



NEW ORLEANS REPUBLICAN.

JOURNAL OF THE UNITED STATES OF AMERICA. JOURNAL OF THE STATE OF LOUISIANA.

CARPET-BAG.

Henry Ward Beecher once wrote to Oliver Wendell Holmes, inquiring for a remedy for the bay fever. His encouraging reply was: "Gravel is an effectual cure. It should be taken about eight feet deep."

"Nashy" has begun his lecturing tour. He is said to have made \$35,000 worth of engagements for the current season. He was to have spoken in Watertown, New York, last week.

Traveling by stage-coach in the vicinity of the White Mountains is getting to be quite dangerous as well as romantic. The bears are actually bold and numerous. The scarcity of food drives them to the roads and clearings in quest of food.

Providing for a loan of \$5,000, the floating debt of the city (being about in good) has been authorized by the Governor's signature or becomes a law we hope it will be successful that did the recent man. In the issue of that loan the holders were obliged to register their names at a chance to register. One lady failed. No one else failed and the police officer came to her aid.

To look into the columns of a paper and find an editorial of two columns, devoted to proving that a man, rendered, Vicksburg yielded, and headed over his sword to a woman.

For this world is full of mischances. And one of those changes may fall. Oh, how two men again in the freight car, that we are in the partying. Alas! that it must be so. Leave me a fond recollection; Kiss me before you go.

LOCAL INTELLIGENCE.

EXPIRE GRANT CLUB.—There was an unusually large and enthusiastic meeting of this club last evening at the Mechanics Institute. An effective speech was made by General Flood, in which he took occasion to give some very sensible advice to the members of the club.

THE SECOND DISTRICT DRAINAGE COMMISSIONERS.—The President of the Second District Drainage Commissioners, Dr. D. M. Williams, has been elected to the office of the Board of Commissioners. Under their direction a draining machine has been nearly finished near the Carrollton shell road in Jefferson parish, which will be in operation about the middle of the next week.

ATTENTION, GRANT WIDE AWAKES, Third Ward.—This club meets every TUESDAY and FRIDAY evening, on Gravier street, between Liberty and Howard. Republican members are cordially invited to attend.

THE COLON GUARDS meet at Williams' School Room, on the corner of the Canal and Gravier streets, every WEDNESDAY and SATURDAY at seven o'clock P. M.

THE WORTHAM CAMPION CLUB.—Meets at No. 44 Lafayette street every MONDAY EVENING at seven o'clock P. M.

THE GRANT INVARIABLES meet every Saturday evening at the corner of Conti and Tremé streets.

IN ACCORDANCE WITH A RESOLUTION adopted by the Central Committee of the Republican Party of Louisiana, the following named gentlemen are appointed as members of the Campaign Committee.

Griffin, Jos. Gomez, Pedro Corbado, Louis Aline, John Lewis, Jos. Falkenstein, John McKennon, Geo. Haller, Peter St. Cyr have also been appointed on the police.

OFFICERS OF THE INUNDATION.—In the Senate yesterday a resolution, introduced by Mr. Foote, from the special committee on the subject of the late overflow, appropriating \$5000 for the relief of the sufferers, was adopted unanimously.

ROBBERY ON THE STREET.—On Bienville street, early last evening a man whose name is not reported, was robbed by unknown parties of fifteen dollars, in true highwayman's style.

PARAGRAPHS.—The back salaries of the school teachers from January to August, inclusive, are being paid to-day at the boys' Central High School, Burgundy street.

The bonds amounting to one million dollars, authorized by the Legislature, to pay city employees and defray current expenses, have ten per cent. coupons attached. The Treasurer was signing them yesterday.

A letter from "Case à l'Orléans" dated the eighth instant, says: "We commenced to work on the bar to-day, and have passed over ten times without stopping, in the dredge-bag Essoyans."

Mrs. Julia Sherry, who keeps a store at the corner of Franklin and City streets, had her pocket picked yesterday by a dressed man, who was arrested, and the money recovered.

James Private, Ben Holden and Mrs. Williams, arrested at No. 266 and 268 Canal street, for having articles of clothing in their possession, were yesterday arraigned before Recorder Beckner.

The bonds amounting to one million dollars, authorized by the Legislature, to pay city employees and defray current expenses, have ten per cent. coupons attached. The Treasurer was signing them yesterday.

A letter from "Case à l'Orléans" dated the eighth instant, says: "We commenced to work on the bar to-day, and have passed over ten times without stopping, in the dredge-bag Essoyans."

Mrs. Julia Sherry, who keeps a store at the corner of Franklin and City streets, had her pocket picked yesterday by a dressed man, who was arrested, and the money recovered.

James Private, Ben Holden and Mrs. Williams, arrested at No. 266 and 268 Canal street, for having articles of clothing in their possession, were yesterday arraigned before Recorder Beckner.

The bonds amounting to one million dollars, authorized by the Legislature, to pay city employees and defray current expenses, have ten per cent. coupons attached. The Treasurer was signing them yesterday.

A letter from "Case à l'Orléans" dated the eighth instant, says: "We commenced to work on the bar to-day, and have passed over ten times without stopping, in the dredge-bag Essoyans."

Mrs. Julia Sherry, who keeps a store at the corner of Franklin and City streets, had her pocket picked yesterday by a dressed man, who was arrested, and the money recovered.

James Private, Ben Holden and Mrs. Williams, arrested at No. 266 and 268 Canal street, for having articles of clothing in their possession, were yesterday arraigned before Recorder Beckner.

The bonds amounting to one million dollars, authorized by the Legislature, to pay city employees and defray current expenses, have ten per cent. coupons attached. The Treasurer was signing them yesterday.

OFFICIAL NOTICES—CITY.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1057.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1058.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1059.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1060.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1061.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1062.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1063.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1064.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

OFFICIAL NOTICES—CITY.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1065.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1066.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1067.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1068.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1069.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1070.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1071.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

MAJORITY OF NEW ORLEANS, City Hall, October 8, 1868. No. 1072.—New Series. Resolved, That the Surveyor be and he is hereby authorized to contract with the contractor for the improvement of the street between the corner of Girod and Deligny streets, in the district of the Surveyor, to the extent of the following specifications:

The pier supporting the turning point of the bridge shall be built of best hard burnt brick, and shall be finished with a smooth surface of Portland cement. The pier shall be finished with a smooth surface of Portland cement, and shall be finished with a smooth surface of Portland cement.

OFFICIAL—FOUND NOTICES.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 10, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One brown speckled GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 8, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 8, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 8, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 8, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 8, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 8, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

STREET COMMISSIONER'S DEPARTMENT, Room No. 7, City Hall, New Orleans, October 8, 1868. WERE BROUGHT TO THE FOURTH DISTRICT COURT, on Dryades street, between Jackson and Esplanade streets, the following property:

One GOAT and one white KID. These, if not claimed within three days, and the expense thereof paid, will be sold at public auction at the Court, on TUESDAY, October 13, 1868, at 12 o'clock M. JOS. P. LABAREE, Deputy Commissioner.

POLITICAL NOTICES.

The following Preamble and Resolutions were offered by Mr. A. Whittier last night in the Second Ward Club, and were unanimously adopted.

WHEREAS, The Congressional Nominating Convention, which has been called for the purpose of electing a Representative to Congress from the Second Ward of this city, has been organized, and the following resolutions were adopted:

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

POLITICAL NOTICES.

The following Preamble and Resolutions were offered by Mr. A. Whittier last night in the Second Ward Club, and were unanimously adopted.

WHEREAS, The Congressional Nominating Convention, which has been called for the purpose of electing a Representative to Congress from the Second Ward of this city, has been organized, and the following resolutions were adopted:

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

Resolved, That the undersigned do hereby pledge themselves to support the candidates named in the following list, and to vote for them at the polls on the day of the election.

SUCCESSION NOTICES.

SUCCESSION OF E. TRANSMONTAIN.—No. 23,492. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of E. Transmontain, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF J. M. ALEXANDER.—No. 23,493. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of J. M. Alexander, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF ANTOINE MAITRE.—No. 23,494. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of Antoine Maitre, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF BRIDGET GANNY.—No. 23,495. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of Bridget Ganny, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,496. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,497. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,498. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,499. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,500. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,501. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,502. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

SUCCESSION OF JOHN CARROLL.—No. 23,503. SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS.—Notice is hereby given to the creditors of the estate of John Carroll, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

U. S. MARSHAL'S MONITIONS.

Jacob Bourl vs. Four Horses. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

John M. Leeb vs. Steaming Republic, Inc. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

John M. Leeb vs. Steaming Republic, Inc. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

John M. Leeb vs. Steaming Republic, Inc. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

John M. Leeb vs. Steaming Republic, Inc. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

John M. Leeb vs. Steaming Republic, Inc. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

John M. Leeb vs. Steaming Republic, Inc. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

John M. Leeb vs. Steaming Republic, Inc. In the United States District Court, for the District of Louisiana, No. 218.—In obedience to an adjournment warrant to me directed in the above entitled suit, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

LEGAL NOTICES.

FIFTH DISTRICT COURT FOR THE PARISH OF ORLEANS. F. W. Sander vs. His Creditors, for a Receipt. NOTICE IS HEREBY GIVEN TO THE creditors of the above named petitioner to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

ETAT DE LA LOUISIANE. CINQUIEME COUR DE DISTRICT DE LA PAROISSE D'ORLEANS.—No. 26. F. W. Sander Contre Ses Creditiers DU. Avertissement aux Creditiers. NOTICE IS HEREBY GIVEN TO THE creditors of the above named petitioner to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

CONSTATABLE'S SALES. Andrew Leo vs. C. S. Shawmy, No. 625. BY VIRTUE OF A WRIT OF REFI FACH issued by the Court, on the 10th day of October, 1868, I have caused to be published in the New Orleans Republican, a notice to the creditors of the estate of the late Catherine Bourl, deceased, to show cause within ten days from the date of this notice, why the same should not be homologated and approved, and the funds distributed in accordance therewith.

LOUISIANA STATE SEMINARY. Near Alexandria, Louisiana. Founded and Supported by the State of Louisiana. The next session begins September 7, 1868, and will continue for one year. For particulars, apply to the