

Notice of Removal.

Dr. George A. Harper, Dentist, has removed to the Hutchinson building, on Texas street, opposite the court house. Old phone 623.

Dr. E. G. Allen.

Office in the Cooper Building. Dr. Allen is a graduate of both schools and carries a full line of homeopathic remedies. Special attention to chronic diseases.

Wanted

To trade for Louisiana Land, merchandise, Kansas City property, Texas and Oklahoma lands, town lots. Will trade for tracts of 80 acres up to 5,000. If you have something to trade write me quick and get choice properties. Will assume. Owner, P. G. box 470, Shreveport, La.

PROVISION MARKET

Quotations Carefully Revised and Corrected.

Hog Products.

BACON—Clear rib sides 15 1-4c; dry salt 14 1-4c. HAMS—Per lb. 17c. LARD—Per lb. Tierce compound 8 3-4c; pure lard 14 1-2c.

Flour and Meal.

FLOUR—High patent \$6.50; second patent \$6.25; extra fancy \$6.00. common \$5.00; sacks 10c less. MEAL—Standard 24-lb sacks 40c; cream 24-lb sacks 44c; cream meal in wood \$3.55. GRITS—Per bbl. \$3.65.

Feedstuffs.

OATS—Per bushel 53c. CORN—Per bushel 85c. BRAN—Per 90-lb. sack \$1.15. CHOPS—Per sack \$1.30. HAY—Per ton: Arkansas \$12.50; timothy \$20.00, alfalfa \$22.50, Mexican native alfalfa \$23.00.

Sugar and Molasses.

SUGAR—Standard granulated per 45-8c; choice Y. C. 44-2c. MOLASSES—Choice 30c; prime 32c; common 25c; pure sugar house 45c.

Coffee.

COFFEE—Per lb.: Fair 17 1-2c; medium 17c; better grades 20c.

Dairy Products.

BUTTER—Country, good to choice 15c; fancy creamery 35c; 1-lb bricks 38c. CHEESE—Daisy, per lb. 18c.

Chickens and Eggs.

CHICKENS—Per doz.: Hens \$5.00; fryers \$4.50; broilers \$3.50. TURKEYS—Per lb. 15c. COCKS, guineas and culls \$2.00. DUCKS—Per dozen \$3.00. EGGS—Per dozen 15c.

Essentials.

CABBAGE—Per lb.: Fancy Texas and Louisiana 1 3-4c. ONIONS—Bermuda, crate \$1.25. POTATOES—Market value. NAVY BEANS—Per lb. 5c.

Fruits and Nuts.

APPLES—Per box \$4.25a4.75. ORANGES—California Valencia per box \$4.00a4.50. LEMONS—Per box \$7.50a8.00. WALNUTS—Per lb. none. PEANUTS—Raw hand picked per 50-lb. sack \$1.75. RAISINS—Per box \$1.75. ALMONDS—Per lb. 19c. COCOANUTS—None. BRAZIL NUTS—Per lb. 13c. PECANS—Per lb. 18c. CURRANTS—Per package 9c.

Attention Painters and Contractors.

Bids will be received by the Police Jury of Caddo Parish until noon June 12, 1913, for painting and repairs to interior of Caddo Parish jail. Specifications on file in the office of parish engineer. The right is reserved to reject any and all bids. J. T. BULLEN, Parish Engineer, Caucasian, May 15, 1913.

Minutes Mean Dollars IN TREATING ANIMALS

Don't you know the danger of delayed treatment of colds and other diseases. You also realize that wrongly applied remedies are often worse than no treatment at all. In other words, not to diagnose a disease accurately may prove fatal. Every owner should be able to recognize an ailment and give correct treatment at the first symptoms. Prompt action is the great secret of treating horses.

Advertisement for 'Minutes Mean Dollars' featuring a bottle of 'Humphreys' Veterinary Remedy' and text describing its benefits for various ailments.

ATTY GEN. MAKES WAR ON 7 TRUSTS

McReynolds Takes Steps to Renew Fight.

MAY REOPEN OLD CASES.

Oil, Tobacco and Anthracite Combines, Patten Corner in Cotton, New Haven Railroad, Telephone and Smelter Monopolies Will Be Subject of Inquiries—Investigators at Work.

Washington.—Attorney General McReynolds intends to prosecute most vigorously all corporations and individuals suspected of violating the anti-trust law.

The attorney general has begun and is directing several important investigations which may lead to new or renewed prosecution of those who, Mr. McReynolds has reason to believe, are breaking or evading the Sherman law. His investigators are looking into the affairs of—

First.—James A. Patten and others alleged to have formed a pool in cotton on the New York market.

Second.—The New York, New Haven and Hartford railroad transportation monopoly in New England, as it is termed.

Third.—The telephone trust which, it is charged, exists in the states of Washington and Oregon.

Fourth.—The American Smelter and Refining company, especially with respect to its control of the Federal Smelter company and its acquisition of that company's stock.

Fifth.—The American Tobacco company.

The attorney general is dissatisfied with the decision the government ob-

ALIEN LAWS FOR CONGRESS ALONE

States Should Yield This Privilege, Says Bartholdt.

INTRODUCES RESOLUTION.

Famous Peace Advocate Urges Amendment of Constitution to Place Sole Power of Alien Legislation in Hands of Federal Government. "Lack of Power Long a Defect."

Washington.—To make it impossible in the future for a single state by the disregard of an international treaty to endanger the peaceful relations existing between the United States and a foreign power Representative Richard Bartholdt, a Republican, of Missouri, noted as a peace advocate, introduced in the house a resolution proposing an amendment to the constitution.

In explanation of his resolution Mr. Bartholdt cited the delicate situation in which this country and Japan find themselves as a result of the enactment of the California alien land law.

Here is the text of the Bartholdt amendment:

"The congress shall have the exclusive power to legislate on questions affecting the rights and privileges of citizens of other countries residing in the United States and the relations of the United States with other countries."

The resolution was referred to the judiciary committee.

Mr. Bartholdt in an interview stated that the weakest point in the constitution was its failure to give the federal government power to make treaties which it can promise to carry out. He said:

"Long before the California trouble was even thought of the importance of

The End of a Long Fight.

New Orleans States: In proclaiming the seventeenth amendment to the Constitution of the United States, Secretary Bryan informed those who witnessed the event that he considered it the most important reform affecting the methods of government that has been made in a century. It makes more responsible the duties of citizenship, because it gives the people the right to elect United States senators—a right which should always have been in our hands.

The great principle of our system of government is that the people shall rule; but they can not rule when somebody else does their voting for them, or when there are laws which make it possible for certain officials to be chosen without the people having a voice in the matter. Heretofore the people have had no word in the choice of members of the upper house of Congress, and as they have now come into their right, it is, as Mr. Bryan says, "the greatest reform in a century."

"This should be followed," says the Pittsburg Post, "by other reforms along similar lines, until every official who serves the people shall be chosen by them. There are appointive offices that should be filled by popular vote. It is repugnant to the independent instinct that officials should be forced on the people against their wishes and despite their protests."

The reforms of which the Post speaks will not be long delayed. The people realize fully the great triumph that the election of senators means to them, and they will continue their demands until they have won all the rights that free government meant they should possess.

Reopening the Ballot Boxes. New Orleans Picayune: The action of Governor Hall in requesting the district attorney to have the ballots cast at the election of November re-examined by the grand jury, with a view to ascertaining whether the apparent miscounting of the ballots found to exist in the case of the constitutional amendments also existed in the count of the votes for presidential electors or other individual candidates, is to be commended, as such an examination will set at rest the rumors to the effect that the worst sort of fraud was committed at the last general election, not merely in counting the votes on the amendments but in all other parts of the ballots.

The decision of the courts that the election law did not cover the counting of votes on constitutional amendments made it necessary to set aside all the indictments by a former grand jury against a large number of commissioners and clerks of election. There is not the shadow of a doubt, however, that the law does apply to the counting of votes for presidential electors and city and State candidates. If the same irregularities are found to exist in the count of the vote for presidential electors or any of the local officials as were found in the count of the votes on the amendments, it will become the duty of the prosecuting officials to proceed against the men accused of falsifying the election returns.

It seems incredible that so many commissioners and clerks of election could have entered into a conspiracy to defeat the will of the people, but the sacredness of the ballot demands that the greatest possible safeguards should be thrown about it, and wherever it is shown that the ballots have been tampered with, the guilty party or parties should be rigorously prosecuted and punished. Whether the miscounting of the votes extended beyond the amendments remains to be seen. The ballots are still in existence, hence it should not be hard to determine whether fraud, which can be punished under the law, has been perpetrated or not.

Catholics in the United States. National Tribune: The Catholic Official Directory is now about ready to appear, and it will show, it is believed, that there are more Catholics under the American flag than any other. It claims 15,154,158 Catholics in the United States alone, while including the Philippines, Porto Rico, Alaska, the Hawaiian Islands and the Canal Zone, there are altogether 23,293,047 under the Stars and Stripes. The directory will say that a new church is built every day in the year. To be exact, there were 373 new churches, some of them being only mission churches. There were 241 new churches with resident pastors and 129 new mission churches. There are in the United States 17,945 Catholic priests presiding over parishes and members of religious orders, with 6,159 youths studying in 85 seminaries. It is claimed that there are 1,360,761 children studying in the parochial schools, with 47,415 orphans in institutions, making 1,593,316 pupils under Catholic care. During the past year Michigan has gone ahead

of Wisconsin, and Kansas took the lead over New Hampshire, Maine and Nebraska.

The following table gives the Catholic population in the various States having over 100,000: New York 2,790,629; Pennsylvania 1,633,353; Illinois 1,460,987; Massachusetts 1,383,435; Ohio 743,065; Louisiana 584,000; Michigan 568,565; Wisconsin 558,476; New Jersey 506,000; Missouri 470,000; Minnesota 454,797; Connecticut 423,500; California 403,500; Texas 306,400; Iowa 266,735; Maryland 260,000; Rhode Island 260,000; Indiana 232,764; Kentucky 163,228; New Mexico 140,573; Kansas 131,000; Maine 123,600; Nebraska 118,270; Colorado 105,000.

Real Estate Market. Record of transfers of real estate as furnished by the Caddo Abstract Company, office in Commercial National Bank building.

J. E. Houston to D. T. Manning, lot 4 block 9 Fair Grounds subdivision; part of lots 18 and 19 Ernest subdivision; part of lots 10, 11, 12, Cagle subdivision; part of lots 13, 14, 15, block 10 Fair Grounds subdivision; part of lots 14, 15, 16, block 8, Currie subdivision; \$9,050. W. T. Willis to J. A. Riley, lots 57, 58, 59, 60, Winsborough subdivision; \$2,000.

J. A. Riley to W. T. Willis, lots 20, 21 and north 1-2 lot 19 of the Lachini subdivision.

Pennie Lewis to Amos Wilson, lot 2 block 3 Allendale Heights; \$2,250.

Mrs. M. E. Bailey to C. G. Gibbins, lots 3 and 4 block 9 Christian Heights addition to Vivian; \$300.

Mrs. M. E. Bailey to Joseph J. L. Hughes, lots 15, 16, 17, block 15 in Christian Heights addition to Vivian; \$375.

LOOK-READ.

I have the exclusive sale of the well known East India Plantation, 492 acres fine Red River land, situated in Bossier Parish, six miles from Shreveport, on Cotton Belt, one-fourth mile from Vanceville, which is a regular and not a flag station. All in cultivation, well improved, dwelling, barns, 24 tenant houses, etc. Fully protected from overflow and caving banks; model road which Wards One and Two have decided to construct from Shreveport to Benton, is now a certainty and will pass through place. There is a pecan orchard of 350 growing trees. Soil sandy loam, gray and stiff, the latter ideal alfalfa land. The price was made before model road was decided upon. Now the owner very much desires to revise his figures, as he knows such roads invariably enhance values 25 to 100 per cent, and adjoining places already are held, one at \$60, one at \$75, and another at \$100 per acre; none of them better in any respect than his. But owing to certain agreements which exist for a short time, he can not do so. With the model road, the new bridge and the street car line which will join Bossier and Shreveport, this is well high city property, "rus in urbe"—railroad divides place into two nearly equal parts. Will sell entire, \$50 per acre, one-fifth cash, balance to suit, 7 per cent; or either side \$55, same terms; good only till June 7. Time is flying. Act in the living present.

S. J. ZEIGLER, Sole Agent, 204 Milam, Both Phones.

Sheriff's Sale.

No. In the First Judicial District Court of Caddo Parish, La.: Fidelity & Deposit Company of Maryland vs. G. C. Hardman et al.

By virtue of a writ of fieri facias to me directed from the Honorable First Judicial District Court of Caddo Parish, Louisiana, in the above numbered and entitled case, I have seized and will offer for sale at public auction for cash and according to law, at the principal front door of the court house of Caddo Parish, Louisiana, during the legal hours of sales, on

SATURDAY, JUNE 21, 1913,

Five shares of the capital stock of the Shreveport Journal Publishing Company. Said property seized as belonging to the above named defendant and to be sold to pay and satisfy the debt as specified in said writ in the sum of \$551.98 with five per cent per annum interest thereon from July 26, 1911, until paid; ten and 60-100 dollars with like interest from said July 26, 1911; three and 60-100 with like interest from July 27, 1911; two dollars with like interest from August 12, 1911; four dollars with like interest from said August 12, 1911; five dollars with like interest thereon from June 24, 1910; twenty-five dollars with like interest from April 12, 1911; six and 50-100 dollars with like interest from April 11, 1911; twelve and 75-100 dollars with like interest from June 3, 1911; \$2 with like interest from June 14, 1911; and \$15 with like interest from May 31, 1911, and seventy-five dollars attorney's fees, and all costs of this suit.

J. P. FLOURNOY, Sheriff, ex-Officio Auctioneer, Caucasian June 3, 1913.

CHARTER Of The Dickson Land Company

State of Louisiana, Parish of Caddo: Be it remembered that on this day before me, John D. Wilkinson, a notary public in and for said parish, duly commissioned and sworn personally came and appeared S. A. Dickson, G. S. Dickson, Mildred D. Levy, wife of Mahlen Levy; C. B. Dickson Jr., Claudius M. Dickson and Susie Dickson, residents of said Parish and State, who stated and declared to me, notary, that availing themselves of the Constitution and laws of the State of Louisiana relating to the formation of corporations in general, they have formed and constituted themselves and de-

clared to me, notary, that availing themselves of the Constitution and laws of the State of Louisiana relating to the formation of corporations in general, they have formed and constituted themselves and de- by these presents form and constitute themselves, as well as such other persons as may hereafter become associated with them, into a corporation and body corporate, and have adopted and ordained as their charter and act of incorporation the following, to-wit:

ARTICLE I.

The name and title of this corporation shall be the Dickson Land Company, with its domicile at the City of Shreveport, La., and under its corporate name it shall have and enjoy succession for a period of fifty years, unless sooner dissolved as hereinafter provided. All legal process shall be served on its president, or in his absence on the vice president of the company.

ARTICLE II.

The objects of this corporation and the purposes for which it is formed are hereby declared to be to acquire, purchase, receive and own both real and personal property and the same to sell, mortgage and dispose of at will, and more particularly to conduct and operate farms, plantations and plantation stores and gins and other operations necessary in conducting such farms and plantations, and in general to conduct agricultural operations in the State of Louisiana and elsewhere.

ARTICLE III.

The capital stock of this corporation is hereby fixed at sixty thousand dollars, divided into six thousand shares of the par value of one hundred dollars each, and it shall commence business whenever thirty thousand dollars of its capital stock is actually subscribed and paid for. No stock shall issue except when fully paid, and may be issued for money, property, services or other thing of value to the satisfaction of the board of directors, and when issued shall be non-assessable. No stockholder shall sell or otherwise dispose of his or her stock in this corporation without first offering the same to the other stockholders in writing and waiting thirty days thereafter, whereupon if none of the stockholders will buy the same at the price offered, he or she may sell or dispose of the same to other parties at the same price and on the same terms and conditions.

ARTICLE IV.

The affairs of this corporation shall be managed and controlled by a board of directors consisting of seven stockholders to be elected at a general meeting of the stockholders to be held at the office of the company on the first Monday of January of each year, and until the election of a board of directors on the first Monday in January 1914, the following shall constitute the board of directors of this company: S. A. Dickson, who shall be president; G. S. Dickson, who shall be vice president; Mildred D. Levy, who shall be treasurer; C. B. Dickson Jr., Claudius M. Dickson and Susie Dickson. The said board of directors shall have authority to fill any vacancy occurring therein from any cause by the election of another stockholder thereto for the unexpired term, and shall have the power to elect, name and appoint any and all agents, employees or managers that may be necessary in the operation of its business, and may make such by-laws and rules for the government of said corporation as in their judgment seems best and the same to change and alter at pleasure.

ARTICLE V.

This charter may be amended or altered, or this corporation may be dissolved by a vote of three-fourths of the stockholders at a meeting called for that purpose in accordance with the laws of the State of Louisiana; and when not otherwise provided by law may be called on ten days written notice addressed to each stockholder at his usual postoffice address; provided that by unanimous consent the stockholders may waive such delay and such notice of any meeting. At all stockholders meetings each share of stock shall be entitled to one vote to be cast by its owner in person or by written proxy. When this corporation is dissolved by limitation or otherwise, its affairs shall be liquidated and settled by one or more liquidators to be appointed by the

stockholders, who shall perform such duties and give such bond as the stockholders may prescribe.

ARTICLE VI. No stockholder of this corporation shall ever be held liable for the contracts or faults thereof in any further sum than the unpaid balance due on his or her stock, and no mere informality shall have the effect of rendering this charter null and of exposing any stockholder to any greater liability than the loss of his or her stock.

In testimony whereof said parties have hereunto signed their names in presence of me, notary, and the attesting witnesses and have set opposite their respective names the number of shares of stock subscribed for by them, which shall constitute a subscription list, on this 6th day of June 1913.

GEORGE S. DICKSON, MILDRED D. LEVY.

Authorizing my wife, MAHLON H. LEVY, C. A. DICKSON, C. B. DICKSON, S. A. DICKSON JR., GAUDIUS M. DICKSON, SUSIE DICKSON.

Attest: JOHN H. MILLING, G. E. PERRONCEL, JOHN D. WILKINSON, Notary Public.

Having examined the above and foregoing charter and act of incorporation and finding nothing therein contrary to the laws of the State of Louisiana, I hereby approve the same. Done and signed officially on this 9th day of June A. D. 1913.

W. A. MABRY, District Attorney.

Endorsed: Filed and recorded June 9, 1913. W. M. LEVY, Deputy Clerk and ex-Officio Deputy Recorder.

State of Louisiana, Parish of Caddo: I hereby certify that the above and foregoing is a true and correct copy of the original act as the same now appears on file and of record in my office. Given under my hand and seal of office this 9th day of June 1913. W. M. LEVY, Deputy Clerk and ex-Officio Deputy Recorder. June 10.

W. A. MABRY, District Attorney.

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