

New Orleans Republican

OFFICIAL JOURNAL OF THE UNITED STATES OFFICIAL JOURNAL OF NEW ORLEANS

THE COURTS

Eighth District Court—The Matter of Judge's Warrants—A New Trial Granted.

In the case of Isidore Newman vs. the State Auditor and Treasurer, applying for a mandamus to compel the payment of certain warrants...

The Louisiana Levee Company—The Question of the State Debt.

In this case the court sought to restrain the State Treasurer from issuing any State bonds until the bonds awarded to the said company by an act of the late General Assembly shall have been issued...

1. Because plaintiffs petition sets forth no cause or reason why an injunction should issue as prayed for.

2. Because said company is without right in law to interfere with, hinder or prevent defendants, who are State officers, from the performance of their duties...

3. Because the proceeding is premature, and admitting a case to be compared to that of the writ of injunction, which is denied.

4. That all the parties in interest are not parties in this suit.

When the case was called, and before the answer was filed, General L. A. Sheldon, member of Congress from Louisiana, rose and addressed the court...

It was due to the people and to all the creditors of the State that this question should be judicially determined.

Judge Dibble said that it would be well to have the matter delayed a little while, and until the Supreme Court had passed upon the question as to whether warrants should be issued...

After considerable argument in which Daniel's counsel sought to obtain a preliminary injunction or restraining order, it was discovered, much to the amusement of all...

Let there be judgment for defendants, with costs.

Statistics of Commerce and Navigation. Monthly report No. 8, of the Bureau of Statistics, has been sent to press...

The plaintiff, who is a mechanic and auto driver, claims for the sum of \$136 75, which he claims to be the balance due him for repairing a horse belonging to the defendant...

The answer is a general denial. The evidence shows that the plaintiff furnished the defendant a statement of the probable cost of the repairs needed...

It is therefore ordered, adjudged and decreed that there be judgment in favor of the defendant and plaintiff, and that the plaintiff pay costs.

The suit to compel payment of Blue Metropolitan Warrants.

The suit of Esnard et al vs. the city, to contest the payment of a large amount of warrants issued by the city...

Second District Court—The Moses Fox Will Case.

Judge Duveigneau has rendered an oral opinion in the case of Moses Fox et al vs. the city...

United States Circuit Court. Adams Daniels vs. Lockett & Lockett.

Judge Durrell delivered the following oral opinion, which was taken down by his stenographer.

CORPORATIONS

NOTICE OF LIQUIDATION. NEW ORLEANS INSURANCE ASSOCIATION.

In conformity with the decision of the stockholders of the New Orleans Insurance Association, a general meeting held on Wednesday, April 27, 1871...

As the proceeds of the sales of the cotton did not cover the indebtedness of Mortimer to Daniels, said loss of \$1775.00, Lockett & Lockett, with \$89.25 insurance, \$1000 counsel fees and other expenses...

Notwithstanding the issuance of the writs of attachment and sequestration was sustained by the court, and notwithstanding judgment against Mortimer and in favor of Lockett & Lockett...

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