

[CONTINUED FROM FIRST PAGE.]

Whereas, The experience and example of many large cities teaches us the necessity of filling up the ordinary vaults; and

Whereas, The earth closet system has proved to be the simplest, surest and most effective means of once obviating all the inconvenience, nuisance and pestilence attending the ordinary privy, while at the same time saving to the community a large amount of the most valuable known fertilizing material, much needed in many sections of our State;

Section 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That from and after the passage of this act it shall be unlawful to dig or construct within the urban limits of the city of New Orleans any sink or privy vault.

Sec. 2. Be it further enacted, etc., That all sinks and privy vaults now attached to, or connected with any building situate within the urban limits of the city of New Orleans shall be filled up by the owner or owners of the property whereon the sink, vault or vaults may be situated within one year from the passage of this act, and in such order as the Board of Health may from month to month direct, and it shall be the duty of the said Board of Health to designate each month, by streets, or squares, such part or parts of the city of New Orleans wherein the sinks or privy vaults may from overflow or other causes be most prejudicial to health and the owners of premises so designated shall fill up the sink, privy vault or vaults thereon, within three months from the date of notification by the said Board of Health and this system of closing up sinks or vaults shall be gradually extended until it shall, within one year, cover the whole city of New Orleans and may be extended thereafter by the said Board of Health to any new area which may hereafter be incorporated within the city limits.

Sec. 3. Be it further enacted, etc., That the owner or owners of any building or buildings who shall fail to have the sink, privy vault or vaults connected therewith, filled up within the specified time shall be fined not less than twenty-five dollars, and not more than one hundred dollars, for each and every sink or privy vault, recoverable in the name of the State, at the suit of the District Attorney, before any court of competent jurisdiction, seventy-five per cent. of which shall be paid over to the Charity Hospital of New Orleans, and twenty-five per cent. to the informant.

Sec. 4. Be it further enacted, etc., That should any owner or owners of any building or buildings situated within the urban limits of the city of New Orleans, fail to have the sink, privy vault or vaults connected therewith filled up within the prescribed time, it shall then be the duty of the said Board of Health to cause the said sink, privy vault or vaults to be filled up at the expense of the said owner or owners of said premises, and the contractor or person employed for that purpose shall have the right to sue in his own name to recover the expenses so incurred.

Sec. 5. Be it further enacted, etc., That "The New Orleans Sanitary and Fertilizing Company" shall have the exclusive right and privilege, for the period of ten years, to commence from the passage of this act, to remove any and all fecal matter, excrement or fertilizing material which may be accumulated under the operation of the "Dry Earth System," on any premises situated within the urban limits of the city of New Orleans; provided, the said company shall, when required by the owner or occupant of any building or tenement, or by the Board of Health, supply suitably prepared deodorizing and disinfecting material in sufficient quantities to deodorize and disinfect well arranged earth closets, and shall, for supplying said disinfectant, and removing the said product, charge no more than one dollar for each box of movable vault holding not less than twenty gallons, and shall, also, upon proper application, furnish for sale earth closets, with movable vaults holding not less than twenty gallons each, or at a rent of not more than twelve dollars each per annum.

Sec. 6. Be it further enacted, etc., That the New Orleans Sanitary and Fertilizing Company shall have power to increase their capital stock to five hundred thousand dollars, in shares of not less than one hundred dollars each, at such time and in such manner as their board of directors may direct; provided, that

two hundred thousand dollars of the amount shall be upon subscription by any owner of real estate or occupant of property situated within the urban limits of the city of New Orleans, notice of which shall be given within thirty days after the passage of this act, in two daily journals published in the city of New Orleans, and subscriptions thereto shall be received at the office of the company for ninety days thereafter, between the hours of nine A. M. and three o'clock P. M., unless sooner taken, provided no subscriber shall, in his own name, subscribe for more than ten shares.

(Signed) MORTIMER CARR, Speaker of the House of Representatives. (Signed) OSCAR J. DUNN, Lieutenant Governor and President of the Senate. A true copy: GEO. E. BOVIE, Secretary of State.

The foregoing act, received in this office January 11, 1871, having been presented to the Governor of the State of Louisiana for his approval, and not having been returned by him to the House of the General Assembly, in which it originated, within the time prescribed by the Constitution of the State of Louisiana, has become a law without his approval.

No. 104. An Act For the relief of Taxpayers.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana, That the taxpayers be and are hereby relieved from the payment of interest and penalties upon the State, parish or municipal and city taxes for the years eighteen hundred and sixty-one to eighteen hundred and sixty-four inclusive and that one year from and after the passage of this act be granted for the payment of the face of the original tax bills.

Sec. 2. Be it further enacted, etc., That this act shall take effect from and after its passage. (Signed) MORTIMER CARR, Speaker of the House of Representatives. (Signed) OSCAR J. DUNN, Lieutenant Governor and President of the Senate.

Approved December 31, 1870. (Signed) H. C. WARMOTH, Governor of the State of Louisiana. A true copy: GEO. E. BOVIE, Secretary of State.

"Snodgrass," during "Winkle," the gallant "Tupman," the shifty but vivacious "Jingle," "Sam Weller," the incomparable; here, with those vagrant pigeons from Guildhall strutting and fluttering at the window, Dickens must have sat roaring at his own fun, and the creations of humor only transcended by him who created "Falstaff." Yes, there has been laughing at the Inn before now; for here at No. 3, down to the left as you enter the arched way, that gay, light-hearted "Mercurio," Mr. Charles Mathews, set up as an architect, and many a bright castle in the air he built. "I went out one day," says Mr. Mathews, "left a card pinned, 'Back in an hour,' and did not come back for five years."

A humorous writer in an exchange says that advertising goods "is just like snoring or takin' a crying baby to church. If you sleep in church and don't snore, how's folks on the back seats to know you are there? And in regard to the baby, folks would never know you could raise one, if when nurse takes him to church, he didn't let off steam. But when he yells out good and strong, everybody, parson and all, feel mighty good. They look at him and say to themselves: 'Fine baby that, by hokey! A regular rhinoceros-cow, by gum!'" The more he bellers the more people know it, and the more they know it the more they think about it."

The Census (Arithmetical Progression)—"What do you intend to be this time, Maria? Last time you were 'Thirty-one,' and thirty the time before!" "Tell the truth, dear 'Thirty-two. Heigho! How time flies!" PRECOCIOUS MEMORY—Infant Dancer: "La! mamé, you surely are not going to dance with the gentleman. Yesterday you said he was a mere baboon."

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CHARLES A. DANA, Editor.

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