



WEEKLY. MOBLEY & CO., Proprietors. W. G. MOBLEY, Editor.

A Great Offer.

The "Twice-a-Week" edition of the New York World (formerly the weekly) has proved a phenomenal success. It is a semi-weekly of six pages, mailed Tuesdays and Fridays; eight columns to the page; forty eight columns each issue. It gives the news fully half a week ahead of any weekly paper, and, at the same time, retains all the literary, agricultural, miscellany and other features which made the Weekly World so popular. Yet the price is only One Dollar per year. For sample copies address THE WORLD, New York.

Arrangements have been made by which we can furnish the LOUISIANA DEMOCRAT and the Twice-a-Week New York World all for \$1.50 a year. Take advantage of this offer and get your own local paper and the Twice-a-Week World at this special rate.

—England had her Jeffreys, but South Carolina has her Goff.

—The "Tribby" craze is only equaled, if not actually surpassed by the mania for the free, independent and unlimited coinage of silver.

—If the American people desire to still further impoverish themselves and bankrupt the nation, in God's name let them have free coinage of silver and suffer the consequences.

—United States Circuit Judge Goff has either ignorantly or maliciously transcended his duties and usurped jurisdiction not legally confided to him and ought to be impeached and removed from office.

—The decision of Federal Judge Goff is a palpable usurpation of authority, not granted by the constitution and laws of the United States and ought to be resisted by all the power at the command of the Palmetto State.

—Nathan Goff seems to be supremely oblivious of that provision of the Federal constitution, which declares in plain, explicit and unequivocal terms, that "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

—It is a matter of no importance as to what kind of money we have, whether it be gold, silver, treasury or national bank notes, so that we have enough of it. But unfortunately, the majority of the American people are quite deficient in that respect and always will be, till they acquire a surplus by honest labor, judicious investments or fortunate speculations, even if the country is flooded with fifty cent depreciated silver dollars, as numerous as leaves in Vallambrosa's umbrageous grottos.

—Well, yes, we would be in favor of and would zealously advocate the free coinage of silver, if it would put even a single extra dollar in the pocket of any citizen of our great Republic or make times more prosperous, but as we honestly and conscientiously conceive that it would have a diametrically opposite effect, we must hesitate before giving in our adhesion to or sanctioning a measure which we consider fraught with a Pandora's box of evils to the people and industries of the United States.

—If a Federal Judge can be permitted to nullify the laws of a sovereign State, as Circuit Judge Goff has attempted to do in South Carolina, by granting an injunction against the enforcement of the registration law, preparatory to the election of delegates to a constitutional convention, then we are rapidly approaching the period in which will be witnessed an entire obliteration of State lines—a constitutional guarantee of every one of the hitherto sovereignties of the American Union—and the erection upon their ruins of a strong autocratic and tyrannical centralized government.

GLOVE CONTESTS DOOMED.

Justice McEnery, as the organ of the Supreme Court, last week, sounded the death knell of prize fighting in Louisiana and hereafter "glove contests" in the arena of the Olympic Club, as well as prize fighting, pure and simple, in the pugilistic ring, will no longer be permitted or tolerated within the limits of the Pelican State.

This is as it should be. There is no reason why the statute should have been heretofore construed to have discriminated in favor of "glove contests" as against "prize fights" or why two brutal sluggers should be permitted to pommel each other to death with gloves in the hall of the Olympic or any other athletic club, when the same species of brutality without gloves was prohibited within the pugilistic ring in the open air. Thanks to the Supreme Court, New Orleans will hereafter be exempted from these degrading, disgraceful and brutal exhibitions of human prowess and endurance, which are attended with as much danger to the principals, as the gladiatorial contests which were anciently permitted in the Roman amphitheatre, to the great delight and extreme gratification of the blood-thirsty multitude, who invariably witnessed them. It is one of the participants was transfixed at the initial stroke with the incisive steel of his adversary, it only caused the death of one of the plebeian rabble, whose place was immediately supplied with another of the same caste and species.

But in this humanitarian era and christian age, we have the same regard for the life blood of the canaille, that we have for the kid gloved gentry and pampered millionaires of the land and seek to protect its useless effusion, by rigorous restraints of humane laws.

Epworth League, Chattanooga.

In securing tickets for the International Conference of the Epworth League to be held at Chattanooga, June 27th to 30, inclusive, be sure that same read over the Texas & Pacific Railway, which is the only line that can give you choice of routes, via Memphis, Shreveport or New Orleans. The rate will be one lowest first class for the round trip; tickets to be sold June 25th, 26th and 27th, limited to 15 days from date of sale for return, with privilege of extending the limit 15 days by depositing the return portion of ticket at Chattanooga.

For further information call on or address your nearest Ticket Agent or W. A. DASHIELL, Traveling Passenger Agent. GASTON MESLIER, Gen'l. Passenger & Ticket Agent.

A Household Treasure.

D. W. Fuller, of Canajoharie, N. Y., says that he always keeps Dr. King's New Discovery in the house and his family has always found it the very best results follow its use; that he would not be without it, if procurable. G. A. Dykeman, Druggist, Catskill, N. Y., says that Dr. King's New Discovery is undoubtedly the best cough remedy; that he has used it in his family for eight years, and it has never failed to do all that is claimed for it. Why not try a remedy so long tried and tested. Trial bottles free at Geiger's Drug Store. Retail size 50c. and \$1.00.

VOX POPULI, VOX DEI.—We conceive that the financial question is one upon which the American people of all political affiliations can honestly and conscientiously differ. An honest difference of opinion is neither cause for the disintegration of the Democratic party, nor of the political ostracism of those who entertain different views from our own. It is the cardinal principle of a Republican government, that the majority shall rule, when it has given legal expression to its will. Thus it will be in regard to the free coinage of silver. If the majority of people declare in favor of it, the minority must acquiesce in that decision. "The voice of the people is the voice of God."

—If one Federal Judge, by a single stroke of his pen, can invalidate the registration and election laws of South Carolina, what is to prevent another one from trampling under his judicial feet, the suffrage amendment to the constitution of Louisiana, should it be adopted by the people at the next general election.

—The encroachments of the Federal power since the war upon the reserved rights of the States, although exercised clandestinely and surreptitiously, have been none the less certain and sure. Now, the Goff decision proves to be the last straw which breaks the camel's back of State patience and must be resisted at all hazards.

GORDON DISCHARGED.

Judge Thompson, of Louisville, Ky., before whom the preliminary examination was held, discharged Gordon for the killing of his wife and Archie Brown, an account of which we chronicled last week.

This Judge may be thoroughly versed in legal lore, especially that pertaining to the commonwealth of Kentucky, but we have always been under the impression, that he who deliberately and with malice aforethought takes the lives of two human beings, must be held to answer therefor before a jury of his peers and could not be absolved from responsibility by an examining or committing magistrate, except where the homicides are shown from positive and indubitable evidence to have been committed in self defense.

In this case, no such plea can be set up or sustained. Gordon deliberately broke open the door of the room where the parties had taken refuge, took advantage of his sudden and unexpected entrance and killed, not only the destroyer of his home and domestic felicity—though that is a controverted point—but also slew the hitherto partner of his joys and sorrows.

The Judge may have considered that he was justified in shooting to death two human beings as a warning to other transgressors, but if such is his opinion, it is merely an obiter dictum, not supported by either statutory, common law or the precedents established by the criminal jurisprudence of the entire civilized world.

Sudden Disappearance of a Leading Citizen.

On April 19th, Mr. Zeph Snyers, of Melder, Rapides parish, left his home, stating that he was going to visit his sister on Bayou Boeuf and would be back in a few days. Up to the time of writing not a word has been heard of Mr. Snyers and no one can be found who has seen him since he left home on April 19th. Mr. Snyers is a man about 50 years of age, has raised a large family, who are all married, and he lived on apparent good terms with his wife, who is now left alone. He has been a justice of the peace for his ward for many years, and was a prominent member of the Populist party, which is strong in that section, a man of good moral character and not addicted to drink. Considerable surprise has been created by his unexplained and sudden disappearance. Some think that he has met with foul play, but others say that circumstances point to the fact that Zeph had become more attached to a certain widow than to his wedded wife, and has betaken himself to other fields and pastures new, with the view of a happy re-union with the fair siren who alienated his affections from their legitimate course. —[Glenora Inter-Parochial.

The Star Spangled Banner's Author.

Many interesting things about Francis Scott Key—the author of the Star Spangled Banner—are contained in a pamphlet, which may be obtained free, from the Key Monument Association, of Frederick City, Maryland, by sending one 2 cent stamp for postage.—This Association is raising funds for a suitable monument to the poet, and they suggest, that in the schools and everywhere, upon or before Flag Day (June 14th) this subject be suitably recognized. Contributions, however small, are asked for. Every one who loves the Flag, ought to have some small share in building this monument. The Governor of Maryland has strongly endorsed the movement. The names of all contributors will be preserved in the crypt of the monument, and published (without amount) in the history of the monument when completed.

TAKE YOUR CHOICE.—THE LOUISIANA DEMOCRAT and Semi-Weekly World, one year for \$1.50.

THE LOUISIANA DEMOCRAT and Detroit Free Press one year for \$1.50. THE LOUISIANA DEMOCRAT and Louisville Courier Journal one year for \$1.60. THE LOUISIANA DEMOCRAT and Semi-Weekly St. Louis Republic for \$1.60. THE LOUISIANA DEMOCRAT and Home and Farm one year for \$1.10. The above are splendid combinations, any one of them being worth ten times the price of subscription.

—Now, that Gordon has been unconditionally discharged for killing a man and woman, it is in order to exonerate Dr. Schwing for killing Dr. Hiliart in New Orleans, for the same cause and provocation, which impelled Gordon to take the law into his own hands in Kentucky.

DISTRICT COURT PROCEEDINGS.

TUESDAY, MAY 7TH.

District Court met pursuant to adjournment, His Honor Judge Andrews, presiding.

Josiah Chambers vs. David S. Ferris. Judgment signed Nunc Pro Tunc.

Flower, King & Putnam vs. Mrs. Ann C. Mathews. Answer filed. Rosalie L. Hiller, wife vs. Jonas Hiller, Husband. Trial fixed for Thursday May 9th.

State vs. Cye Brooks, shooting with intent to kill. Accused arraigned, plead guilty and remanded for sentence.

Mrs. Della P. Payne, Administratrix vs. Wm. P. Flower. The trial of this case was resumed, concluded and submitted to the jury, who rendered the following verdict: "We the jury render a verdict for the Plaintiff as prayed for in the petition." Signed R. H. McGimsey, Foreman. The jury were polled, 10 responding affirmatively and 2 negatively to the above verdict.

S. Gumbel & Co. vs. Sam Blum. On opposition of Stauffer, Eschleman & Co., and Abe Mayer. Submitted on the evidence in the Record and Judgment rendered in favor of Plaintiff's recognizing their vendor's privilege on goods identified.

WEDNESDAY, MAY 8TH.

The District Court met pursuant to adjournment, His Honor, Judge Andrews, presiding.

Christian Bergman vs. M. W. Calvit. Answer and reconventional demand filed by defendant.

A. W. Ryland vs. Ginsberg & Marrus. Motion to dismiss appeal filed by plaintiff.

James M. Powell, husband vs. Ella Powell, wife. Default and case set for Tuesday, May 21st.

Judy Jacobs and husband vs. Wm. O'Neil. This case being assigned for to-day, was taken up, tried, submitted and taken under advisement.

The Court then adjourned until Friday morning at 9 o'clock.

FRIDAY, MAY 10TH.

The District Court met pursuant to adjournment, His Honor Judge Andrews, presiding.

John A. C. Wadsworth vs. Louis Dearborne. Case tried, submitted and judgment rendered in favor of plaintiff, Wadsworth, for the sum of \$690, with 8 per cent. per annum interest from Sept. 4, 1891 and costs, subject to the following credits, viz Feb. 29, 1892, \$65; April 14, 1892, \$14.99; April 14, 1892, \$15.08; Sept. 19, 1892, \$50; March 18, 1893, \$60. With recognition of mortgage as prayed for.

Succession of Mrs. Mary Ann Lund, for recognition of heir. Assigned for to-day and submitted on the testimony in the Record. Judgment recognizing H. W. S. Lund as the sole and only heir of his mother, Mrs. Mary Ann Lund, and putting him in possession of her estate.

Roselia L. Hiller, wife, vs. Jonas Hiller, husband. This case was taken up and submitted on the testimony in the Record.

The Washington State Bank vs. N. L. and J. H. McGinnis. This case was taken up, tried, submitted and taken under advisement.

Court then adjourned until Monday, May 20th.

Did You Ever

Try Electric Bitters as a remedy for your troubles! If not, get a bottle now and get relief. This medicine has been found to be peculiarly adapted to the relief and cure of all Female Complaints, exerting a wonderful direct influence in giving strength and tone to the organs. If you have Loss of Appetite, Constipation, Headache, Fainting Spells or are Nervous, Sleepless, Excitable, Melancholy or troubled with Dizzy Spells, Electric Bitters is the medicine you need. Health and Strength are guaranteed by its use. Large bottles only 50 cents at Mrs. C. Geiger's Drug Store.

—Henry Clay, who for a number of weeks was off his base and ignominiously imprisoned in a rough pine box about the size of a village calaboose, was yesterday restored to his granite pedestal and is once more gazing down in a bronze and benign way on the street cars and the bustling crowds of the boulevard. The change made in the base and pedestal of the monument has not improved it from an artistic point of view. It resembles, if it resembles anything at all, a pyramid of toy building blocks, but in this age of business and money-getting, the artistic must give way to traffic and commerce. —[New Orleans States.

COURT ADJOURNED TEMPORARILY.—As will be seen by reference to the proceedings in another column, District Court has adjourned till next Monday, the 20th of May.

PROCEEDINGS OF THE CITY COUNCIL.

ALEXANDRIA, LA., May 6, 1895.

The City Council met in regular session this day at 4 o'clock p. m. Present:

Thos. Crawley, Mayor, Chas. Goldenberg, Sam Warshauer, E. J. Sullivan, Dennis Kelly, E. W. Bringham.

The minutes of April 1st were read and approved.

The order of business was suspended and the following gentlemen granted audiences: John A. Williams and D. H. Mays, who presented the Council with samples of Hose and prices on same. The matter was laid over for future consideration.

Mr. J. F. Atrial also came before the Council and asked for a refund of \$50.00 of license paid by Mr. G. A. Staples, representing Anheuser-Busch Brewing Association. This matter was laid over till next regular meeting.

The Collector's report was read and showed the following collections for April, 1895:

Table with 2 columns: Item and Amount. Includes Licenses for 1895 (\$250.00), Taxes on Sullivan (\$34.50), Fines from Sullivan (\$36.50), Duke (\$2.50), Swartz (\$8.00), Rents from Konman March and April (\$10.00), Rents from Blades Mch. and April (\$20.80), Cochran (\$1.00), Irving for Abadie Mch. (\$6.00), Rents from Sackman April (\$5.00). Total \$490.50.

On motion of Mr. Sullivan the reading of the bills was dispensed with and same referred to finance committee for action.

The finance committee through their Chairman, Mr. Chas. Goldenberg, approved the following bills and ordered scrip issued for same:

Table with 2 columns: Item and Amount. Includes Mr. & M. V. Crawford Teachers salary (\$60.00), Miss M. Cross Teachers salary (\$70.00), R. H. McGimsey (\$80.00), J. L. & Co. (40.75), Town Talk printing (\$2.50), L. McGinnis horses for engine (\$5.50), La. Democrat printing (\$2.50), John Vandegar hauling (\$17.20), Andrew Green (\$24.50), Henry Eckley street work (\$89.00), O. E. Millard hardware (\$4.93), J. Lewis & Co. (40.75), Saw fellows engineers salary (\$50.00), C. S. Duke Marshal (\$50.00), J. J. Sullivan (\$50.00), Miss Ada Waters Teachers salary (\$40.00), Mrs. F. Grayson (\$50.00). Total \$661.71.

The following warrant was issued on the Treasury: Eliza Murray Meals for prisoners. \$4.75

Mr. R. W. Bringham, as chairman of the committee appointed to investigate the opening of Fifth street from the Morgan railroad to L. D. Laurent's, reported that at present it would be impracticable. On motion of Mr. Sullivan, the report of the committee was received and the committee discharged.

On motion of Mr. Goldenberg the Council ordered that approved paper be issued to the Teachers as per list furnished by Mr. C. A. Schunck, amounting to \$375.00.

On motion of Mr. C. Goldenberg the City Attorney, Mr. Jno. C. Ryan, was instructed to attend the Supreme Court and assist in the argument of the case of the Town of Mansfield against the parish of DeSoto, in regard to the constitutionality of the recent Act of the legislature regarding the refund of licenses &c., to incorporate said Town by the parishes.

On motion of Mr. Bringham, the City Marshal was instructed to enforce the dog law and sanitary regulations enforced last year. On motion of Mr. Kelly, the following Ordinance was adopted:

Be it ordained by the Mayor and Council in regular session convened, on this 6th day of May 1895, that the owners of any Horses, Colts or Mules found running at large in the corporate limits of Alexandria, ten days after the publication of this ordinance, will, on conviction before the Mayor, be subjected to a fine of not less than \$1.00 and costs nor more than \$3.00 and costs and in default of payment shall be imprisoned in the city lock-up not less than 12 hours nor more than 48 hours for each and every offense.

Be it further ordained, etc., that when owners of stock cannot be found, the said animal or animals will be impounded and sold at the City Hall, at public auction after ten days' notice, for benefit of corporation.

On motion of Mr. Sullivan the Mayor was authorized to draw warrants to cover the monthly and weekly Pay Roll of the Water Works Electric Light for operating expenses.

On motion of Mr. Bringham, the Comptroller, Mr. C. C. Swaze, was instructed to obtain from the Clerk of Court the amount of property adjudicated to the Town for taxes and not redeemed.

On motion of Mr. Goldenberg, Mr. J. C. Ryan, City Attorney, was authorized to bring suit against all delinquent license payers.

There being no further business on motion the Council adjourned. THOS. CRAWLEY, Mayor. C. C. SWAYZE, Secretary.

Eudy's Pile Suppository.

is guaranteed to Cure Piles and Constipation, or money refunded. 50 cents per box. Send two stamps for circular and Free Sample to MARTIN RUDY, Registered Pharmacist, Lancaster, Pa. No POSTALS ANSWERED. For sale by all first-class druggists everywhere, and in Alexandria, La. by L. B. Baynard.

CITY ORDINANCES.

Sanitary Rules and Regulations of the City of Alexandria, La.

1. Be it ordained that it shall not be lawful for any person to have a hog or pig stie within the city limits, from the 1st day of May to the 1st day of November of each year.

2. No person shall deposit kitchen offal or garbage on the sidewalks or streets, or in the drains or ditches of the city, or on the levee front.

3. All offal and garbage when removed must be deposited in the river. Such offal will not be allowed to be transferred from the premises of any person to those of another.

4. Premises or places of storage of hides, bones, etc., if found to be in an obnoxious condition, the nuisance shall be abated instantly, and the penalties hereinafter prescribed be applied to the person or person so offending.

5. It is made the duty of each responsible occupant to thoroughly clean their yards and outhouses and to disinfect vaults.

6. The Town Constables, or other authorized person is empowered to inspect any and all yards or outhouses for the purpose of ascertaining their condition, as often as he or they may deem necessary.

7. The Mayor is hereby authorized to take cognizance of and immediately abate any nuisance not enumerated above, that he may consider detrimental to the public health.

Be it ordained, That any person or persons who shall violate the spirit or intent of any of the above sanitary regulations, shall be fined not less than one dollar nor more than twenty dollars and costs, for each and every offense, and in default of payment thereof, shall be confined in the Town Lock-up not exceeding forty-eight hours, or placed at work upon the public streets, for such period of time, not to exceed twenty days, as may be designated by the Mayor.

The Mayor and Council would respectfully ask the assistance and co-operation of all good citizens in the enforcement of our sanitary regulations, by reporting all unattended nuisances, with a view to promoting the healthfulness of our city. In this connection the Council will volunteer a few practical suggestions, which have the approval of reputable physicians, to housekeepers and others.

All trash, vegetable and animal, should be disposed of by burning in the kitchen stove. An excellent and comparatively inexpensive disinfectant can be made of coppers. Two pounds of copper dissolved in a gallon of water, and applied to vaults, say every two or three weeks, will do much good.

The free application of unslacked lime will almost effectually destroy all disagreeable odors.

In families where the accumulation of liquid kitchen offal is comparatively limited, and there is a sufficiency of yard room, it can be disposed of by scattering it broadcast as soon as formed, without any injurious effects.

AN ORDINANCE

Imposing a License Tax on Dogs over Three Months old, Owned or Harbored within the City of Alexandria, La.

Section 1. That it shall be unlawful for any person or persons to own or harbor any dog over three months old, within the city limits, without first having complied with the following provisions of this ordinance.

Sec. 2. Any person or persons desirous of keeping (or harboring) any male dog, shall pay the sum of one dollar annually, and for each female dog, one dollar and a half annually. The said amounts to be paid by said person or persons to the Recorder of the Mayor's Court, who shall give a receipt for the same.

Sec. 3. That any male or female dog so licensed shall not become dangerous or a nuisance. And it is further provided that any male or female dog, during the continuance of said license, that shall attack or bite any person or persons upon the public streets, squares or suburbs of the city shall be outlawed and denied the privileges of the public streets or suburbs. And it is further provided that if the owner or owners of such male or female dog so outlawed shall continue to allow said male or female dog to run at large, the owner or owners shall be arrested and fined or imprisoned, as hereinafter provided for.

Sec. 4. It shall be the duty of the Recorder of the Mayor's Court to make and keep a record of all such licenses issued by him, showing the name of person or persons to whom issued, the number of the license and the date, and the date of expiration. All licenses issued shall be for the current municipal year, and shall be numbered in the order of issuance for each fiscal year.

Sec. 5. It shall be the duty of every person or persons procuring a license as aforesaid, to provide the animal for which said license was procured with a suitable collar; and the Recorder of the Mayor's Court shall furnish a metal tag, upon which shall be engraved the number of such license, the

said plate or tag to be suspended from said collar.

Sec. 6. Any person or persons who shall own or harbor a dog in violation of the foregoing ordinance, shall be fined in the sum of not less than one dollar and costs, nor more than ten dollars and costs, and in default of payment of fine and costs, shall be imprisoned in the city lock-up not less than 6 hours, nor more than 48 hours, for each offense.

Sec. 7. It is hereby made the duty of the City Marshals to kill, or cause to be killed, any dog running at large without the collar and tag required to be worn by all dogs upon which the said license tax has been paid.

Be it further ordained, etc., That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Be it further ordained, etc., That this ordinance shall take effect from and after its promulgation.

NOTICE

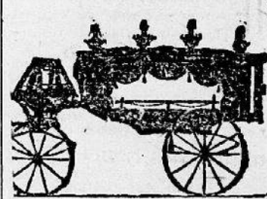
is hereby given to all whom it doth or may concern, that after ten days from the notice hereof, the above Ordinances, as per instructions of the City Council, will be rigidly enforced, and parties violating the same will be arrested and taken before the Mayor for trial.

J. J. SULLINAN, C. S. DUKE, Officers. May 11, 1895.

The Story One.

This is a stick an old bachelor friend of mine tells to bolster himself up whenever he begins to think that single blessedness is not all it is cracked up to be. A woman here in town gave a dinner one Sunday in the winter—a family dinner—to some friends who had known her when fortune was not smiling on her as it does these days. She made great preparations for the affair and sent to her farm in Maryland for turkeys by grace the feast. The turkeys came, alive, in a box, but in nailing the box shut one of them had been out in the head slightly by a nail, so that his head bled a little. The dinner was prepared and served. It was a triumph of art, and everything went on swimmingly till the roast turkey came in. The little son of the house saw it coming. "Oh," he said in a clear, sweet, ringing voice, "here comes the sick turkey. Mamma said to kill that one first."—Washington Post.

PAT KELLY,



UNDERTAKER

AND DEALER IN METALLIC and ROSEWOOD COFFINS

Corner Lee and Fifth Sts., ALEXANDRIA.

PATENTS

CAVEATS, TRADE MARKS, COPYRIGHTS.

CAN I OBTAIN A PATENT? For a prompt answer and a honest opinion, write to MUNN & CO., who have made nearly fifty years' experience in the patent business. Communications strictly confidential. A Handbook of information concerning patents and how to obtain them sent free. Also a catalogue of mechanical and scientific instruments, and the largest collection of any scientific work in the world. \$2 a year. Sample copies sent free. Building Edition, monthly, \$2.50 a year. Single copies, 25 cents. Every number contains beautiful plates, in colors, and photographs of new houses, with plans, enabling builders to show the latest designs and secure orders. Address MUNN & CO., NEW YORK, 361 BROADWAY.

SHERIFF'S SALE.

State of Louisiana—Parish of Rapides—Tenth Judicial District Court.

HOCKER, KNIGHT SHOE Co. vs. MORRIS EPSTEIN, AND METROPOLITAN NATIONAL BANK, OF KANSAS CITY, MO. MORRIS EPSTEIN, No. 4375.

BY VIRTUE OF AND TO SATISFY

two writs of Fieri Facias, issued from the Honorable the 10th Judicial District Court, in the above entitled and numbered suits, and to me directed as Sheriff of the parish of Rapides, La., commanding and authorizing me to seize and sell the property, rights and credits of Morris Epstein, and especially the property attached in the above entitled and numbered suits, I have seized the herein-after described property, belonging to Defendant, and will offer for sale at public auction, to the last and highest bidder, at the Store House of A. P. Williams, corner of Third and Johnson streets, Alexandria, La., commencing at 11 a. m. on

SATURDAY, JUNE 1st 1895,

and continuing on each succeeding day, Sundays excepted, until said sale is completed, the following described property, to-wit:

Stock of Merchandise, consisting of Hats, Shoes, Clothing, Notions &c. Terms of Sale—Cash, subject to appraisal. D. T. STAFFORD, Sheriff Parish of Rapides, La. May 15, 1895.

NOTICE

PUBLIC NOTICE IS HEREBY given that the regular meetings of Oliver Lodge No. 84, F. & A. M. have been changed from the 1st and 3d Saturdays of each month, to the 1st and 3d Wednesdays of each month. G. A. STAPLES, W. M.