

Lot 7, Cooper's sub and Imps	18.59
Jennings Rice Mfg. Co.; N 88 ft of blk 4, W and W sub	8.18
1512 Krieclow, W.; Lot 5 blk 3.	4.72
1512 Miller, Tres; Lot 4, Paradise sub and Imp	6.79
1516 Newman, A. H.; Lots 7-8, blk 2, Welsh	8.18
1517 Plancha, Wade E.; Lots 1-2-3-4, blk 7, W and W sub	6.45
1518 Richard, C. M.; one fourth interest in lots 7-12-13-14-15, Bertrand sub of S 1/2 of SW 1/4 31-9-4	4.72
1519 Russell, Mary J.; Lots 3-4-5-6, blk 4, Robins and Miller	18.60
1520 Schutzman, Geo.; Lot 1, blk 58	4.72
1521 Williams, James; Lot 10, blk 54	4.72
Ward Seven, Non-Resident Bullock, N. D.; Com. 660 ft E of the SW cor of SW 1/4 of NE 1/4 27-10-5 E 290 ft N 100 ft, etc	3.04
1522 Newman, A. H.; Com 440 ft E of the SW cor of SE 1/4 of NW 1/4 27-10-5, E 140 ft, N 132 ft	3.04
1523 The Noble Plantation; 335 acres in the S 1/2 of Sec 35 and 36-11-5 lying within a line com from NW cor of SW 1/4 31-11-4, running W 58 chs, 10 lks, S 35 deeg. W in division line between Twps 11 and 12; said tract being in the S 1/2 of 35 and 36-11-5	144.42
1524 Ward Seven, Resident Carrall, F. B.; All that part of the NW 1/4 of SW 1/4 3-11-5, except 11 1/2 acres across the N side of said 40 acres; also 6 acres in the NE cor of the SW 1/4 of SW 1/4, 3-11-5	7.69
1525 Cox, Wm.; E 1/2 of the NE 1/4 of NW 1/4, 24-11-6 NW 1/4 of NW 1/4, N 1/2 of the NE 1/4 of NW 1/4, 19-11-5	21.42
1526 Hebert, W. S.; N 1/2 of SW 1/4, 20-11-5	24.18
1527 Miller, Earl C.; SE 1/4 of SE 1/4, SE 1/4 of SW 1/4, 5-11-5	8.39
1528 Miller, C. S.; NW 1/4 of SE 1/4, 32-10-5	8.39
1529 Wilkins Co.; S 1/2 of SE 1/4 NW 1/4 of SE 1/4, 12, SW 1/4, NE 1/4 of SW 1/4, SW 1/4, NW 1/4 of SE 1/4 12, SE 1/4 of 11-10-4	239.63
1530 Ward Eight, Non-Resident Carroll, W. F. & E. A.; Lot 35, blk A, Conover sub of Sec 20-9-5	3.21
1531 John, B.; S 1/2 of N 1/2 of lot 2, Cal C F and T orchard sub, in 25 and 26-9-6	2.85
1532 Moldeen, R. P.; SW 1/4 of NW 1/4 11-9-6	8.16
1533 Missouri Rice Co.; 12 miles canals, Relief pump-plant	461.32
1534 Overton, Geo. A.; S 1/2 of lot 9, C F and F orchard, in 25 and 26-9-6	5.24
1535 Ward Eight, Resident Caffall, F. B.; SW 1/4 of NE 1/4, 12-10-6	12.42
1536 Caffall, F. B.; S 1/2 of 7-9-6	76.85
1537 Caffall, F. B.; SE 1/4 of NW 1/4, SW 1/4 11-9-6	42.76
1538 Ward Nine, Non-Resident Dalby, O. S.; W 1/2 of NE 1/4 of SW 1/4 8-8-6, less 2 acres	2.64
1539 J. F. Gray and Wife est.; NW 1/4 of NW 1/4 21-7-6, 1/2	

CHARTER
—of the—
MUTUAL WAREHOUSE COMPANY, INC.

United States of America, State of Louisiana, Parish of Jefferson Davis.

Be it known that on this 22nd day of March, A. D. 1917, before me, the undersigned notary public, duly commissioned and qualified, in and for said parish and state, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the persons whose names are hereunto signed, who declared that availing themselves of the provisions of Oct No. 267 of the General Assembly of the State of Louisiana for the year 1914 and the general laws of Louisiana not inconsistent therewith, they have formed and do hereby form themselves and such persons as may hereafter become associated with them, and their successors, into a body corporate, hereby accepting the following articles as their charter or act of incorporation.

ARTICLE I.
The name of this corporation shall be "MUTUAL WAREHOUSE COMPANY, INC." and by such name it shall enjoy succession for a period of ninety-nine years; shall have power to sue and be sued and to defend; to make use and alter a common seal; to appoint such officers and agents as its business may require, and to fix their compensations; to adopt such by-laws as may be consistent with law and the provisions of this charter; and to carry on its operations hereunder in the State of Louisiana and elsewhere in the United States of America. The powers conferred upon this corporation shall be vested in and exercised by and through its Board of Directors, subject to such restrictions as may hereinafter be indicated.

ARTICLE II.
The objects and purposes for which this corporation is formed are declared to be any one or all of the following, to-wit:
To establish, own, maintain, control, and operate a private warehouse or warehouses in the Town of Welsh, Louisiana, or elsewhere for the storage of rice and other grains, provisions, foodstuffs, fertilizer, machinery, vehicles, and in fine, merchandise, and any and all commodities made use of by farmers, merchants or planters; to charge and receive storage therefor; to issue private and non-negotiable warehouse receipts; to act as agents for insurance companies; to own, operate and otherwise control mills of every character, including rice and feed mills, and to dispose of the product thereof, or to charge and receive money as a toll for milling; to accept crop liens or pledges, and chattel and real estate mortgages, and promissory notes as security for debt or advances; and likewise to carry on planting and farming operations. In carrying out the purpose of the corporation, as above indicated, it is empowered to acquire, encumber, control and alienate all species of real and personal property necessary or incident thereto.

ARTICLE III.
The capital stock of this corporation is fixed at twenty-five thousand (\$25,000.00) dollars, divided into and represented by five hundred shares of the par value of fifty (\$50.00) dollars each; provided that said capital stock may from time to time be increased not to exceed the sum of fifty thousand (\$50,000.00) dollars. All of the stock of this corporation is common stock, there being none preferred.

ARTICLE IV.
The domicile of this corporation is fixed at Welsh Jefferson Davis Parish, Louisiana, where all meetings of the stockholders and Directors shall be held; provided that with the written consent of all Directors, meetings of the Secretary, meetings of that body may be held at any place in or without the State of Louisiana.

ARTICLE V.
No stock or stock certificates, representing any part of the capital of this corporation, shall be sold or transferred by the holder thereof until the same shall have been offered to the corporation at a price not in excess of that which may have been offered to said holder by other parties; the Board of Directors reserving the right to acquire same at such price should it be deemed expedient and proper.

ARTICLE VI.
The Board of Directors of this corporation shall consist of not less than five nor more than eleven stockholders. They shall be elected at the first stockholders meeting and annually thereafter, and shall hold office as such until their successors are elected and qualified. Immediately after their qualification, the Directors shall elect from their number a President, a Vice-President, and a Secretary and Treasurer; provided that, at the option of the Directorate, the latter two offices may be combined in one person. As the governing body of this corporation, the Board of Directors may appoint such agents and employees, with such powers and duties as may be prescribed by law and this charter. They shall also have the power to fill any vacancies in their number at any special or regular meeting, by a "yea" and "nay" vote.

ARTICLE VII.
The first stockholders meeting of this corporation shall be held on the first Tuesday in April, 1918, and annually thereafter. Notice of such meeting to be published ten days prior to the date fixed therefor, in any paper published at the domicile of the corporation or nearest thereto; provided that such notice shall also be valid if mailed to the last known address of each stockholder not less than ten days prior to the date fixed for said meeting. Any three members of the Board of Directors shall be sufficient to constitute a quorum; a viva voce vote on all questions coming before said Board being necessary to bind the corporation. Special meetings of the stockholders may be called by order of the President at any time it may be considered necessary by the Board of Directors, and upon notice thereof being given as hereinabove provided for annual meetings. When adopting resolutions or other measures relative to the conduct of the affairs of the corporation, or when voting on any question, each stockholder shall be entitled to one vote for each share of stock held by him as bona fide owner and as shown by the books of the corporation; provided that this franchise may also be exercised on behalf of stockholders by any of their associate stockholders by means of written proxies on file with the Secretary.

ARTICLE VIII.
Until the first annual stockholders meeting, to be held on the first Tuesday of April, 1918, as aforesaid, the following stockholders shall compose the officers and directors of this corporation:
A. R. McBurney, Welsh, La., President and Director,
George W. Cosner, Welsh, La., Vice-President and Director,
A. P. George, Welsh, La., Secretary-Treasurer and Director,
Charles F. Jeter, Welsh, La., Director,
S. M. Watkins, Welsh, La., Director.

ARTICLE IX.
The President or Vice-President, acting as President, shall have power, in the name and on behalf of this corporation, to authorize the institution of any suit or any other proceeding, after having been so instructed by the Board of Directors. They shall, likewise, have such other powers as are conferred upon them by Section 16 of Act No. 267 of the General Assembly of the State of Louisiana for the year 1914; provided that the said powers may be modified, limited or denied to them by the laws of this corporation or by resolution of the Board of Directors.

ARTICLE X.
This act of incorporation may be modified, changed or altered, or the capital increased or decreased, in accordance with the provisions of said Act No. 267.

ARTICLE XI.
No subscriber, stockholder or transferee of stock shall ever be held liable or responsible for the faults of this corporation in any further sum than the unpaid balance due on his subscription or on the stock transferred or held; and no transferee shall ever be held liable unless it be shown that he acquired the stock with knowledge of the conditions which would make the subscriber liable; and where both subscriber and transferee are liable, the liability shall be in solidum, and shall continue after the disposal of the stock. No mere informality in organization shall have the effect of rendering this charter null, or of exposing a stockholder to any liability other than as provided in this charter.

ARTICLE XII.
In the event of the dissolution of this corporation for any cause whatever, its affairs shall be liquidated and settled by three commissioners, appointed and acting under the provisions of the act under which this corporation is incorporated; and their compensations and bonds, if any be required, shall be fixed at the stockholders meeting at which they are elected. They shall remain in office until the affairs of the corporation shall have been fully liquidated and closed. In case of the death, inability to act, permanent absence or resignation of one or more of said liquidators, the remainder shall continue to act as a full board until complete liquidation has been effected.

ARTICLE XIII.
The name, amount of stock subscribed for, and the post office address of each subscriber to the capital stock of this corporation, in addition to the incorporators, are upon Exhibit "A", which is attached to this charter as a constituent part thereof, and same is to be read in connection therewith. All persons whose names appear thereon having by said act obligated themselves to receive and pay for at par value the numbers of certificates of stock there, by shown.

Thus done and passed at my office in the Town of Welsh, Louisiana, on the day and date fixed hereinabove written, in the presence of R. W. Howard and Jim Cline, competent witnesses, who hereunto sign with said parties and me, notary.

A. R. McBurney, Welsh, La.
G. W. COSNER, Welsh, La.
A. P. GEORGE, Welsh, La.
CHAS. F. JETER, Welsh, La.
S. M. WATKINS, Welsh, La.

Witnesses:
R. W. HOWARD,
JIM CLINE.
Before me,
JOHN T. HOOD, Notary Public.
EXHIBIT "A."
State of Louisiana,
Parish of Jefferson Davis.
Before me, the undersigned notary public, duly commissioned and qualified, in and for said parish and state, and in the presence of competent witnesses, on this day personally came and appeared the persons whose names are hereunto signed, and who declared to me, notary, and the said witnesses, that they have by this instrument subscribed and paid for, in cash or its equivalent, as herein shown, for the number of shares of the capital stock of Mutual Warehouse Company, Inc., as indicated opposite our respective names.

Thus done and passed at my office in the Town of Welsh, Louisiana, this 22nd day of March, A. D. 1917.

Before me,
JOHN T. HOOD, Notary Public.
Witnesses:
R. W. HOWARD,
JIM CLINE.
State of Louisiana,
Parish of Jefferson Davis.
Before me, the undersigned notary public, duly commissioned and qualified, in and for said parish and state, on this day personally came and appeared A. R. McBurney, Chas. F. Jeter and A. T. George, who, upon being duly sworn, depose and say: they hereby appraise the value of the that they are Directors of "Mutual Warehouse Company, Inc." and that promissory notes executed in payment for stock in said corporation, as above listed, at 100 per cent. of the face of each thereof; making a total valuation of Eleven Thousand Five Hundred (\$11,500.00) dollars.

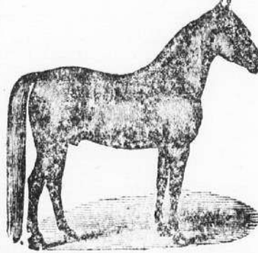
A. R. McBurney,
CHAS. F. JETER,
A. T. GEORGE.

Sworn to and subscribed before me at Welsh, Louisiana, on this 22nd day of March, A. D. 1917.
JOHN T. HOOD
Notary Public.
Office of Clerk of Court,
State of Louisiana.
Parish of Jefferson Davis.
I, Clarphy Pitre, Deputy Clerk of the 15th Judicial District Court, in and for the Parish of Jefferson Davis, and State of Louisiana, and Ex-Officio Recorder do hereby certify, that the within and foregoing is a true and correct copy of the original net of Charter, which was filed for record March 23rd, 1917 in Charter Record "One" at pages 184 et seq.

In testimony whereof, witness my official signature and seal of office at Jennings, Louisiana, this 20th day of March, A. D. 1917.

CLARPHY PITRE,
Deputy Clerk of Court and Ex-officio Recorder.

...THE...

Lymis Duke
AND THE

Diamond Boy
Will make the season
on the
Diamond Stock Farm
One-half mile east of Welsh
For Particulars and Terms see
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ORDINANCE NO. 113.
AN ORDINANCE prohibiting the trespassing by climbing the fence enclosing the jail or by entering the enclosure and making the violation of this ordinance a misdemeanor and providing a penalty.

Section 1. Be it ordained by the Police Jury of the Parish of Jefferson Davis that it shall be unlawful for any person to trespass upon the public property of the Parish of Jefferson Davis by climbing upon or over or breaking through the fence enclosing the jail building of Jefferson Davis Parish or in any other manner entering the said enclosure.

Section 2. That any violation of this ordinance is hereby declared to be a misdemeanor, punishable before any Court of competent jurisdiction and upon conviction shall be fined not exceeding \$100.00 or imprisoned in the Parish jail not exceeding 30 days.

Section 3. Be it further ordained that this ordinance shall take effect from and after its adoption and promulgation.

Adopted April 5th.
Yeas, 7.
Nays, 0.
Absent and not voting 2.
J. S. TREME,
President of the Police Jury.

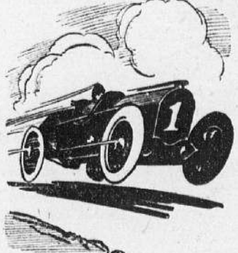
Attest:
JOHN T. HOOD,
Clerk of Police Jury.
April 20-27, May 4-11-18, 1917.

New Orleans, April 20.—Archbishop James H. Blenk of the archdiocese of Louisiana, including eastern Texas, died tonight at 10:55 at the archbishopric in Esplanade avenue. He had been ill for seven days and his illness had baffled physicians, who had pronounced him beyond all medical aid last Tuesday.

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Calcasieu National Bank
of Southwest Louisiana

Calcasieu National Bank
of Southwest Louisiana