

New Orleans Republican OFFICIAL JOURNAL OF THE UNITED STATES CITY COUNCIL-OFFICIAL

REGULAR MEETING. CITY HALL, NEW ORLEANS, Tuesday, June 26, 1872.

The Council met in regular session at noon. In the absence of Mayor Flanders, Administrator John S. Walton (Finance), Mayor ad interim, presided, and there were present Administrators John Cockrem (Improvements), Alfred Shaw (Public Accounts), L. T. Delassize (Waterworks and Public Buildings), James Lewis (Police), F. C. Remick (Commerce), and H. Bonzano (Assessments).

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

By Mr. Delassize: DEPARTMENT OF WATERWORKS AND PUBLIC BUILDINGS, June 25, 1872.

To the City Council of New Orleans: An advertisement for proposals to furnish fresh beef to Insane Asylum and Home of Aged and Infirm, called forth the following bids: P. Bennett bid six and seven-eighths cents per pound, payable in cash monthly.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: I have received a communication from Mr. Robert J. Harp, agent of the trustees of the New Orleans Methodist Depository, No. 112 Camp street, asking attention to a seizure by the Sheriff of the aforesaid property for city taxes, and claiming exemption by virtue of act No. 61 of the Legislature of Louisiana, approved March 1870.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: I have appointed Mr. W. C. Chadwick special tax clerk on back taxes, at a salary of \$100 per month, and respectfully ask his confirmation.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: The undersigned respectfully submit the following bids in answer to the advertisement for "filling Canal street canal."

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: Louisiana Portable Railway Company bids eighty-three cents in improvement bonds.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: I have appointed Mr. W. C. Chadwick special tax clerk on back taxes, at a salary of \$100 per month, and respectfully ask his confirmation.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: The undersigned respectfully submit the following bids in answer to the advertisement for "filling Canal street canal."

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: Louisiana Portable Railway Company bids eighty-three cents in improvement bonds.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: I have appointed Mr. W. C. Chadwick special tax clerk on back taxes, at a salary of \$100 per month, and respectfully ask his confirmation.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: The undersigned respectfully submit the following bids in answer to the advertisement for "filling Canal street canal."

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: Louisiana Portable Railway Company bids eighty-three cents in improvement bonds.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: I have appointed Mr. W. C. Chadwick special tax clerk on back taxes, at a salary of \$100 per month, and respectfully ask his confirmation.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: The undersigned respectfully submit the following bids in answer to the advertisement for "filling Canal street canal."

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: Louisiana Portable Railway Company bids eighty-three cents in improvement bonds.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: I have appointed Mr. W. C. Chadwick special tax clerk on back taxes, at a salary of \$100 per month, and respectfully ask his confirmation.

By Mr. Walton: DEPARTMENT OF FINANCE, June 25, 1872.

To the City Council of New Orleans: Louisiana Portable Railway Company bids eighty-three cents in improvement bonds.

The several accounts and pay rolls therein contained, and 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: Officers, clerks and employes in the office of the City Attorney, \$1908 30.

Officers, clerks and employes in the Department of the Mayor, viz: City Council, \$385 00; City Hall building, 125 00; Total, \$510 00.

Officers, clerks and employes in the Department of Public Accounts, \$256 63; Supplemental roll, Department of Public Accounts, 92 00; Total, \$348 63.

Officers, clerks and employes in the Department of Police, viz: Administrator's office, \$438 00; City Workmen, 411 65; Public pounds, 359 96; City cemeteries, 30 00; Public squares, 277 50; Bureau of Streets, 443 00; Bureau of City Drainage, 125 00; Bureau of City Drainage, 1191 66; Total, \$3299 99.

Sanitary Inspectors and City Physicians, \$549 98; Officers, clerks and employes in the Department of Assessments, 3449 91; Officers, clerks and employes in the Department of Finance, 1913 22; Salary of Mayor and his assistants, 4125 00; Passed two readings.

An ordinance adopting an estimate of the receipts of the City of New Orleans, of the year 1872, for general account, as a basis for the payment of ordinary judgments, and to reserve the pro rata due for said purpose.

By Mr. Shaw: An ordinance providing for the settlement of the claim therein named.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named.

By Mr. Shaw: An ordinance providing for the payment of the several accounts therein named.

settled with any persons who acted or performed service as librarians in either of the several schools of the City of New Orleans, from the first of July, 1871, or the secretaries of the said school boards, so long as they shall prove actual service in official charge of the school records within any school building within the public buildings of the city.

The year and nays were called on the first ordinance: Yeas—Cockrem, Shaw, Delassize, Bonzano—4. Nays—Remick, Lewis, Walton—3.

The year and nays were called on the second ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the third ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the fourth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the fifth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the sixth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the seventh ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the eighth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the ninth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the tenth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the eleventh ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the twelfth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

The year and nays were called on the thirteenth ordinance: Yeas—Cockrem, Shaw, Bonzano—3. Nays—Delassize, Lewis, Remick, Walton—4.

and the upper line of the park; provided, the commissioners of the New Orleans Park and Amusement Company, set apart a portion of the park property adjacent to a public road or avenue on the lower side seventy feet wide.

Mr. Walton remarked that in passing the resolution the Council would be approaching debatable ground with the legislative limitation of the city debt to twenty-three millions of dollars, on one side, and the existing floating debt on the other.

Mr. Cockrem remarked that the resolution pledged the Council to nothing. If the prices were extortionate they need not buy.

Mr. Bonzano urged that the park commissioners gave an equivalent for what they asked by the appropriation of land on the lower side.

Mr. Lewis moved that the resolution be laid over.

The Chair put the question of the adoption of the resolution: Yeas—Cockrem, Shaw, Remick, Delassize, Bonzano—5. Nays—Lewis, Walton—2.

Mr. Remick gave notice of reconsideration next week.

Mr. Cockrem called up the following resolution: Resolved, That the proposal of James J. O'Hara for wooden restraints on the lake shore, from Bayou St. John to the upper protection levee, at \$11 75 per lineal foot, in new erected ponds, drainage series, at par, and offering security satisfactory to the Mayor and Administrator of Improvements in the sum of \$25,000, 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 said contract.

Mr. Lewis advocated commencing at Milneburg, and Mr. Walton suggested defining clearly where the line of the levee was to be—in the water or on land.

The resolution was adopted, Mr. Lewis and Mr. Bonzano voting no.

Mr. Cockrem called up the ordinance giving permission to J. J. McComb to construct a narrow gauge railroad to Falton warehouse.

Mr. Cockrem, according to notice, moved a reconsideration of the resolution passed last week with regard to the iron building and the park commissioners.

A reconsideration being ordered, the resolution was laid over for one week, on motion of Mr. Cockrem.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

By Mr. Bonzano: Resolved, That the Administrator of Public Accounts be and is hereby directed to cancel (after payment of costs) the judgment against Charles Nicks, suit No. 5730, Eighth District Court, for the tax of \$750,000, for the year 1871, the same being for assessments made against said Charles Nicks (now deceased), as capital used as a piano repairer.

REPUBLICAN STATE CONVENTION. Third Day's Proceedings. BATON ROUGE, June 19, 1872. The convention was called to order, pursuant to adjournment May 29, 1872.

Mr. Hugh J. Campbell, president, in the chair. Roll of parishes was called, forty parishes represented.

The reading of the minutes of May 29 were, on motion, dispensed with.

On motion of Mr. Underwood, of East Baton Rouge, all proxies and alternates, representing absent delegates, were admitted to seats, and the secretary authorized to enter their names on the roll.

Mr. Secretary of Assumption, offered the following, viz: WHEREAS, The interests of this State, and of the people we represent, are deeply affected by the unity and harmony of the Republican party...

Whereas, We, the representatives of the Republican party, feeling the great responsibility resting upon us, have, at great expense and with untiring effort, assembled in this city to make a last and earnest effort to effect a reconciliation of all the elements of the party in order that we should the flag of our party in the most hopeful of our people's down in internal strife to a long and hopeless defeat...

Resolved, That all obligations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

Resolved, That all negotiations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

Resolved, That all negotiations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

Resolved, That all negotiations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

Resolved, That all negotiations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

Resolved, That all negotiations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

Resolved, That all negotiations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

Resolved, That all negotiations between the two conventions shall be carried on by committees of conference until the details of the union are fully agreed upon and ratified by both conventions.

the convention take a recess till 2 P.M. Carried.

P. M.—Pursuant to recess the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.

On motion the convention adjourned till 2 P.M. Carried.