

AMUSEMENTS.

VARIETIES THEATRE. JOHN E. OWENS, Director. THEO. HAMILTON, Business Manager. A WEEK OF FUN! OWENS!

ST. CHARLES THEATRE. ENGAGEMENT EXTRAORDINARY OF THE BROTHERS TROTT. Supported by the celebrated actress, MRS. E. L. DAVENPORT.

OPERA HOUSE - DE MURSKA. LAST GRAND GALE NIGHT OF MILLE ILMA DE MURSKA. The famous Hungarian Nightingale.

BIDWELL'S ACADEMY OF MUSIC. COMMENCING SUNDAY, MARCH 7, 1875. In his great Grand Opera, entitled 'MARRIAGE FOR LIFE.'

GRUNEWALD HALL - DE MURSKA. MILLE ILMA DE MURSKA. The famous Hungarian Nightingale and her grand concert.

MISCELLANEOUS. SUPPLY YOURSELF WITH A COPY OF 'BOARDS' 1875 CITY DIRECTORY.

NEW ORLEANS SAVINGS INSTITUTE. CAPITAL \$1,000,000. Deposits received from the public.

IN BANKRUPTCY. ESTATE OF TIMOTHY LACOSTE. UNITED STATES MARSHAL'S OFFICE.

ESTATE OF JULIUS BENJAMIN NACKMAN. NEW ORLEANS, February 25, 1875.

ESTATE OF JOHN J. WINN, INDIVIDUALLY and as a member of the firm of Winn & Company.

ESTATE OF HENRY H. THOMPSON, INDIVIDUALLY and as a member of the firm of H. H. & H. Thompson.

COURT RECORD.

MONDAY, MARCH 8, 1875. Supreme Court.

Present—Justices Taliaferro, Howell, Wiley and Morgan. The following opinions were read: BY JUSTICE TALIAFERRO.

No. 5429. John McVea vs. William Von Phulst et al., appellants.—From Fifth District. Suit on protested draft of \$500, given for work done on the premises of the defendant.

No. 5430. R. N. Lewis vs. same.—Judgment affirmed. No. 5431. Mrs. C. J. Hunter vs. same.—Judgment affirmed.

No. 5432. R. J. Moore, appellant, vs. Mrs. L. M. Tinsley and A. J. B. Hagan.—From Fourth District. Defendant's father gave notes with mortgage in 1861, to G. W. Smith, for \$250. F. M. Beldman gave the same on adjoining property, and afterward sold a portion to A. J. Beldman, who bound himself to pay \$1000 of the debt, and transferred his interest in his father's estate to F. M. Beldman.

No. 5433. Edward J. Gay, appellant, vs. Mrs. S. Middleberry et al., defendants.—From Fourth District. Defendant executed notes of \$6000 to Guy, who gave them to Gay as collateral security for advances made as defendant.

No. 5434. J. O. Howell vs. the sheriff, appellant.—From Fifth District. The sheriff applied to proceed on a judgment against the defendant, who was abandoned. The judge properly ceased himself and appointed a lawyer.

No. 5435. Margaret Stall vs. executors of Willibrodus Wagner, appellants.—From Second District Court of Orleans. The deceased was under tutor of plaintiff, who claims from the executors \$35,000.

No. 5436. M. C. Garvon, appellant, vs. Patrick G. Gilman, appellee.—From Second District Court of Orleans. The order of seizure and sale was a nullity, the defendant being a minor.

No. 5437. Robert J. Moore vs. F. M. Beldman, appellant.—From Fourth District Court. The defendant failed to show he was not a party to the mortgage.

No. 5438. Brevel Ledoux, administrator, vs. John P. Leveau, sheriff, and Mrs. A. Ledoux, et al., appellants.—From Seventh District Court. Plaintiff claims the property of the defendant on mortgage given for a community debt.

No. 5439. Miss Emily Heston, appellant, vs. the sheriff.—From Fifth District. The creditors do not attack a judgment of separation of property twelve years old.

No. 5440. Mrs. Corinne Tesson vs. G. L. Pettre, appellant.—From Fifth District. The plaintiff claims the property of her ancestor was a private act, and she is not bound by it.

No. 5441. Mrs. Corinne Tesson vs. G. L. Pettre, appellant.—From Fifth District. The plaintiff claims the property of her ancestor was a private act, and she is not bound by it.

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DEATH OF HARRY ST. GERMAINE.

Mr. Harry St. Germaine, long and favorably known in this community, died at his residence here on Sunday last, at the age of forty-six years. His death, caused by diphtheria, was most sudden and unexpected.

There is therefore nothing in any circumstances. The only wrongful act of the company was committed in running past the usual stopping place, but it does not follow that the passenger was thereby thrown out of the running car.

No. 5445. Succession of J. S. Duffossat, appellant.—From Fourth District. Motion to dismiss appeal under Act No. 25 of 1874.

No. 5446. Succession of Mrs. S. B. Fauna vs. M. Pipkin, appellant.—From parish court of East Feliciana. The bond judge made and signed the return.

No. 5447. W. W. Handin vs. New Orleans, Chicago and St. Louis railroad.—Action for \$12,000 damages to property. Submitted on written briefs.

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BY TELEGRAPH.

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The Senate Chairmen. The caucus heard the report of its committee on Privileges and Elections. The following chairmen may be considered: Conkling, of Commerce; Hamlin, of Postoffice and Post-roads; Wright, of Finance; and Blair, of Agriculture.

Specie Resumption. Under the section of the new law for the resumption of specie payments directing the retirement of outstanding legal tenders, Secretary Fish will shortly direct the retirement of \$100,000,000 of legal tenders, or eighty per cent of the amount of national bank notes already issued under the provision of this law.

The Political Average-Adjusters. The following is authorized: Mr. Wheeler received this morning from New Orleans his articles of adjustment, signed by forty-four members of the Conservative caucus, an ample number to set the caucus at rest.

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FOREIGN.

Spanish Treaty Signed. MADRID, March 8.—The convention between Spain and the United States, concerning the Virginian affair has been signed.

Exchange of Prisoners. The Belgians exchange prisoners. LONDON, March 8.—The Dispatch says many women and children were rescued from the wreck of the Gotterdammer in the Indian Ocean. The total number saved, as far as known, is twenty-two.

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