

Election Proclamation.

In accordance with Act 19 of 1906, and amendments, I hereby proclaim that a Democratic Primary election will be held in the Parish of Caddo on

TUESDAY, JANUARY 20, 1920, for the purpose of nominating a candidate for governor, a lieutenant-governor, a secretary of state, a state auditor, a state treasurer, an attorney general, a register of the land office, a commissioner of agriculture and irrigation, member of the legislature, ward officers, police jurors, a judge of the city court and a city marshal; that said election be held at the polling places established by law, and by the following named commissioners and clerks.

WARD ONE.

Gilliam: J. R. Bush, J. M. Reed, J. O. Shumate, commissioners; J. S. Jolly, J. W. Lynn, clerks; John B. Adger, R. T. Douglas, J. T. Gardner, watchers.
Belcher: Wm. Hutchinson, W. E. McDade, D. P. Hollis, commissioners; E. A. Rabb, Sam McClurg, clerks; F. E. Wemple, John Dickson, E. J. Horne, watchers.
Dixie: J. F. Stroud, J. M. Sentell, W. H. North, commissioners; W. L. Heygood, J. C. Dickson, clerks; A. M. Stroud, watcher.

WARD TWO.

Myrtis: Collin Carroll, J. D. W. Carroll, Mack Walton, commissioners; W. W. Day, Irving D. Pool, clerks; W. R. Henry, H. W. Hudson, Tom Wilson, watchers.
Vivian: J. M. Bennett, J. M. Edwards, P. M. Williams, commissioners; C. J. Lawton, W. S. Ellis, clerks; S. P. Smith, A. F. Power, J. B. Newby, watchers.
Mt. Gilead: J. E. Wells, H. C. Wells, J. B. Robertson, commissioners; Hamilton Ewins, O. G. Gardner, clerks; L. Z. Crawford, G. E. Wells, J. D. Lewis, watchers.
Trees: J. A. Bruce, J. W. Gray, T. A. Wheeler, commissioners; Ora Davis, W. H. Long, clerks; J. H. Peters, watcher.
Oil City: Robert Elliott, Alex Rice, J. C. Paddy, commissioners; W. J. Holsinger, Jake Law, clerks; A. J. Cappell, A. F. Harris, Richard Foss, watchers.

WARD THREE.

Mooringport: Tom Ellett, Eugene Croom, R. Richard, commissioners; J. B. Lewis, H. V. Earnest, clerks; Floyd Parker, H. H. Stevens, Calvin S. Croom, watchers.
Blanchard: W. W. Williams, J. C. Power, J. M. Miller, commissioners; B. F. Ratliff, E. L. McCain, clerks; M. A. Wasson, watcher.

WARD FIVE.

Greenwood: E. S. Moncrief, P. J. White, J. E. Oden, commissioners; A. M. Smith, J. M. Pearce, clerks; H. P. Matthews, A. D. Hatcher, watchers.

WARD SIX.

Spring Ridge: J. P. Walton, Sr., Ed Walton, J. P. Walton, Jr., commissioners; Murray Sebastian, Wm. Davidson, clerks; J. A. Sebastian, R. J. Williams, watchers.

WARD SEVEN.

Hadley: Geo. A. Colquitt, B. F. O'Neal, L. E. Walker, commissioners; Wm. Hendricks, P. P. Keith, Jr., clerks; Henry Nicholson, watcher.

WARD EIGHT.

Cedar Grove: N. L. Hudson, W. M. Brumlow, C. D. Jones, commissioners; J. L. Danbruen, R. M. Anderson, clerks; Chas. G. Richardson, R. J. Davis, P. L. Ludlam, watchers.

WARD NINE.

Hosston: John Jolly, Jr., W. W. Worley, J. G. Kelly, commissioners; J. B. Olds, J. A. Peak, clerks; H. D. Kelly, M. A. Thompson, H. J. Lenoir, watchers.
Ida: T. M. Sparks, F. H. Eubank, B. N. Bain, commissioners; J. B. Martin, Burrell Norton, clerks; T. J. Thomas, J. F. Means, D. B. Keith, watchers.
Myra: Riley Williams, Lou Williams, Frank Lawton, commissioners; Rand Hawthorne, R. L. Slaughter, clerks; A. C. Dominick, watcher.

WARD FOUR.

Precinct One: M. L. Bath Co. store—M. F. Harmon, Joe Levy, Andrew Currie, commissioners; J. F. Byrd, E. R. Jones, clerks; Dan O'Connell, E. H. Verdenbaumen, W. C. Peyton, watchers.
Precinct Two: Court house—John Garrison, Gus Kline, John Byrd, commissioners; J. G. Alderman, W. G. Leet, clerks; S. P. Tannehill, W. R. Hirsch, watchers.

Precinct Three: Travelers' Hotel—J. A. Stevenson, J. W. Monts, U. C. Addison, commissioners; Gabe Leadman, Henry Cahn, clerks; J. P. Hagedale, W. A. Mosby, watchers.
Precinct Four: Wood's store—M. Dingle, Mahlen Levy, Henry Clay Rogers, commissioners; C. H. Levy, J. P. Flournoy, Jr., clerks; A. J. Morris, watcher.
Precinct Five: Stoer's store—Robert Jordan, Mike Bernstein, J. M. Comegys, commissioners; Nathan Picard, Ike Heidensfeld, clerks; Jake Hayes, H. B. Hearn, watchers.
Precinct Six: Poland Ogden's store—W. P. Woods, T. A. Webb, J. E. Mayo, commissioners; W. W. Campbell, J. J. Kline, clerks; Redmond C. Wolf, Geo. D. Wray, watchers.
Precinct Seven: Zwolle's Studio—Ben Oliver, Sam Kahn, W. B. Waitman, commissioners; J. A. Hammond, Henry Zwolle, clerks; A. R. Liddell, M. L. Jackson, watchers.
Precinct Eight: Cook's store—Joe Alford, Leonard White, Homer Whittle, commissioners; Murray Quiggles, Claudius Dickson, clerks; R. P. Moore, F. M. Kelly, watchers.
Precinct Nine: Brewer's store—F. M. McConnell, J. A. Winehester, W. S. Lassiter, commissioners; F. S. Waldman, E. F. Whitlatch, clerks; D. W. Ferguson, T. H. Stinson, watchers.
Precinct Ten: Jewella—B. M. Dorrity, G. W. Leonard, W. D. Roach, commissioners; E. D. Bland, M. C. Monkhouse, clerks; G. W. Leonard, H. M. Gatti, watchers.
Precinct Eleven: Roundtree's store—Robert Mandell, E. L. Houston, J. C. Lipscomb, commissioners; F. C. Nagle, Gordon Irons, clerks; D. P. Kubank, A. Benoit, watchers.
Precinct Twelve: Roquemore's store—J. W. Compton, M. E. Trowbridge, C. O. Perkins, commissioners; Claude L. Jones, Will Mercer, clerks; Geo. P. Sipe, watcher.
Precinct Thirteen: Hoyer's store—Joseph E. Johnston, Jr., J. R. Bartlett, R. E. Royster, commissioners; J. R. Bullard, J. T. Houston, clerks; Jesse Johnson, Ira Cook, watchers.
Precinct South Highlands: South Highlands Grocery store—E. J. Roquemore, A. R. Liddell, Allen Randall, commissioners; W. T. Willis, W. H. Littlejohn, clerks; H. Clay Brown, watcher.

Polls will open at 6 a. m. and close at 7 p. m. according to law.
A. QUERBES, Chairman.
W. A. MABRY, Secretary.
Caddo Parish Democratic Executive Committee.

CHARTER

Of the Kidd-Russ Realty Company, Incorporated.

STATE OF LOUISIANA, PARISH OF CADDO.
Personally came and appeared before me, L. C. Blanchard, a notary public in and for the Parish of Caddo, duly commissioned and sworn, F. E. Russ, J. F. Russ, Glen F. Russ, Daly V. Trickett and Dwight M. Patterson, all residents of the Parish of Caddo, who declared unto me, notary, that availing themselves of the laws of the state of Louisiana relative to the organization of corporations, have and do by these presents, covenant and agree to form themselves into a corporation and body politic for the purposes hereinafter expressed, and with the advantages and limitations as hereinafter provided.

ARTICLE I.
The name of this corporation shall be Kidd-Russ Realty Company, Inc., and in its corporate name it shall have power to sue and be sued and to perform all acts in connection with its corporate affairs.

ARTICLE II.
The domicile of this corporation shall be in the city of Shreveport, Caddo Parish, Louisiana, and all process shall be served upon the president thereof, or in his absence according to law, upon the vice-president or secretary-treasurer.

ARTICLE III.
The capital stock of this corporation shall be and is hereby fixed at the sum of Fifty Thousand (\$50,000.00) Dollars, divided into Five Hundred (500) shares of the par value of One Hundred (\$100.00) Dollars each; that all of the stock be and is hereby declared to be common.

ARTICLE IV.
This corporation shall enjoy its corporate existence for the period of fifty (50) years, unless sooner dissolved by the voluntary consent and action of the stockholders, or in some other mode provided by law.

ARTICLE V.
The purposes for which this corporation is organized is declared to be for the purpose of dealing in real estate, buying and selling same, mortgaging and hypothecating same, to deal in real estate for itself or

in a representative capacity for others, as agent or broker; to lease, rent, purchase, sell, exchange or improve property for the purpose of re-selling; to lease or own buildings and parts of buildings for the purpose of sub-leasing or sub-renting same, or in any other manner to handle real estate as general real estate agents or brokers, and to do and perform all acts of every nature and kind necessary to or incidental to the conducting of a general real estate business.

ARTICLE VI.
The affairs of this corporation shall be under the direction and control of a board of directors composed of not less than three (3) nor more than five (5), who shall be annually elected, and who shall serve when so elected until their successors are duly elected and qualified.

ARTICLE VII.
There shall be an annual meeting of the stockholders to be held at the office of the company on the first day of December of each year, for the purpose of dispatching any and all business which may come before the stockholders of said corporation; provided, however, that call meetings of the stockholders may be had at any time upon the call of the president and secretary, or upon the call of 33 1/3 per cent of the outstanding stock of the said corporation, which said meeting shall be called by regular written notice addressed to the stockholders of record at least ten (10) days prior to the holding of said stockholders' meeting; provided, however, that the delay may be waived by the unanimous consent of all the stockholders of said corporation.

ARTICLE VIII.
The first board of directors of this corporation shall be F. E. Russ, president; J. F. Russ, vice-president; and Daly V. Trickett, secretary-treasurer, and who, together with Glen F. Russ and Dwight M. Patterson, shall compose the first board of directors, and who shall serve until the first annual election as herein provided for.

ARTICLE IX.
In case this corporation shall be dissolved by the voluntary act of the stockholders, then and in that event the affairs of said corporation shall be placed in the hands of one or more liquidators, to be selected from among the stockholders, who shall have full power to wind up, liquidate and settle the affairs of this corporation.

Thus done and signed on this the 27th day of December, A. D. 1919.
F. E. RUSS
DWIGHT M. PATTERSON
(By F. E. R.)
GLEN F. RUSS
DALY V. TRICKETT
J. F. RUSS

Attest:
S. H. HOLBERT,
E. H. CRANE,
L. C. BLANCHARD,
Notary Public.
Endorsed: Filed and recorded this 27th day of December, A. D. 1919.
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 as the same appears on record in my office.
Given under my hand and seal of office on this the 27th day of December, A. D. 1919.
W. M. LEVY,
Deputy Clerk and Ex-Officio Deputy Recorder.
Caucasian, Dec. 30, 1919.

CHARTER
Of the Motor Finance Company, Incorporated.

STATE OF LOUISIANA, PARISH OF CADDO.
Be it known, that on this the 16th day of December, in the year of our Lord, Nineteen Hundred and Nineteen, before me, Robert A. Grain, a notary public in and for said state and parish, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned personally came and appeared the several persons whose names are hereunto subscribed who declared that, availing themselves of the laws of the state of Louisiana relative to the organization of corporations, they have formed and organized, and do by these presents form themselves into and organize a corporation under the following stipulations and agreements, which they hereby adopt as their charter.

ARTICLE I.
The name and title of said corporation shall be the Motor Finance Company, Inc., and under its said corporate name it shall have power and authority to contract,

sue and be sued, to make a corporate seal, the same to break or alter at pleasure; to hold, receive, lease, purchase and convey under its corporate name property, both real and personal; to lend money on security; to name and appoint such officers and agents as the interests and conveniences of said corporation may require; to make and establish such by-laws, rules and regulations for the proper management of its affairs as may be necessary, and the same to change at pleasure, and generally to do all such acts as may be necessary and proper to carry out the objects and purposes of said corporation.

ARTICLE II.
The domicile of said corporation shall be in the city of Shreveport, state of Louisiana, and all citations or other legal process shall be served upon the president of said corporation, or in his absence on the vice-president, or in the absence of these officers, on the secretary-treasurer.

ARTICLE III.
The objects and purposes for which this corporation is formed are declared to be: To advance or lend money or credits on the notes, bonds or other securities or obligations, secured or unsecured, of any person, firm or corporation; to draw, accept, endorse, buy, sell and deliver, exchange, deal in, guarantee, hold and enjoy, mortgage, hypothecate and otherwise dispose of shares, stocks, bonds, debentures, promissory notes, obligations and securities of any person, firm or corporation; to acquire, purchase, lease, sell mortgage, hypothecate, pledge, dispose of and otherwise deal in property, both real and personal; to issue bills of exchange, promissory notes, bonds, debentures and other obligations of this corporation from time to time, and to secure the same by mortgage, pledge, deed of trust or otherwise, with Glen F. Russ and Dwight M. Patterson, shall compose the first board of directors, and who shall serve until the first annual election as herein provided for.

ARTICLE IV.
The period of the existence of this corporation is hereby fixed at ninety-nine years unless sooner dissolved under the provisions of law.

ARTICLE V.
The capital stock of this corporation is hereby fixed at Fifty Thousand Dollars (\$50,000.00) divided into five hundred (500) shares, of One Hundred Dollars (\$100.00) each.

ARTICLE VI.
The corporate powers of this corporation shall be exercised by a board of directors, consisting of five stockholders, who shall be elected by the stockholders annually on the second Monday in January. A majority of the board shall constitute a quorum.
The board of directors shall elect from among their number a president, vice-president, and secretary-treasurer. They shall also appoint such other officers or employees as may be necessary; and shall have the power to fill all vacancies caused by death, resignation or otherwise.

Justin R. Querbes, George Bishop, Philip Lieber, W. G. Patterson and J. A. Boring, all of Shreveport, La., shall constitute the first board of directors, to serve until the second Monday in January, 1921, or until their successors are elected and qualified; with Justin R. Querbes as president; George Bishop, vice-president, and Philip Lieber as secretary-treasurer.

ARTICLE VII.
No stock shall be transferred except upon the books of the corporation.

ARTICLE VIII.
This act of incorporation shall be altered or amended or modified by proper vote of the stockholders in accordance with law.

ARTICLE IX.
Whenever this corporation is dissolved by limitation or otherwise, its affairs shall be liquidated by one liquidator appointed by the stockholders at a meeting called for the purpose.

ARTICLE X.
No stockholder shall ever be held liable or responsible for the contracts or faults of this corporation in any greater sum than the unpaid balance due on his stock, nor shall any mere informality in organization have the effect of rendering this act null or of exposing a stockholder to any liability other than the unpaid amount of his stock subscription.

In testimony whereof, the parties have signed this instrument in the presence of B. C. Embrey and H. A. Sumrell, competent witnesses, and me, notary, at Shreveport, in the state of Louisiana, on the day and date first above written.
Justin R. Querbes, Shreveport, La., 55 shares.
Philip Lieber, Shreveport, La., 55 shares.

50 shares.
J. A. Boring, Shreveport, La., 20 shares.
Andrew Querbes, Shreveport, La., 50 shares.
J. H. Jordan, Shreveport, La., 25 shares.
A. M. Bourquin, Shreveport, La., 55 shares.
W. G. Patterson, Shreveport, La., 50 shares.
Attest:
B. C. Embrey,
H. A. Sumrell,
R. W. CRANE,
Notary Public, Caddo Parish, La.
Endorsed: Filed and recorded Dec. 27, 1919.

CHARTER
Of Louisiana-Apex Oil and Gas Company, Incorporated.

STATE OF LOUISIANA, PARISH OF CADDO.
Be it known, that on this the 5th day of January, 1920, before me, a notary public, duly commissioned, came and appeared the several persons whose names are hereunto subscribed, who severally declared that availing themselves of the provisions of the laws relative to the organization of corporations, and particularly of the provisions of Act 267 of the General Assembly of the state of Louisiana for the year 1914, they have united to form and organize themselves, as well as all such other persons who may hereafter join or become associated with them or their successors, into a corporation for the objects and purposes and under the covenants, stipulations and articles following, to-wit:

ARTICLE I.
The name and title of this corporation shall be The Louisiana-Apex Oil and Gas Company, Incorporated, and under said name shall have and enjoy corporate existence and succession for a period of ninety-nine (99) years. It may have, hold, receive, borrow, lend, exchange, acquire by grant, gift or purchase, devise or bequest, sell, alienate, dispose of, convey, lease, pledge, pawn, hypothecate, encumber or mortgage property of any kind, whether real, personal or mixed, corporeal or incorporeal, moveable or immovable. It may make, issue and endorse bonds or notes and other evidences of debt. It may accept mortgages, pledges, or other forms of security for money loaned on other debts. It may contract, sue and be sued. It may adopt, make and use a common seal and alter the same at pleasure. It may hold stock in other corporations, and its capital stock may be issued for capital stock in other corporations. It may make and establish by-laws, rules and regulations not inconsistent with this charter or any existing law, fixing or altering the management of its property, the regulation and government of its affairs, and the manner of the certification and registration of its stock. It may wind up and dissolve itself, or be wound up and dissolved in the manner prescribed by law. It may conduct business in this state, and in any foreign country. It may drill wells for oil and gas and other minerals, or contract for the drilling of oil and gas wells and other minerals.

ARTICLE II.
The domicile of this corporation shall be in Shreveport, Louisiana, and all citations or other legal process shall be served upon its president, or in the event of his absence, upon the first vice-president, or in the event of the absence of both of said officers, upon the secretary.

ARTICLE III.
This corporation shall have the power to conduct its business, in all of its branches, in any of the states, territories or possessions of the United States, as well as in foreign countries, and may have one or more officers outside of the state of Louisiana; the object and purpose for which the said corporation is formed and the nature of the business to be carried on by it are hereby declared to be:

To locate, purchase, lease and acquire land with the exclusive right to prospect, drill, mine and bore and sink wells and shafts, and to let out contracts for the sale; to

for, mining, producing, refining, manufacturing, piping, transporting, buying and selling petroleum and other products and by-products; to buy, sell, furnish and supply same; to operate, build, construct, pump and maintain oil and gas wells; to enter into contracts for the purpose of boring for oil and for the purpose of operating, building, constructing, pumping and maintaining oil and gas wells for other persons; to buy and operate pipe lines; to build, construct, purchase, maintain and operate warehouses, pumping plants, pipe lines, refineries, factories, mills, workshops, labor and dwelling houses for workmen and others; to manufacture, buy, sell, import, export and deal in pumps, drills, fuses, caps, candles, nitro-glycerine, dynamite and the necessary machinery, engines, drills and all appliances and conveniences for use in connection with mining and drilling for oil and gas; to become agent for third persons in the operation and development of oil and gas fields and oil and gas leases and lands, and generally to do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or of any one of the objects herein enumerated or incidental to the power herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as stockholders or of interested in any property or otherwise, with all the powers, now or hereafter conferred by the laws of the state of Louisiana upon corporations organized under the Act herein referred to.

ARTICLE IV.
The authorized capital stock of this corporation is hereby declared to be Three Hundred Thousand (\$300,000.00) Dollars, with the right to increase same to the sum of One Million (\$1,000,000.00) Dollars, under the laws prescribed in such cases. Same shall be represented by three thousand (3,000) shares of the par value of One Hundred (\$100.00) Dollars each. The said capital stock shall be fully paid and non-assessable when issued. No transfer of said capital stock shall be binding upon this corporation unless recorded in the books thereof.

All of said stock shall be common stock and shall be issued for monies received for the purchase of stock, for land, mineral leases, services rendered, and work done and performed for the said corporation or given to the said corporation.

ARTICLE V.
The business affairs of this corporation shall be vested in and exercised by a board of six directors, to be elected from among its stockholders, and a majority of stockholders at all times present in office, either present in person or represented by proxy, including the president and other officers, shall constitute a quorum.

The board of directors shall have full and complete control of the property of this company, and they shall conduct, manage and use the same as in their discretion they may deem best, if not inconsistent with the objects of the company and the welfare of the same. The said board of directors shall have the further power to make, alter and amend such by-laws and regulations for the government of this corporation as they may think proper.

The board of directors shall have the further power to appoint all agents, clerks and employees and fix their salaries and compensation, with terms of office, with the right to dismiss them at pleasure, and the said board shall have the further right to fix and determine the salaries of the several officers hereinafter provided for.

Any vacancy occurring on the board of directors shall be filled by the remaining members of the said board for the unexpired term, at any meeting of said board of directors.

ARTICLE VI.
The first board of directors of this corporation is hereby fixed at six in number, and shall be composed of the following: P. J. Stevens, Shreveport, La.; G. Stroud, Shreveport, La.; E. H. Hall, Shreveport, La.; A. A. Raphael, Shreveport, La.; W. V. Tullos, Mooringsport, La.

The following officers shall serve until the first annual meeting of this corporation on the first Tuesday of February, 1920, or until their successors shall have been elected, qualified and installed: President, P. J. Stevens; vice-president, G. Stroud; secretary and treasurer, A. Y. Tillinghast.

ARTICLE VII.
This charter may be amended and the capital stock of this corporation may be increased or decreased or this corporation may be dissolved in the method and manner provided by law.

ARTICLE VIII.
No stockholder of this corporation shall ever be held liable or responsible for the contracts or faults of this corporation in any further sum than the unpaid balance of stock for which he has subscribed, nor shall any mere informality in organization have the effect of rendering this charter null or of exposing stockholders to any liability other than as above provided.

This done and passed before me in my office on this the 5th day of January, 1920, in the presence of T. M. Wierick and R. Lee Richardson, competent witnesses, who hereunto sign their names with the said appearers, and me, notary, after reading the whole.

Names of subscribers, postoffice addresses of subscribers, number of shares of stock which each agrees to take:
P. J. Stevens, 250 shares, Shreveport, La.
Conway Stroud, 250 shares, Shreveport, La.
A. Y. Tillinghast, 250 shares, Shreveport, La.
Edwin H. Hall, 250 shares, Shreveport, La.
A. A. Raphael, 250 shares, Shreveport, La.
W. V. Tullos, 250 shares, Mooringsport, La.
Attest:
T. M. WIERICK
R. LEE RICHARDSON,
LEWELL C. BEUHER,
Notary Public.
Endorsed: Filed and recorded this 7th day of January, A. D. 1920.
W. M. LEVY,
Deputy Clerk and Ex-Officio Deputy Recorder.

a meeting of the stockholders of this corporation shall be held at its domicile for the purpose of electing directors for the ensuing year, and at such meeting the stockholders shall have the right of cumulative voting at the election of directors.

The said stockholders shall first vote for the number of directors for the ensuing year, provided the said number does not exceed the maximum number provided by this charter, and after such number has been fixed, then said stockholders shall duly elect said directors. The failure from any cause whatsoever to hold the annual meeting of the stockholders, or the failure to elect directors thereat shall not dissolve this corporation, but the directors and officers then in office shall remain in office until their successors shall have been duly elected and qualified and installed.

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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 as the same appears on record in my office.
Given under my hand and seal of office on this the 7th day of January, A. D. 1920.
W. M. LEVY,
Deputy Clerk and Ex-Officio Deputy Recorder.

NOTICE.
Notice is hereby given that I have this day bought from the Rodessa Oil & Land Company, a Tennessee corporation, their entire interest in their mercantile business at Rodessa, Louisiana, including merchandise and accounts payable to the company and have assumed all obligations due by the company and will continue to conduct a general mercantile business at the same place, for my account. This the 31st day of December, 1919.
RODESSA OIL & LAND CO.,
By S. J. Eggleston, president.
Caucasian Jan. 3, 1920.

NOTICE.
The Rodessa Oil & Land Company, a Tennessee corporation, and doing a general mercantile business at Rodessa, La., under the name of Rodessa Oil & Land Company, have this day sold their entire interest in the stock of merchandise and accounts to S. J. Eggleston, of Rodessa, Louisiana. He assuming all outstanding obligations now due by the corporation and he will continue the business as heretofore for his own account, under his own name, this the 31st day of December, 1919.
RODESSA OIL & LAND CO.,
By J. F. Mathis, president.
Caucasian Jan. 9, 1920.