

Orleans Republican.

JOURNAL OF THE UNITED STATES

JOURNAL OF NEW ORLEANS

MONDAY, MARCH 3, 1877.

LOCAL INTELLIGENCE.

LOOKING AMONGST.—Last evening

city reporter visited police head

quarters in search of some of the

police, performing a duty that he

thought was not his. He met

several of these men, and

asked them some questions, but

received no satisfactory answers.

He then went to the office of

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COURT RECORD.

WEDNESDAY, FEBRUARY 29, 1877.

Supreme Criminal Court.

State vs. Adam Egbert.—Information

for stabbing, et cetera.

State vs. Frank Flynn.—Stabbing Patrick

Twely, September 9, 1876, on Teboulin

street. Nolle prosequi entered.

State vs. William Smith.—Burglary at

the residence of Margaret Hanly, July 7,

1875. Accused is dead.

State vs. Jack and Denis Casey.—Murder

of Donna Ryan, August 1, 1876, near

Lafayette Square. Admitted October 31. Motion

to let bail refused.

First District Court.

Informations.

Petty larceny.—John Williams, Charles

Otis, George Ambrose, Antoine Williams,

John Waters, et cetera.

Assault with intent to kill.—Jerome Scanlan.

Assault, et cetera.—Thomas Chapman, Joseph

DeLacy, Mike Gibbons, John Dowd, Joseph

Baldwin.

ROULE PROSEQUI ENTREED.

Petty larceny.—Eugene Gordon, William

Bowman.

VERDICTS.

H. Hart and Amelia Sander, guilty of petty

larceny; M. T. Grossart, not guilty; and

C. LeBlanc and Mrs. John Fry, guilty of

assault and battery; James Lee and H.

Smith, petty larceny; and John Fry, as-

sault and battery, mistrial.

SENTENCES.

John Brown, alias Dr. Ferguson, on plea

of guilty, petty larceny of a pocketbook,

valued at \$1. One year in Parish Prison.

THURSDAY, MARCH 1, 1877.

United States District Court.

Present.—Hon. E. C. Billings, district

judge.

Wheeler vs. steamer Grand Republic.

Ho.—I have called this case in court

this morning, because I think it is an

important question for the commerce of this

port, and upon the owners of vessels, that

a vessel should be held liable here, and

subject to suit, without any assumption

of demand, and simply upon a claim of \$4

for wages. The seamen shall be protected,

and their remedy, so far as presenting their

claims is concerned, can not be sup-

ported. Therefore, let the judgment be

that the libel be dismissed, and further-

more, I do not think that the court ought to

stop here; on the one hand it is the duty of

the court to see that the rights of the

party are protected, and on the other hand

it is the duty of the court to see that the

process of the court is not abused. I think

in this case that the most proper course

is to issue a warrant to be issued by the

commissioner until the further order of

the court.

Superior Criminal Court.

State vs. Charles Lockaby.—Murder of

Mathias Keppeler, November 6, 1877. Fixed

for trial this day. The State not being

ready for trial, on motion of the defense

admitted to bail. Bond fixed at \$7500.

First District Court.

State vs. Charles L. Duchoin.—On trial

for obtaining \$500 from Martin Yokin, a

German, for subscription to the New York

and Andrew Magazine, had three charges

of larceny, and was found guilty of each.

He was sentenced to the State Prison for

GENERAL NEWS.

President Hayes has been relieved of

his embarrassment. Sam Ward has

been ordered to Washington that he will

not favor the new administration.

Major General Joseph J. Reynolds, colonel

of the Third United States Cavalry, has

been ordered to appear before the board

for retiring disabled officers, now in session

in Chicago.

The Washington correspondent of the

Chicago Times writes: Scott Lord returned

here to-day from his home in the interior

of New York. He says that he is more than

ever convinced that the Democrats in Con-

gress must abide by the action of the Elec-

torial Commission. He is of the opinion

that any party that forces a new elec-

tion can not carry a single Northern State.

General A. Von Steinwehr, an officer of

considerable prominence in the late war

at the Federal city, died quite suddenly at

Buffalo last Sunday.

Iglesias, ex-President of Mexico No. 1,

proposes to leave San Francisco on Sunday

for New Orleans, on his way to Vera Cruz.

He has a large retinue, and will

return to Mexico as a private citizen.

H. P. Bell was nominated for Congress in

the ninth Georgia district to succeed Hon.

E. H. Hill, elected Senator.

New York dispatch says that the flying

of the Cuban flag on the City Hall and

the State Capitol, and the Governor's

residence, have caused much

excitement and indignation among the

Spaniards. The Spanish ambassador

has a strong article declaring the

flying of the flag from the City Hall an

insult to the Spanish government, and

threatening to demand satisfaction from

Spain. Mayor Ediles has anything to

do with the matter. The Commissioner

of Public Works, Campbell, gave permis-

sion for the flying of the flag on the

City Hall, and the Mayor has given his

consent for the flying of the flag on the

State Capitol. A position of the

Board of Aldermen gave his consent

for the remains to lie in state, and said

that if called upon he would answer for his

action.

The Pacific mail steamer Collins, which

arrived at San Francisco yesterday morn-

ing, has a large cargo of goods, and

brought intelligence that on the fifteenth

of the month the President of the

United States, General Grant, died at

San Francisco, and the news was

received here with much interest.

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