

JUDICIAL ADVERTISEMENTS.

SHERIFF SALES.
William F. Richards vs. Mrs. Mary F. Cunningham, widow of Chas. H. Noblin.
FOURTH DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,907—By virtue of a writ of seizure and sale, to me directed by the honorable the Fourth District Court for the parish of Orleans, in the above entitled cause, I will proceed to sell at public auction, at the Merchants and Auctioneers' Exchange, on Canal street, between Canal and Customhouse streets, in the Second District of this city, on SATURDAY, December 21, 1878, at 12 o'clock m., the following described property, to wit:
TWO CERTAIN LOTS OF GROUND, situated, lying and being in the Fourth District of this city, in the square bounded by Philip, Magazine, First and Constance (late Live Oak) streets, and designated by the letters E and F, on a plan drawn by F. Jacob Rothman, late deputy surveyor general, dated eighteenth of March, 1866, approved by L. Bringer, late surveyor general, and deposited for reference in the office of J. B. Marks, then a notary public in this city. Said lots contain each other, and measure each, thirty-one feet eleven inches four lines front on Philip street, by a depth of one hundred and twenty-seven feet ten inches five lines, between parallel lines. Together with all the buildings and improvements thereon, rights, ways and advantages thereunto belonging or in any wise appertaining. Being the same property acquired by Mrs. Mary F. Richards, herein by purchase from William Garrison, parcel passed before W. J. Castell, notary public in this city, under date of the eleventh day of July, 1878.
Sold in the above suit.
Terms—Cash on the spot.
JOHN H. HANDY,
Clerk Sheriff of the Parish of Orleans,
no27 dt 11 18 21

SUCCESSION NOTICES.

Succession of Francis Martin.
SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by Daniel Schwartz, administrator of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 6

Succession of Mary Bosworth, an Absentee.
SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,145—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by E. T. Parker, curator of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 2

Succession of Abraham Weil.
SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Whereas, Mrs. Fanny Weil has petitioned the court for letters of administration on the estate of the late Abraham Weil, deceased. Notice is hereby given to all whom it may concern to show cause within ten days why the prayer of the said petition should not be granted. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 2

Succession of Adam Galsner.
SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by Godfrid Galsner, native testamentary executor of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 2

Succession of Barnett F. Collinsky.
SECOND DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Whereas, Mrs. Fanny Collinsky has petitioned the court for letters of administration on the estate of the late Barnett F. Collinsky, deceased. Notice is hereby given to all whom it may concern to show cause within ten days why the prayer of the said petition should not be granted. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 2

CONSTABLE SALES.

Dr. H. Bayon vs. St. Contee and Wife.
THIRD JUSTICE COURT FOR THE PARISH OF ORLEANS, No. 101—By virtue of a writ of fieri facias, to me directed by the Hon. John L. Laroche, Third Justice of the Peace in and for the parish of Orleans, in the above entitled cause, I will proceed to sell at public auction, at my warehouse, No. 101 St. Louis street, between Duane and Bourbon streets, in the Second District of this city, on MONDAY, December 3, 1878, at 12 o'clock m., the following articles:
ONE KNOCK
ONE IRON SAFE
ONE CLOCK (Regulator)
Sold in the above suit.
Terms—Cash on the spot.
THOMAS J. BUCKLEY, Constable.
no27 dt 9

James P. Guinault vs. J. M. Martin.
THIRD JUSTICE COURT FOR THE PARISH OF ORLEANS, No. 101—By virtue of a writ of fieri facias, to me directed by the Hon. John L. Laroche, Third Justice of the Peace in and for the parish of Orleans, in the above entitled cause, I will proceed to sell at public auction, at St. Guinault's auction store, corner of Bienville street and Exchange Alley, in the Second District of this city, on WEDNESDAY, December 4, 1878, at 12 o'clock m., the following articles:
ONE LOT OF HOUSEHOLD FURNITURE, as per inventory filed in my office.
Sold in the above entitled and numbered suit.
Terms—Cash on the spot.
no27 dt 9

F. G. Chamberlain vs. A. Bouchereau.
FIRST JUSTICE COURT FOR THE PARISH OF ORLEANS, No. 3679—By virtue of a writ of fieri facias, to me directed by the Hon. J. Paris Childress, First Justice of the Peace in and for the parish of Orleans, in the above entitled cause, I will proceed to sell at public auction, at St. James Reguin's saloon, corner of Baronne street, between Poydras and Lafayette streets, the following described property, to wit:
ONE FLOAT.
Sold in the above entitled suit.
Terms—Cash on the spot.
no27 dt 2

WAS BROUGHT TO THE THIRD DISTRICT
FOURTH DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by Daniel Schwartz, administrator of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 6

WAS BROUGHT TO THE THIRD DISTRICT
FOURTH DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by Daniel Schwartz, administrator of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 6

WAS BROUGHT TO THE THIRD DISTRICT
FOURTH DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by Daniel Schwartz, administrator of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 6

WAS BROUGHT TO THE THIRD DISTRICT
FOURTH DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by Daniel Schwartz, administrator of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 6

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JOHN HERBERT, Clerk.
no27 dt 6

WAS BROUGHT TO THE THIRD DISTRICT
FOURTH DISTRICT COURT FOR THE PARISH OF ORLEANS, No. 45,933—Notice is hereby given to the creditors of this estate and to all other persons interested to show cause within ten days from the present notification, if they have or can, why the account presented by Daniel Schwartz, administrator of this estate, should not be approved and homologated, and the funds distributed in accordance therewith. By order of the court.
JOHN HERBERT, Clerk.
no27 dt 6

JUDICIAL ADVERTISEMENTS.

By Albert Paul & Co.
IN THE MATTER OF THE MINOR MAUTHIE, JR.
Second District Court for the Parish of Orleans—No. 40,449.
BY ALBERT PAUL & CO., Albert Paul, Auctioneer—Office No. 40, Royal street—SATURDAY, December 28, 1878, at 12 o'clock m., by virtue of an order of the Hon. A. L. Tissot, Judge of the Second District Court for the parish of Orleans, dated November 25, 1878, at the Merchants and Auctioneers' Exchange, on Canal street, near Canal street, will be sold at auction:
A CERTAIN LOT OF GROUND, with improvements thereon, in the First District of this city, in square bounded by Baronne, Dryades, Metairie and Thalia streets, measuring 31 feet 11 inches 5 lines front on Baronne street by 127 feet 10 inches 5 lines in depth. The improvements comprise a double one-story house, known as No. 1—Baronne street.
Terms—Cash.
Act of sale and purchaser's expense before E. Gumbrey, notary public.
no27 dt 14 21 28

LEGAL NOTICES.

THE STATE OF LOUISIANA.
FOURTH DISTRICT COURT FOR THE PARISH OF ORLEANS.
MRS. ORCILE M. PREGA VS. EMILE VERGONES, her husband—No. 15,167.
I HEREBY CERTIFY THAT ON THE ninth day of November, 1878, judgment was rendered in the above entitled cause, in the words and figures following, to wit:
Mrs. Orcile M. Prega vs. Emile Vergones, her husband—No. 15,167.
On motion of R. Stewart, Donce, of counsel for plaintiff, and upon producing to the court for review the evidence in the cause, the court, after reading the evidence and the pleadings, finding the law and the evidence to be in favor of plaintiff, do hereby order and decree that the judgment by default herein entered against defendant on the fourth instant, be now confirmed and made final, and accordingly that there be judgment in favor of plaintiff, Mrs. Orcile M. Prega, and against said defendant, Emile Vergones, decreeing a dissolution of the legal community existing between them, and that plaintiff do have the separate administration of her affairs, and condemning defendant, said Emile Vergones, to pay unto said wife, Mrs. Orcile Prega, the sum of five hundred dollars and all costs of suit.
Judgment signed November 15, 1878.
W. J. HODGSON,
Judge Fourth District Court.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on this sixteenth day of November, in the year of our Lord one thousand eight hundred and seventy-eight.
GEO. P. CAZELAR,
Deputy Clerk.
no27 dt 9

THE STATE OF LOUISIANA—FIFTH DISTRICT COURT FOR THE PARISH OF ORLEANS.
Order.
LET THE CESSION HEREIN MADE BY the petitioner, G. B. TRELLAR, be accepted for the benefit of his creditors, and let a meeting of the creditors of the insolvent be held before A. J. Lewis, notary public, on TUESDAY, December 10, 1878, at 10 o'clock p. m., in accordance with law. In such cases made and provided, and let all proceedings against the person and property of the said insolvent be stayed. New Orleans, November 26, 1878.
A true copy.
PAUL T. ABADIE, Deputy Clerk.
In re G. B. Trellar, No. 949, Fifth District Court.
no27 dt 14

THE STATE OF LOUISIANA.
THIRD DISTRICT COURT FOR THE PARISH OF ORLEANS.
MRS. JULIANA HERMANN VS. MAX. HERMANN—No. 35,456.
I HEREBY CERTIFY THAT ON THE twenty-first day of November, 1878, judgment was rendered in the above entitled cause, in the words and figures following, to wit:
Mrs. Juliana Hermann vs. Max. Hermann—No. 35,456.
On motion of Branch, Book & Dinkelspiel, of counsel for plaintiff in this suit, on production of the evidence in the cause, and the law and the evidence being in her favor, it is ordered, adjudged and decreed that the judgment by default herein entered against defendant, said Max. Hermann, on the sixteenth day of November, 1878, be now confirmed, and accordingly that there be judgment herein in favor of plaintiff, Juliana Hermann, and against defendant, her husband, Maximilian Hermann, decreeing a separation of property between said plaintiff and her said husband, and a dissolution of the community of acquiescence and gains hitherto existing between them; and it is further ordered and decreed that plaintiff have and recover of defendant the sum of nine thousand nine hundred and eighty-two dollars and four cents, with legal interest from judicial demand, and costs of suit, with the privilege granted by law to married women.
Judgment rendered November 21, 1878.
F. A. MONROE, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on this twenty-sixth day of November, in the year of our Lord one thousand eight hundred and seventy-eight, and the independence of the United States.
JOE GARIBOLD, Deputy Clerk.
no27 dt 6

THE STATE OF LOUISIANA.
THIRD DISTRICT COURT FOR THE PARISH OF ORLEANS.
MRS. JULIANA HERMANN VS. MAX. HERMANN—No. 35,456.
I HEREBY CERTIFY THAT ON THE twenty-first day of November, 1878, judgment was rendered in the above entitled cause, in the words and figures following, to wit:
Mrs. Juliana Hermann vs. Max. Hermann—No. 35,456.
On motion of Branch, Book & Dinkelspiel, of counsel for plaintiff in this suit, on production of the evidence in the cause, and the law and the evidence being in her favor, it is ordered, adjudged and decreed that the judgment by default herein entered against defendant, said Max. Hermann, on the sixteenth day of November, 1878, be now confirmed, and accordingly that there be judgment herein in favor of plaintiff, Juliana Hermann, and against defendant, her husband, Maximilian Hermann, decreeing a separation of property between said plaintiff and her said husband, and a dissolution of the community of acquiescence and gains hitherto existing between them; and it is further ordered and decreed that plaintiff have and recover of defendant the sum of nine thousand nine hundred and eighty-two dollars and four cents, with legal interest from judicial demand, and costs of suit, with the privilege granted by law to married women.
Judgment rendered November 21, 1878.
F. A. MONROE, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on this twenty-sixth day of November, in the year of our Lord one thousand eight hundred and seventy-eight, and the independence of the United States.
JOE GARIBOLD, Deputy Clerk.
no27 dt 6

THE STATE OF LOUISIANA.
THIRD DISTRICT COURT FOR THE PARISH OF ORLEANS.
MRS. JULIANA HERMANN VS. MAX. HERMANN—No. 35,456.
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Mrs. Juliana Hermann vs. Max. Hermann—No. 35,456.
On motion of Branch, Book & Dinkelspiel, of counsel for plaintiff in this suit, on production of the evidence in the cause, and the law and the evidence being in her favor, it is ordered, adjudged and decreed that the judgment by default herein entered against defendant, said Max. Hermann, on the sixteenth day of November, 1878, be now confirmed, and accordingly that there be judgment herein in favor of plaintiff, Juliana Hermann, and against defendant, her husband, Maximilian Hermann, decreeing a separation of property between said plaintiff and her said husband, and a dissolution of the community of acquiescence and gains hitherto existing between them; and it is further ordered and decreed that plaintiff have and recover of defendant the sum of nine thousand nine hundred and eighty-two dollars and four cents, with legal interest from judicial demand, and costs of suit, with the privilege granted by law to married women.
Judgment rendered November 21, 1878.
F. A. MONROE, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on this twenty-sixth day of November, in the year of our Lord one thousand eight hundred and seventy-eight, and the independence of the United States.
JOE GARIBOLD, Deputy Clerk.
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Judgment rendered November 21, 1878.
F. A. MONROE, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on this twenty-sixth day of November, in the year of our Lord one thousand eight hundred and seventy-eight, and the independence of the United States.
JOE GARIBOLD, Deputy Clerk.
no27 dt 6

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Judgment rendered November 21, 1878.
F. A. MONROE, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on this twenty-sixth day of November, in the year of our Lord one thousand eight hundred and seventy-eight, and the independence of the United States.
JOE GARIBOLD, Deputy Clerk.
no27 dt 6

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On motion of Branch, Book & Dinkelspiel, of counsel for plaintiff in this suit, on production of the evidence in the cause, and the law and the evidence being in her favor, it is ordered, adjudged and decreed that the judgment by default herein entered against defendant, said Max. Hermann, on the sixteenth day of November, 1878, be now confirmed, and accordingly that there be judgment herein in favor of plaintiff, Juliana Hermann, and against defendant, her husband, Maximilian Hermann, decreeing a separation of property between said plaintiff and her said husband, and a dissolution of the community of acquiescence and gains hitherto existing between them; and it is further ordered and decreed that plaintiff have and recover of defendant the sum of nine thousand nine hundred and eighty-two dollars and four cents, with legal interest from judicial demand, and costs of suit, with the privilege granted by law to married women.
Judgment rendered November 21, 1878.
F. A. MONROE, Judge.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at the city of New Orleans, on this twenty-sixth day of November, in the year of our Lord one thousand eight hundred and seventy-eight, and the independence of the United States.
JOE GARIBOLD, Deputy Clerk.
no27 dt 6

AUCTION SALES.

By Nash & Hodgson.
SALE FOR A PARTITION.
THE ROSEDALE SUGAR PLANTATION, ON THE BAYOU TECHE, SEVEN MILES FROM NEW IBERIA, IN IBERIA PARISH, CONTAINING ABOUT TWO THOUSAND ACRES, WITH SLENDING REFERENCE, SUGAR-HOUSE AND OTHER IMPROVEMENTS, WITHOUT LIMIT OR RESERVE, AT AUCTION, FOR A DIVISION OF INTERESTS.

BY NASH & HODGSON, W. I. HODGSON, Auctioneer—Office No. 14 Canal street—ON SATURDAY, December 14, 1878, at 12 o'clock m., at the St. Charles Auction Exchange, in the city of New Orleans, for a partition of interests, without any limit or reserve, to the highest bidder at public auction, will be sold:
THE ROSEDALE SUGAR PLANTATION, situated on the Bayou Teche, seven miles below the town of New Iberia, in Iberia parish, in this State, together with all the buildings and improvements thereon.

THE PLANTATION contains about 2000 acres of land (more or less) on both sides of the Bayou Teche—say 1700 acres on the east bank, 300 cleared; balance in timber land; all above overflow, no levees required; and 300 acres on the west bank, on which stands the elegant residence, out houses, gardens, orchards, etc. The New Orleans and Texas Railroad is graded through this tract of land, beyond Morgan City, and now in course of completion.

THE IMPROVEMENTS consist of an extensive brick sugar-house, with boilers, engine and other machinery, etc. (not in good order); large cooper shop, overseer's house, extensive stables, and about sixteen class or houses for laborers, on the east bank; and

A LARGE AND ELEGANT TWO-STORY BRICK RESIDENCE, with all the requisites on buildings, gardens, orchards, etc., on the west bank, and only twelve or fourteen hours run from New Orleans.

The Bayou Teche is about 200 yards wide, always navigable, and has elegant residences and thriving villages on its banks for a hundred miles. The lands are unsurpassed in fertility, producing sugar cane, cotton, rice, corn and potatoes. Oranges, figs, peaches, pecans and other fruits and nuts flourish, with vegetables, grow all the year; grasses abundant for cattle; the climate is delightful with seldom frosts. Society agreeable and intelligent. For full particulars inquire of the undersigned at the office above. Titles clear and free of all incumbrances. Two hundred and eighty households of families and comfortable operation.

Terms—Cash on the passing of title; the purchaser assuming in addition to his bid, all back taxes now due on the place, amounting to about \$200, as well as taxes due in 1879; 10 percent of the price to be paid cash on the spot, to bind the sale.
List of sale before N. B. Trist, notary public, at the expense of the purchaser.
no27 dt 4 8 11 14

INSURANCE.
SUN
Mutual Insurance Company
52.....CAMP STREET.....23
Paid Up Capital \$500,000.
TWENTY-SECOND ANNUAL STATEMENT
NEW ORLEANS, January 1, 1878.
In conformity with the requirements of the charter, the company publishes the following statement for the year ending December 31, 1877:

AMOUNT OF PREMIUMS FOR THE YEAR ENDING DECEMBER 31, 1877.
On fire risks.....\$23,085 74
On river risks.....91,210 38
On marine risks.....80,475 55
Add—
Unadjusted risks, 1876.....94,276 00
Gross premiums.....\$198,847 67
Less—
Unadjusted risks, 1877.....104,741 90
Return premiums.....15,446 78
121,300 75

Net earned premiums.....\$92,905 77
Losses, etc., paid during same period:
On fire risks.....\$29,406 16
On river risks.....19,185 02
On marine risks.....20,543 91
\$69,135 09
Unadjusted losses.....35,000 00
Add—
Re-insurance.....44,797 20
General expenses, taxes, rent, Board Underwriters and Babcock engineers.....50,279 11
Reserve fund.....10,000 00
Interest on capital stock.....\$19,262 41
Less—
Discount and interest.....29,075 68
20,455 73
\$208,796 62

Net profit.....\$104,550 27
The Company has the following assets estimated at their market values:
Stocks and bonds.....\$505,322 01
Loans on mortgage.....9,123 52
Loans on pledge.....93,040
Bills receivable.....11,458 35
Real estate.....25,000 00
Premiums in course of collection.....12,435 43
Cash on hand.....169,492 73
Total assets.....\$656,868 30
The foregoing statement is a just, true and correct transcript from the books of the company.

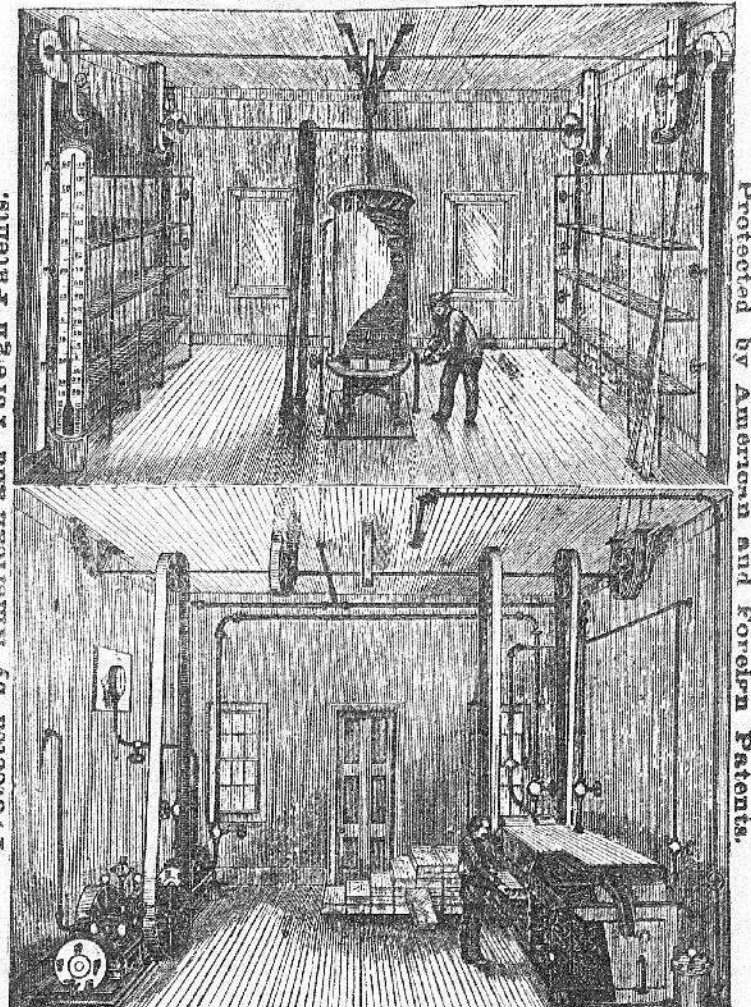
JAS. I. DAY, President.
H. CARPENTER, Secretary.
Sworn to and subscribed before me this eighteenth day of January, 1878.
A. INGRAM, Notary Public.

The Board of Directors, at a meeting held on the nineteenth day of January, 1878, after setting aside \$10,000 to reserve fund from the net earnings of the year, and paying 10 per cent dividend to the stockholders, have resolved to pay a CASH DIVIDEND OF TWENTY-FIVE PER CENT on the net earned participations premiums of the year ending December 31, 1877, said dividend payable on and after Monday, the twenty-eighth day of January, 1878.

DIRECTORS:
Jesse S. Flower.
Henry Bonshaw.
L. Alous.
B. W. Taylor.
D. Biscoe.
D. Fazio.
James L. Day.
Charles Macready.
R. E. Orals.
Emory Clapp.
John G. Gaines.
John S. Groves.

SEVEN JULIO, PORTRAIT PAINTER
No. 3 Carondelet Street, New Orleans.
Portraits from life or from pictures of the deceased (in oil or crayon), from \$25 to \$150.
My ART GALLERY a place free from the public is invited to visit it a pleasure
no27 dt

E. FIXARY'S
Air Cooling Apparatus,
The Quickest and Most Practical Method for
COOLING AIR
in Buildings, Cellars, Breweries, Ships, Cars, Meat-Packing Establishments, Etc.
The freezing upon the coils of the condensed gases being constantly swept off, does away with the dampness and foul air created by the emanation of vegetable matter or any other substance.
The intense cold produced by this APPARATUS will allow a room once cooled to kept at a regular low temperature with a few hours daily operation.



CENTENNIAL ICE MACHINE.
Transparent ice is made by a constant mechanical extraction of the air from the freezing box and from the water contained therein, notwithstanding which, the freezing is accomplished in a few hours.
A prompt condensation of the refrigerating agent, caused by a mechanical agitation of the air against the coils, while sprinkled with water. This machine can be operated either continuously or intermittently without any loss to the manufacturer.
Breweries and all establishments using steam or water power should have one.
The proprietors of these PATENTS have made arrangements with Messrs. LEEDS & CO. for the construction of their

of from 500 to 10,000 pounds daily capacity, and are now prepared to take orders and furnish them with the fullest guarantee of their successful operation.
Parties desiring to erect machines for the coming season are respectfully urged to send their orders early, in order to allow the necessary time for the construction and testing of the apparatus.

LEEDS & CO.,
Corner of Delord and Foucher streets, New Orleans,
CONSTRUCTORS.
Full information furnished on application to
Edw. Fixary,
Postoffice Box 350, New Orleans.
no27 dt

PROPOSALS FOR LEVEE WORK.
STATE OF LOUISIANA,
Executive Department.
New Orleans, November 24, 1878.
Sealed proposals will be received at this office until MONDAY, December 2, at 12 o'clock m., for the construction of the following levees:
Raleigh, parish of East Carroll, Fourth District.
Ford Field Extension, parish of Tensas, Fourth District.
Upper Bonduant, parish of Tensas, Fourth District.
Waterproof, parish of Tensas, Fourth District.
Locosa, parish of St. John, Second District.
Horn's Store, parish of St. John, Second District.

Plans, profiles and specifications of the above works are now ready for inspection at the State Engineer's office. Proposals shall be addressed to the undersigned, and each one indorsed for the particular levee on which the bid is made. The sealed proposals must contain a deposit, amounting to one cent for each yard of the estimated contents up to ten thousand yards, and an additional quarter of one cent for every yard over, to be forfeited to the State in case of the failure of the contractor or bondsmen to qualify within forty-eight hours after adjudication, or else the bondsmen must be present at the opening of the bids, prepared to sign immediately.

Payment of this work shall be made as per statement in the office of the State Board of Engineers.
The Board reserves to itself the right to reject any or all bids.
FRANCIS T. NICHOLLS,
Governor and President of the Board of State Engineers.
no24 dt

SEALED PROPOSALS.
OFFICE OF THE COMMISSIONERS OF THE Consolidated Debt of the City of New Orleans.
Room No. 3, City Hall,
New Orleans, November 16, 1878.
Sealed proposals will be received at this Department until MONDAY, December 2, 1878, at 12 o'clock m., for the purchase of One Thousand Shares, more or less, of one hundred dollars each, in the New Orleans Waterworks Company, payable in the floating debt of the city (unpaid ordinances of 1878 included, as authorized and described in ordinances Nos. 439 and 436, A. S. (excepting city money). Bids to state the highest price for stock, not less than par, payable in the floating debt.

Blank forms for proposals may be had by applying at the office of Administrator of Public Accounts.
The city reserves the right to reject any or all bids, and answers will be given the following day at 12 m.
ED. PILSBURY, Mayor.
J. C. DENIS,
Administrator of Finance.
no27 dt

WOOD! WOOD! WOOD!
CONSTANTLY RECEIVING PER HONEY Island line of steamers, J. F. Frazier, Joseph and barges. At wholesale and retail.
Honey Island Wood and Coal Yards.
No. 275 Julia, near Magnolia Bridge, New Basin, also at corner Carondelet Walk and Marade street, Old Basin, Main office, No. 188 Common street. P. O. address, Lock box 1059.
Wood delivered to any part of the city.
Oak Wood per cord (best).....\$5 50
Ash.....6 00
Oak and Ash mixed, per cord.....6 50
Liberal discount made to dealers. Full measure and satisfaction guaranteed.
no27 dt

INSURANCE.

ANNUAL STATEMENT
—OF THE—
NEW ORLEANS INSURANCE COMPANY.
Up to December 31, 1877.
ESTABLISHED IN 1805.
Fire premiums.....\$250,881 02
Marine premiums.....84,523 04
River premiums.....20,240 04
Total premiums.....\$355,644 10
Less—
Premiums on unexpired Risks.....\$68,067 68
Return premiums.....12,190 18
Reinsurance.....118,990 18
Net earned premium.....\$267,486 16
Add interest and unearned.....41,823 54
\$309,309 70

Assets of the Company at their MARKET VALUE.
Cash in bank.....\$50,055 74
Real estate.....118,270
United States Gold Bonds, New Orleans City Railroad, Great Northern Railroad Company (1st mortgage bonds), Bank and Insurance stocks and Louisiana State Consols.....25,000 42
Bills receivable (for premiums).....11,429 38
First mortgage notes and pledges notes.....169,523 94
Premiums in course of collection.....70,210 94—\$510,006 4

The above statement is a true and correct transcript from the books of the company.
J. TUVES, President.
J. W. HINCKS, Secretary.
Sworn to and subscribed before me, this sixteenth day of January, A. D. 1878.
JOHN LAROCHE,
Third Justice of the Peace.

At a meeting of the Board of Directors held on the tenth instant, it was resolved to pay the semi-annual interest DIVIDEND OF FIVE PER CENT on the capital stock to the stockholders, or their legal representatives, on and after the tenth instant.
J. W. HINCKS, Secretary.
New Orleans, January 16, 1878.

DIRECTORS:
Ernest Morill.
Charles Laite.
Charles E. Schmidt.
Charles J. Leeds.
D. Fazio.
A. Schreiner.
H. Gully.
Ant. Carriere.
Julius Althea.
W. A. Bell.
Pierre Pout.
Julius Tuves.

TWENTY-NINTH ANNUAL STATEMENT
—OF THE—
CRESCENT MUTUAL Insurance Company.
NEW ORLEANS, May 22, 1878.
The Trustees, in conformity with amended charter, submit the following statement of affairs of the company on the thirtieth of April, 1878:

Fire premiums.....\$180,761 16
Marine premiums.....36,729 15
River premiums.....82,135 50
\$299,625 81
Earned premiums, less reinsurance and return premiums.....223,931 39
Losses paid and estimated.....7
Fire losses.....\$44,424 27
Marine losses.....12,199 00
River losses.....40,635 96
\$97,259 23
Taxes, expenses, discount in lieu of participation, etc.....\$20,201 28
Less rents, salvage savings, etc.....21,529 80
\$7,681 48—131,920 71

Gross profits.....\$267,645 61
The company has the following assets:
Bills receivable.....\$39,988 67
Loans on bond