

The Daily Crescent

OFFICIAL JOURNAL OF THE COUNCIL OF THE MUNICIPALITY OF NEW ORLEANS. PUBLISHED EVERY DAY—SUNDAY EXCEPTED—BY J. H. CHADDOX.

Council of Municipality No. Two.

Present: The Hon. James H. Caldwell, President; Aldermen Brugnien, Emerson, Ezer, Hawthorn, Johnson, Perry, Renshaw, Shields, Stewart, Sykes, Vontagne, Wheelahan and Yancy.

MAYORALTY OF NEW ORLEANS.

By virtue of a resolution adopted by your honorable body on the 17th ult., I caused the notice to be given to the original journal that the contract for building a Drop tender for the use of the Dredge boat, and accordingly advertised the contract to build a Drop tender for the use of the Dredge boat, and accordingly advertised the contract to build a Drop tender for the use of the Dredge boat...

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Of M. Keill and others, in relation to a fruit stand on the corner of Tchoupitoulas and St. Joseph streets, was read and laid over until the subject came up for discussion.

Of Richard G. Norman, to be reinstated on the Night Watch, was read and laid on the table.

The Recorder reported that a number of the public lamps were badly lighted, and the matter was referred to the Fire Committee.

Mr. Yancy, from the Finance Committee, presented the following report and resolutions, and they were adopted, after suspending the rules:

The Finance Committee have duly considered that portion of G. Kite's petition referred to them claiming payment from the Municipality for property destroyed in a coffee-house, on the corner of Natchez and Polymia streets, on the night of the 9th June, 1851, by fire. Your Committee are of opinion that this loss of property, under the circumstances, does not constitute a claim for indemnity against the corporation. The rule of law which has governed other cases, and in one instance in this, is that where notice has been given to the authorities by a citizen, that he has good reason to believe that a riot or mob will take place, by which his property will be destroyed, and the corporation fails to protect him, his claim for the same is not enforceable against the corporation.

Resolved, That the Treasurer pay the following sums to sundry persons, employed as pavers, in May, 1851, three hundred and thirty-eight dollars and eighty cents.

To sundry persons, employed as carpenters and laborers, in May, 1851, two hundred dollars and seventeen cents.

To sundry persons, employed as laborers, in May, 1851, one hundred and ninety-two dollars and forty-nine cents.

To sundry persons, employed in Surveyor's Department, in May, 1851, four hundred and forty-nine dollars and fifty cents.

To David Moore, for boxing trees and repairing railing around Melrose Canal, eighty-five dollars and fifty cents.

To sundry persons, for hose, screws, etc., twenty-two dollars and twenty-five cents.

To Henry McGrain, for sand, shells, lime, etc., two hundred and nine-fifty dollars and eighty-one cents.

To J. A. Bessie, for one anchor, ten dollars and forty cents.

To Michael Fitzpatrick, for hauling iron bridge, one hundred and eighty dollars.

To Robert Monteth, for desk and chair for Surveyor's Office, thirty-four dollars.

To Edward Duff, for clearing upper district, in May, 1851, one hundred and eighty dollars.

To M. Coyle, for work done at Draining Machine, seven dollars and forty cents.

To C. Funk, for sundries furnished Municipal Office, one hundred and fifty dollars and eighty cents.

To Leeds & Co., for sundries for Draining Machine, one hundred and fifty dollars and eighty cents.

To D. Young, for making a plan of intended improvements on Canal street, twenty-five dollars.

To F. Learman, for services as staff-beater to Surveyor, one hundred dollars.

To Peter Nuss, for making three ladders, seven dollars and fifty cents.

To Marchaling, for two hundred pickets, eleven dollars and three cents.

has been signed by the majority of the committee, without knowledge or concurrence, before H. B. Cebas, Notary, in violation of the understanding, which he believes existed between the representatives of the parties to the original compromise of 1850 and the Fire Committee, and a surreptitious and unauthorized signature of a large portion of the battery, which it was understood was to be relinquished entirely to the Municipality.

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bags of Oats on the levee in compensation, be left to report in favor of the same. As the facts set forth by the committee, the fact originally committed to the Fire Committee, and a surreptitious and unauthorized signature of a large portion of the battery, which it was understood was to be relinquished entirely to the Municipality.

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the engagements of most of the Volunteers, and the possibility of their attendance other than at night, consequently, it becomes a matter of expense borne by the Volunteers cheerfully and obediently.

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Committee on Streets and Landings. Resolved, That the Treasurer pay the following sums to sundry persons, employed as pavers, in May, 1851, three hundred and thirty-eight dollars and eighty cents.

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BUSINESS CARDS

ANDREWS & CO. JOHN W. ANDREWS, Wholesale and Retail Grocer, No. 110 Canal Street.

ARTHUR & CO. I. W. ARTHUR, Wholesale and Retail Grocer, No. 110 Canal Street.

BENSON, J. HENSON, Wholesale and Retail Grocer, No. 110 Canal Street.

COLLINS, G. COLLINS, Wholesale and Retail Grocer, No. 110 Canal Street.

DUNBAR & CO. DUNBAR, Wholesale and Retail Grocer, No. 110 Canal Street.

DEWEY, W. J. DEWEY, Wholesale and Retail Grocer, No. 110 Canal Street.

GREENWOOD & CO. GREENWOOD, Wholesale and Retail Grocer, No. 110 Canal Street.

GEO. G. TAYLOR & CO. TAYLOR, Wholesale and Retail Grocer, No. 110 Canal Street.

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