

New Orleans Republican.

OFFICIAL JOURNAL OF THE UNITED STATES

OFFICIAL JOURNAL OF NEW ORLEANS

THE DAILY REPUBLICAN

May be had of the following dealers: George Ellis, opposite the Postoffice. A. Simon, No. 94 Exchange Alley. C. C. Haly, No. 19 Commercial Place. C. G. D. Hally, No. 61 Exchange Place. James E. Ennis, Pontchartrain Railroad Depot, Third District; also, at Depot foot of Lafayette Street, First District. J. W. Long, corner of Love and Enghien Streets, Third District. Crescent City News Depot, No. 253 Canal street, corner of Howard.

SALES THIS DAY.

BY E. M. & B. J. MONTGOMERY & Co. at 12 o'clock, at a general auction of new and second-hand furniture, pianos, etc. Also, a large lot of ground and buildings on Bayou Road, between the Merchants and Auctioneers Exchange, on Royal, between Canal and Customhouse streets, by virtue of an order of the honorable Second District Court for the parish of Orleans, dated September 20, 1871. Terms—Cash on delivery, and the balance on the 15th of November next. See advertisement in this issue.

Local Intelligence.

A MORTGAGED QUESTION.—Can justices of the peace take action in criminal cases? This question might as well be definitely settled at once, to prevent further complications. Three civil tribunals have passed judgment in the premises—Judge Cooley, Judge Emerson and Judge Dible—who declaring that according to the present law, justices of the peace are not competent to entertain such cases. The following is the written opinion of Attorney General Belden, rendered on the sixth instant, and addressed to Superior Judge Badger: Dear Sir: Your communication of the 21st inst. is received, and I would have answered it earlier had not pressing business of the State prevented. Without stating my reasons for conclusion, I submit as my opinion that justices of the peace in this State are not competent to entertain such cases. Different views have been taken, even by the courts, some views favoring and some opposing the view. A careful examination of the question at various times during the past seven months, I am satisfied that they have no criminal jurisdiction. Respectfully, SIMON BELDEN.

THE JUSTICES OF THE PEACE.—A few nights ago Officer Kavanagh, third precinct, arrested a young man for some minor offense. The accused gained his release on a bond about ten o'clock at night, after which time he obtained a warrant from Judge Montamat, Third Justice Court, arrested Kavanagh, took him from his seat, and confined him in the Parish Prison, and the officer did not procure his release until near daylight. Out of this transaction grew a civil fight, beginning by the Grand Jury finding a true bill against M. Montamat, a deputy constable, for false imprisonment and assault and battery on Officer Kavanagh. Judge Montamat, the day after the policemen was released, arraigned him and fixed the case for noon yesterday, and an examination was held. The court committed the officer to the Parish Prison in default of bail. Captain McCann immediately sued out a writ of habeas corpus in the Sixth District Court, returnable at six o'clock last evening. The commitment made by the Third Justice Court was produced and it proved to be informal; were Judge Cooley very emphatically decided that justices of the peace have no right or power to commit persons in criminal cases. His opinion and that of Attorney General Belden agreeing on the principal point, Officer Kavanagh went his way rejoicing at his victory. J. B. Beckwith, Esq., attorney for applicant.

ACADEMY OF MUSIC.—Grand matinee today. Was it LARCENY OR WORSE?—Mrs. Fanny Sweet Hinkle, left undisturbed, will trouble no one, and will not appear in court willingly. She yesterday made long affidavit accusing Josephine Ray, Belle Lee and Clara Mitchell with having recently stolen a large number of valuable trinkets from her. She has lost several valuable articles lately, and begins to comprehend where they went to, she thinks. The three brave damsels were not altogether happy in prison last night.

WORK OF THIEVES.—The fraternity, according to a busy season in store, are coming to town. Some of them, yesterday morning, between seven and eight o'clock, entered the establishment of Messrs. Benin & Torrot, No. 125 Canal street, pretending that they wished to make some purchases. While one of the gang was so engaged, others stole four pieces of rich silk, worth \$100, and the fellows all escaped with their plunder. A sneak thief glided into the open dwelling No. 412 Rampart street, snatched a fine vase and ran, but he was noticed and chased. Rather than be caught with the vase, he dropped it to the gutter, sending the toy into a thousand splinters, and then he sought a cooler atmosphere with snuff-box.

The residence of Thomas McCormick, on Washington, between Hampton and Second streets, was entered by unknown thieves some time Thursday night, and a suit of clothes, a pair of boots and about six dollars in small change carried off. The entrance was effected through a front window.

Matinee at the Academy today. A programme selected expressly to please ladies and children. According to the London Telegraph, "a large drove of wives lately made their appearance in the streets of Chicago. We can come closer than that. A large number of wives can be seen on St. Charles street every night in the year. A few festive fellows cunningly fired their pistols out on Poydras or Claiborne street at three o'clock yesterday morning, and then scattered themselves to witness confusion in police ranks.

EDITORIAL.

An advertisement in yesterday's Times was doubtless read by all the respectable and educated druggists of this city with feelings of profound disgust. It was as follows: "Wanted—A good and reliable druggist in the Third District, to give me a percentage of twenty-five per cent on all my prescriptions that I will send him. Apply from 9 to 11 A. M. Dr. E. S. Lewis, No. 146 Elysian Fields street."

It is doubtless unnecessary for me to say that no high-minded druggist would deign to offer a favorable reply to the foregoing insulting notice. The base practice of druggists allowing physicians a percentage or commission on their prescriptions is ignored by all the pharmaceutical colleges throughout this country, as it is unjust to the public, and hurtful to the independence and self-respect of both parties. It is not only unprofessional, but deserving the censure of all high-minded men.

Dr. Lewis is doubtless ignorant of the ethics which should govern his actions as an M. D. and to this inexcusable ignorance on his part may be attributed his offer to sell his advice to the highest bidder, at the expense of his patients. Trusting that you will give this publication in your next issue, I subscribe myself, Yours truly, BENJ. F. FLANDERS, Mayor.

Grand matinee today at the Academy of Music, with select programme by Hart, Ryman & Barney's minstrels.

An explosion of a large coal oil lamp in Hill & Venzie's store, early yesterday morning, created a momentary excitement. Nobody hurt, and little damage done to Camp street.

RELIEF FOR CHICAGO.—At a special meeting last night of the Grand Grove, State of Louisiana, Order of Druids, the sum of five hundred dollars was appropriated for the use of the brethren residing in Chicago.

A Maine damsel rowed eight miles in an hour and a quarter.—Ez.

That is nothing to boast of, Louisiana has a young lady who rode thirty miles in an hour—on a railroad.

TRIAL OF THE BOYS.—Another Phase in the Jury.—As intimated in the Republican yesterday, another jurymen was brought into requisition, even before the case of Field was fully investigated. Attorney General Belden announced that he had procured John Johnson, one of the jurymen in this case, a convict, having been convicted in 1855 and sentenced to the Penitentiary for eighteen years, for manslaughter. Counsel for defense denied all knowledge of the status of the jurymen. Colonel Field was there to testify that he defended Johnson in 1855, and an animated discussion ensued.

Mr. Semmes contended that Johnson was pardoned by military authority in 1862, and opposed interrupting the trial in such a manner. The Attorney General considered all arguments over, and was seconded by the court. Mr. Semmes wished to place Johnson on his record, and learn if he has not a pardon. Judge Abel would not permit such a course. Mr. Belden stated that he was willing to grant time, that the records might be overhauled. The court overruled all propositions made by Mr. Semmes, and this gentleman filed exceptions.

Judge Atchea called the court's attention to the fact that they had been taken by surprise in this matter. He proposed to question Johnson and thus arrive at a conclusion immediately, concerning the pardon. He held that the man is a competent juror if a pardon had been granted; all he wanted was to obtain the real facts in this peculiar case. Mr. Belden did not wish to throw any impediment in the way of reaching for the pardon, but he demanded that the reach be accomplished in a proper manner.

The court adjourned to obtain information relative to the two strange jurors. A record was produced showing that Johnson had been pardoned or released by General Shepley, but as this was not deemed sufficient, the subject was laid over for further investigation.

C. C. Haly, newsdealer, expects to have Chicago papers for sale this morning.

THE KISTE.—Between nine and ten o'clock last night a difficulty arose at the corner of Carondelet and Poydras streets, during which Mr. Blackie, a bill posted, was cut by Jo Butterfield in his right side. Blackie's wound was dressed, after which he was sent to his room in Commercial alley, Butterfield escaped.

Masonic Hall—Lecture by Captain Braine. Captain John C. Braine lectured last night at Masonic Hall, giving a detailed account of his capture of the United States steamer Chesapeake, by going aboard of her as a passenger at New York. He also described his capture of the United States steamer Ronoke, at Havana, and his capture of the schooner St. Mary, in Chesapeake Bay. Finally, on the sixteenth of June, 1865, after the surrender, he blew up the St. Marys at a port in Jamaica. After all this strange eventful history, the Captain appeared last night to relate his adventures to an audience of forty or fifty persons, who received his address with some manifestations of applause.

Donnelly. Ignatius Donnelly, of Minnesota, in a recent speech, spoke as follows in regard to his recent change of politics: A good deal has been said about my returning to the Republican party, and I feel that I never was out of that party. I may have got one leg over the traces, but I was in the harness all the while. (Great laughter.) If there was any man in kicking that leg out, it would be the man who would like to be that of the boy who went fishing on Sunday. A preacher saw him sitting on the river bank. "My son," said he, "don't you know you are committing a great sin to fish on the Sabbath day?" "Well," said the boy, "it can't be no greater sin for I ain't noctched nuthin'." [Uproarious laughter.] I ran upon the platform of Ignatius Donnelly, and I still regard it as the best sound, sensible policy, but there isn't enough of it to make a party out of. (Tumultuous applause.) In fact, my friends, I found that the temperature was increasing at the rate of one degree for every fifty-four feet I descended. It got so hot I concluded I was going to the devil. [Laughter.] Now I don't think a man ought to go to the devil simply for the sake of not afraid to go to the devil. No I took the back track. I came up like a half-drowned gopher. (Tremendous outburst of laughter.)

The Republican Pioneer, published in St. John the Baptist parish, says: Mr. John Levet, of this parish, having got tired of waiting for the levee company, has gone to work to rebuild that portion of his levee which suddenly caved not long since.

Julius Caesar—son of old man Caesar. He was born at Rome in his infancy, and upon arriving at the state of manhood became a Roman. He was a fighter and a conqueror of some note. His friend Brutus one morning asked him how many eggs he had eaten for breakfast, and he replied "Et tu Brute." His friend became enraged at being called a brute, and stabbed Caesar dead.

EDUCATION TO PHYSICIANS.

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OFFICIAL NOTICES.

MAJORITY OF NEW ORLEANS.

City Hall, October 11, 1871. [No. 1121—Administration Series.] An ordinance providing for the payment of the several appropriations appropriated for the month of September, 1871, and are hereby made, and that the Administrator of Public Accounts warrant on the Administrator of Finance for the month of September, 1871, to draw on the Treasury for the sum of \$10,000, to be paid to the several officers and employees of the Department of Public Accounts, for the month of September, 1871.

City Hall, October 11, 1871. [No. 1122—Administration Series.] An ordinance providing for the payment of the several appropriations appropriated for the month of September, 1871, and are hereby made, and that the Administrator of Public Accounts warrant on the Administrator of Finance for the month of September, 1871, to draw on the Treasury for the sum of \$10,000, to be paid to the several officers and employees of the Department of Public Accounts, for the month of September, 1871.

City Hall, October 11, 1871. [No. 1123—Administration Series.] An ordinance providing for the payment of the several appropriations appropriated for the month of September, 1871, and are hereby made, and that the Administrator of Public Accounts warrant on the Administrator of Finance for the month of September, 1871, to draw on the Treasury for the sum of \$10,000, to be paid to the several officers and employees of the Department of Public Accounts, for the month of September, 1871.

DRUGGIST.

It is an old saying that it never rains but it pours. Be that as it may, luck is unmistakably pointing down upon many persons in Louisiana who are the holders of tickets of the Louisiana State Lottery. Mr. A. M. D. recently purchased one-sixteenth of ticket No. 12,373, and drew the handsome sum of eight thousand dollars. This was done on an investment of one dollar and twenty-five cents. A few dollars invested in the next single number drawing might draw the \$250,000 prize.

SPECIAL NOTICES.

Office New Orleans City Railroad Company. New Orleans, October 11, 1871. At a meeting of the Board of Directors of the City Railroad Company, held on the 10th inst., it was resolved that a dividend of four dollars per share be paid to the holders of the City Railroad Company's stock, on or after the 15th inst. The dividend is payable at the office of the City Railroad Company, No. 112 Canal street, New Orleans, La.

Special Notice.—The American Oil City will accept its old quarters (Room No. 13, 25, 27, and 29, Camp street) from the 15th inst. to the 15th inst. of November, 1871. E. K. ADAMS, Secretary.

The Equal Rights League Meets Every Saturday night, at half past seven o'clock, at the Mechanics Institute. By order of the President, E. K. ADAMS, Secretary.

Office Mutual Aid and Benevolent Life Insurance Association of Louisiana. No. 12 Poydras street, New Orleans, La. At a meeting of the Board of Directors of the Mutual Aid and Benevolent Life Insurance Association of Louisiana, held on the 10th inst., it was resolved that a dividend of four dollars per share be paid to the holders of the Mutual Aid and Benevolent Life Insurance Association of Louisiana's stock, on or after the 15th inst. The dividend is payable at the office of the Mutual Aid and Benevolent Life Insurance Association of Louisiana, No. 12 Poydras street, New Orleans, La.

Notice.—The stockholders of the Louisiana State Bank, No. 112 Canal street, New Orleans, La. are hereby notified that a dividend of four dollars per share be paid to the holders of the Louisiana State Bank's stock, on or after the 15th inst. The dividend is payable at the office of the Louisiana State Bank, No. 112 Canal street, New Orleans, La.

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AUCTION SALES.

By E. A. Deslonde.

SUGAR LANDS AND PLANTATIONS IN THE PARISHES OF EAST AND WEST BATON ROUGE; LOTS AND TRACTS OF GROUND WITHIN AND OUTSIDE THE CITY OF BATON ROUGE, AT AUCTION.

Second District Court for the parish of Orleans No. 33,242.

By E. A. Deslonde, Auctioneer—Office No. 15 Baronne street—SATURDAY, October 14, 1871, at 12 o'clock, at the Merchants and Auctioneers Exchange, on Royal, between Canal and Customhouse streets, by virtue of an order of the honorable Second District Court for the parish of Orleans, dated August 20, 1871. Terms—Cash on delivery, and the balance on the 15th of November next. See advertisement in this issue.

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