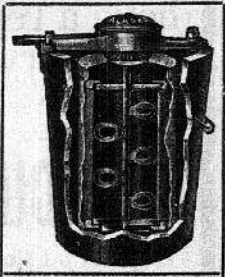


# Volunteers Wanted for the Mexican War

Also for Our Famous  
"Alaska and North Pole"

Ice Cream  
Freezers



and Water  
Coolers

See Opelousas' Baseball Manager for a job with our local Baseball Club  
BUT SEE US FOR YOUR

Baseball Gloves, Mitts, Bats and Masks

## Blacksher Brothers

MAIN ST.

PHONE 3

## J. B. Sandoz

When in need of **TIL AGE IMPLEMENTS** and **ACCESSORIES** do not forget we carry a complete line. We have just received a carload of the above and can save you money. We also have **GASOLINE ENGINES, PUMP-JACKS** and **PUMPS** :: ::

## J. B. Sandoz

**TO COOL COLORADO**  
THOUSANDS GO FROM POINTS BELOW  
"THERE'S A REASON!"

VISIT THE BOULDER CHAUTAUQUA OPENS JULY 4 CLOSING AUG 14

FOR VACATION ESTIMATES BOOKLETS LOWEST RATES MAPS AND SCHEDULES (ALL FREE) WRITE A.A. GLISSON G.P.A. FTWORTH TEXAS

REDUCED RATES AFTER JUNE 1ST

### DON'T LET CONSTIPATION RUIN YOUR HEALTH

It Deadens the Brain and Weakens the Body. Nature Needs Real and Harmless Aid to Overcome it.

Nature does her best to fight constipation and its evil effects. She fights to the last atom of her strength, but usually she has to have assistance.

To avoid the sluggish brain and weakened body, the sick headache, coated tongue and biliousness, it is unwise to use unpleasant calomel, a medicine so strong that it leaves most people "all knocked out." Don't take chances with your health. A great number of people have learned that Dodson's Liver Tone (50c) makes one brighter, healthier and happier in a perfectly easy and natural way, with no pain nor gripe and no bad after-effects.

Shute's Drug Store guarantee it without condition and will refund purchase price if you are not entirely satisfied. Dodson's Liver Tone is an absolutely safe, pleasant tasting vegetable liquid and a wonderful liver stimulant which takes the place of calomel, but be sure you get Dodson's.

### Missionary Notes

BY THE SOCIETY.

At the general conference held in Oklahoma City in May the changes proposed by the women for the council constitution were passed which makes us a united missionary society.

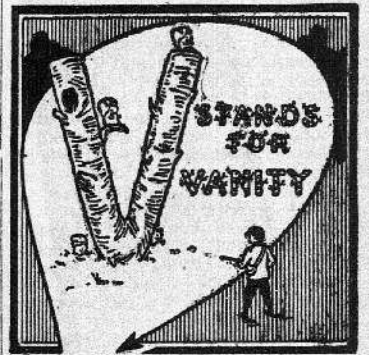
In Africa millions are hungry for the word. Dr. W. M. Morrison tell of a community which he visited some time ago, where he found a chapel erected by the natives with a boy of 12 years as their teacher and minister. The boy had attended a christian mission school for a brief time and, on being taken home by his parents, began to teach his little companions how to read by writing in the sand. The men of the village gathered around and stated that they could not allow the boys to learn something that they did not know. Finally, they said to him: "You be our teacher and leader and we will erect a chapel for you so that you can do the work as it is done by the christian missionaries." Therefore, this young boy was teaching his whole village the knowl-

edge of the Gospel as he learned it. There are hundreds of other villages where the people are just as anxious to know the truth.

### Is This The Truth?

Last Sunday at Opelousas the game broke up in the seventh inning. With the score standing 3 to 2 in favor of Eunice, an Opelousas player was called out at third base by the umpire. Opelousas refused to abide by the decision of the umpire and the manager called the team off the field.

Tom Casey, the Opelousas pitcher, was knocked out of the box in the fifth inning, and Jimmie Dygert was substituted. The Eunice boys were batting him to all corners of the lot. Special to the Beaumont Enterprise from Eunice.



### OF WHICH WE HAVE A STREAK

It crops out in our talk. Every time we speak. Vain we are about

OUR BREAD, OUR PIES, OUR BUNS, OUR CAKE.

About the Cleanliness of our Shop and Everything we Bake.

**Excelsior Bakery**

STELLY BROS. Props.

### Notice

is hereby given that I have bought at tax sale the property assessed to the heirs of Jessie Roy, as follows, to-wit: 141 acres wood N 1-2 of NW 1-4 and tract NW 1-4 of SW 1-4 Sec. 28 T. 7 S. R. 6 E. BERTMANE TAYLOR, June 6 6t Arnaudville, La.

Wake up your Liver. A lazy Liver brings on the worst of diseases. Take LIVER-LAX now at Shute's Drugstore.

Cottage for rent. Apply to J. J. Healey. nov. 15 tf

## JUNE SPECIALS

### OFFER No. 1

Womans Home Companion  
Holland Magazine  
Farm and Ranch  
All 3 to Dec. 1st FOR \$1.00

### OFFER No. 2

Pictorial Review  
American  
Womans Home Companion  
All 3 to Dec. 1st FOR \$1.50

WE HAVE OTHER GOOD OFFERS  
WRITE US FOR PRICES

## JACOBS NEWS DEPOT CO

(Louisiana Subscription Agency)

Opelousas, La

Cures Old Sores, Other Remedies Won't Cure  
The worst cases, no matter of how long standing, are cured by the wonderful, old reliable Dr. Porter's Antiseptic Healing Oil. It relieves Pain and Heals at the same time. 50c, 50c, \$1.00.

UNITED STATES OF AMERICA,  
STATE OF LOUISIANA,  
PARISH OF ST. LANDRY.

BE IT KNOWN, That on this 28th day of the month of February, in the year of our Lord, One Thousand Nine Hundred and Fourteen, before me, W. R. Lacombe, a Notary Public, in and for the parish of St. Landry, 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 severally declared that, availing themselves of the provisions of the constitution and laws of the State of Louisiana, in such cases made and provided, and particularly the statutes relating to the formation of corporations of limited liability, they have covenanted and agreed and do hereby covenant and agree and bind and obligate themselves as well as all other persons who may hereafter become associated with them in the corporation or body politic which they do hereby form and constitute, upon the terms and conditions and for the purposes and objects expressed in the following articles of incorporation which they adopt as their charter, viz:

### ARTICLE I.

The name of this corporation is and shall be the "ST. LANDRY SUGAR COMPANY, LIMITED" and under this name it shall have and enjoy corporate existence and succession for the period of ninety-nine (99) years from this date; it shall have authority and power to sue

and be sued; to make and use a corporate seal, and to break and alter the same at pleasure; to purchase, rent, lease, hold, sell, mortgage, and otherwise receive or dispose of property, real or personal and of every nature and description; to borrow and loan money; to grant and receive pledges and securities of any and every character; to issue mortgage bonds, and notes secured and unsecured by mortgage, pledge or otherwise; to make and enter into any and every manner of contract and obligation, with the same force and validity as an individual might; to name and appoint and elect such directors, officers, agents and employees and representatives as the interests or convenience of this corporation may require; to make and establish rules and by-laws for the proper government of this corporation, and to alter or amend the same at pleasure; and generally to do and perform all such acts and things as are permitted by the law and as may be deemed necessary or proper to carry out the principal objects and purposes of this corporation.

### ARTICLE II.

The domicile of this corporation shall be in the parish of St. Landry, State of Louisiana, and its principal office and business establishment shall be in or within five (5) miles of the corporate limits of the City of Opelousas; and all the citations and other legal process shall be served upon the President, or in his absence upon the Vice-President, or in the absence of both of these officers upon the Secretary; and, in the absence of all these officers, then in the manner provided by statute.

### ARTICLE III.

The objects and purposes for which this corporation is organized and the nature of the business to be conducted and carried on by it are the following, viz:

To purchase or construct a complete sugar-manufacturing establishment, to be erected upon a tract of land to be purchased or otherwise acquired by this corporation, in St. Landry Parish, Louisiana, and to manufacture of and from sugar cane, sugar or syrup, and all other products and by-products thereof, to purchase sugar cane, to advance money thereon, and to take pledges thereof; to acquire sugar lands, to develop and cultivate lands, to construct and operate tramways, railroads, and other means of transportation, without, however, the right of eminent domain; to buy and sell and generally deal in sugar cane, sugar and all other products and by-products; and, if deemed advisable by the directors, to establish alcohol distills, paper factories, and any other factories establishments for utilizing or disposing of the products or by-products of sugar-cane; to manufacture and place upon the open market for sale syrups or molasses reduced or obtained from sugar cane, or its products or by-products; and to patent, register, own and use trade-marks, trade pictures, wrappers, covers, cans, jars or other receptacles, and to obtain from the government protection from imitation or infringement thereof, and generally to do and perform any and all acts and transactions as may be directly or indirectly, immediately or remotely connected with the manufacturing of sugar and other products or by-products of sugar cane and the dealing in said articles; provided, that the foregoing enumeration of specific purposes and objects and powers shall not be construed or held to limit or restrict the general and legal powers of this corporation.

### ARTICLE IV.

The capital stock of this corporation is fixed at Thirty Thousand (\$30,000.00) Dollars, to be divided into and represented by Three Hundred (300) shares, of the par value of One Hundred Dol-

lars (\$100.00) per share which stock shall be issued as the Board of Directors may determine, and shall be paid for in cash as called for by said board, or may be issued at not less than par in payment for property purchased by the corporation or for labor or services actually done and performed or for money advanced. The said capital stock shall be full paid and non-assessable; and a transfer of stock shall not be recognized by or be binding upon the corporation unless the same be entered upon the books of the corporation, or be made by the surrender and cancellation of the certificates of stock and the issuance of new certificates, or by the issuance of original certificates for stock subscribed and transferred or assigned. All stock certificates shall bear the signature of the President and of the Secretary and the impress of the corporate seal, more than five thousand dollars of the said stock having been subscribed, this corporation shall commence business and be a going concern from this date.

### ARTICLE V.

All of the powers of this corporation and the management and control of its affairs shall be vested in and exercised by a board of five (5) directors, composed of stockholders, a majority of whom shall constitute a quorum, and a majority of said quorum shall be sufficient to transact business, and their decisions shall be valid corporate acts, except that it shall be necessary in order to mortgage or pledge the property of the corporation, that at least three directors shall vote in favor thereof.

Any of the directors shall have the right to appoint another stockholder as his proxy to attend any and all meetings of said Board of Directors.

They shall elect from their number a president, vice-president, a secretary and treasurer. The following named persons shall constitute the first Board of Directors.

Dr. J. A. Haas, B. Bennett, J. T. St. Cyr, Louis Hebert and J. G. Lawler, with B. Bennett, as President, Louis Hebert as Vice-President and Superintendent, J. G. Lawler, as Secretary-Treasurer. They shall hold office until the second Monday of January, 1915, and until their successors shall have been duly elected.

No person shall be eligible as director-officer who is not a stockholder of this Company. The Board of Directors shall elect its officers and shall appoint such agents and managers as may be necessary, and shall fix their compensation.

The said Board of Directors shall make all by-laws, rules and regulations for the proper government of the business and affairs of the corporation, and alter, amend and change the same at pleasure. They shall have the power to buy, sell, mortgage, pledge and lease any and all property, real, personal and mixed, corporeal or incorporeal, whenever in their judgment they may deem such acts necessary and proper, and to make all contracts and agreements necessary to carry same into effect.

All acts of sale, purchase, lease or other contract shall be signed by the president and in case of his absence or inability to act by the vice-president.

### ARTICLE VI.

On the second Monday of January of each year, beginning with the year 1915, there shall be a meeting of the stockholders to elect directors for the ensuing year, which meeting shall be called after a notice published twice in ten days in one of the newspapers published in Opelousas, Louisiana; and the Board of Directors shall appoint one or more stockholders to preside at such election as commissioners. In the event of a vacancy in the office of any director, the Board of Directors shall fill the same.

the vacancy. At every election and meeting each stockholder shall be entitled to one vote for each share of his stock registered in his name and may vote by proxy.

The election of directors shall be by ballot, and the majority in amount of votes cast, each share stock voted upon to be counted for one vote, shall elect the person or persons for whom they have been cast.

Any failure from any cause whatever, to elect directors on the day named for that purpose shall not dissolve the corporation, but the directors then in office, as well as the officers of said company, shall hold over until their successors are chosen, and any vacancy occurring, on the Board of Directors from any cause shall be filled by the remaining directors.

### ARTICLE VII.

No stockholder of this corporation shall ever be held liable or responsible for the contracts or obligations or faults thereof, in any further sum than the unpaid balance due the company on the shares of stock subscribed by him, nor shall any mere informality in organization have the effect of rendering this charter null, or of exposing the stockholders to any liability beyond the unpaid balance, if any, on his stock.

### ARTICLE VIII.

This act of incorporation may be modified, changed, abridged or amended or said corporation may be dissolved by a vote of two-thirds of the stock at a general or special meeting held for that purpose after at least ten days written notice in the postoffice, prepaid, addressed to each stockholder at his usual place of residence, and in case of dissolution, three commissioners shall be elected at said meeting by said stockholders, and said commissioners shall wind up and settle the affairs of this corporation.

At the termination of this act of incorporation either by limitation of its charter or from any cause, the business affairs of this corporation shall likewise be wound up and settled by three commissioners elected by the stockholders at a meeting called for that purpose, after ten days notice, as above stipulated.

Said commissioners shall remain in office until the affairs of said corporation shall have been fully liquidated, in case of death or disability of any one of said commissioners, the survivor or survivors shall appoint a successor to him.

Thus, done, passed and signed, in my notarial office in Opelousas, Louisiana, on the day, month and year aforesaid in the presence of Jno. W. Lewis and Allen Dezauche, two competent witnesses, residing in said city, who hereto sign their names with said appearers and me, Notary, after due reading of these presents.

B. Bennett Sixty (60) Shares.  
J. A. Haas Twenty (20) "  
Jos. T. St. Cyr Twenty (20) "  
R. LeBourgeois Twenty (20) "  
R. Morhinivog Twenty (20) "  
L. E. Littell Ten (10) "  
J. G. Lawler Ten (10) "  
Louis Hebert Twenty (20) "

Witnesses:  
Jno. W. Lewis,  
Allen Dezauche,  
W. R. LACOMBE,  
Notary Public.

(Seal)  
State of Louisiana,  
Parish of St. Landry.

I hereby certify that the above and foregoing is a true and correct copy of the original of said act of incorporation, and of the by-laws, rules and regulations, on file and on record in my office.

Witness or President