

New Orleans Republican. JOURNAL OF THE UNITED STATES. JOURNAL OF THE CITY OF NEW ORLEANS. JOURNAL OF THE REPUBLICAN PARTY. PAPER FOR THE REPUBLICAN.

In womanhood, as it was in Mother Eve. The admission, or rather statements, made by this young girl opened to our reportorial ears, which unfortunately have too often been made acquainted with like histories, a chapter in the human life which not only sickened, but astonished him. To think of a young, well-looking girl, fifteen years of age, small of her age, making a public declaration that she had chosen a life of infamy, and despite the sentence of Recorder Lettenberger her to the House of Refuge during her minority, that at the end of that sentence she would resume said life, was a commentary upon the times, and the general and growing frailty of the sex that we sorely care to comment upon.

SENTENCES IN THE CRIMINAL COURT.— Judge Howe yesterday pronounced the following sentences: George Alexander and John Murphy, wounding Samuel Houston with a dangerous weapon, six months penitentiary. Mike Parker, burglary of the house of John Farrell, three years penitentiary. Fleming Roberts, larceny of shoes from Charles Weiss, two months parish prison. John Roberts and R. Thompson, alias Orr, knowingly uttering a forged order for delivery of goods, two years each in the penitentiary. Same men, same charge, each two years penitentiary. Joseph Smith, stabbing Samuel Williams with intent to murder, six months penitentiary. E. Stack, assault and battery on T. H. Cummings, \$20 fine or ten days parish prison. Gallus Farmer, assault and battery on Stephen Harrison, \$20 fine. Peter Hoff, assault and battery on Edward Vorhuch, \$20 fine. Fred Ellis, assault and battery on John Sale, \$20 fine. James Nolan, larceny of goods of Charles Lavender, six months penitentiary.

FORGERY OF A CASH WARRANT.— Mr. A. D. Voina, of Carondelet street, on the 14th inst. Frederick King, Jr., went to his office, Carondelet street, and there by means of a forged and counterfeited Jefferson City warrant obtained the sum of \$210 with intent to defraud. The warrant purported to be as follows: City of Jefferson—No. 378—Comptroller's office, January, 1868.—The Treasurer of the city of Jefferson will pay to the order of Wills Adams the sum of three hundred dollars for cleaning 2500 feet of ditching. J. L. Corjone, Comptroller. Streets and landings account. This pretended warrant was indorsed by Willis Adams.

Mr. Voina purchased this document, as a broker, for \$250, and after buying it went to Jefferson to inquire if the document was genuine, when he was informed that it was a forgery, and the Treasurer of said city pronounced the warrant a forgery in every particular. King was allowed to give bonds in \$1000 to appear and undergo an examination before Recorder Neville on the 15th inst. The accused is known as "Sonny King," and resides in the fourth district.

ANOTHER STREET RAILROAD.—The Orleans Railroad Company purchased at the Controller's sale on Friday the right of way to establish a single track street railroad, starting from the intersection of Canal and Dauphine streets, running down Dauphine street to Dumaine, down Dumaine to Villere street, down Villere street to St. Bernard street, down St. Bernard street to Gentilly street, down St. Bernard street to St. Bernard street, thence up Marais street to St. Peter, thence up St. Peter to Basin street, up Basin street to Canal street, thence up Canal to the junction of Dauphine and Canal streets. The price to be paid is twenty-two-thirds of a cent for each ten feet of track. The Orleans road extends over the route of this new road from Dauphine, down Dumaine to Villere, and from the intersection of Marais and St. Peter up Basin street to the starting point.

AN UNCHAINED TIGER.—He Takes a Drink. A drayman having on his tray a cage in which was a Mexican tiger by some accident ran against a post at the corner of Old Levee and Toulouse streets, and the shock burst open the door when out jumped the tiger and in his hurry to enjoy his accidental freedom made his way into the store at the corner mentioned and playfully smashed some bottles of liquor, for after many doubts he was inclined to drink. There was a small panicle of the feline, and wishing to avoid the excited through the tiger ascended two pairs of stairs and would have gone the third, but there were none. After gazing around and viewing the uncommon sight he became inclined to rest, but there was no rest for him, for his keeper appeared and roped him. The pretty animal was taken away without having committed any other depredations than wasting a little liquor and frightening several persons rather more than would be pleasant for daily recreation.

INCORRECT.—A statement has been made that a party of freedmen in uniform stopped at the corner of Conti and Rampart streets Thursday evening, holding the male, carrying the reins, and detaining the cart until a procession passed by. Policemen who were in the immediate vicinity at the time stated that they know nothing whatever of any such occurrence, nor even heard of it until seeing a notice in a morning paper of the supposed transaction. An officer informs us that had anything of the kind transpired he would certainly have had some knowledge of it. Another thing, car drivers have instructions from their employers to always stop and allow processions to pass, and never to interrupt a cortege.

FOLLOWER FLYCATCHER.—The slacity with which certain gentlemen connected with the police department hasten to reporters of the rebel press of this city with information which they suppose to be of interest to the public may prove to be a mistake. The new State government of Louisiana will be quite likely to create a loyal police for this city, and in that event the gentlemen referred to will not be anxious to carry their wares to a rebel market, ignoring the reporters of the REPUBLICAN. That is all now.

Early yesterday the residence of Mr. Conrad Smith, 111 Louisiana street, was the place selected by unknown burglars to ply their rascally business. A watch and a pocket-book were carried off.

stolen about \$300 worth of goods. A search warrant found a portion of the wares in Young's house, corner St. Ann and Tonti streets. Dennis's promises showed that he was not near Stearns. The case will be laid before Recorder Gastinel.

LOCAL ITEMS IN BRIEF.—Thomas Long makes his short cut at Fred Hermon's lounge and battered him with a deadly weapon, all on St. Charles street. William Little, alias Sullivan, accused of forgery, for the fourth time has had his case continued; next date, 23d instant. D. Sanders is not what he should be, if the statements made by Mrs. M. Sewes, 192 Canal street, be true. She says that she introduced to him a quantity of fancy goods, which he fails to account for. Hence a prosecution. Officer A. Prados, for over twenty years in one or another capacity connected with one of the recorder's courts, has resigned, and now retires to a private position. He has served under no less than seven recorders through a long term of years.

The grocery of George Koly, corner of Seventh and Fulton streets, was yesterday morning openly entered by a boy who stole the money till of \$25 in currency. He then walked off on his ear.

SPECIAL NOTICES. Dr. R. F. Wright has reduced his already low Dental charges one-half further notice.

POLITICAL NOTICES. Notice.—The Book of the Treasurer of the Campaign Committee of the Radical Republican Party, containing the names of all those who subscribe toward the expenses of the Campaign, the amount of the subscription received by the Committee, and an account of the expenditure thereof, will be at the headquarters, No. 378, Canal street, and always open to the inspection of subscribers and members of the Committee.

OFFICIAL NOTICES. M. A. SOUTHWARD, Treasurer.

PROPOSALS FOR SASH AND PINE. OFFICE CHIEF QUARTERMASTER, 5th Military District, New Orleans, La., May 14, 1868.

SEALED PROPOSALS ARE INVITED AND WILL BE RECEIVED AT THE OFFICE OF THE QUARTERMASTER, 5th Military District, New Orleans, La., until 12 M. on TUESDAY, the eighteenth instant, for furnishing the amount of material for the following articles: WINDOW SASH, six lights each, 12x12, 12x14, 12x16, 12x18, 12x20, 12x22, 12x24, 12x26, 12x28, 12x30, 12x32, 12x34, 12x36, 12x38, 12x40, 12x42, 12x44, 12x46, 12x48, 12x50, 12x52, 12x54, 12x56, 12x58, 12x60, 12x62, 12x64, 12x66, 12x68, 12x70, 12x72, 12x74, 12x76, 12x78, 12x80, 12x82, 12x84, 12x86, 12x88, 12x90, 12x92, 12x94, 12x96, 12x98, 12x100.

PROPOSALS FOR LUMBER. OFFICE CHIEF QUARTERMASTER, 5th Military District, New Orleans, La., May 14, 1868.

SEALED PROPOSALS ARE INVITED AND WILL BE RECEIVED AT THE OFFICE OF THE QUARTERMASTER, 5th Military District, New Orleans, La., until 12 M. on TUESDAY, the eighteenth instant, for furnishing the amount of material for the following articles: 5000 feet of YELLOW PINE LUMBER, 4x6, 4x8, 4x10, 4x12, 4x14, 4x16, 4x18, 4x20, 4x22, 4x24, 4x26, 4x28, 4x30, 4x32, 4x34, 4x36, 4x38, 4x40, 4x42, 4x44, 4x46, 4x48, 4x50, 4x52, 4x54, 4x56, 4x58, 4x60, 4x62, 4x64, 4x66, 4x68, 4x70, 4x72, 4x74, 4x76, 4x78, 4x80, 4x82, 4x84, 4x86, 4x88, 4x90, 4x92, 4x94, 4x96, 4x98, 4x100.

PROPOSALS. OFFICE CHIEF QUARTERMASTER, 5th Military District, New Orleans, La., May 14, 1868.

SEALED PROPOSALS IN DUPLICATE ARE INVITED AND WILL BE RECEIVED AT THE OFFICE OF THE QUARTERMASTER, 5th Military District, New Orleans, La., until 12 M. on TUESDAY, the eighteenth instant, for furnishing the amount of material for the following articles: 5000 feet of BROWN LUMBER, 4x6, 4x8, 4x10, 4x12, 4x14, 4x16, 4x18, 4x20, 4x22, 4x24, 4x26, 4x28, 4x30, 4x32, 4x34, 4x36, 4x38, 4x40, 4x42, 4x44, 4x46, 4x48, 4x50, 4x52, 4x54, 4x56, 4x58, 4x60, 4x62, 4x64, 4x66, 4x68, 4x70, 4x72, 4x74, 4x76, 4x78, 4x80, 4x82, 4x84, 4x86, 4x88, 4x90, 4x92, 4x94, 4x96, 4x98, 4x100.

PROPOSALS FOR LUMBER AND SHINGLES. OFFICE CHIEF QUARTERMASTER, 5th Military District, New Orleans, La., May 14, 1868.

SEALED PROPOSALS ARE INVITED AND WILL BE RECEIVED AT THE OFFICE OF THE QUARTERMASTER, 5th Military District, New Orleans, La., until 12 M. on TUESDAY, the eighteenth instant, for furnishing the amount of material for the following articles: 15000 FEET OF BROWN LUMBER, 4x6, 4x8, 4x10, 4x12, 4x14, 4x16, 4x18, 4x20, 4x22, 4x24, 4x26, 4x28, 4x30, 4x32, 4x34, 4x36, 4x38, 4x40, 4x42, 4x44, 4x46, 4x48, 4x50, 4x52, 4x54, 4x56, 4x58, 4x60, 4x62, 4x64, 4x66, 4x68, 4x70, 4x72, 4x74, 4x76, 4x78, 4x80, 4x82, 4x84, 4x86, 4x88, 4x90, 4x92, 4x94, 4x96, 4x98, 4x100.

PROPOSALS FOR LIME, CEMENT, AND HAIR. OFFICE CHIEF QUARTERMASTER, 5th Military District, New Orleans, La., May 14, 1868.

SEALED PROPOSALS ARE INVITED AND WILL BE RECEIVED AT THE OFFICE OF THE QUARTERMASTER, 5th Military District, New Orleans, La., until 12 M. on TUESDAY, the eighteenth instant, for furnishing the amount of material for the following articles: 10000 FEET OF BROWN LUMBER, 4x6, 4x8, 4x10, 4x12, 4x14, 4x16, 4x18, 4x20, 4x22, 4x24, 4x26, 4x28, 4x30, 4x32, 4x34, 4x36, 4x38, 4x40, 4x42, 4x44, 4x46, 4x48, 4x50, 4x52, 4x54, 4x56, 4x58, 4x60, 4x62, 4x64, 4x66, 4x68, 4x70, 4x72, 4x74, 4x76, 4x78, 4x80, 4x82, 4x84, 4x86, 4x88, 4x90, 4x92, 4x94, 4x96, 4x98, 4x100.

PROPOSALS FOR DOORS AND BARS. OFFICE CHIEF QUARTERMASTER, 5th Military District, New Orleans, La., May 14, 1868.

SEALED PROPOSALS ARE INVITED AND WILL BE RECEIVED AT THE OFFICE OF THE QUARTERMASTER, 5th Military District, New Orleans, La., until 12 M. on TUESDAY, the eighteenth instant, for furnishing the amount of material for the following articles: 10000 FEET OF BROWN LUMBER, 4x6, 4x8, 4x10, 4x12, 4x14, 4x16, 4x18, 4x20, 4x22, 4x24, 4x26, 4x28, 4x30, 4x32, 4x34, 4x36, 4x38, 4x40, 4x42, 4x44, 4x46, 4x48, 4x50, 4x52, 4x54, 4x56, 4x58, 4x60, 4x62, 4x64, 4x66, 4x68, 4x70, 4x72, 4x74, 4x76, 4x78, 4x80, 4x82, 4x84, 4x86, 4x88, 4x90, 4x92, 4x94, 4x96, 4x98, 4x100.

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OFFICIAL NOTICES-CITY.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 915—New Series. Resolved, That from and after the passage of this ordinance the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 917—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 919—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 921—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 923—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 925—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 927—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 929—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 931—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 933—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 935—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 937—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 939—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

OFFICIAL NOTICES-CITY.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 941—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 943—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 945—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 947—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 949—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 951—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 953—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 955—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 957—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 959—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 961—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 963—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

MAYORALTY OF NEW ORLEANS, City Hall, May 15, 1868. No. 965—New Series. Resolved, That the City Treasurer be and he is hereby prohibited from paying out of the City Treasury any sum of money for the payment of any debt or liability of the City of New Orleans, until such time as the City Treasurer shall have received from the Mayor a written order, signed by him, authorizing him to do so.

LEGAL NOTICES.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA. In Bankruptcy—No. 210. In the Matter of JOHN H. GREEN and Robt. M. Scahill, Bankrupts. WHEREAS JOHN H. GREEN and ROB M. SCAHILL, individually and as copartners, of the parish of Carroll and District of Louisiana, declared Bankruptcy under the act of Congress of March 2, 1867, have this day filed in said Court a petition praying for a discharge and certificate therefrom from all his debts and other claims payable under said act—

Notice is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the first day of June, 1868, at 11 A. M., is assigned for the hearing of the same, and that they may then and there attend and show cause, if any they have, why the prayer of the said petition should not be granted.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA. In Bankruptcy—No. 246. In the Matter of RICHARD JONES, Bankrupt. WHEREAS RICHARD JONES, of the City of New Orleans, District of Louisiana, declared Bankruptcy under the act of Congress of March 2, 1867, has this day filed in said Court a petition praying for a discharge and certificate therefrom from all his debts and other claims payable under said act—

Notice is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the first day of June, 1868, at 11 A. M., is assigned for the hearing of the same, and that they may then and there attend and show cause, if any they have, why the prayer of the said petition should not be granted.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA. In Bankruptcy—No. 272. In the Matter of JAMES SPAFFORD, Bankrupt. WHEREAS JAMES SPAFFORD, of the City of New Orleans, District of Louisiana, declared Bankruptcy under the act of Congress of March 2, 1867, has this day filed in said Court a petition praying for a discharge and certificate therefrom from all his debts and other claims payable under said act—

Notice is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the first day of June, 1868, at 11 A. M., is assigned for the hearing of the same, and that they may then and there attend and show cause, if any they have, why the prayer of the said petition should not be granted.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA. In Bankruptcy—No. 296. In the Matter of THOMAS APPLTON, Bankrupt. WHEREAS THOMAS APPLTON, of the City of New Orleans, District of Louisiana, declared Bankruptcy under the act of Congress of March 2, 1867, has this day filed in said Court a petition praying for a discharge and certificate therefrom from all his debts and other claims payable under said act—

Notice is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the first day of June, 1868, at 11 A. M., is assigned for the hearing of the same, and that they may then and there attend and show cause, if any they have, why the prayer of the said petition should not be granted.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA. In Bankruptcy—No. 306. In the Matter of CHARLES L. C. DUPUY, Bankrupt. WHEREAS CHARLES L. C. DUPUY, of the City of New Orleans, District of Louisiana, declared Bankruptcy under the act of Congress of March 2, 1867, has this day filed in said Court a petition praying for a discharge and certificate therefrom from all his debts and other claims payable under said act—

Notice is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the first day of June, 1868, at 11 A. M., is assigned for the hearing of the same, and that they may then and there attend and show cause, if any they have, why the prayer of the said petition should not be granted.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA. In Bankruptcy—No. 32. In the Matter of JAMES W. SEYMOUR, Bankrupt. WHEREAS JAMES W. SEYMOUR, of the City of New Orleans, District of Louisiana, declared Bankruptcy under the act of Congress of March 2, 1867, has this day filed in said Court a petition praying for a discharge and certificate therefrom from all his debts and other claims payable under said act—

Notice is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the first day of June, 1868, at 11 A. M., is assigned for the hearing of the same, and that they may then and there attend and show cause, if any they have, why the prayer of the said petition should not be granted.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA. In Bankruptcy—No. 33. In the Matter of GOODRICH & CO., Bankrupts. WHEREAS JOHN C. GOODRICH, HENRY J. GOODR