

The United States throughout the late re-... of the western district of Wisconsin...

AN ACT to establish the western judicial district of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That that portion of the State of Wisconsin comprising the counties of Iowee, Jefferson, Dane, Green, Grant, Columbia, Iowa, Lafayette, Sauk, Richland, Crawford, Vernon, La Crosse, Monroe, Adams, Juneau, Buffalo, Chippewa, Dunn, Clark, Jackson, Eau Claire, Pepin, Polk, Lincoln, Trempealeau, Dodge, Barron, Burnett, Trempealeau, Douglas, Barron, Burnett, Trempealeau, and Bayfield, shall hereinafter constitute a new judicial district to be called the western district of Wisconsin...

Sec. 2. And be it further enacted, That a term of the circuit and district court of the United States for said western district shall be held at the city of Madison on the first Monday of December, in each year.

Sec. 3. And be it further enacted, That the circuit and district courts of the United States for said western district shall be held at the city of Madison on the first Monday of January and on the first Monday of October, in each year.

Sec. 4. And be it further enacted, That the circuit and district court for either of said districts may, in its discretion, order special terms, and order a grand or petit jury or both, to be summoned and ordered to be entered of record twenty days before the day at which said special term shall be ordered to convene; and said courts respectively at such special terms shall have all the powers which have been had in person appointed by law: Provided, however, That no special term of said circuit court for either district shall be appointed except by and with the concurrence and consent of the circuit judge.

Sec. 5. And be it further enacted, That all suits and other proceedings, of whatsoever name or nature, now pending in the Circuit or District Court of the United States for the district of Wisconsin, shall be tried and disposed of in the circuit and district courts respectively, for said eastern district, as they have been had; and for that purpose jurisdiction is reserved to the said courts in the eastern district and the clerk of the district court of Wisconsin shall retain the records and files of the said circuit and district courts at the city of Milwaukee, and also perform all the duties appertaining to their offices, as they have been had within the eastern district, except as is hereinafter provided; and all process returnable to or proceedings noticed for any court of the present district court shall be deemed to be returned to the court in the next term of said court, respectively, in the said eastern district, as fixed by this act.

Sec. 6. And be it further enacted, That upon application of any party to any suit or proceeding now pending in the present circuit or district courts of the United States for the present district of Wisconsin, prior to its taking effect and final process on any judgment or decree rendered by the circuit or district court of the United States for the district of Wisconsin, or which shall be entered therein prior to this act taking effect, and other process for the enforcement of any order or decree rendered in any cause or proceeding now pending therein, except causes or proceedings removed as herein provided, shall be issued and made returnable to the proper court for the eastern district of Wisconsin, and may be directed to and executed by the marshal of the United States for the said western district in any part of the State of Wisconsin.

Sec. 7. And be it further enacted, That there shall be appointed a district judge for said western district of Wisconsin, who shall receive the fees and compensation for his office as ordered by the circuit and district courts for the eastern district of Wisconsin, and there shall also be appointed a marshal and district attorney of the United States for said western district of Wisconsin, who shall respectively receive the same fees, compensation, and exercise such powers and perform such duties as are fixed and enjoined by law.

Sec. 8. And be it further enacted, That the circuit and district judges shall appoint two clerks, each of whom shall be clerks both of the circuit and district courts for said western district, one of whom shall receive the fees and compensation for his office at the city of La Crosse, who shall receive the fees and compensation for his office at the city of Madison, and the other shall reside and keep his office at the city of La Crosse, who shall receive the fees and compensation for his office at the city of Madison.

Sec. 9. And be it further enacted, That either of the clerks of the circuit and district courts for said western district may, in his discretion, order special terms, and order a grand or petit jury or both, to be summoned and ordered to be entered of record twenty days before the day at which said special term shall be ordered to convene; and said courts respectively at such special terms shall have all the powers which have been had in person appointed by law: Provided, however, That no special term of said circuit court for either district shall be appointed except by and with the concurrence and consent of the circuit judge.

Sec. 10. And be it further enacted, That all suits and other proceedings, of whatsoever name or nature, now pending in the Circuit or District Court of the United States for the district of Wisconsin, shall be tried and disposed of in the circuit and district courts respectively, for said eastern district, as they have been had; and for that purpose jurisdiction is reserved to the said courts in the eastern district and the clerk of the district court of Wisconsin shall retain the records and files of the said circuit and district courts at the city of Milwaukee, and also perform all the duties appertaining to their offices, as they have been had within the eastern district, except as is hereinafter provided; and all process returnable to or proceedings noticed for any court of the present district court shall be deemed to be returned to the court in the next term of said court, respectively, in the said eastern district, as fixed by this act.

Sec. 11. And be it further enacted, That upon application of any party to any suit or proceeding now pending in the present circuit or district courts of the United States for the present district of Wisconsin, prior to its taking effect and final process on any judgment or decree rendered by the circuit or district court of the United States for the district of Wisconsin, or which shall be entered therein prior to this act taking effect, and other process for the enforcement of any order or decree rendered in any cause or proceeding now pending therein, except causes or proceedings removed as herein provided, shall be issued and made returnable to the proper court for the eastern district of Wisconsin, and may be directed to and executed by the marshal of the United States for the said western district in any part of the State of Wisconsin.

Sec. 12. And be it further enacted, That there shall be appointed a district judge for said western district of Wisconsin, who shall receive the fees and compensation for his office as ordered by the circuit and district courts for the eastern district of Wisconsin, and there shall also be appointed a marshal and district attorney of the United States for said western district of Wisconsin, who shall respectively receive the same fees, compensation, and exercise such powers and perform such duties as are fixed and enjoined by law.

Sec. 13. And be it further enacted, That either of the clerks of the circuit and district courts for said western district may, in his discretion, order special terms, and order a grand or petit jury or both, to be summoned and ordered to be entered of record twenty days before the day at which said special term shall be ordered to convene; and said courts respectively at such special terms shall have all the powers which have been had in person appointed by law: Provided, however, That no special term of said circuit court for either district shall be appointed except by and with the concurrence and consent of the circuit judge.

Sec. 14. And be it further enacted, That all suits and other proceedings, of whatsoever name or nature, now pending in the Circuit or District Court of the United States for the district of Wisconsin, shall be tried and disposed of in the circuit and district courts respectively, for said eastern district, as they have been had; and for that purpose jurisdiction is reserved to the said courts in the eastern district and the clerk of the district court of Wisconsin shall retain the records and files of the said circuit and district courts at the city of Milwaukee, and also perform all the duties appertaining to their offices, as they have been had within the eastern district, except as is hereinafter provided; and all process returnable to or proceedings noticed for any court of the present district court shall be deemed to be returned to the court in the next term of said court, respectively, in the said eastern district, as fixed by this act.

Sec. 15. And be it further enacted, That upon application of any party to any suit or proceeding now pending in the present circuit or district courts of the United States for the present district of Wisconsin, prior to its taking effect and final process on any judgment or decree rendered by the circuit or district court of the United States for the district of Wisconsin, or which shall be entered therein prior to this act taking effect, and other process for the enforcement of any order or decree rendered in any cause or proceeding now pending therein, except causes or proceedings removed as herein provided, shall be issued and made returnable to the proper court for the eastern district of Wisconsin, and may be directed to and executed by the marshal of the United States for the said western district in any part of the State of Wisconsin.

OFFICIAL NOTICES.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 298—Administration Series.] Resolved, That the Administrator of Public Accounts is hereby authorized to warrant on the Administrator of Finance for the amount of five hundred and fifty dollars in favor of Alexander Walker, the same being for professional services in taking an injunction against the late Common Council, preventing the lease of the Waterworks.

Adopted by the Council of the city of New Orleans, May 3, 1870. BENJ. F. FLANDERS, Mayor. A true copy: H. CONQUEST CLARKE, Secretary.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 299—Administration Series.] An ordinance dividing the city into two wood and coal divisions, and appointing inspectors therefor, and providing penalties. Section 1. Be it ordained by the Council of the city of New Orleans, that the city be and hereby is divided into two wood and coal divisions; that all of that part of the city above Canal street shall be constituted and known as the first division, and that the portion of the city below Canal street shall be constituted and known as the second division.

Section 2. Be it further ordained, That in the first division, the city shall be divided into two wood and coal divisions, and annually thereafter, the Administrator of Finance shall nominate, and by and with the advice and consent of the Council, appoint one inspector of wood and coal for each of said divisions, with such number of assistant inspectors as may be necessary.

Section 3. Be it further ordained, That it shall not be lawful for any person to remove or to attempt to remove any fire wood at or from any landing or place where the same may be lawfully deposited, without having the same measured by one of the inspectors and having his certificate therefor.

Section 4. Be it further ordained, That it shall be the duty of such inspector to see that wood so measured is properly and closely piled, and he shall make a proper allowance in his measurement for stacked or piled wood, and the same shall be measured to the middle of the cord only. One hundred and twenty-eight cubic feet shall constitute a cord. The inspector shall issue his certificate for each and every cord of wood so measured, setting forth the date of measurement and quantity of wood, which certificate he shall deliver to the vendor of the wood, and for so measuring and issuing his certificate he shall be entitled to receive from the owner or vendor ten cents for each and every cord, and he shall make and retain a marginal counterpart of each certificate.

Section 5. Be it further ordained, That any person purchasing a load or loads of fire wood at retail, and suspecting the same to be less in quantity than represented by the certificate of the inspector, may cause the wood in the division in which such wood may be to be measured, and for so measuring such wood the inspector shall be entitled to receive from the owner or vendor ten cents for each and every cord, and he shall make and retain a marginal counterpart of each certificate.

Section 6. Be it further ordained, That any person in selling fire wood at retail by the cart load or loads, or otherwise, who shall be found guilty of representing the same as containing a larger quantity than is shown on the certificate of measurement, as provided for in section five, shall, upon conviction thereof before the Recorder of the district in which such offense is committed, be subject to a fine of not more than ten dollars, together with costs and expenses, and the same shall be paid to the informant, if a private citizen, or one-half shall be paid into the city treasury.

Section 7. Be it further ordained, That all fire wood brought into this city in carts or wagons, shall be measured by the inspector, and the Administrator of Commerce shall deem convenient, at which point an inspector or assistant inspector of wood shall be located, whose duty it shall be to measure and issue a certificate for each load of wood brought to that place, and it shall be unlawful for any person to offer any such wood for sale until the same shall have been measured by the inspector, and for so measuring each and every load of wood, the inspector shall be entitled to receive a fee of fifteen cents from the owner of such wood.

Section 8. Be it further ordained, That all charcoal offered for sale in this market in sacks, shall be inspected by one of the inspectors or assistant inspectors of wood and coal, and the same shall be measured and labeled, and the contents of the sack shall contain a barrel of coal. The inspector shall be entitled to receive from the seller two cents for inspecting and labeling each sack.

Section 9. Be it further ordained, That any person who shall be guilty of violating any provision of this ordinance, or in any way interfering with any of such inspectors in the discharge of any of their official duties, shall, upon conviction thereof before the Recorder of the district in which such offense is committed, be fined not more than ten dollars nor more than fifty dollars.

Section 10. Be it further ordained, That all ordinances, or parts thereof, in conflict with and the same are hereby repealed. Adopted by the Council of the city of New Orleans, July 13, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

Adopted by the Council of the city of New Orleans, July 13, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 300—Administration Series.] Resolved, That the proposal of McLean & Co. for delivering on St. Charles avenue, between Canal street and Tchoupitoulas street, two thousand (2000) feet of North river curb stones at sixty-five (65) cents per superficial foot, and offering George W. Murphy as surety in the sum of \$1000, be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 301—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct a brick sidewalk on Jersey street, between Liberty and Claiborne streets, and three sidewalks and forty-two (42) feet of gutter, at the cost of \$23,000, be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 302—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 303—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 304—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 305—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

OFFICIAL NOTICES.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 306—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 307—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 308—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 309—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 310—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 311—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 312—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 313—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 314—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 315—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 316—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 317—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 318—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 319—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 320—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 321—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 322—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 323—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 324—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

OFFICIAL NOTICES.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 325—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

Adopted by the Council of the city of New Orleans, July 29, 1870, the following members being present and voting: Yeas: West, Shaw, Delassize, Emley, Pierce, Bonzano. Nays: None.

MAJORITY OF NEW ORLEANS, City Hall, July 29, 1870. [No. 326—Administration Series.] Resolved, That the proposal of P. Harman, Jr., to construct banquettes on Frezer and Loust streets, between Calliope and Washington streets, at two dollars and thirty-five (35) cents per superficial foot, and offering Thomas O'Connell and James McVally as security in the sum of three thousand (\$3000), be and the same is hereby accepted, and the Mayor authorized to enter into contract on behalf of the city, per notarial act before the City Notary, for the faithful performance of the same.

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