, or for any part thereof. Sec. 6. That the annual license tax for parochial purposes, on the sale of pistols, or pistol cartridges, and rifles or rifle cartridges, blank pistols and blank cartridges hereby levied, shall be the same as to graduation and amount as now provided for State purposes by Act No. 65 of the regular session of the General Assembly of the State of Louisiana of the year 1904, to which act special reference is hereby made for the purpose aforesaid and for identification herewith; and said license shall be collected by the tax collector in the same manner and at the same time as are collected other license taxes.

Sec. 7. That any person, firm, corporation or company having more than one place of business in said parish, shall pay a separate license for each place of business in said parish.

Sec. 8. That incorporated municipalities exempt by the Constitution and laws of this State, particularly under Act No. 142 of the General Assembly of the session of 1904 of the State of Louisiana, situated in this parish, are hereby declared to be exempt from the provisions of this ordinance. Sec. 9. That the parochial licenses which are herein levied are declared to be for the purposes which may be required by the Constitution and laws of this State, for parochial purposes. C. F. HOWELL, President of the Police Jury of West Feliciana Parish. R. M. LEAKE, Secretary of the Police Jury of the Parish of West Feliciana.

TOMBSTONES

Alex. Enochs,
Successor to E. Enochs, dealer and manufacturer of Sarcophagus Monuments and Headstones. Marble and Granite of best quality. Workmanship at lowest rates.

ARDMORE, PA.

AN ORDINANCE.

An ordinance to levy, collect and enforce payment of an annual license tax upon all persons, associations of persons or business firms, corporations pursuing any trade, profession, vocation, calling or business in the town of St. Francisville, Louisiana, except those that are expressly excepted from such license tax by Article 229 of the Constitution of the State of Louisiana.

Be it ordained by the Mayor and Board of Aldermen of the Town of St. Francisville, State of Louisiana, in regular session convened on this 10th day of November, 1914.

Section 1. That there is hereby levied an annual license tax for the year Nineteen Hundred and Fifteen (1915) upon each person, association of persons, or business firms, or corporations pursuing any trade, profession, calling or business or vocation, conducted, pursued, or carried on or operated within the limits of the Town of St. Francisville, Louisiana, which may be subject to such license tax under Article 229 of the Constitution of the State of Louisiana.

Sec. 2. That on the second day of January, 1915, the tax collector shall begin to collect and shall collect as fast as possible from each of the persons or business firms, associations of persons, and corporations pursuing within the limits of said Municipality, a license as herein provided.

All licenses shall be due and collectible during the first two months of the year 1915, and all unpaid licenses shall become delinquent on the first day of March of said year; and all firms who commence business after that date shall become delinquent unless the license is paid within ten days.

Sec. 3. That the annual Municipal license hereby levied is declared to be the same as and to be granted in accordance with the Constitution and laws of the State of Louisiana now in force, and is hereby declared to be the same as to graduation and in amount as the license laws of the State of Louisiana, now in force, provided for State purposes; and are to be determined in accordance therewith, to-wit:

Act No. 171 of the General Assembly of the State of Louisiana of the year 1898, and the subsequent acts of the General Assembly of the State of Louisiana amendatory thereof.

It is hereby declared to be the intention of this body to herein levy the same license tax for Municipal purposes, both as to graduation and amount as is now imposed by the General Assembly for State purposes to which laws special reference is hereby made as a part hereof for the purpose aforesaid; provided that this restriction shall not apply to dealers in distilled, alcoholic and malt liquors, the license for the carrying on of which shall be as hereinafter provided in this ordinance.

Sec. 4. That the procedure in collection of the Municipal licenses herein levied, and that to ascertain the amount due for same, by the tax collector, shall be the same as is now provided by law for State purposes, and particularly in Act No. 171 of the General Assembly of the State of Louisiana, of the session of 1898, as amended by subsequent acts of the subsequent sessions, and the penalties imposed upon, and interest and costs to be collected, for delinquents, are declared to be the same, and to be collected in the same manner as provided by said Act of the General Assembly (as amended by subsequent acts) for State purposes.

Sec. 5. That upon the business of operating a barroom, cabaret, cafe, coffee house, beer saloon, grog shop, beer house, beer garden, or other places where spirituous, vinous, or malt liquors are sold, directly or indirectly, license shall be based on the annual gross receipts of said business, as follows, to-wit:

First class. When said gross annual receipts are Fifty Thousand Dollars (\$50,000) or more, the license shall be Two Thousand Dollars (\$2,000).

Second class. When the gross annual receipts are Forty Thousand Dollars (\$40,000) or more, and less than Fifty Thousand Dollars (\$50,000), the license shall be Eighteen Hundred Dollars (\$1,800).

Third class. When said gross annual receipts are Thirty Thousand Dollars (\$30,000) or more, and less than Forty Thousand Dollars (\$40,000), the license shall be Sixteen Hundred Dollars (\$1,600).

Fourth class. When said gross annual receipts are less than Thirty Thousand Dollars (\$30,000), the license shall be One Thousand Dollars (\$1,000).

Provided further, that no license shall be charged for selling refreshments for charitable or religious purposes.

Provided further, that nothing in this ordinance shall be construed so as to exempt druggists who sell alcohol, vinous, or malt liquors, or other intoxicating beverages or the prescription of a physician or otherwise, from the payment of the license herein imposed.

Provided further, that this ordinance shall not apply to the sale by druggists of tinctures or compounds in the preparation of which such liquors and intoxicating beverages are used and sold on the prescription of a physician or otherwise, and which tinctures and compounds are not intoxicating beverages prepared in the evasion of this ordinance.

Sec. 6. That the wholesale license herein levied for the sale of spirituous, vinous, or malt liquors is hereby declared to be the same as that provided for retailing liquors in section five (5) of this act and graduated accordingly.

Sec. 7. That the license for the sale of intoxicating liquors shall be just the same for any part of the year 1915 as for the entire year.

Sec. 8. That the annual license tax for Municipal purposes on the sale of pistols, pistol cartridges and rifle or rifle cartridges, blank pistols, and blank pistol cartridges, hereby levied, shall be the same as to graduation and as to amount as now provided for State purposes by Act No. 65 of the regular session of the General Assembly of the State of Louisiana of the year 1904, or acts amendatory thereof, special reference being made to said act for the purposes aforesaid, and for identification herewith; and said license shall be collected in the same manner and at the same time as are collected other licenses.

Sec. 9. That any firm, corporation or company having more than one place of business in said town shall pay a

separate license for each place of business in said town.

Sec. 10. That the Municipal licenses which are herein levied are declared to be for the purposes which may be required by the Constitution and Laws of the State of Louisiana for Municipal purposes.

A. B. BRIANT, Mayor of the Town of St. Francisville, Louisiana. G. L. PLETTINGER, Clerk. Ordinance passed on the tenth day of November, 1914. Recorded in Minute Book "4," pages—

SHERIFF'S SALE.
State of Louisiana, Parish of West Feliciana, 24th Judicial District Court—Feliciana Bank and Trust Co., in Liquidation, vs. No.—A. D. Percy.

By virtue of a Writ of Fieri Facias to the Sheriff directed by the Hon. the 24th Judicial District Court, for the Parish of West Feliciana, La., I have seized and will offer for sale to the highest bidder at the front door of the Court House in the town of St. Francisville, La., at the hour of 11 o'clock a. m. on

Saturday, December 12, 1914, the following described property of defendant, situated in the Parish of West Feliciana, La. to-wit:

The Turabull tract, being Section Ninety (90) in Township One (1) South Range Three (3) West, containing Five hundred and eighty-five and 97-100 (585.97) acres. The Bell place, being Section Ninety-one (91), Township One (1) South Range Three (3) West, excepting One hundred and fifty (150) acres now owned by Charles Smothers, containing Three hundred and three and 54-100 (303.54) acres, both situated in the Eighth Ward.

Also the Doherty tract containing Seventy-five (75) acres and being the same land entered from the State by Mrs. Sarah B. Doherty and purchased by Chas. E. Percy, in the suit of Sarah B. Doherty against her creditors at Sheriff's sale on July 6, 1867, recorded in Notarial Record "O" page 556, to which reference is hereby made for a more specific description, and being the same land which was conveyed by Mrs. Catherine B. Gay to Anthony D. Percy, January 4, 1904, which deed is recorded in Notarial Record book "X" page 689, to which reference is also made for a more accurate description, situated in the 7th ward; containing in all Nine hundred and sixty-seven and 51-100 (967.51) acres, more or less, together with all buildings and improvements thereon.

Terms of sale—Cash, with benefit of appraisement.
J. H. CLACK, Sheriff.

AN ORDINANCE
Authorizing the Mayor and Clerk to issue certificate of indebtedness to H. H. Shackelford Co., contractors, and to pledge part of the revenues of 1916 in payment thereof.

First. Be it ordained by the Mayor and Board of Aldermen of the Town of St. Francisville, Louisiana, that, in accordance with the contract made with H. H. Shackelford Company, and in accordance with Act No. 32 of the General Assembly of the State of Louisiana, the Mayor and Clerk be and they are hereby authorized and empowered to issue certificate of indebtedness of said Town to H. H. Shackelford Co., contractors, for the construction of a reservoir, as follows, to-wit:

Certificate number two bearing 5 per cent interest per annum from date until paid at maturity, April 1, 1916. Second. Be it further ordained, That for the prompt and punctual payment of said certificate in principal and interest and in accordance with Act No. 32 of the Legislature as aforesaid, the sum of \$1,810.57 out of the license revenues of the Town for the year 1916 be and the same is hereby specially set apart and dedicated to the payment of said indebtedness certificate number two.

Be it further ordained, etc., That the ordinance take effect immediately after its passage.

A. B. BRIANT, Mayor.
G. L. PLETTINGER, Clerk.

SUCCESSION OF E. C. HENDERSON, DECEASED. No. 120.

State of Louisiana, Parish of West Feliciana, 24th Judicial District Court.

Notice of Filing of Final Account. Notice is hereby given to all whom it doth or may concern, to show cause within ten days from the present notification, if any they have or can, why the Final Account of Kemp C. Smith, Administrator, filed herein, should not be approved and homologated and made the judgment of the Court.

Witness the Honorable Jos. L. Golsan, Judge of the 24th Judicial District of Louisiana, this 27th day of November, 1914.

E. S. MUSE, Clerk of said Court.

The angry mother jerked her little boy by the arm.

"I'll teach you to tie a kettle to the cat's tail!" said the mother.

"It wasn't our cat," said the boy.

"No, it wasn't, but it was our kettle," said the mother.

Many an eloquent sermon is wordless.

NOTICE

I have taken over my shop, and am preparing to take care of all work in the blacksmith and machinery repairing line. I will appreciate your patronage.

R. YUNKES.

CATTLE BRANDS.

My brand is a spade. The public is warned against buying cattle with this brand, without my consent.

J. C. MAGEAR.

BRAND CLAIMED.

We claim hat brand on either side. We will esteem it a favor if any one having cattle with this brand on their premises, will notify us at Wilcox, La.

BELLVUE FARMS CO., Ltd.
By A. S. Bowman, Pres.

TRESPASS NOTICES.

All hunting with dog or gun, or driving through or off of any cattle, on the "Rosale" plantation without special permission, is positively prohibited. All such acts will be regarded as trespassing and prosecuted as such.
MRS. C. R. BARROW.

From and after this date all hunting of any kind on Ambrosia and Independence plantation is positively prohibited under penalty of trespassing. Any one found on these places without permission will be considered trespassing, and prosecuted to the full extent of the law.
MRS. S. H. BARROW.

From and after this date all hunting of any kind on the Greenwood plantation is positively prohibited under penalty of trespassing. Any one found on this place without permission will be considered trespassing and prosecuted to the full extent of the law.
MRS. J. A. VENTRESS.

We regret we have to forbid all trespassing of every kind including passing through Woodlawn Farm.
J. S. McGEHEE.

All parties are hereby notified not to trespass on the following places: the Green Oak, and the Tangiewild places, with dog, rod or gun. All permissions heretofore granted are hereby revoked.
MRS. C. B. HAMILTON.

Hunting of any kind, cattle driving or fishing on Mt. Vernon plantation is positively prohibited under penalty of the law of trespass. No exceptions.
C. W. BALL, MISS ELLA BALL, MRS. E. HAMILTON

From and after this date all hunting of any kind on Rosdown, Hizelewood and inheritance plantations is positively prohibited under penalty of trespassing. The public is warned against buying or using wood, post or timber iron tenements on Rosdown, Texas, Hazlewood and inheritance plantations.
JAS. P. BOWMAN.

No trespassing with gun or dog or passing through any place located between Layson and Flower Hill plantations is hereby prohibited under penalty of the law against trespass.
D. B. FAITHORN.

From and after this date all hunting and fishing on the Cottage plantation are positively prohibited under penalty of trespassing. Any one found on this place without permission will be considered trespassing and prosecuted to the full extent of the law.
EDWARD BUTLER.

Crossing the rear of property below True Dent office in St. Francisville is hereby prohibited under penalty of trespass. Persons found crossing these premises or damaging the fences will be prosecuted. All permissions heretofore given are hereby revoked.
MRS. M. E. ROBINSON.

Hunting and fishing are strictly prohibited, under penalty of trespass, on the following named places: Arton Villa, Oak Grove, Layson, Maxwell, Flower Hill and Shirley.
The Bellevue Farms Co., Ltd., A. S. BOWMAN, President.

All trespassing is prohibited on Hill and Slaughter, Lake-Breeze, Grayfield, and Glass-place plantations, such as hunting, peacan gathering, etc., will be prosecuted to full extent of the law.
RACOURCI COMPANY, Per S. L. Doherty, Agent; Smithland Ldg. and F. O., La.

No passing through my Linwood tract, Belmont and Rudmond plantations is allowed. Trespassers—regardless of color—will be prosecuted by the law directs.
C. M. BARROW.

My place is hereby posted against all forms of trespassing; hunting, fishing, agents of all descriptions, and all cattle driving.
L. F. MERWIN.

All trespassing of any description is hereby prohibited, under penalty of the law, on Alandale plantation (formerly Phillips place).
ROBERT BUTLER, Agent.

The public is hereby warned that the island and Forest plantations are posted against hunting, fishing, wood-cutting and all other forms of trespass, agents of every description included.
M. R. JACKSON.

All cattle driving and other trespassing of any kind are forbidden on Forest plantation, under penalty of the law.
J. W. McQUEEN.

The public is hereby warned against buying wood, posts and timber of any description from tenants on the Oakley, Ogden and Downs plantations. All hunting, cattle-driving and fence-cutting is positively prohibited, and these places are closed against agents of all kinds.
LUCY L. MATTHEWS.

The Flower and Magnolia places are hereby posted against all hunting, under penalty of trespass. No exceptions.
W. J. FORT.

The public is hereby notified that hunting on, crossing over, or any other form of trespass is prohibited on a piece of ground west of the Y. & M. V. Railroad beginning at the north boundary of R. H. Stirling and extending to Whitman plantation, on the property of Mrs. S. T. Aladin. Also on all property of Mrs. C. H. Lewis, Mrs. J. A. Mhoon, and R. H. Stirling.
R. H. STIRLING, Agent.

Hunting, fishing and any form of trespassing on Solitude, Frogmoor or Beauvais tracts prohibited. No exceptions.
W. B. SMITH.

All parties are hereby notified not to trespass on any property of the Feliciana Bank and Trust Company, in Liquidation, under penalty of the law.
O. B. STEELE, Special Agent.

No hunting or trespassing of any kind allowed on Parker Stock Farm, under penalty of the law.
PARKER STOCK FARM.

Hunting, driving cattle or trespassing of any kind whatever on Como Plantation, Brandon, La., is prohibited under penalty of the law.
J. D. WOOD, Mgr.

Hunting, fishing, loitering or trespassing in any form on Laurel Hill Farm is hereby prohibited under penalty of the law.
HY. M. STEWART, Manager.

Saturday, December 5, 1914.