

New Orleans Republican

OFFICIAL JOURNAL OF THE UNITED STATES, OFFICIAL JOURNAL OF THE CITY OF NEW ORLEANS

AUCTION SALES THIS DAY.

BY SHERIFF MAXWELL, at twelve o'clock, at the residence of the late Mr. Eckman, lots of ground and buildings on Fourth street—Philip Duclos vs. Dominique Gals.

LOCAL INTELLIGENCE.

CAR MOTORS.—The progress in pneumatics is at only summer speed, although the new air engine and tanks are being constructed by means of the new machinery.

AN EPISTLE FROM THE PARISH PRISON.—A Letter to Recorder Masciot.—The following epistle from the Parish Prison, is worth a perusal, and the writer possesses an item of real wit, if not a fund of wisdom.

PARISH PRISON.

To Judge Masciot, Recorder of Third District, New Orleans.—Thirty days in this institution on the sentence which has consigned me to these classic walls as the chief of gladiators in the Benzinian arena, in retiring from public life by virtue of the decree emanating from your honorable court, would be a waste of time, with your honor's permission, that I can not, in all candor, appreciate your taste in this instance for having selected for me during these weary and sultry days, such an unbecoming process by which, Phoenix like, will I once more appear upon the walks of usefulness.

As the thirteenth day of November (the expiration of my sentence) is somewhat in the distance, and as it will not hurry at my bidding, I must patiently, and still like crawl by the tedious ascension which leads to it, will not therefore your honor be generous enough to devise some plan through public print, or otherwise, inform my friends that Mr. and Mrs. Dr. Sommersett, at home all summer at their Orleans street villa. But I desire a certain degree of leniency extended to one of us, for surely we must have some one outside to attend to business. As I can well keep the internal machinery of the house in working order, and as it is courteous for gentlemen to yield and give the preference to ladies, I would request that you allow the madam the privilege of the out door business, which can be easily done by your transmitting to the Tycoon of our plantation, of the way to get, one of these rejecting little documents so preciously preserved by your honor. Mrs. Sommersett alias Gentle Annie, having forty days more in these dry times, she has no objection to be regarded as being treated to forty drops of "Acqua de Libertad." By according to this request I will cheerfully bear my exile.

Having been so liberal in slicing me such a bountiful ration at the expense of the taxpayers, I hope your generosity will not stop at me, but extend it to gentle Annie, by presenting her with a release, who now lies on a bed of sickness, which can be attested to by the visiting physician.

Hoping your honor will take some action in this request, I remain, my respected friend, etc. DR. SOMMERSETT.

RECORDER MASCOT.—Gustave Yallow, while laboring under a temporary ail, produced by a too copious draught of red-eye, was bent on malicious intent. A patrolman found him on Annette street, chasing pedestrians off the sidewalk, using a razor to accomplish his purpose. A fine of ten dollars was imposed.

Mary Window stands charged with raising the wind by feloniously entering the premises of Mary Caldera, and appropriating seventeen dollars to her own use. Mary furnished an appearance bond to answer the impeachment.

Alfred Cartwell made his second appearance before the Recorder within a week, on the charge of shocking public decency by exposing his person. In default of being applied in United States currency, he retires to the Parish Prison for the next ten days.

Nicholas Hoffman accuses one John Green, a ferocious species of humanity, with assault and battery and intent to kill. Case fixed for a future day.

Three retail vendors and their stock of goods, consisting of several baskets of hen fruit and onions, were arrested and paroled, to appear to-day to answer the charge of violating a city ordinance requiring them to procure a license before starting in mercantile pursuits.

AT HOME.—Colonel Circus Ames, proprietor of the great combination, was in the city yesterday, on a short visit, finding it necessary to ally a hearty homesickness.

He left his circus in Mississippi, drawing in dollars by the hundreds. His establishment will go into Alabama and Georgia, on wheels, and astonish the good people of that section of the world. The colonel will remain here long enough to shake hands with a regiment or two of his friends, and then return to business and pleasure, for business with him is pleasure.

BEFORE RECORDER HODGKINSON.—The strong arm of the law caught an upper hold on John Sullivan and threw him down to the Criminal Court to make response for his muscular demonstration on Sampson McCrea.

Jim Armstrong also feels the law's strong arm, in consequence of his wrestling with property not his. He made a felonious entrance into Mary Blackie's residence, Poydras street, with intent to steal or something worse, so Mr. Justice. A jury will sit in judgment on Jim.

Margaret Sullivan's daily habits are so fish-like that she is unable to resist pouring a constant stream down her accommodating throat, sending her head where her head

should be. A residence of six months in the Workhouse will renovate or reconstruct the poor woman.

A. Lochland's financial operations with Henry Bier were such as to cause his arrest. Mr. Bier asserts that accused, by means of a fraudulent check, obtained from him two hundred and forty dollars. The check was on the Southern Bank, and the prisoner had no account there. Hearing fixed for the twenty first.

Officer Hutchinson's assault and battery on Oliver Allen, with persuading brass knuckles, will be ventilated on the same day. Oliver's eyes are in deep mourning, and darken Priest street.

Alexander McCaffrey's gurgling habits floated him down to the Workhouse for a temporary visit, and Pat Molcan rides down to the House of Refuge as a juvenile vagrant.

ALGERS REPUBLICAN CLUB.—At a meeting of the Algiers Radical Republican Club, held at their hall on Monday evening last, the following officers were unanimously elected to serve for the ensuing six months: President, A. Dumont; First Vice-President, William Pease; Second Vice-President, Samuel Green; Third Vice-President, Emanuel Bijou; Treasurer, Titus Burns; Secretary, J. W. DeKlyne; Sergeants-at-Arms, James Jackson, Henry Horton, S. Sauve.

The club is in a highly flourishing condition, and is receiving fresh accessions to its ranks at every meeting.

TRIAL POSTPONED.—E. H. Moss, formerly a sergeant on the police, charged with rape, was to have been tried in the Criminal Court, but as the prosecution was not quite prepared, it was necessary to conclude on a continuance.

ANOTHER ASPICANT.—It seems that the opponents to horse-power for propelling cars are increasing in number and power, and out of some of the inventions we expect to soon see a consummation. An apparatus on exhibition at the St. Charles Hotel works well in a model, but as we are not familiar with the proposed plan can not speak knowingly. The motive power is in the tension of rubber bands, extended by one-man power, and the expense of operating is said to be trifling. The inventors are Messrs. S. Jones and B. Terpolch.

SCIENCE.—At five o'clock yesterday afternoon an unknown man who had been sitting for half an hour on the banquet, corner of Claiborne and Common streets, committed suicide by drawing an old fashioned single-barreled pistol and shooting himself in the head. His face was so disfigured that it was found impossible to identify him. From papers found in his pocket it is supposed that his name was Vincent Usside, and that he was a discharged soldier. Deceased was a man apparently between fifty and sixty years old.

THE MEAT QUESTION.—Police orders are for officers not to recognize any meat cart, in the hands of butchers, except those issued by Superintendent Carter or his deputies. An order or edict from the mayor orally indirectly conflicts with this, but as this question is still worse than an Egyptian conundrum we do not pretend to understand it, and doubt if many attorneys do.

SPECIAL NOTICES.

Water Supply.—New Orleans has two sources of supply of water, the one from the Mississippi river, the other from the Tangipahoa or other tributary, over the Lake Pontchartrain. The former by means of powerful engines, is pumped up into a reservoir. The latter would, by its own flow, fill reservoirs to an elevation exceeding the present Waterworks capacity a hundred feet. The writer in 1856, called the attention of the public to the fact that clear water from running streams in the pine woods at a great elevation, could be obtained in abundance for a great city, such as New Orleans is destined to be. He will not enter into argument to show the benefits to be derived by constructing and laying pipes to convey the water of the Tangipahoa to the city, and to prove the advantages to be derived thereby, suffice it to say that by the latter we would be in the enjoyment of pure water in superabundance.

The fete champetre at the Carrollton Garden, which would, doubtless, have closed last Saturday night had it not been for the storm, was continued Monday evening, and the grand finale is fixed for next Saturday. In the meantime the ladies will have had some relaxation, and will enter upon their last day's duties with renewed zeal and vivacity. It has been the most elegant affair throughout, and every one who has visited it will regret its close. We have made mention, from time to time, during the festival, of such incidents as we could remember, but where there is so much of interest, some must necessarily escape mention. The struggle for the various prizes has been decidedly animated, and those not already awarded, will be on Saturday.

Miss Sarah Hodges, whose rivalry of her mother's kindly reception of visitors, has distinguished her, was the popular candidate for two of the most elegant cakes. Mrs. Hodges has been assisted in her generous efforts by all of her accomplished daughters. The two splendid cakes contributed by the steamers Natchez and St. John, we believe, have not yet been awarded. Miss Henderson and Miss Lindop were the favorites for them. The "elephant" cake, a prize for the ministers, is not yet decided, nor is the contest for the diamond ring, the sewing machine, the base ball bat, and others. We omitted to mention that Miss Lizzie Hickok, in addition to her famous punch bowl, has also a delicious article of champagne on draught.

We look to see the Saturday steamers crowded with visitors to witness the wind up of this brilliant festival.

The Louisville and Nashville Railroad Company for the Rip Van Winkle line of sleeping coaches between Louisville and New Orleans, have rebuilt, repainted and put new trucks to No. 8, which is now a first-class institution. They have also built and advanced to completion a very elegant new sleeping coach, of the same line. It is called the Louisiana—is painted of a rich wine color, highly varnished, and has inside fourteen and outside six oval landscapes, painted by a leading artist. The ceiling of the car is almost too gaudily painted with allegorical and other painting. The silver brackets and indeed all the parts of this car are elegant and costly. The Rip Van Winkle line is also having three similar sleeping coaches built. So the Louisville Commercial informs us.

The Canton Republican says there is a howl from New Orleans to Humboldt for the postal car system, and the appointment of sufficient men to do the work. Under the present system one man is expected to do the work of two, and very poorly compensated at that.

LEGAL NOTICES.

THE STATE OF LOUISIANA. FIFTH DISTRICT COURT FOR THE PARISH OF ORLEANS. ANNA HEFFERMAN VS. P. NEWMAN, HER Husband—No. 1532.

I HEREBY CERTIFY THAT ON THE twenty-third day of April, 1870, judgment was rendered in this court in the following entitled suit, to the effect hereinafter set forth, to-wit: Anna Hefferman vs. P. Newman, her husband—No. 1532.

On motion of J. A. Delean, of counsel for plaintiff, and on producing to the court the proof and depositions in this case, the court considered and decreed that there be judgment by default herein entered on the eighteenth day of April, 1870, in favor of plaintiff, Anna Hefferman, and against defendant, P. Newman, her husband, and that there be a separation of property and a dissolution of the community of acquiescence and gains heretofore existing between them, and that the defendant pay the costs of this suit.

Judgment rendered April 25, 1870. Judgment signed April 25, 1870. CHARLES LEAUMONT, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on the nineteenth day of June, in the year of our Lord one thousand eight hundred and seventy, and the ninety-fourth year of the independence of the United States of America.

F. A. LUMINAIS, Deputy Clerk. m31 jelsk

THE STATE OF LOUISIANA. FIFTH DISTRICT COURT FOR THE PARISH OF ORLEANS. CATHARINE RINGROSE VS. P. D. MCADAM, her husband—No. 1533.

I HEREBY CERTIFY THAT ON THE third day of June, 1870, judgment was rendered in this court in the following entitled suit, in the words and figures following, to-wit: Catharine Ringrose vs. P. D. McAdam, her husband—No. 1533.

In this case, submitted to the court by consent of parties, the court considered the law and the evidence in this case, and decreed that there be judgment by default herein entered on the third day of June, 1870, in favor of plaintiff, Catharine Ringrose, and against defendant, P. D. McAdam, her husband, and that there be a separation of property between said parties, and that plaintiff recover of the defendant the sum of thirty-five dollars, and the costs of this suit.

Judgment rendered June 3, 1870. Judgment signed June 3, 1870. CHARLES LEAUMONT, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on the nineteenth day of June, in the year of our Lord one thousand eight hundred and seventy, and the ninety-fourth year of the independence of the United States of America.

F. A. LUMINAIS, Deputy Clerk. jels 25 jyls

THE STATE OF LOUISIANA. FIFTH DISTRICT COURT FOR THE PARISH OF ORLEANS. MARY ELIZABETH SURLS VS. WILLIAM M. SURLS, her husband—No. 1534.

I HEREBY CERTIFY THAT ON THE thirteenth day of June, 1870, judgment was rendered in this court in the following entitled suit, in the words and figures following, to-wit: Mary Elizabeth Surls vs. William M. Surls, her husband—No. 1534.

On motion of E. P. Fagan, of counsel for plaintiff, and on producing to the court the proof and depositions in this case, the court considered and decreed that there be judgment by default herein entered on the thirteenth day of June, 1870, in favor of plaintiff, Mary Elizabeth Surls, and against defendant, William M. Surls, her husband, and that there be a separation of property between said parties, and that plaintiff recover of the defendant the sum of thirty-five dollars, and the costs of this suit.

Judgment rendered June 13, 1870. Judgment signed June 13, 1870. CHARLES LEAUMONT, Judge.

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UNITED STATES DISTRICT COURT. ROBERT J. BARROW. In Bankruptcy—No. 106.

TO THE HONORABLE E. H. DURELL, JUDGE of the District Court of the United States of America for the Eastern District of Louisiana. The petition of John Shibley respectfully shows that he is indebted to certain of the creditors of the late Robert J. Barrow, in the sum of \$1,000, and that he is unable to pay the same.

On motion of the petitioner, and on producing to the court the proof and depositions in this case, the court considered and decreed that there be judgment by default herein entered on the thirteenth day of June, 1870, in favor of plaintiff, John Shibley, and against defendant, Robert J. Barrow, and that there be a separation of property between said parties, and that plaintiff recover of the defendant the sum of thirty-five dollars, and the costs of this suit.

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Office New Orleans Marine and Lake Railroad Company. Notice is hereby given that the annual meeting of the Board of Directors of this company will be held on Wednesday, June 15, 1870, at ten o'clock, at the office of the company, on the corner of St. Charles and Common streets.

Office Harbina Gas Light Company. Notice is hereby given that the annual meeting of the Board of Directors of this company will be held on Wednesday, June 15, 1870, at ten o'clock, at the office of the company, on the corner of St. Charles and Common streets.

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BANK STATEMENT.

STATEMENT OF THE BANKS OF NEW ORLEANS ON THE FIRST JUNE, 1870.

Table with columns: CASH ASSETS, DEBTS, LIABILITIES, etc. Total Assets: \$1,171,000.00. Total Liabilities: \$1,171,000.00.

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OFFICIAL NOTICES.

OFFICE DEPOT QUARTERMASTER GENERAL, New Orleans, Louisiana, June 14, 1870.

WILL BE SOLD AT PUBLIC AUCTION on FRIDAY, June 18, 1870, at ten o'clock, a quantity of Calicoes and Front Lettings, received from Natchez, Mississippi, and not required for garrison use.

By order of the Quartermaster General, Mrs. Denny Quartermaster General United States Army. R. J. STRANG, Quartermaster.

NOTICE. STATE OF LOUISIANA. New Orleans, June 15, 1870.

HOLDERS OF OUTSTANDING WARRANTS from the Board of Public Works will please take notice that hereafter, when there is made in the State Treasury to the aid of the Lower Fund, such warrants as are audited at this office only in the order of their dates, commencing with the latest, which is subsequent to April 1, 1870.

JAMES GRAHAM, Auditor.

CANCELLATION OF BOND. STATE OF LOUISIANA. Executive Department. New Orleans, June 15, 1870.

WHEREAS APPLICATION HAS BEEN made to me for the cancellation of the bond of Charles R. Royer as Auctioneer in and for the parish of Jefferson, Louisiana, dated May 4, 1870, in the sum of five thousand dollars, and which was duly recorded and filed for the faithful performance by the said Charles R. Royer of his duties as Clerk of Court aforesaid.

Notice is hereby given to all persons interested in the aforesaid bond, to file their objections to the cancellation thereof in writing in the office of the Secretary of State, within thirty days after the date of this publication hereof.

Given under my hand and the seal of the State, this thirty-first day of May, 1870, and of the independence of the United States the ninety-fourth.

H. C. WARMOTH, Secretary of State. J. B. GRAVATT, Assistant Secretary of State.

CANCELLATION OF BOND. STATE OF LOUISIANA. Executive Department. New Orleans, June 15, 1870.