

New Orleans Republican.

OFFICIAL JOURNAL OF THE UNITED STATES OFFICIAL JOURNAL OF NEW ORLEANS CITY COUNCIL-OFFICIAL

REGULAR MEETING CONTINUED.

CITY HALL, NEW ORLEANS, October 23, 1872.

The Council was called to order, the recess having expired, at 12 M.

Present—Mayor Benj. F. Flinders (presiding), and Administrators John Cockrem (Improvements), Alfred Shaw (Public Accounts), L. T. DeLassie (Waterworks and Public Buildings), F. C. Jenick (Commissary), James Lewis (Police), John S. Walton (Finance) and H. Bonzano (Assessment).

Mr. Lewis presented a report, which was unanimously adopted, in favor of placing two lamps in the square on which the new Temple Sinai is situated, on Carondelet street, between Delord and Calloffe.

The Metropolitan Police Assessment.

The following report was received:

CITY HALL, NEW ORLEANS, October 24, 1872.

To the City Council of New Orleans: The undersigned, members of the committee to which was referred the estimate and apportionment of the Metropolitan Police for the year ending September 30, 1873, respectfully recommend that the following report be returned to the City of Orleans, to be read within ten days, allowed by law.

JENKINS F. FLINDERS, Mayor.

JOHN S. WALTON, Administrator of Finance.

ALFRED SHAW, Mayor of Finance.

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JOHN S. WALTON, Mayor of Finance.

LAWS OF THE STATE OF LOUISIANA

PUBLISHED BY AUTHORITY.

AN ACT No. 95.

To incorporate the Shreveport Bridge Company, and to authorize the company to issue its bonds and to build a road from the city of Shreveport to the hills in Bossier parish, and to collect tolls thereon, and for other purposes.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That Frank M. Smith, A. H. Leonard, E. P. O'Key, Charles W. Keating, S. Peters, George W. Dillard, M. H. Crowell, M. A. Walker, D. Smith, S. M. Thomas, and their successors and assigns, and such other persons as they may hereafter associate with themselves, be and are hereby constituted and authorized, in and to their corporate capacity, to build, construct, and are hereby authorized, in their corporate capacity, to do and perform all acts an individual can do, to purchase, lease, or otherwise acquire, in fee simple, all rights or credits, as an individual can do, and to use and do all things that service of the State of Louisiana shall require, made on the part of the company, or in the absence of the president, on the secretary thereof; that the domicile of this company is fixed in the city of Shreveport, in the parish of Bossier, in the State of Louisiana. This company shall have a seal, and may change or alter the same at pleasure.

SECTION 2. Be it further enacted, etc., That the name and style of this corporation shall be "The Shreveport Bridge Company," and the capital stock of this company shall be five hundred thousand dollars, divided into five thousand shares of one hundred dollars each, making five thousand shares. It shall be competent for the stockholders of this company to fix the amount of their capital stock, from time to time, as they may deem proper, and any parish, city or incorporated town in this State is hereby authorized to issue five or ten years bonds, bearing interest at a rate not exceeding ten per cent per annum, with coupons attached, to secure the same, and any such parish, city or incorporated town, when signed by the proper officers of the same, shall be good and lawful, and shall not require any other special act of the Legislature to permit the same to be made.

SECTION 3. Be it further enacted, etc., That the board of directors of said company shall have the right to sell or dispose of any of the capital stock of said company not already issued at the time to any person, company or corporation, on such terms and conditions as they may deem best, and to receive in payment therefor money, bonds of any incorporation, materials, or other thing, and any price or value may be deemed to be the value of such thing.

SECTION 4. Be it further enacted, etc., That this act shall take effect from and after its passage.

Approved August 15, 1872.

Governor of the State of Louisiana.

A true copy.

Y. A. WOODWARD, Assistant Secretary of State.

LAWS OF THE STATE OF LOUISIANA

PUBLISHED BY AUTHORITY.

AN ACT No. 96.

To authorize the North Louisiana and Texas Railroad Company to substitute stock of said company instead of second mortgage, in favor of the State, and to issue bonds of said company from other liabilities to the State.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That in lieu of the second mortgage in favor of the State, and in lieu of the bonds of said company, the North Louisiana and Texas Railroad Company shall be authorized to issue five or ten years bonds, bearing interest at a rate not exceeding ten per cent per annum, with coupons attached, to secure the same, and any such parish, city or incorporated town, when signed by the proper officers of the same, shall be good and lawful, and shall not require any other special act of the Legislature to permit the same to be made.

SECTION 2. Be it further enacted, etc., That the board of directors of said company shall have the right to sell or dispose of any of the capital stock of said company not already issued at the time to any person, company or corporation, on such terms and conditions as they may deem best, and to receive in payment therefor money, bonds of any incorporation, materials, or other thing, and any price or value may be deemed to be the value of such thing.

SECTION 3. Be it further enacted, etc., That this act shall take effect from and after its passage.

Approved August 15, 1872.

Governor of the State of Louisiana.

A true copy.

Y. A. WOODWARD, Assistant Secretary of State.

LAWS OF THE STATE OF LOUISIANA

PUBLISHED BY AUTHORITY.

AN ACT No. 97.

To authorize the North Louisiana and Texas Railroad Company to substitute stock of said company instead of second mortgage, in favor of the State, and to issue bonds of said company from other liabilities to the State.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That in lieu of the second mortgage in favor of the State, and in lieu of the bonds of said company, the North Louisiana and Texas Railroad Company shall be authorized to issue five or ten years bonds, bearing interest at a rate not exceeding ten per cent per annum, with coupons attached, to secure the same, and any such parish, city or incorporated town, when signed by the proper officers of the same, shall be good and lawful, and shall not require any other special act of the Legislature to permit the same to be made.

SECTION 2. Be it further enacted, etc., That the board of directors of said company shall have the right to sell or dispose of any of the capital stock of said company not already issued at the time to any person, company or corporation, on such terms and conditions as they may deem best, and to receive in payment therefor money, bonds of any incorporation, materials, or other thing, and any price or value may be deemed to be the value of such thing.

SECTION 3. Be it further enacted, etc., That this act shall take effect from and after its passage.

Approved August 15, 1872.

Governor of the State of Louisiana.

A true copy.

Y. A. WOODWARD, Assistant Secretary of State.

LAWS OF THE STATE OF LOUISIANA

PUBLISHED BY AUTHORITY.

AN ACT No. 98.

To fix the terms of the district court in the Fourteenth Judicial District, designated certain weeks of said term for the trial of civil cases, and to provide for the drawing and summoning of juries for said term.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That the terms of the district court in the Fourteenth Judicial District are hereby fixed, and shall commence as follows, to wit: The first term shall be held on the first Mondays of March and September, for the parish of Richland, and on the third Mondays of April and October, for the parish of Morehouse, and on the third Mondays of May and November, for the parish of Iberville.

SECTION 2. Be it further enacted, etc., That the first two weeks of each term shall be devoted exclusively to the transaction of the business of the district court, and to the filing of criminal informations and the orders thereon; no other proceedings on the part of the district court shall be had during the first two weeks.

SECTION 3. Be it further enacted, etc., That the remaining weeks of each term shall be devoted to the transaction and disposal of civil cases, and to the trial of civil jury cases. During said remaining weeks no proceeding shall be had in any civil case, unless an order for a continuance of the trial of such case has been made previous to the third week provided, that in all cases judgments may be signed, and motions for new trials and motions for appeals may be made and disposed of, and the business of the court, and provided further, that, by special permission of the court first obtained, together with consent of parties, proceedings may be had in any other case during said remaining weeks.

SECTION 4. Be it further enacted, etc., That in the manner provided by law, two terms of court shall be designated, the first term to be designated "the first term," and the second term, "the second term." The first jury shall be summoned to attend on the first day of the term. From the first jury the grand jury shall be selected, and drawn in the manner provided by law. The remaining jurors of the first jury shall then be discharged till the third Monday of the term, when they shall again attend, and shall serve for the third term. The second jury shall be summoned to attend on the fourth Monday of the term, and shall serve for the fourth week, and as such longer as they may be needed, and the district jury who may be impelled on the trial of a case shall be retained until the termination of said case. All objections or exceptions to the formation, constitution, drawing, or summoning of such juries shall be filed on the first day of the term, and not afterward; and if the juries should be set aside a new first jury shall be immediately drawn and summoned on the second Monday, and a new second jury for the fourth Monday of the term, and the court shall proceed. Jurors drawn for the first term of court under this act shall be legal, without regard to the time when drawn, in other respects legal.

SECTION 5. Be it further enacted, etc., That all laws or parts of laws conflicting with this act are hereby repealed so far as they relate to the subject hereof, and shall take effect from and after its passage.

Approved August 15, 1872.

Governor of the State of Louisiana.

A true copy.

Y. A. WOODWARD, Assistant Secretary of State.

LAWS OF THE STATE OF LOUISIANA

PUBLISHED BY AUTHORITY.

AN ACT No. 99.

To authorize the police jury of the parish of Caldo to issue bonds.

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 enabling the police jury of the parish of Caldo to provide funds for the erection of a courthouse, jail and other civil cases, and to provide for the trial of criminal cases, and providing for the drawing and summoning of juries for said term.

SECTION 2. Be it further enacted, etc., That the terms of the district court in the Fourteenth Judicial District are hereby fixed, and shall commence as follows, to wit: The first term shall be held on the first Mondays of March and September, for the parish of Richland, and on the third Mondays of April and October, for the parish of Morehouse, and on the third Mondays of May and November, for the parish of Iberville.

SECTION 3. Be it further enacted, etc., That the first two weeks of each term shall be devoted exclusively to the transaction of the business of the district court, and to the filing of criminal informations and the orders thereon; no other proceedings on the part of the district court shall be had during the first two weeks.

SECTION 4. Be it further enacted, etc., That the remaining weeks of each term shall be devoted to the transaction and disposal of civil cases, and to the trial of civil jury cases. During said remaining weeks no proceeding shall be had in any civil case, unless an order for a continuance of the trial of such case has been made previous to the third week provided, that in all cases judgments may be signed, and motions for new trials and motions for appeals may be made and disposed of, and the business of the court, and provided further, that, by special permission of the court first obtained, together with consent of parties, proceedings may be had in any other case during said remaining weeks.

SECTION 5. Be it further enacted, etc., That in the manner provided by law, two terms of court shall be designated, the first term to be designated "the first term," and the second term, "the second term." The first jury shall be summoned to attend on the first day of the term. From the first jury the grand jury shall be selected, and drawn in the manner provided by law. The remaining jurors of the first jury shall then be discharged till the third Monday of the term, when they shall again attend, and shall serve for the third term. The second jury shall be summoned to attend on the fourth Monday of the term, and shall serve for the fourth week, and as such longer as they may be needed, and the district jury who may be impelled on the trial of a case shall be retained until the termination of said case. All objections or exceptions to the formation, constitution, drawing, or summoning of such juries shall be filed on the first day of the term, and not afterward; and if the juries should be set aside a new first jury shall be immediately drawn and summoned on the second Monday, and a new second jury for the fourth Monday of the term, and the court shall proceed. Jurors drawn for the first term of court under this act shall be legal, without regard to the time when drawn, in other respects legal.

SECTION 6. Be it further enacted, etc., That all laws or parts of laws conflicting with this act are hereby repealed so far as they relate to the subject hereof, and shall take effect from and after its passage.

Approved August 15, 1872.

Governor of the State of Louisiana.

A true copy.

Y. A. WOODWARD, Assistant Secretary of State.

LAWS OF THE STATE OF LOUISIANA

PUBLISHED BY AUTHORITY.

AN ACT No. 100.

To incorporate the Louisiana Homestead Association.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That the Louisiana Homestead Association be and is hereby constituted and authorized, in and to their corporate capacity, to build, construct, and are hereby authorized, in their corporate capacity, to do and perform all acts an individual can do, to purchase, lease, or otherwise acquire, in fee simple, all rights or credits, as an individual can do, and to use and do all things that service of the State of Louisiana shall require, made on the part of the company, or in the absence of the president, on the secretary thereof; that the domicile of this company is fixed in the city of New Orleans, in the parish of Orleans, in the State of Louisiana. This company shall have a seal, and may change or alter the same at pleasure.

SECTION 2. Be it further enacted, etc., That the name and style of this corporation shall be "The Louisiana Homestead Association," and the capital stock of this company shall be five hundred thousand dollars, divided into five thousand shares of one hundred dollars each, making five thousand shares. It shall be competent for the stockholders of this company to fix the amount of their capital stock, from time to time, as they may deem proper, and any parish, city or incorporated town in this State is hereby authorized to issue five or ten years bonds, bearing interest at a rate not exceeding ten per cent per annum, with coupons attached, to secure the same, and any such parish, city or incorporated town, when signed by the proper officers of the same, shall be good and lawful, and shall not require any other special act of the Legislature to permit the same to be made.

SECTION 3. Be it further enacted, etc., That the board of directors of said company shall have the right to sell or dispose of any of the capital stock of said company not already issued at the time to any person, company or corporation, on such terms and conditions as they may deem best, and to receive in payment therefor money, bonds of any incorporation, materials, or other thing, and any price or value may be deemed to be the value of such thing.

SECTION 4. Be it further enacted, etc., That this act shall take effect from and after its passage.

Approved August 15, 1872.

Governor of the State of Louisiana.

A true copy.

Y. A. WOODWARD, Assistant Secretary of State.

REPUBLICANS.

Republicans—John Scott, W. L. Green, Charles Wilson, Isaiah Flournoy, G. W. Bishop, Reuben McDonald, Gull Gullatt.

Democrats—Amos Davis, Frank Pollard, Oscar Lopez, William Elliott, Louis Dandridge, E. P. Bernard, William Wilton, Ouseppe Fern.

Republicans—H. N. Coulon, P. E. Lafort, James White, H. W. Taber, James Lafort, C. G. Williams, Maxwell E. D. Dandridge, Harang, Felix Chilton, Emile Mordant, Oscar Lopez, William Elliott, Louis Dandridge, E. P. Bernard, William Wilton, Ouseppe Fern.

Republicans—E. S. Dennis, Henry W. Peck, Albert Brown, Alphonse Clark, A. V. Brown, A. S. Grass, Jerome Howard.

Republicans—J. J. Schardt, W. G. Shelton, Ben Haus, C. T. Dunn, P. J. Larkin, S. W. Kelly, James Rutledge, W. J. Law, W. N. Childers, R. S. Richmond.

Democrats—G. M. Croxton, G. W. McDoull, B. Turpin, J. McLaugh.

Republicans—M. J. Grady, John Hogan, T. S. Johnson, E. C. Parker, M. M. Grady, F. C. Williams, Maxwell E. D. Dandridge, W. H. Dinkgrave, J. H. Dinkgrave, O. H. Brewster, W. F. Southern.

Democrats—F. E. Elliott, T. M. McGuire, L. A. Corrigton, E. P. Elliott, J. W. M. Gray, J. W. Scarborough, N. F. Gaudet, F. L. Daugherty.

Republicans—Francois Corne, Ed. Smith, John Condit, H. W. Wilson, Lawrence Mason, William Brooks, H. S. Wilkison, B. A. Wilkison, Hippolyte LeBlanc, George Biel, William Smith, John Evans.

Republicans—Robert Burns, H. D. Deane, J. F. Kelley, J. L. Ganger, N. D. Shepherd.

Democrats—C. R. Slider, Thomas J. Mangham, C. E. Banier, J. W. Hill, A. Deyou.

Democrats—A. W. Walker, E. Neuzer, J. B. Neuzer.

Democrats—Felix Doune, Florian Douchary, M. Bouey, Louis Remy, M. D. Gaudet, F. L. Fitzgerald, Ed. Brown, Desire LeBlanc.

Democrats—Lucien Truette, William Harris, Ant. Gopin, Phil. Broussard, Joseph Walker, Phil. M. Kenner.

Democrats—J. M. Top, H. C. Newson, A. W. Hatch, W. Dennis, J. J. Wilson, A. W. Smith.

Democrats—Paul Lambert, Frank Robin, Charles Reichard, W. Mover, B. W. Reed, Benjamin A. H. Jolly, James S. Slaughter, Carle, Theodore Daigle, De. D. L. Ter, G. Fonteno, Theophile Courtois, Charles Bail, Prosper Daire, J. Landrouaux, Eli Chapuis, E. Courtois, A. Delouisse, Jos. Frederic, H. B. C. Young, Fonteno, Jeanne Cason, S. J. C. Gordon, Pierre Moulle, Placide Kerlegand.

Democrats—Frank D. McKel, James Casella, W. M. Smith, T. McHugh, H. Crawford, L. V. Vinson, Ed. Aguin, P. Pecci, W. P. Kemper.

Democrats—S. J. Loeble, Morris H. Talley, C. A. D. Benson, Michael Haas.

Democrats—A. Amacker, H. W. L. Lewis, Stephen D. Ellis, Nicholas S. Edwards, Joseph Perry, Charles M. Johnson, Felix Ellis, George B. J.

Democrats—R. S. Woods, Felix Therier, William Evans, Ernest Azeved, Ozenear Bent, W. H. Ray, Leopold Lorenstein, Francis Vignier, Charles Deshay, Berave Chauvin, M. L. Hannegray, J. C. Jackson, H. O'Rourke, Willie Green.

Democrats—W. C. Drexler, J. T. B. Andrews, Robert Taber, Wiley Cook, Thomas Yonce, Joseph Pipes, S. R. Tinkle, Samuel Sawyer, J. O. Burr, William Pearson.

Democrats—W. C. Warren, Isaac Roberts, I. M. Burris.

Democrats—John Slack, W. B. Bryant, D. B. Doyle, J. J. C. Talton.

Democrats—J. M. McCain, G. D. Clifton, William J. Jones.

Estimates and Deficiencies.

A Washington special says:

This for the estimates that have been compiled for the various departments and made known to the public, only one or two deficiencies, one of \$10,000 for expenses of the census, to pay for maps or over by Congress to account reports, and one work in light house board, considerably omitted from the last report. A considerable deficiency is expected from the Quartermaster's department, owing to the fact that the House cut off a large part of the sum estimated for and reported as necessary by the committee, but notice was given at the time by General Garfield that if a reduction was made he would enter his protest in advance against the charges at the next session, that the committee had cut down estimates, in view of the presidential election, and the expectation of bringing in a large deficiency.

The Whitehall Gazette says:

We learn from Captain Weaver, of the steamer Crescent City that General J. H. Saylor has chartered a boat for only one day, for a trip to the Amite river. The General and suite, with a brass band, will leave the city on the thirty-first instant. A dinner will be given at the French settlement, Colonel Saylor acting as master of ceremony. The General will speak at the settlement and all landings along the river.

Democrats—M. L. Ryland, F. Ricard, E. Bonnette, P. Malone, Judge B. Childress, L. A. Jiffon, Amos Doreto, John Ewell, E. W. Winder, A. P. F. Walls, J. B. Stribbling.

Republicans—Louis C. Jones, Scott Brooks, Wallace Stewart, J. C. Mosley, Morgan Spriggs, J. M. Bryant.

Democrats—J. N. Ryan, W. B. Colbert, J. P. Webb, H. R. Cabness, Dr. H. M. Prother, J. W. Melton.

Democrats—L. M. Nutt, H. J. Hearsay, A.