

AMUSEMENTS.

GLOBE THEATRE. TO-NIGHT-TONIGHT, THE GREATEST SENSATION TROUPE IN THE WORLD.

FEMALE MINSTRELS. The first and only successful Troupe of Female Minstrels in America.

Mlle. Marie de la Cour. PARISIAN CAN-CAN DANCERS. The only Genuine French Company ever brought to this country.

THE GREAT VARIETY COMPANY. Consisting entirely of STAR SPECIALTY ARTISTS.

AN UNEQUALLED COMBINATION OF ATTRACTIONS. Presenting more Novelties, Variety and greater Sensational features than ever before offered in this city.

Performances every night, and SPECIAL FAMILY MATINEES Wednesday and Saturday at noon.

GLOBE THEATRE. This Saturday at Noon, SPECIAL FAMILY MATINEE.

ST. CHARLES THEATRE. Friday Evening, February 19, 1875. MISS KATY MAYHEW. Colman's Ballyhoo of THE JEALOUS WIFE.

JOHN E. OWENS. Director. THEO. HAMILTON. Business Manager. Thursday, Friday, Saturday and Sunday.

When he will present for the first time in New Orleans, his new play, written for him by H. J. Byron, of London, entitled, PHIL THE POINDLING.

SPICIAL FAMILY MATINEE. THIS DAY AT NOON.

BIDWELL'S ACADEMY OF MUSIC. First performance of the talented artist, Mr. FREDERICK ROBINSON.

LOUISIANA STATE SINGLE NUMBER LOTTERY. Capital Prize, \$200,000.

LOUISIANA STATE LOTTERY COMPANY. (Incorporated August 17, 1868).

CLASS C. To be drawn in public at New Orleans, On Saturday, February 27, 1875.

10,000 Tickets - Tickets only \$10. Prizes, Quarters and Eighths in proportion.

APPROXIMATION PRIZES. 9 approximations of \$200 each for the nine remaining tickets of the same ten of the number drawing the \$20,000.

EXPLANATION OF APPROXIMATION PRIZES. The nine remaining tickets of the same ten of the numbers drawing the first two full prizes will be entitled to the following approximation prizes.

FOUR RENT. TWO RENT. VERY DESIRABLE ROOMS TO RENT, furnished or unfurnished.

FOR RENT. A DESIRABLE COTTAGE TO RENT, situated on St. Andrew street.

CAUTION. Jane Buckley, the wife of the undersigned, has on the eleventh instant, deposited her bed and several, corner of Galvesto and Tchoupitoulas street.

FOUND NOTICES. DEPARTMENT OF POLICE. New Orleans, February 18, 1875.

THE LEGISLATURE YESTERDAY.

Senator Wharton, chairman of the Finance Committee, reported favorably on Senate bill No. 7, an act to amend the collection of taxes on overflowed lands for the years 1873 and 1874.

On motion of Senator Wharton, the report relating to Senate bill No. 7 was adopted and referred as recommended. The report on Senate bill No. 82 was also adopted and the bill fixed as the special order of the day for next Wednesday.

Senator Breax, chairman of the Committee on Agriculture, Commerce and Manufactures, reported favorably on the bill creating a board of inspectors and measurers of lumber, timber and staves for the city and port of New Orleans and Carrollton, etc.

Senator Wharton introduced a bill to remove the seat of government from New Orleans, and to establish the same at the city of Baton Rouge, and to provide the means for carrying the act into effect.

Senator Breax introduced a joint resolution appropriating \$5000 to pay the special assistant sergeants-at-arms authorized by each branch of the General Assembly, to be appointed.

Senator Burch opposed the resolution. He thought the proper way to make provision for the payment of the special assistant sergeants-at-arms was to insert the item in the general appropriation bill.

Senator Cane of opinion that as the Senate and House of Representatives had authorized by resolution the appointment of special assistant sergeants-at-arms to meet what was deemed an emergency at the time, the General Assembly should see that they are paid.

Senator Young asked for a suspension of the rules in order to take up House bill No. 104, an act making an appropriation of \$150,000 out of the general fund in the State treasury for the payment of the mileage and per diem of members, officers and employes of the General Assembly, etc.

Senator Burch was opposed to a suspension of the rules, but was prevailed upon to travel out of the usual path of legislation to take up the appropriation bill.

Mr. Smith, of New Jersey, on Phelps and the Piousness.

EDITOR REPUBLICAN: The Piousness probably thinks it made a great acquisition when it acquired Mr. William Walter Phelps. If it knew the estimation, however, in which its new-found favorite is held in the North, the rivers of ink it is pouring out in its behalf would probably never be shed.

A. P. Smith! How the dear old Piousness withers him with its scorn! A. P. Smith! With all its great knowledge of public men and affairs, it never heard of such a name before! It never knew there were any Smiths in New Jersey, but having heard the name, at last, it is evident that it will not soon be forgotten.

Even our beautiful little river, which, by my honor, I assure the Piousness was named before I occupied a place on this mundane sphere, comes in for a share of the Piousness's fearful wrath. Saddle River, Bergen county, New Jersey! I humbly beg pardon of Mr. Phelps and of the Piousness for daring to live at a place with such a name, and if by any possibility I can get the name changed so as to please Mr. Phelps and the Piousness I earnestly pledge myself to use all honest exertions to do so.

In only one thing I find here I have been able to please the friend of the unappreciated Jerseyman, and that was when I referred to the supposed wealth of that important personage. A reference to his reputed wealth always pleases William W. Phelps. He will not, perhaps, be so well pleased when I state that I have doubts about his being as wealthy as rustic simplicity represents him.

In speaking of the election in this district how charmingly oblivious to the facts and circumstances, the dear old Piousness is! Our good friend never heard of A. P. Smith and it appears there are a great many other things which take place outside the editorial sanctum that he never hears of.

The motion to table the bill was withdrawn, in order to give Senator Breax an opportunity to make a few remarks. That gentleman said he believed that if Senators thoroughly understood the reasons for introducing the resolution, there would be no opposition to it.

Senator Young asked for a suspension of the rules in order to take up House bill No. 104, an act making an appropriation of \$150,000 out of the general fund in the State treasury for the payment of the mileage and per diem of members, officers and employes of the General Assembly, etc.

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COURT RECORD.

FRIDAY, FEBRUARY 19, 1875.

Superior District Court. Sarah Charles vs. City of New Orleans and Sheriff. Petition alleges the city illegally obtained a judgment for taxes on insufficient process, and the sheriff has seized and is about to sell certain property.

Succession of Catherine Mills, widow of Lewis Roberts, opened.

Harrisburg in Annapolis Parish. From a letter of the Rev. Father Simon, of Choupique, Annapolis parish, to the Marksville Bulletin, it appears that place has been visited by a terrible tornado.

On Tuesday evening, February 2, about half-past five o'clock, a column of wind at least 600 feet wide swept over the town with such terrible force that everything in its course was destroyed.

Mr. Morris moved to lay the whole matter on the table, in order to cut off all further discussion.

Mr. Jones, of Davies, called for the yeas and nays, and said that this is the third or fourth time that the same side of the House has tried to play that game—have their say, and then prevent others from speaking.

Mr. Cladin made a side remark to Merritt—"That is a mean, dirty and contemptible motion to make in this House."

Mr. Harrington sprang to his feet in a rowl of indignation, and insisted that Cladin, by his remarks, had placed himself under the ban of the House, and ought not to be recognized until he should make a proper apology.

During this little passage at arms the belligerent spirit of both sides of the House was very plainly exhibited, and a general row seemed impending.

Disgraceful Scenes in the State Legislature.

An effort is being made to throw odium on the Louisiana Legislature on account of the scenes which occurred in the House on Wednesday last. The Piousness copies the detailed account of the affair which appeared in the REPUBLICAN in order that its readers may be favored with the facts in the case.

Similar scenes to the one referred to are not so very uncommon, though they are always to be deprecated. The transgressors are not always punished as severely as was Mr. Ward, who was summarily expelled from the House.

The following extract from a special dispatch to the St. Louis Globe from Springfield, Illinois, will show that the Democratic Legislature of Illinois is not free from rowdism and disturbing elements.

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There is a proposition to repeal the ten hour law in Massachusetts, as many artisans desire to work more than ten hours. Labor can no more be uniformly regulated by law than the liver can be regulated by patent pills.

BY TELEGRAPH.

CONGRESS.

WASHINGTON, February 19.—The committee reported favorably on the Texas Pacific railroad bill. It was recommitted. The House will give a night session to its consideration next week.

The House passed the bill removing the political disabilities of Dr. Charles H. Smith, of Richmond, Virginia, and James M. Himes, of Covington, Kentucky.

The House returned to go into committee on the tariff bill, and went into committee on private calendar.

The credentials of Cameron, United States Senator from Wisconsin, and McDonald, United States Senator from Maryland, were read and placed on file.

Mr. Finigan presented concurrent resolutions on the Texas Legislative salary pensions for the soldiers and sailors of the Mexican war.

A bill was introduced making West Point, Virginia, a city of entry.

A squabble occurred over a business. Mr. Logan wants pensions. Mr. Edmunds wants civil rights. Mr. Sargent hoped Mr. Finigan's case would come up again; it involved the Texas Legislative salary pensions for the soldiers and sailors of the Mexican war.

The choice yesterday of Judge McMillan as Senator from Minnesota completes the elections of Senators for the forty-fourth Congress. The Senate has been convened in extra session by the President, and the new men will all be in their places without doubt on the fourth of March.

Mr. Morrill moved to lay the whole matter on the table, in order to cut off all further discussion.

WASHINGTON.

Extra Session of the Senate.

WASHINGTON, February 19.—The President issued a proclamation calling the Senate in extra session at twelve o'clock M. March 5.

The Senate will consist of forty-three Republicans, twenty-eight Democrats and two Independents—the two latter, Booth of California, and Hamilton of Texas, with Republican leanings.

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(CONTINUED ON FOURTH PAGE.)