

SPECIAL RATE. THE NICHOLS RESTAURANT LUNCH HOUSE WILL REMAIN OPEN ALL NIGHT, TUESDAY, MARDI GRAS, FOR THE ACCOMMODATION OF ITS PATRONS.

THE NATCHITOCHESE PRISONERS. THE CASE UP BEFORE JUDGE WOODS YESTERDAY.

A Jury is Empaneled After a Tedious Examination and the Trial of the Case started. The celebrated case of the Natchitoches prisoners was on trial before Judge Woods...

The next juror was J. B. Deslandes. He said he has lived in New Orleans for forty-three years. Was in the Confederate army. Joined the army in 1862. He was challenged for cause and a bill reserved.

Mr. Lambert was, therefore, challenged for cause. T. F. Faton was then called, but did not appear. The next juror was J. B. Deslandes. He said he has lived in New Orleans for forty-three years.

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WASHINGTON. JEWETT'S TESTIMONY NOT UP TO EXPECTATION. An Extra Session Certain—The Fight Over the Election Law—Robertson's Leave—Hill—Eads' Contract.

WASHINGTON, Feb. 24.—Jewett's testimony to-day did not come up to the expectations that had been raised by his recent threatening letter to Kellogg. It did not embody any new facts of remarkable importance...

The passage of the sundry civil bill, under suspension of the rules, by the House to-day, is the first time in the history of the government when twenty odd millions had been appropriated without debate.

Edwin Booth was called—Has been a number of years in New Orleans. Was in the State militia during the war; gave aid at that time to the city and State. He was challenged for cause and a bill reserved.

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WASHINGTON. THE POTTER COMMITTEE. How Parishes Were Counted Out by the Returning Board.

WASHINGTON, Feb. 24.—After the filing of W. W. Woodruff's affidavit, filed a list of names and Jewett was examined for several hours relative to the returns in Louisiana in 1876.

After understanding among the members of the Returning Board was that no effort should be made to count those parishes known as "bulldozed" parishes; that their votes should be thrown out, which was done in Grant and other parishes where protests were filed.

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WASHINGTON. MR. CLINTON'S RECORD. The Editor and Proprietor of the New Orleans Times, and his Relations to the Hospital Fund.

WASHINGTON, Feb. 24.—The House met at 10 o'clock and proceeded with the internal revenue bill. It non-concurred in the Senate amendment relating to the status of rectifiers and moved in fixing the rate at May first and non-concurred in the tax on adjourned Saturday's session and called for order for Monday's session and read the journal of Saturday.

The House, at this point, adjourned Saturday's session and called for order for Monday's session and read the journal of Saturday. The last clause of the revenue bill, relating to the taxation of banks, was taken up.

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CONGRESSIONAL. PASSAGE OF THE ARMY APPROPRIATION BILL BY THE SENATE AND THE SUNDRY CIVIL BILL BY THE HOUSE.

WASHINGTON, Feb. 24.—Senator Jones concluded his argument in favor of the telegraph clause in the army bill, and at 2:35 a vote was taken on Howe's amendment, which was adopted by a vote of 38 to 23.

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