

New Orleans Republican.

OFFICIAL JOURNAL OF THE UNITED STATES... THE DAILY REPUBLICAN... May be had of the following dealers:

CAUTION SALES THIS DAY... BY AUCTIONER B. FORTIER, at 163, onlook, at No. 175 Rampart street, lot of household furniture...

Local Intelligence.

FEMINE SHOOTING.—In consequence of an evident misunderstanding and passion, Mrs. C. A. and Miss O. Ingraham went for John Kaiser, on Magazine, near Eighth street, early yesterday morning...

ATTEMPTED SUICIDE.—Unable to bear with the imaginary ill he had, Dr. Angelo Chicanto attempted to fly to those he knew not of. The manner in which he cut his throat with a razor indicated that his reason had been unseated. Some policemen entered the house on Marais near Orleans street, in time to prevent him from bleeding to death...

If a man has \$40, or that number of cents, he should have sufficient sense to keep out of the house No. 66 Burgundy street. Had Nicholas Johnson been virtuous, he would today be happier and richer. He thinks Ella Cross thinned his pocket, but as she cleared out suddenly Johnson is not sure.

SENT DOWN FOR TRIAL.—Recorder Billings, yesterday, committed Patrick McCabe, the policeman, to the Criminal Court for trial, for killing John Garrity, on the seventeenth ultimo.

E. Hanley was sent down on the charge of assault and battery on McCabe. Sergeant Vankirk was up for assaulting and battering, with intent to kill, on Captain Edgeworth. It appearing that accused had been before the Criminal Court and pleaded not guilty on this charge, he was released on his former bond.

THREE HUNDRED FOR TEXAS.—Three hundred emigrants arrived here Monday evening from Mobile per the railroad, bound for Texas. Not even the sick would halt in New Orleans or in Louisiana.

FAIR SPEED.—The steamboat Mary Allen and four barges left Greenville November 29, at 3:30 P. M., made Point a la Poudre, Baton Rouge plantation, in twelve hours, Edon Gray 14:50, Bayou Sara 19, Hay's Point 20:25, Red River 23:45, De Cadeham's 24, Natchez 33, Vidalia 39:25. The above time of this boat, with four barges, is considered very good.

It is a pleasant thing to note the fact that a considerable number of hacks and cabs are in the streets again, the horses having so far recovered as to perform ordinary duty.

ELECTION OF OFFICERS, AMERICAN No. 2. The gallant boys of American No. 2 held an election at their engine house, on Girod street, Monday evening, with the following result for officers for the ensuing year: President, R. B. Hamilton; vice president, Thomas Cassery; foreman, P. P. Hickey; first assistant, E. J. Sherman; second assistant, A. J. Muller; treasurer, E. Durive; secretary, T. J. Connell; recording secretary, J. V. DuCasta; warden, J. Fox; delegates to Firemen's Charitable Association, P. Hickey, W. T. Chevalier, T. J. Connell; housekeeper, W. T. Bulger.

After the election, the boys formed in line and marched down to a saloon, on St. Charles street, where an ample supper had been spread, to which the boys did full justice. From thence they marched around "viciously" toasting their friends and officers in many bumpers until a late hour.

Mr. John Phelps has been elected president of the Cotton Exchange.

AN INTRUDER.—Yesterday one of the alternate recorders sat in place of the regular official, and no sooner had he warmed the seat than two or three of the hangers-on spread the news that the Council had actually elected new recorders, and that one of them had already taken his seat. The retailers of news did not know the alternate.

LOUISIANA HOSE.—Election of Officers.—At a meeting of Louisiana Hose the following officers were elected: President, Joseph A. Brown; vice president, N. B. Phelps; secretary, G. Yalets; re-elected, treasurer, D. Malone; re-elected, foreman, C. J. Dakin; first assistant, D. Snider; re-elected, second assistant, J. Snider; delegates to Firemen's Charitable Association, James A. Brown, C. J. Dakin, J. G. Fletcher; substitute delegates, J. M. Salsbury, J. Snider, A. J. Stringer.

The festive young men who were so suddenly snatched of St. Charles street, and charged as being liable to the elongated accusation—ropers and coppers—were yesterday told by Recorder Houghton to give appearance bonds in \$50 each to undergo an examination on the eleventh instant.

The horse Brown Dick, twenty-two years old, seventeen years in the service of our fire department, lived to that honorable old age to last die from that abominable disease, epizooty. The boys of American Hook and Ladder Company No. 2 miss him as an old friend, and wish him a lasting peace.

A loaded revolver in the hands of a nine-year old son of Joseph Holtz, No. 42 Rampart street, has one charge less. The ball entered the lad's wrist and stopped at the elbow. The wound is a painful one.

MULUS BURNED.—Early yesterday morning a stable No. 290 St. Philip street, caught fire from some burning kind intended to cure epizootic. Two six-year mules were badly burned before they could be taken out. The

stable is occupied by Ed Thomas, Loss \$300.

DOG EPIZOOTY.—We are informed that two dogs from Mr. Sturcken's brewery stable are badly affected with the disease now protruding horses. Is it possible that canines are to suffer?

The alarm of fire at half-past eleven o'clock last night was occasioned by a fire at the corner of St. Phillip and Broad streets. At half past one o'clock this morning no report of the fire was received at the central station.

SHOT AT.—Last evening about half-past eight o'clock, while Officer H. Brown was patrolling his beat on Peters street, near the corner of Notre Dame, he was shot at by some unknown person, the ball passing close to his head, and nearly striking the private watchman of McCan's foundry. Mr. Brown is a colored patrolman, unpopular with burglars, and is the officer who recently arrested a man one night with a chest of stolen tea and the next night another man with a box of stolen tobacco.

Next Monday evening Mrs. James A. Gates and her family company.

Academy of Music.—The new play of "Davy Crockett" continues to attract large audiences, as the piece is well put on, and the distribution of characters is excellent. The "Davy Crockett" of Mr. Frank Mayo is one of his best performances, and there is a real pleasure in sitting the play out. Go to the Academy this evening.

Exposition Hall.—The Strakosch concert has commanded the admiration of the most refined portion of our communities, and the press has been warm in eulogiums of Carolina Patti, the queen of the concert room, Signor G. Mario, and the rest of the company. Elsewhere we reproduce what the Louisville Commercial says of the Strakosch concert.

North Carolina Senatorship.—Election of Merrimon.—The long contest in the North Carolina Legislature was terminated yesterday by the election of Judge Merrimon to the United States Senate by a vote of 87 to 80 in favor of Judge Merrimon received all the Republican votes.

He was the Liberal candidate for Governor in August last, running against Gov. R. Caldwell, Republican, who was re-elected by a small majority. Judge Merrimon is a lawyer, about forty years of age, in the prime of both his physical and mental manhood, and tall and commanding in appearance.

The Republicans of North Carolina have made a wise choice in selecting their vote for Judge Merrimon in preference to Mr. Vance, who is the embodiment of Southern hostility to the national administration. The result of the struggle in North Carolina for the senatorship shows the changes and uncertainties of politics, since Judge Merrimon is elected to the responsible, dignified and honorable position of a member of the United States Senate by the very party by whom he was defeated four months ago in his aspirations for the State executive chair.

At the meeting of the Council yesterday Administrator Brewster presented the credentials of Colonel James Lewis as Administrator or Improvements.

The Mayor said the credentials were the same as those of other Administrators. On motion of Mr. Turnbull the credentials were received, and Mr. Lewis was recognized as Administrator of Improvements.

It is stated that Administrator Cookren declines to surrender the office unless in obedience to a mandamus from the court, the proceeding from Mr. Lewis of a commission from the Governor, or some other evidence of his election more convincing than that held by Mr. Lewis and the other Administrators.

George E. Bovee Takes the Office.—An agreement has been signed between Messrs. Bovee and Heron by which the latter immediately vacates the office of Secretary of State to the former incumbent, acquiesces in the judgment of court, and waives the "law's delay" of six days for the same to become final. So Mr. Bovee is this morning Secretary of State—re-instated.

Mr. Greeley's Sickness and Death.—New York, November 29.—The Tribune furnishes the following account of the illness and last hours of Mr. Greeley: "Mr. Greeley, as an elderly man, had been in poor health for some time, and his illness was in almost good health as usual, when, on the day after the election, he wrote his card announcing his resignation of the editorial chair of the Tribune. His sleeplessness was known to become gradually worse; but for years he had suffered more or less from the same difficulty, and he had as any sufficient allowance of medicine had been made for the intense strain upon him throughout the summer, especially during the last month of his wife's illness, but it soon became evident that his strength was failing to the hard task to which he set himself.

He wrote only two or three cerebral articles, not one of them half a column in length. The editorial chair of the Tribune was filled by Mr. Greeley, and he was in all four issues of the paper. Two or three times he handed his assistant short notices, saying, "There is an idea worth putting in the paper, you had better put it in shape."

At last, on Tuesday, the twelfth ultimo, he abandoned the effort to finish the office, and he was sent for the family physician, Mr. A. J. Johnson, a friend with whom he was a guest, and in whose house his wife had died.

His effort was made to induce sleep, but he grew steadily worse till it became evident his case was critical.

Dr. George C. Choate and other were called in consultation, and finally it was decided to take him to Dr. Choate's residence, two or three miles distant from Greeley's own country house at Chappaqua. Here he received, unintermitting attention, Dr. Choate, Dr. Brown, and Dr. Brown and others were called in consultation.

The insomnia had developed into inflammation of the brain, and under this the patient suffered through the day. He was delirious; at other times was clear-headed as ever.

His lost flesh and strength with starting weakness, and finally, on the twelfth ultimo, he died at his residence, the result of his body death forced itself into unwilling recognition.

It was not, however, till Thursday that his associates and family brought themselves to bury him, and even then they hesitating to his faith in the vigor of his constitution.

On Wednesday night he called very rapidly, and the afternoon after he was seen somewhat easier. During the night he slept very uneasily, muttering occasionally, and frequently raising his right hand to his forehead.

Toward morning he was more quiet, and between eight and nine o'clock fell into a nearly unconscious condition, which continued until he died through the day. He made occasional exclamations, but in consequence of his extreme weakness and apparent inability to finish what he began were inaudible. However, he said quite distinctly and with some force, "I know that my Redeemer liveth."

During the day he recognized various persons, and his death many times. On the whole, he suffered little, seemed to have no more than the ordinary restlessness which accompanies the last stage of disease.

During the day his extremities were cold and there was no pulse at the wrist. The action of the heart was very intermittent and constantly diminishing in force.

He had no desire for water, nor been willing to drink it since his stay at Dr. Choate's, but during Friday he asked for it frequently, and up to within half an hour of the end he manifested in various ways his consciousness of what was going on around him, and even answered in monosyllables and intelligently questions addressed to him.

About half past three he said very distinctly, "I have," and beyond the briefest answers to questions, this was his last utterance.

At ten minutes before seven o'clock the fatal attack before seven o'clock struck from some burning kind intended to cure epizootic. Two six-year mules were badly burned before they could be taken out. The

AMUSEMENTS.

Various Theatres.—Mr. John T. Raymond had another fine audience last night to witness his impersonation of Jos. Barber, the retired farmer in the play of "The Barber's Boy." Today at two o'clock the regular Wednesday matinee, when "Forbidden Fruit" will be produced, with all its attractions.

St. Charles Theatre.—Much to the disappointment of hosts of people who had not seen the highly sensational drama "Kit," but who expected to go to the St. Charles Theatre and witness it this evening, another piece will be substituted this time something new and entitled "The Ticket-Leave Man." It can not fail to draw, for Mr. Chaufrain is the "Dab Dexterity" of the drama.

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OFFICIAL NOTICES.

STATEMENT SHOWING THE EXACT AMOUNT of money existing in the State Treasury on the thirtieth day of November, 1872.

Table with columns: General fund, Current school fund, Interest tax fund, etc.

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LEGAL NOTICES.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA.

IN THE MATTER OF E. W. WHITEMAN, BANKRUPT.

WHEREAS E. W. WHITEMAN, OF THE PARISH of West Feliciana and district aforesaid, duly declared himself bankrupt under the act of Congress of March 2, 1867, has this day filed in said court a petition praying for a discharge and certificate of discharge from all his debts and other claims provable under said act.

NOTICE is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the seventh day of December, 1872, is the day fixed for the hearing of the petition, and that if they have any claims against the said bankrupt, they may then and there attend the said hearing, and file their claims with the clerk of the court, on or before the said day, and if they fail to do so, they will be deemed to have waived their claims, and the said petition will be granted, and a discharge and certificate of discharge will be issued to the said bankrupt, and he will be discharged from all his debts and other claims provable under said act.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA.

IN THE MATTER OF JOHN J. LUGENBUHL, BANKRUPT.

WHEREAS JOHN J. LUGENBUHL, OF NEW ORLEANS, DISTRICT AND PARISH OF ORLEANS, duly declared himself bankrupt under the act of Congress of March 2, 1867, has this day filed in said court a petition praying for a discharge and certificate of discharge from all his debts and other claims provable under said act.

NOTICE is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the seventh day of December, 1872, is the day fixed for the hearing of the petition, and that if they have any claims against the said bankrupt, they may then and there attend the said hearing, and file their claims with the clerk of the court, on or before the said day, and if they fail to do so, they will be deemed to have waived their claims, and the said petition will be granted, and a discharge and certificate of discharge will be issued to the said bankrupt, and he will be discharged from all his debts and other claims provable under said act.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA.

IN THE MATTER OF E. R. JUSTUS-BANKRUPT.

WHEREAS E. R. JUSTUS, OF NEW ORLEANS, DISTRICT AND PARISH OF ORLEANS, duly declared himself bankrupt under the act of Congress of March 2, 1867, has this day filed in said court a petition praying for a discharge and certificate of discharge from all his debts and other claims provable under said act.

NOTICE is therefore given to all creditors who have proved their debts, and to all other persons in interest, that the seventh day of December, 1872, is the day fixed for the hearing of the petition, and that if they have any claims against the said bankrupt, they may then and there attend the said hearing, and file their claims with the clerk of the court, on or before the said day, and if they fail to do so, they will be deemed to have waived their claims, and the said petition will be granted, and a discharge and certificate of discharge will be issued to the said bankrupt, and he will be discharged from all his debts and other claims provable under said act.

UNITED STATES DISTRICT COURT, DISTRICT OF LOUISIANA.

IN THE MATTER OF J. P. HENRY, BANKRUPT.

BOARDING.

BOARDING.—Magnate Street, 741.

FAIRBANKS' SCALE WAREHOUSE. FAIRBANKS & CO., No. 33 Camp Street.

WEIGHTS AND MEASURES, RAILROAD TRAC, WEEH LOCK, HAY, COAL, PLAT, FORM AND COUNTER.

SHAKESPEAR FOUNDRY. Joseph A. Shakespear, A. Smith, S. Swoop, SHAKESPEAR, SMITH & CO., (Successors to J. H. BELL & CO.) IRON AND BRASS FOUNDRIES AND MACHINE WORKS.

NOVELTY IRON WORKS. Corner of Delord and New Levee streets, WILLIAM GOLDING, PROPRIETOR.

REWARDS. FIFTY DOLLAR REWARD. Notice to Junk Store Keepers and Policemen.

SHERIFF'S SALES. Merchants' Mutual Insurance Company vs. William A. Fovee.

SUCCESSION NOTICES. Succession of Charlotte M. Hellen, No. Succession of Elizabeth Jacques-Thoussot, No. Succession of Thomas Aranda—No. 35,932.

LEGAL NOTICES. NOTIFICATION. STATE OF LOUISIANA.

GIFT CONCERT. THE KENTUCKY LIBRARY. GIFT CONCERT.

\$500,000 in Bank to Pay all Claims. A BILL DRAWING IS NIGH.

\$100,000 for only \$10. The Second Grand Gift Concert, authorized by special act of the Legislature, in aid of the Public Library of Kentucky, unavoidably postponed from the 1st of December, 1872, to the 1st of January, 1873.

ROUSSEAU vs. Mrs. Louise Reich. Frederick Reich and her husband.

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SHERIFF'S SALES.

THOMAS R. HENRY vs. W. J. HARPER. SEVENTH DISTRICT COURT FOR THE PARISH of Orleans, No. 394.

THOMAS R. HENRY vs. W. J. HARPER. SEVENTH DISTRICT COURT FOR THE PARISH of Orleans, No. 394.—By virtue of a writ of habeas corpus, I will proceed to sell at public auction, on the premises hereinafter designated, on MONDAY, December 10, 1872, at twelve o'clock M., the following described property, to-wit: A CERTAIN LOT OF GROUND, together with the improvements thereon, situated in the Second District of this city, in the square bounded by Poydras, Royal and Chalmette streets, and the levee street, containing about one acre and twenty-five hundred and twenty-five square feet.

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