

VOLUME VIII—NO. 92. NEW ORLEANS, SATURDAY, JULY 25, 1874.

OFFICIAL JOURNAL OF THE STATE OF LOUISIANA.

TERMS: \$12.00 PER ANNUM. WHOLE NUMBER 2243.

RAILROADS. ROUND TRIP EXCURSION TICKETS. VIRGINIA SPRINGS, VIA LOUISVILLE.

THE MOBILE LINE. On and after May 21, trains will leave depot of Canal street, as follows:

LOTTERIES. SUMMER SCHEME. ONLY 10,000 NUMBERS.

LOUISIANA STATE SINGLE NUMBER LOTTERY. Three Capital Prizes of \$10,000 each.

LOUISIANA STATE LOTTERY COMPANY. CLASS B.

LOTTERIES. DRAWING OF THE LOUISIANA STATE LOTTERY FOR JULY 24, 1874.

CORPORATIONS. AMENDMENT TO CHARTER. STATE OF LOUISIANA, CITY OF NEW ORLEANS.

COURT RECORD. FRIDAY, JULY 24, 1874. Supreme Court.

State of Louisiana vs. Stephen Cox—Judgment affirmed. F. C. & T. D. Manning vs. H. C. Glasgow—Judgment affirmed.

BY JUSTICE TALLAFERRO. W. B. Looney vs. L. G. Bailon vs. D. H. Sheppard, 456—Affirmed.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

discharge of the prisoners is the unconstitutional act of No. 9, under which sentence was passed.

The same question, under precisely the same circumstances, has been raised upon by the judges of the Sixth District and Superior Criminal Courts for the parish of Orleans.

The article following provides for absence and sickness of judges, &c. I see nothing in the law creating the Superior Criminal Court that in any degree affects the jurisdiction of other courts.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

officers other than those mentioned in this title, except such as may be necessary in towns and cities, and the judicial powers of such officers shall not extend further than the organization of cases arising under the police regulations of towns and cities in the State.

This article undoubtedly reserved to the Legislature the power to confer judicial powers, but they must not extend them beyond judicial powers.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

Gay Times in Biloxi. BILLOXI, Miss., July 24, 1874. EDITOR REPUBLICAN:

Last evening's train from New Orleans brought a happy crowd of firemen, plainly out for a full holiday.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY TELEGRAPH. NEW YORK. Tilton Again.

New York, July 24.—The Argus this afternoon publishes a supplementary interview from Tilton, in the form of an statement with one of its reporters, in which Tilton says all accounts of his cross examination by the committee have been inaccurately reported, and that he is not responsible.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

Fanny by a head after the warm race from three-fourths pole. Time—2:56.4.

THE WAR PATH. From Custer's Expedition. St. Paul, July 24.—A special from camp on Little Bighorn, dated July 23, received to-night, says Custer's expedition, then in latitude 45° 29', longitude 103° 46', is well and in good spirits.

FOREIGN. Proceedings in the Assembly. Paris, July 23.—The Assembly rejected de Malville's motion by a vote of 340 yeas to 370 nays.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

MISCELLANEOUS. All Quiet at Vicksburg. Vicksburg, July 24.—City quiet. Registration is extremely dull. Registrars are longing about unemployed a greater part of the day.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.

BY JUSTICE MORGAN. Corneil McCoy and husband vs. Neely McCoy, administrator—Judgment affirmed.

BY JUSTICE WYLLY. M. E. Livingston vs. D. C. Morgan—Judgment in favor of plaintiff.