

New Orleans Republican.

OFFICIAL JOURNAL OF THE UNITED STATES

OFFICIAL JOURNAL OF NEW ORLEANS

CITY COUNCIL-OFFICIAL

REGULAR MEETING.

CITY HALL, NEW ORLEANS, Tuesday, March 26, 1872.

The Council met in regular session at noon.

Present—Mayor Benj. F. Flinders presiding, and Administrators John S. Walton (Finance), F. C. Romick (Commerce), L. T. Delassize (Waterworks and Public Buildings), Alfred Shaw (Public Accounts), and John Cockrem (Improvements).

The Mayor mentioned that he had received a letter from Administrator H. Bonzano (Assessments), stating that he was still sick, and on account of the inclemency of the weather was unable to leave his room, and asking to be excused attendance.

The Administrator was unanimously excused.

The minutes of the previous meeting were approved and their reading dispensed with.

The Mayor, referring to a report made by himself March 18th, and adopted by the Council, recommending the rejection of a proposed compromise of a judgment obtained against the city in the Sixth District Court, by Arthur Hart, for creditor's fees, \$1000, on the ground that the said claim was illegal, unfounded, and unjust, and urging that the question should be tried in the Supreme Court, now announced that the Supreme Court had decided in favor of the city, thereby saving to the city on collateral claims some \$10,000 or \$50,000.

By Mr. Delassize: DEPARTMENT OF WATERWORKS AND PUBLIC BUILDINGS, March 26, 1872. To the City Council of New Orleans: I received but one response to an advertisement for the sale of the iron building at the foot of Canal street—that of John Clark, who bid \$200.

The price offered is, in my estimation, too low. I therefore report against the acceptance of the bid, and ask authority to again advertise for proposals.

L. T. DELASSIZE, Administrator.

By Mr. Shaw: FINANCIAL BUSINESS. An ordinance providing to certain McDonough property in the parish of Plaquemines. Be it ordained by the Council of the city of New Orleans, That the Mayor and Administrator of Finance be authorized to enter into negotiations and receive propositions, subject to approval by the Council, for the sale of any property of the city of New Orleans derived from the succession of McDonough, and lying in the parish of Plaquemines; and should they find such sale unauthorized or inexpedient, to report to the Council what action should be had for the proper administration of said property.

Read twice and laid over.

By Mr. Shaw: An ordinance to levy a school tax. Be it ordained by the Council of the city of New Orleans, That a tax of five-sixteenths of one per cent upon the assessed valuation of all real, personal and mixed property be levied and collected for the purpose of defraying the expenses of the public schools of the city of New Orleans, under the charge of the Board of Directors thereof, for the year 1872, and to discharge the debts of said board for the year 1871, still unpaid.

Read twice and laid over.

By Mr. Shaw: An ordinance to levy an additional police tax. Be it ordained by the Council of the city of New Orleans, That a police tax, additional to all taxes levied in the month of December, 1871, be and the same is hereby levied and assessed for the purpose of defraying the police for the year ending December 31, 1872, and any deficiencies in the revenues of the city arising from the over-receipt of police warrants for city taxes. That said levee and assessment be equal at seven-tenths of one per cent of the assessed valuation of all real, personal and mixed property.

Read twice and laid over.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named. Be it ordained, That the following appropriations be and are hereby made, and that the Administrator of Public Accounts warrant on the Administrator of Finance in payment of the same: Firemen's Charitable Association of New Orleans, for services rendered in the month of March, 1872, as per ordinance No. 1353, Administration series, \$700 per month; Rice Brothers & Co., stove and pipe for Parish Prison, \$13.

A. Harris, jury warrant, \$54. W. O'Brien, jury warrant, \$51. M. P. Lyons, jury warrant, \$51. E. Noster, jury warrant, \$50. J. T. Jackson, coroner Second and Third Districts, for inquests, views and burials in the month of February, 1872, \$245. J. S. Walton, for cash advanced for law charges, as per vouchers, \$29. New Orleans Republican Printing Company, advertising, etc., for Department of Finance, \$136. Uniacke & Konrad, furnishing, painting and stamping city numbers for Department of Finance, as per vouchers, \$75. J. Weidner, jury warrant, \$51. E. Noster, jury warrant, \$50. Joseph Maroney, jury warrant, \$54. H. Fabian, jury warrant, \$49. F. P. Bousignieur, jury service, as per roll, \$51. C. S. Samuels, coroner jury warrants, \$124. P. Kenan, coroner jury warrant, \$41. Louisiana Savings Bank, one arm for City Attorney's office, approved, \$35. R. H. Schmidt, services as expert for adjustment of printing accounts, \$75.

Read twice and laid over.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named. Be it ordained, That the following appropriations be and are hereby made, and that the Administrator of Public Accounts warrant on the Administrator of Finance in payment of the same: BUREAU OF STREETS. William Henry, ballast, \$224. William Wells, lumber, \$145 41. Governor & Terry, lumber, \$176 10. M. Condam, oyster shells, \$397 90. J. Root, ballast and turf, \$1965 20. P. Carralar, oyster shells, \$459 10. J. W. Black, lumber, \$121 12. Spencer Field, Jr., coal, \$12 50. J. H. Irwin, shells, \$80. J. O'Hara, brick debris, \$47 50. L. Lambert, repairs to tools, \$104 50. BUREAU OF WHARVES AND LANDINGS. Henry Laskey, repairing nuisance wharf, \$445.

BUREAU OF CITY DRAINAGE. J. O'Hara, repairing levee, \$1000. J. O'Hara, repairing levee, \$1500. Read twice and laid over.

By Mr. Shaw: An ordinance for the settlement of old city cash warrants.

Be it ordained, That the Administrator of Public Accounts be and is hereby authorized to issue to J. L. & E. H. Levy, a warrant receivable for warrants, and a settlement of old city cash warrants, No. 141,

dated June 20, 1868, for \$100, and No. 1552, dated June 6, 1868, for \$100.

Read twice and laid over.

By Mr. Shaw: An ordinance providing for a settlement of the claims and accounts of the persons therein named. Be it ordained by the Council of the city of New Orleans, That the Mayor and Administrator of Finance be and are hereby authorized and directed to settle the claims authorized and directed to be settled in such form as may be allowed for the funding of the floating debt in seven per cent bonds.

Joseph Hernandez, for registered bill of M. O. Tracy, clerk of the Second District Court, for making an abstract of the inventory of all minors whose tutors had not been required by law to give bond, in conformity with an act of the Legislature, approved March 9, 1870, with seven per cent annual interest from April 2, 1870, \$13,048.

Michael Carvin, for registered bill of J. G. Roche, corner of the First and Fourth Districts, for September, 1869, with interest at seven per cent per annum from October 5, 1869, \$1236.

Joseph J. Binder, for registered bill of J. G. Roche, corner of the First and Fourth Districts, for January, 1870, with interest at seven per cent per annum, from February 5, 1870, \$1965.

Joseph J. Binder, for registered bill of J. G. Roche, corner of the First and Fourth Districts, for March, 1870, with interest at seven per cent per annum, from April 2, 1870, \$1476.

John C. Bousier, for five cash warrants of the City of Jefferson (four dated May 31, 1869, \$100, \$270, \$300, \$290; one dated June 10, 1869, \$750), \$1820.

John C. Bousier, for four cash warrants of the City of Jefferson (one dated July 13, 1868, \$30; one dated July 14, 1868, \$3; one dated September 21, 1868, \$12; one dated May 21, 1869, \$10), \$55.

John Klein & Co., for city notes, \$750 50. C. B. Soares, for city notes, \$227 75. J. Henriquez, \$109 75.

Read twice and laid over.

By Mr. Shaw: An ordinance making appropriations for the various orphan asylums and other charitable institutions for the quarter ending March 31, 1872.

Be it ordained by the Council of the city of New Orleans, That the Administrator of Public Accounts warrant on the Administrator of Finance for the sum of \$1000, to be paid to the following asylums for the sum respectively set opposite their names, being the quarterly allowance for charity to March 31, 1872, in conformity with article 719, Revised City Laws and Ordinances: St. Joseph German Asylum, 201 orphans, \$703 50. St. Mary's Catholic Orphan Asylum, 212 orphans, \$740 50. St. Vincent Home for Boys, 192 orphans, \$537.

St. Vincent Infant Asylum, 183 orphans, \$570 50. St. Elizabeth Asylum, 172 orphans, \$577. Orphan Girls' Immaculate Conception Asylum, ninety orphans, \$345. Sisters of Mount Carmel Asylum, 215 orphans, \$710 50. New Orleans Female Orphan Asylum, 161 orphans, \$544. Children's Home, Protestant Episcopal Church, 150 orphans, \$435. Jewish Widows and Orphans' Home, eighty-four orphans, \$294. Protestant Orphans' Home, Seventh street, 114 orphans, \$327 50. Orphans Home Society Asylum, sixty-five orphans, \$227 50. St. Anna Asylum, seventy-nine inmates, \$276 50.

Be it further ordained by the Council of the city of New Orleans, That the Administrator of Finance be authorized to issue to the Good Shepherd, for their quarterly allowance to March 31, 1872, as per ordinance No. 456, new series, for 190 inmates, \$890.

Be it further ordained by the Council of the city of New Orleans, That the Mayor and Administrator of Finance be authorized to effect a settlement of the claim of Daniel Mulligan, for the sum of seven per cent upon the amount of the funding bill, whenever the same become a law, to the amount of \$24,075 50.

Read twice and laid over.

By Mr. Shaw: An ordinance to effect a final settlement in the case of the claim of Mrs. Charlotte M. Eastman. Be it ordained by the Council of the city of New Orleans, That the Mayor and Administrator of Finance be authorized to settle with Mrs. Eastman for her claim for interest upon the sum of \$1000, which was allowed by the previous City Council, and upon their approval the Administrator of Public Accounts be directed to carry such settlement into effect.

Read twice and laid over.

By Mr. Shaw: An ordinance authorizing payment of city notes. Be it ordained by the Council of the city of New Orleans, That the Administrator of Public Accounts be and is hereby authorized to issue to John Klein & Co. a warrant, for the sum of \$1000, to be paid to the city, in payment of city notes deposited, to the amount of \$278 75.

Read twice and laid over.

By Mr. Shaw: Claims of C. H. Luzenberg, \$205; M. Eastman, \$80 35, and all others included in the same ordinance, read twice and printed in the journal last week, were passed, with the exception of claims of C. S. Samuinet, \$729 39; J. Baehr, \$95; and J. R. Conway, \$872 30, which were referred to committee of the whole.

Claims of John Klein, \$27 and \$691 75, read twice last week, were called up, and the latter claim was reduced to \$130, and so amended, both were passed.

An ordinance providing for expenses of the Department of Improvements, read twice and printed last week, amounting to \$21,376, was passed.

Mr. Shaw called up an ordinance for settlement with the park commissioners, read twice and printed last week.

At the request of the Mayor, the ordinance was referred to committee of the whole.

Mr. Shaw called up an ordinance for the payment of claims of J. Davidson & Hill, for drainage office rent, read twice and printed last week.

On motion of Mr. Cockrem, the ordinance was referred to the committee of the whole.

Mr. Shaw called up an ordinance, printed in last week's journal, for the employment of the assistant city engineer in certain special cases.

On motion of Mr. Cockrem, seconded by Mr. Romick, the ordinance was referred to the committee of the whole.

By Mr. Shaw: Resolved, That the Administrator of Improvements be and is hereby authorized and directed to instruct to strengthen, to the full extent required, the levees upon old Canal Carondelet, described by the Surveyor in his report of March 18, 1872, as "about one mile from Claiborne street, out past Broad street, both sides of Canal Carondelet." Also, the slight repairs alluded to required in other parts of the levee, and all others required for perfect security.

Adopted.

Committee of the Whole. The following report was presented: CITY HALL, NEW ORLEANS, March 26, 1872. To the City Council of New Orleans: The approval of the Council is asked of the following accounts, passed upon in committee of the whole: W. A. Masiest, \$1340 80. N. Trepagnier, \$1417 30. J. T. Jackson, \$1112. The passage of the following resolution is recommended: Resolved, That the proposal of C. A. Reed, Esq., to present to the city the statue of Benjamin Franklin, by Hiram Powers, be accepted, and that a suitable pedestal, according to the plan and estimate presented, be erected in the centre of Lafayette square, under the direction of the City Surveyor.

BEIJ. F. FLINDERS, Chairman.

The report was received, the items alluded to were adopted, and the resolution passed, Mr. Shaw and Mr. Walton voting nay on the payment of Coroner Jackson.

Reports. MAYORALTY OF NEW ORLEANS, March 26, 1872. To the City Council of New Orleans: The Council for \$250 damages, alleged to

have been inflicted on her stock of dry goods, the Council ordered that she be

The city ordered no salute on Mardi Gras, and consequently is not responsible for any damages, real or imaginary.

I suggest to the Council, that this reply should be returned to a number of other petitioners of a similar character, which have been presented.

BENJ. F. FLINDERS, Mayor.

Adopted.

By Mr. Cockrem: DEPARTMENT OF IMPROVEMENTS, March 25, 1872. To the City Council of New Orleans: On the petition of G. W. Lewis, referred to this department February 10, 1872, asking compensation in the sum of \$500 for the destruction of a shade tree by the employees of this department, the undersigned begs to report that the tree in question stood on the battery, outside of the levee, and was one of a group of three trees. It was what is known as a "China" tree, and, from the best information which can be procured, was valueless as a shade tree.

The greater portion of the tree, after it was cut down, was taken by claimant for firewood. An offer made by this department to replace the tree by one equally as good in all respects has been declined by Mr. Lewis.

It is therefore recommended that the claim be not entertained, and the undersigned asks to be relieved from further consideration of the matter.

JOHN COCKREM, Administrator.

Adopted.

By Mr. Cockrem: Resolved, That permission is hereby granted to the Gas Company to delay lighting street lamps to-night until ten o'clock, and that no default be charged to the company for lighting burning at and after eleven o'clock.

Adopted.

Petitions. The following disposition was made of petitions presented: J. M. Tupper, to dig ditches—Administrator of Improvement.

Coffeehouse keepers opposite the Park for free license—Administrator of Assessments.

Property-owners on Moreau street for a pavement—Administrator of Improvements.

Isidor Hoath, to erect a steam engine—Administrator of Commerce.

C. A. Whitney & Co., protest against Coyle's coal yard—Administrator of Commerce and the Mayor.

Widow Gerard, free license—Administrator of Assessments.

Francois Passman, refunding of license—Administrator of Finance.

General Business. DEPARTMENT OF IMPROVEMENTS, March 25, 1872. To the City Council of New Orleans: On the claim of Daniel Mulligan against the city, referred to this department for examination and report, the undersigned begs to report a thorough investigation of the case, he is of the opinion that the city is indebted to Mr. Mulligan in the sum of \$34,075 50, and recommends a compromise to the amount of \$24,075 50, in full settlement of all claims involved in the suit of Mulligan vs. the city of New Orleans.

JOHN COCKREM, Administrator.

Mr. Shaw, in this same connection, offered the following ordinance: An ordinance to provide for a settlement of the claim of Daniel Mulligan against the city of New Orleans, That the Mayor and Administrator of Finance be authorized to effect a settlement of the claim of Daniel Mulligan, for the sum of seven per cent upon the amount of the funding bill, whenever the same become a law, to the amount of \$24,075 50.

Read twice and laid over.

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LAW OF THE STATE OF LOUISIANA

PUBLISHED BY AUTHORITY.

AN ACT No. 13.

To authorize the police jury of the parish of Red River to issue bonds for certain purposes.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That for the purpose of building a police house and jail, and paying the indebtedness of the parish, the police jury of the parish of Red River are hereby authorized to issue the bonds of said parish, and signed by the president and treasurer of said police jury, and bearing the impression of the parish seal.

SEC. 2. Be it further enacted, etc., That the bonds so issued shall not exceed in amount the sum of twenty thousand dollars, or so much thereof as may be necessary, and shall be of such denomination and form as the police jury may determine, and they shall be made payable to bearer, one, two, three, four, five, six, seven, eight, nine and ten years after date, respectively, with coupons attached, and shall bear interest at the rate of six per cent per annum, annually upon the presentation to the parish treasurer. They may be sold under the direction and control of the police jury, on the most advantageous terms, and in such manner as they may deem proper.

SEC. 3. Be it further enacted, etc., That in order to provide a fund for the payment of the semi-annual interest and bonds as they become due, the police jury of said parish are hereby authorized and required, within thirty days after the assessment roll of said parish shall have been completed, or as soon thereafter as possible, to determine what rate of taxation on the total assessed value of all the movable and immovable property in said parish will be sufficient for the purpose of paying the said bonds as they become due, and the said semi-annual interest, and the said rate shall be determined and ascertained, is hereby levied upon all movable and immovable property in said parish, and shall be collected and paid in the same manner as the law provides for all other parish taxes. Said tax shall be levied and collected in alphabetical order of the names of the owners of all lands or lots within his parish or district, on which all taxes and penalties due by such owner have not been paid or fully received by the date of the levy, and he shall distinctly set forth that, after diligent inquiry, he could not find other property liable to seizure and sale sufficient to satisfy the amount of the same than therein set forth, and that after diligent inquiry he has found no other property liable to seizure and sale for the same. So help me God.

Approved March 4, 1872. (Signed) H. C. WARMOTH, Governor of Louisiana.

A true copy: F. J. HERROU, Secretary of State.

AN ACT No. 17.

To amend and re-enact sections one, seven, forty-nine, fifty-six, sixty-one, sixty-six, sixty-seven and sixty-eight of an act entitled "An act to provide for the collection and payment of taxes on lands and lots, and to prescribe certain penalties and forfeitures; to provide for the creation and removal of revenue officers, and to define their duties; to amend and re-enact sections one, two and three of an act to create liens and mortgages in favor of the State in certain cases; to regulate the manner of the payment of moneys from general tax and license collections; to provide for the collection of back taxes or licenses," approved March 23, 1870, and to amend and re-enact sections one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-four, twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four, thirty-five, thirty-six, thirty-seven, thirty-eight, thirty-nine, forty, forty-one, forty-two, forty-three, forty-four, forty-five, forty-six, forty-seven, forty-eight, forty-nine, fifty, fifty-one, fifty-two, fifty-three, fifty-four, fifty-five, fifty-six, fifty-seven, fifty-eight, fifty-nine, sixty, sixty-one, sixty-two, sixty-three, sixty-four, sixty-five, sixty-six, sixty-seven, sixty-eight, sixty-nine, seventy, seventy-one, seventy-two, seventy-three, seventy-four, seventy-five, seventy-six, seventy-seven, seventy-eight, seventy-nine, eighty, eighty-one, eighty-two, eighty-three, eighty-four, eighty-five, eighty-six, eighty-seven, eighty-eight, eighty-nine, ninety, ninety-one, ninety-two, ninety-three, ninety-four, ninety-five, ninety-six, ninety-seven, ninety-eight, ninety-nine, one hundred, one hundred and one, one hundred and two, one hundred and three, one hundred and four, one hundred and five, one hundred and six, one hundred and seven, one hundred and eight, one hundred and nine, one hundred and ten, one hundred and eleven, one hundred and twelve, one hundred and thirteen, one hundred and fourteen, one hundred and fifteen, one hundred and sixteen, one hundred and seventeen, one hundred and eighteen, one hundred and nineteen, one hundred and twenty, one hundred and twenty-one, one hundred and twenty-two, one hundred and twenty-three, one hundred and twenty-four, one hundred and twenty-five, one hundred and twenty-six, one hundred and twenty-seven, one hundred and twenty-eight, one hundred and twenty-nine, one hundred and thirty, one hundred and thirty-one, one hundred and thirty-two, one hundred and thirty-three, one hundred and thirty-four, one hundred and thirty-five, one hundred and thirty-six, one hundred and thirty-seven, one hundred and thirty-eight, one hundred and thirty-nine, one hundred and forty, one hundred and forty-one, one hundred and forty-two, one hundred and forty-three, one hundred and forty-four, one hundred 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