

PARISH NEWS.

Pointe-a-la-Hache.

Miss Rose Rebeaud is visiting friends in New Orleans.
 Hon. Marc Cognovich spent the day here Monday.
 Miss Carmen Perroux visited friends here Monday.
 Messrs. Simon Leopold and Clarence Henritz were here Friday.
 Mr. James Wilkinson visited here on business Wednesday.
 Mr. E. Ragas, of New Orleans, is spending several days visiting relatives and friends.
 Mr. U. J. Lewis visited relatives here on Sunday.
 Supt. and Mrs. H. Hall, of the Louisiana Southern Ry., enjoyed a fishing trip here on Thursday.

State of Louisiana, Parish of Plaquemines.

Twenty-ninth Judicial District Court, No. 1068. Succession of Morris W. Hill Jr., alias Clarence Hill.
 Whereas, Mrs. Margaret M. Biddle, widow of Morris M. Hill Jr., alias Clarence Hill, of the town of Richwood, Union county, state of Ohio, in her capacity as the duly qualified guardian or tutor of the persons and estate of the minors, Eugene B. Hill and Margaret Alona Hill, residents of the said town, county and state aforesaid, has applied to this Court for the authorization to take possession of and to remove from the State of Louisiana the property belonging to the said minors: Notice is hereby given to whom it may concern to show cause within thirty (30) days, if any they have or can, from the first publication of this notice why the application of the said guardian, or tutor, should not be granted.
 By order of the Court.
R. C. FAVRET,
 Dy. Clerk of Court.
 s 6, 13, 20, 27 o 4, 11.

The State of Louisiana, Parish of Plaquemines.

Succession of Mr. and Mrs. Bernard Savoie, (Consolidated) No. 1042, 29th Judicial District Court, Parish of Plaquemines.
 By virtue of and in obedience to an order of Court to me directed by the Honorable the 29th Judicial District Court in and for the Parish of Plaquemines, dated the 11th day of July, 1913, in the above entitled succession, I have advertised and will proceed to sell at public auction, at the Courthouse, Pointe a la Hache, La., on Saturday, September 13, 1913, at 11 o'clock a. m. the following described property to-wit:

1st.—A certain tract or portion of land, situated lying and being in the parish of Plaquemines, State of Louisiana, on the left bank of the Mississippi river, at about forty-three miles below the city of New Orleans, having and measuring three (3) arpents front on said river by a depth of forty arpents, bounded above by lands of Haspel and Davis and below by lands of August Tinson, together with all the rights, ways, privileges, buildings, servitudes and appurtenances thereto belonging or in any wise appertaining.

2nd.—A certain tract or portion of land, situated, lying and being in the parish of Plaquemines, State of Louisiana, on the left bank of the Mississippi river at about forty-four miles below the city of New Orleans, having and measuring four arpents (4) front on said river by a depth of forty arpents, bounded above by lands of August Tinson and below by lands belonging to the Congregation of the St. Thomas Roman Catholic Church, together with all the buildings, rights, ways, privileges, servitudes and appurtenances thereto belonging or in any wise appertaining. The property here advertised to be sold subject to crop leases extant.

3rd.—A certain tract or portion of land, situated, lying and being in the parish of Plaquemines, State of Louisiana, on the left bank of the Mississippi river at about forty-six miles below the city of New Orleans, having and measuring two (2) arpents front on said river by a depth of forty arpents bounded above by the property of Joseph Cosse and below by the property of Haspel & Davis, together with all the buildings, rights, ways, privileges, servitudes and appurtenances thereunto belonging or in any wise appertaining. The property here advertised to be sold subject to crop leases extant.

Terms of sale: Cash.
FRANK C. MEYERS,
 Sheriff and Ex-Officio Auctioneer of the Parish of Plaquemines
 s 9, 16, 23, 30, s 13.

Jenkins, a newly wedded suburbanite kissed his wife good-by the other morning and, telling her he would be home at 6 o'clock in the evening, got into his auto and started for town.

At six o'clock no hubby had appeared and the little wife began to get nervous. When the hour of midnight arrived she could bear the suspense no longer, so she aroused her father and sent him off to the telegraph office with six telegrams to as many brother Elks living in town, asking each if her husband was stopping with him over night.

Morning came and the frantic wife had received no intelligence of the missing man. As dawn appeared, a farm wagon containing a farmer and the derelict husband drove up to the house, while behind the wagon trailed the broken-down auto. Almost simultaneously came a messenger boy with an answer to one of the telegrams, followed at intervals by five others. All of them read:

"Yes, John is spending the night with me."—Lippincott's

Venire.

I, the undersigned Clerk of Court, do hereby certify the within and following to be a true and correct list of the names of the Grand and Petit Jurors drawn to serve for the October term of Court to be begun and holden on Monday, October 6, 1913.

GRAND JURORS.

Grand Jurors to serve week beginning October 6, 1913.

1	George Munsterman	10	Ward
2	Noelis Barrois	7	"
3	Luke Evasovich	10	"
4	Henry W. Fox Sr.	4	"
5	Andrew Schexnaydre	2	"
6	Joseph Cognevich	10	"
7	W. H. Chauvin	10	"
8	William Cazezu	10	"
9	Nicole Jacomine	9	"
10	John F. Fink	8	"
11	Emmet R. Kelly	2	"
12	Ben Beuel Jr.	7	"
13	Adolph Martin	3	"
14	Ogden Smith	1	"
15	Gus T. Smith	5	"
16	William Menge Jr	3	"
17	Charles Vogt Jr	4	"
18	Clarence Henritz	4	"
19	Mato Parun	4	"
20	George Grobb	2	"

PETIT JURORS.

Petit Jury to serve week beginning Oct. 13, 1913.

1	Albert Cosse	7	Ward
2	Ovide Cosse Sr	3	"
3	Alvey Hingle	2	"
4	Wiltz Hingle	3	"
5	Poster Dobson	2	"
6	Sigmond Schoenberger	5	"
7	Albert Miller	3	"
8	M. J. Contrelle	8	"
9	Whitney Barrois	7	"
10	William Cross	2	"
11	Frank Grobb	2	"
12	Villere Dinnis	4	"
13	Paul J. Rihner	10	"
14	Mack Morrore	3	"
15	Hansel Rigaud	9	"
16	John Savastano	2	"
17	Gus Bailly	9	"
18	J. B. Wilkinson Jr	7	"
19	Lawrence Arnolie	7	"
20	William Ose	9	"
21	Jules Labat	3	"
22	Frank Nolen	7	"
23	Frank Marshall	4	"
24	Ant. Sylve	10	"
25	John Ragas	10	"
26	Nicole Gasquet	5	"
27	Frank Adolph	5	"
28	J. W. Brophy	4	"
29	Ernest R. Theriot	1	"
30	Paul Jacomine	10	"

In faith whereof, I have herunto set my hand and affixed the seal of my office at Pointe a la Hache, La., on this 3rd day of September, 1913.
ERNEST ALBERTI,
 Clerk of Court.

Notice.

A grand ball will be given by Penrose Edgecombe at Daisy, La., Saturday, September 13, 1913.

A man riding a wheel along a country road in late October, dismounted, climbed a fence, and picked up an apple from the ground. He stood eating it when a farmer came along.

"Say, what're you doing there?" the latter asked.

The man apologized and said he had picked the apple up from the ground.

"Waal," half snorted the farmer, "don't you go doing anything like that again."

"All right, sir," said the man. "But I thought it would be all right because I found the apple on the ground."

"Waal, that's just it," said the farmer. "Them apples on the ground is for my hogs. If you want one you pick it off the tree."

Sitting still in the boat upon the high seas is good advice, but it don't apply when one is riding the ship of progress.

Charter of the Lower Coast Construction Company Limited.

State of Louisiana.
 Parish of Plaquemines.
 Per act before me, Raoul C. Favret, Dy. Clerk and Dy. Ex-officio Notary Public in and for the Parish of Plaquemines dated this 17th day of the month of July in the year of our Lord One Thousand and Nine Hundred and Thirteen, personally came and appeared, the several parties whose names are hereunto subscribed, who severally declared that availing themselves of the laws of the State of Louisiana, in such cases made and provided, they have covenanted and agreed and do by these presents covenant and agree and bind themselves as well as such persons as may hereafter become associated with them, to form a corporation and body politic in law, for the objects and purposes and under the articles and stipulations following, to-wit:

ARTICLE I.

The name of this Corporation shall be "THE LOWER COAST CONSTRUCTION COMPANY LTD." and under its said corporate name, it shall have power and authority to have and enjoy corporate existence and succession for the full term and period of ninety-nine (99) years, from and after the date hereof, to contract, sue and be sued, to make and use a corporate seal, and the same to alter and break at pleasure to hold, receive, purchase, hypothecate convey, sell, lease or pledge, real and personal property, to issue negotiable bonds and notes, or other evidence of debt, to purchase stock of other corporations or to sell stock to other corporations, to name and appoint such managers, agents, directors and officers as its business interest and convenience may require; and to make and establish as well as to alter and amend from time to time such by-laws, rules and regulations for the proper government of the affairs of this Corporation as may be necessary and proper; and in general to do all things necessary, permitted by law to Corporations of this

character.

ARTICLE II.
 The domicile of this Corporation shall be at Pointe a la Hache in the Parish of Plaquemines, State of Louisiana, and all citations and other legal processes shall be served upon the President, or in his absence upon the Vice President, or in the absence of both upon the Secretary.

ARTICLE III.

The objects and purposes for which this Corporation is organized and the business carried on by it are declared to be; the building and the contracting for the building of levees and reventments, the digging of canals, drainage ditches and other water courses for its own use and that of others, and for this purpose to purchase, lease and otherwise acquire real estate, dredges, boats, machinery and other apparatus for the building, operating and maintaining of the said levees, canals, ditches, and other water courses; to acquire erect and operate workshops, and other things necessary for the erection of dredges, and all things incidental thereto for the proper carrying on of the objects and purposes of this Corporation.

ARTICLE IV.

The capital stock of this Corporation is hereby fixed at Fifty Thousand (\$50,000.00) Dollars divided into and represented by Five Hundred shares of stock at the par value of One Hundred (\$100.00) Dollars each, which shall be paid for in cash, or at such time as the Board of Directors may fix. This Corporation shall be a going concern when and as soon as Fifteen Thousand (\$15,000.00) Dollars of the capital stock shall have been subscribed for.

ARTICLE V.

All the corporate powers of this Corporation shall be vested in and exercised by a Board of Directors. Said Directors shall be elected at a meeting of the stockholders to be held on the first Monday in July of each year.

Notice of such meeting and of all other meetings, not provided for by law, shall be given in writing to each stockholder by mailing same to such stockholder's last address ten (10) days before each meeting.

At the first meeting of the Board of Directors after its election it shall elect from among its number a President, a Vice-President, a Secretary-Treasurer in the form of one person, or a Secretary and a Treasurer as the Board of Directors may deem necessary; when the office of Secretary shall be held separately it may be held by one other than a stockholder. All vacancies occurring in the Board of Directors shall be filled by the remaining Directors for the unexpired term.

Until the first Monday in July, 1914, the following shall constitute the first Board of Directors, namely:

Frank C. Meyers, Emile A. Schayot and Clarence Henritz with the said Frank C. Meyers as President, the said Emile A. Schayot as Vice-President and the said Clarence Henritz as Secretary-Treasurer, and they shall serve until their successors are elected.

At all of the meetings of the stockholders each stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the Corporation, and such shares may be voted in person or by written proxy.

ARTICLE VI.

This act of incorporation may be amended or this Corporation may be dissolved by and with the consent of Three-fourths of the entire capital stock represented in person or by proxy at a general meeting called for such purpose after notice as provided by law.

In case of the liquidation of this Corporation, its affairs shall be liquidated by three (3) Commissioners, elected from among the stockholders at a meeting called for that purpose or at the meeting at which the dissolution is voted, and they shall serve until the affairs of the Corporation shall have been liquidated.

Should either of the Commissioners be unable to act for any reason, the remaining Commissioners shall fill the vacancy.

ARTICLE VII.

No stockholder shall ever be held liable for the contracts or faults of said Corporation in any further sum than the unpaid balance due the Corporation on the shares of stock owned by him, nor shall any mere informality in the organization have the effect of rendering this Charter null or of exposing the stockholders to any liability beyond the unpaid amount remaining due on his stock.

ARTICLE VIII.

The subscribers hereto have written opposite their respective names the amount of stock in this corporation subscribed by each of them and this act of incorporation shall serve as the original subscription list of said Corporation.

This done and passed before me, Dy. Clerk of Court and Dy. Ex-officio Notary Public, in my office at the parish of Plaquemines, on the day, month and year first hereinbefore written in the presence of L. T. Fontenelle and Edwin C. Kohn competent witnesses who have hereunto signed together with said subscribers and me, Deputy Clerk of Court and Dy. Ex-officio Notary after due reading of the whole.

Shares.	Am't
W. J. Loudembourg	One \$100.00
Clarence Henritz	Fifty-nine 5900.00
Frank C. Meyers	Thirty 3000.00
Emile A. Schayot	Thirty 3000.00
Joseph Haspel	Fifty-nine 5900.00
Jos. Savoie	One 100.00

Witnesses:
L. T. FONTENELLE,
EDWIN C. KOHN,
 Sworn to and subscribed before me this 17th day of July, 1913.
R. C. FAVRET,
 Dy. Clerk of Court Dy. Ex-officio Notary Public.

The Woman.

on to Standish's record. I told him not to bother about anything that had happened during the last three or four years. Your men would be busy on that; and there'd be nothing to find, anyhow. I set my man to scratching up ancient history. I told him to go back and back and back, in Standish's record; and to keep on going back till he found something."

"Well?" chorused the others as Blake paused and searched his clothes with maddening slowness for a match.

"Well," drawled Blake, "he's found it."

"No?" chuckled Neligan, wildly elated.

"The story is long," said Blake; "but I can shorten it up considerably for you. Along about five years ago friend Standish fell in love with a girl. Right sort of a girl, you know. Good family. Father rich and all that. Standish wasn't very well off—he was always



"Oh, Yes, I Put a Man of My Own on to Standish's Record."

honest, you know. And he and she were going to get married on the quiet and keep their marriage secret. But she had to go to Europe. And for some reason or other—the secretary didn't know why and it doesn't matter, anyhow—the wedding was sidetracked. Instead, they took a notion to run off to a little country hotel, for one of those honeymoons that—that never came through the custom-house."

"No!"

"Yes. And, as an afterthought, yes, again. I can show you the hotel register with—"

"The fool didn't register under his own name, did he?" demanded Gregg.

"No," said Blake. "Registered under the name of Fowler. But any handwriting expert can prove he wrote it, and the hotel manager can swear Standish was the man. The manager is ready to swear Standish called the woman his wife, too."

"Oh, the jay!" grinned Gregg, the worldling.

"You see," went on Blake, "he really expected to marry her. They were just taking time by the forelock. And then—here's the queerest tangle of all—after that week there, it seems she backed out and wouldn't marry him at all. No, Gregg, it wasn't he that threw her over. This was the other way around. The woman jilted him and went back to her family. One week of Standish was about all she was up to. And she balked at making a life job of it. I don't wonder."

"But didn't her family find out?"

"It seems not. They thought she had been away visiting a girl friend in the country. She got home safe, and everything looked proper as a rainy Sunday in a grave yard. Some women on sure have luck."

"Go on," urged Van Dyke.

"That's about all," finished Blake. "She woke up, as I told you, to find it was all a mistake and no-harm-done—thank-heaven. And as far as I can make out, they haven't seen each other since. I won't swear to that part of it. But if they have, his secretary doesn't know it. Nor—"

"Who was the Woman?" queried Robertson.

"That," answered Blake reluctantly, "is the one thing left to find out."

Van Dyke fairly groaned.

"Then," he demanded, "how is this miserable story going to help us?"

"Oh," replied Blake, "the net's closing around her. I hope to have her name tonight."

"Tonight! We've got to have it tonight. Before the Mullins bill comes up. The name's no use to us after that."

"But," asked Robertson, "even if we do get it tonight, what use can we make of it? The house will be on the final debate of the bill by ten o'clock. By making use of every trick we know we can fix only a few hours' delay at most. What good—"

"What good?" retorted Blake. "Just this: Standish's long suit is morality. A lot of us have had smirches on our names from time to time. He never has. So the clergy are for him and the people swear by him. It's his chief pull with both church and party. Now—if we can get this story, properly authenticated, on the floor of the house tonight, it'll give a lot of men—Gregg, here, for instance—an excuse to swing over to us."

"Oh, we've got him! We've got him!" muttered Robertson once more, his usually quick mind loafing listlessly over the single grand idea.

"Yes," amended Van Dyke dryly, "we've got him—if we can get the Woman's name in time. It all depends on that. Without it, our story

(To be continued.)

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