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for Levis—Per steumer Julis Chemisma - 20g ils props, ils bids pert, 20 de buill, 21 tierer encon, Sudeche, Waden & Cor, 1 this ham to Machine il Co il bids pert, 7 essib have, con, Lely & Robinsoni il bids, ib de 17 begi hard, 5 Le bene, Lely & Robinsoni il bids, ib de 17 begi hard, 5 Le de fette, 7 to 17 priphey; 20 cales hama, temmisj a Willeau 21 bids pert, 21 cashs J. A. Austing & Co. 20 to hama, Patel, Lendalt & Gory; 11 die nies, Roberts & Itali, 7 at 18 bids pert, 21 cashs i Co. 21 to 18 bids pert, G. 28 Nochas, Company and Co. 20 to 18 tiese i Lely and 18 pert, 18 cashs and 18 pert, 18 pert,

HARINE INTELLIGENCE PORT OF NEW-ORLEANS. CLEARED

L H Gale.
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Schr Bolect West, St Marks, Schr Bannika Wohl, Kor Wort,

shaps Lousenna, Teancesee and Fruntice, and own Fur-fourts.

2 hip Teancasees, Wise, 25 days from New York, to master, think Prestice, Hepkins, 17 days from Baston, to master, think Oceanies, Crecker, 18 days in Baston, to Lif Cale, Manager, Cale, 25 days from New York, in bullest, to mocker manager, Estimb) Wambersie, 48 days from Liver-pool, to manager, think Heart-life, Cernell, 13 days from New York, to Hellin it wedrulf.

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Signature Andreas, Espinin, 6 doys from Compreshy, to 8 Signature Andreas, Statistically Alabanas, Windia, an home from Havana, to Statistically Statistical Statistics, Statistical Statistics, Stati

March 18.-Aff., harque Empress, 20y, N Gris. d., March 24.-S., iled, ship Jee Calder, Webb. New

FRIDAY, March 92, 1844.

refly to dejournment.

resers, Polis Garcin, President
duca, Downs, Dupef, Laccase
udale, Marchall, Morse, Middel

M. SPECIAL ORDER OF THE DAY

vis :Provided, That it shall be the daty of all tobacco inspectors to keep a correct statement of all fees made by
such of them, and make seven-annually to the bissi
Transactor a statement thereof under outs, and it shal

to the certify the actual tare in his cornificate, and that the each ten been actually stripped."

Beild am-ndirent was also adopted:
And Rr. [New me sup-ndurent was adopted as amended: abd. os hoties, the self fourth section was adopted as amended:
The self fourth section was adopted as amended:
The self bill was further amended and adopted as amended:
On stock, the rules were dispensed with, each the state of the self-cit committee to whom was referred the tills time, and passed as amended.
Mr. Siles the third time, and passed as amended, where the self-cit committees to whom was referred the tills time, the Western Markow and Fire insurance Company: the Western Markow and Fire insurance Company: the Western Markow and Fire insurance Company: the Western Markow and the self-cit company in the Western Markow and the Sense.

Mr. Deen muyed that a select committee of impressions a appointed to select and have prepared a cuitelier place for the trail of Judge Rillient, by the High Court of Impearhment!

Mis motion was adopted, and the President appointed Memory Labaure, Ledoux and Sparrew, of said committee.

Memore Labeave, Ledoux and Sparrow, of said committee.

On motion of Mr. Downs, the Senate recognitives
An act to requisite the currency of the Stein end for
other purificar rend for the second time and anneded,
an adopted as assesseded.

On services, the rules were disponered with, said bill
was lead for the librid time and seconded.

As such for the selfect of July Bulletry, Groupe hamment and John-P. Elem, descended in the secondary
of William P. Elem, descended, was read for the secondary
of William P. Elem, descended.

was read tor un unique and dispenses was, one unflee retary informed the House of the consuments of the
flee steep informed the House of the Consuments of the
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The Recreasy function informed the Telenon, (filt,
Downs having previously support that have discussed or
to do; that I dog't Ellion the filth affichances to the
charges beengitt against him, and that on to-morrow the
charges beengitt against him, and that on to-morrow the Therefore, the high process come, there is defined to the first process of the second part of the control of th The Missis divined here to introduce, without has ing three provised solder thereof. As not right report to the solderine of tages in the States of Oriente and Judician, and the other

dopted, viz: d by the Senate and State of Louisiana, Their erial of the furprachment of Judga B. C. t the reporters of any and all the newspapers of New Coleans who shall desire it shall be with suitable seats on the floor of the Court

referred by the taLilion's anner the severally printed by the
Lairt of Imposchment.

Br. Barshall, of the Compalities of Enrolment, reperced the Resolution instructing the Matse Tressurer
in relating to the sta on auction seles of property belonging to the New Circens and Carrollius Hall Road
Company as correctly enrolled;
Cla motion of Walker, the Sensets took isto considers
Cla motion of Walker, the Sensets took isto considers

The Company of the Circumstance of the Company

Br. Company of Walker, the Sensets took isto considers

Cla motion of Walker, the Sensets took isto considers

Cla motion of Walker, the Sensets took isto considers

Cla motion in Malary, the Sensets took is not considered.

neid amendments.

Mr. Havidson moved to take up An act to provide five better administration of the Louisiann Penitentiary and Mr. Morse called for the year and mays on said sei n: Messra Davidson, Downs, Dupré, Ledoux, Liraudais reshall, Stidell, Thibodraux and Walker voted in fa r of the motion—9 yeas; and Mr Morse voted agains

it—I ney.

Mr Davidon's metion provaired, and said bill was read for the second time, on metion, the rules were dispended with, and and bill was read for the third time and passerl, we metion, the rules were again dispensed with, and said bill underweak its third reading and with, and said bill underweak its third reading and passed. On motion, the rules were again dispansed with, and the Secretary informed the House of the concurrance of his Senate thereto. He also inferred the house of the resource of the Sedges to the bill to reduce the num-ture of A seasons in this several parasher; and of the con-tarrence of this Senate in the annealments of the House

ies. Mr Davidson vored in favor of the motion; and, Mears. Ihuwa, Ledoux, Livandais, Morse and ell, voted against the motion—5 mays. Mr Bavidson's motion was consequently lost. A few monach their many.

BALL

ARMORY OF THE WASHINGTON BATTALION ON EASTER MONDAY, the Rhose

the Managere on the part of the House, for the Impachs support of the Indian Managere on the part of the House of the Managere of the Managere

and relative, without any extra catege. As some underso to formade, space of rendersons with the responded as the relation to formade, a piece of rendersons with the feraginated. By NoTice.

DETAINED at the jail of the parise, of St John the Bajetst, a negro numed RANDOLPH, says is believing to Mr. Thompson of miles be switched by T. Thompson, and miles be switched by T. Thompson, and miles be switched by T. Thompson, and miles be switched as the same of the same of Thompson of the same of the

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LAND AND GENERAL AGENT.

Washingtone City,

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and offer his services to those valaing it compley
genist the Sent of Guvernamen—particularly to they
served in scheming little to there in and to rose the Universal of the Sent of Guvernamen—particularly to the Sent of Guvernamen — particular sent of Guve I communications must be post paid.

P.Mr. Ring bygs to refer to the Hon. Rice Garlas, Robert Cartar Nichalas, H.m. Boanh Clouds.

me im man Vire insurance.

THE NEW YORK CONTINUITION SHIP FIRE ADMANCE DOMEANY have established as agree the city of New Orienze, and are now prepared to the city of New Orienze, and are now prepared to the city of New Orienze, and are now prepared to the city of New Orienze against loss or damage. CAPITAL \$200,000,

CAPTAL 230,000.
All bears, will be aljested and park up the mane Hb raily which has the history are and park up the mane Hb raily which has the history are and the history are all the history and history are all the history ar

the fondamental articles of the Constitution of said Company, be repeated, and that hereafter annual statements of the states of said Company, shall be made up on the thirty-first day of every month of December, of each year, and exhibited to the Steachholders, on the thirty Monday of the month of Janoary following, at a general meeting to be called for that day, by notice given by the Secretary of said Company, in one or more papers published in the city of New Orleans, in which annual statements the profits and loss amount of said Company shall be made up, and after allowing ten per cent per samum interest as the Stockholders, for the use of their capital, payable out of the profits; if sufficient profits have been earned, the profits shall be disrided, pro ratu, between said Stockholders and all persons effecting insurances with said Corporation, during the year; for which said profits, said Company, shall issue certificates, to be signed by the President and Secretary, payable to the party entitled to share in said profits; which certificates shall be transferable on the broks of the Company, and shall be paid off by said Company, so soon as a sufficient amount of profits is re-dired, over and above the sum of three hundred thousand dol ars, which shall be first reserved to form a mutual Capital, to take the place of the present Capital of said Company, which present Capital shall be paid of the said to the European Capital of said Company, which present Capital shall be paid to provided for: Provided for; Provided, fast the times herefurgiter I provided for: Provided for share in the said Company, socurring between the time of their is use and their payment; and Provided, fasther, that payment of said ce tificates shall be made in rotation, those of the first year's issue to be provided for the first year's issue to be provided for the said Company, socurring between the time of their is use and their payment; and Provided, fasther, that payment is and Provided for the per cent to the Stockholders, for the

paid by the Company, within the year then next ensuing a mad this provision as to publication, shall apply also to the Western Marine & Fire Insurance Company.

Sec. 3. Be it further exacted, by. That so soon as profits amounting to the sum of one hundred tho sand dollars, shall have been actually realized by said Company, that amount shall be invested in the place of an equal amount of the present Capital of said Corporation, which equal amount shall then be returned to the Stockholders; and so soon as two hundred thousand dollars of profits are actually realized and invested, a further sum of one hundred thousand dollars of the present Capital shall be returned to the Stockholders; and when three hundred thousand dollars of profits are invested, the remaining one hundred thousand dollars of the present Capital shall in such manner have been returned to the Stockholders, and an equal amount of Capital shall have been created out of the profits, the whole future profits of said Company, shall be divided, pro rata, among the parties effecting insurances therein: Provided, that no party effecting insurance in said Company, or holding certificates, shall be liable or responsible for losses beyond the fund represented by the amount of premiums paid, or certificates held by him, and that no Stockholder shall be liable beyond the amount of his Stock.

represented by the amount of premiums paid, or certificates held by shim, and that no Stockholder shall be liable beyond the amount of his Stock.

Sex. 4. Be it further enacted, \( \frac{h}{v}\). That from and after the time when the present Capital shall have been returned to the Stockholders, the armual statement of the affairs of said Company, required by the second section of this act, shall be exhibited to all porsons effecting insurance therein, at a general meeting to be convened in the manner provided for by said second section; and from and after the same time, the Board of Directors of said Corporation, shall be elected by the persons effecting insuran e therein: Provided, that at all elections for such Directors, every person holding a policy or policies of insurance unexpired, and for which uncertificate has yet been issued, and the premium paid on which shall amount to fifty dollars of premiums that he may have so paid to said Company; and that every person holding a certificate of premiums paid, amounting to fifty dollars shall be entitled to one vote, and to one vote for every fifty dollars so held by him in said certificate or certificates: Provided, that no person shall be capable of being elected a Director in said Company, who does not hold a po icy or policies, the premiums paid on which amount to at least five hundred dollars, or who does not hold a certificate of certificates for that amount of premiums; and Provided, further, that no certificates for that amount of premiums; and Provided, further, that no person shall be especied to the contingent accounts of said Company, to go towards deflaying the expenses of management; and Provided, further, that no person shall to the contingent accounts of said Company, to go towards deflaying the expenses of management; and Provided, further, that no person shall to the contingent accounts of said Company, to go towards deflaying the expenses of management; and Provided, further, that no person shall tote at an election for Directors, on any certi

set of which this is an amendment, be so amended that the President of said Company, or in his absence, the President protom, and three Directdes shall constitute a Board for the transaction of business of the

Sec. G. He it fuether emeted, &c. That active first of the landamental articles of the constitution of said Corporation, he so amended, that until such time as the Stockholders have not received back the present Capital, up to which time they alone are cutalled to elect the Directors of said Company, each Stockholder shall be entitled to one vote for each and every share of Stockholder shall be entitled to one vote for each and every share of Stock owned by him.

Sto. 7. Be it further control, &c. That the eleventh section of the stockholders and in a manufacture to a consolidate the activities.

et of which the present act is an amendment, he so amended, the said Company shall be authorized to make loans on mortgage, or to discount ideas bearing mortgage, and having any length of time to run, at the conventional rate of interest.

intrary to the provisions of this act, be, and th

WHEREAS, Glendy Burko, Henderson and Gaine., William Montgomery, Henry Lockett, J. W. Stanton, and other Creditors of the Exchange Bank, have represented that in their opinion the interest of the Creditors of the said Bank, imperiously requires that the St. Charles Hotel, which comprises a large portion of the value of the assets of the said Bank, should be divided into shares of small armounts, and sold at public auction, payable in the obligations of the said Bank: therefore.

Sucrius 1. Be it enacted by the Senate and Home of Representatives of the State of Louisiuma, in General Assembly concerned. That Glendy Burke, John C. Harrison, J. W. Stanson, Michael Moore, Henry Carlton, and their asso intes, and all such persons as shall be reafter become Stockholders in the said Company, shall be, and are hereby declared to be a body corporate and politic, in fact and in name, by the name of the St. Charles Hotel Company, and by that name they and their successors shall and may have continual succession, and shall be capable in law of suing and being sued, implending and being implended, answering and being answered unto, defending and being de ended, in all courts and places whatsoever, in all manner of actions, suits, complaints, matters and causes whatsoever, and that they and their successors may have a common seal, and may change and after the same at their pleasure: Provided, the Logistature shall have full power at any time to at olish and change this Charter.

change this Charter.

Suc. 2. Be it further enacted, &c. That the Corporation hereby created, shall have full power and authority to receive, hold, sustain, use, extend, repair and alter said Hotel and appurtenances thereunto belonging, in part or in whole, in their direction.

SEC. 3. Be it further enected, &c. That the Corporation hereby realed, shall consist of twenty thousand shares, to be estimated at wenty five dollars each.

Sic. 4. Be it further enacted, &c. That it shall be the duty of the Sit. 4. Be it further enacted, &c. That it shall be the duty of the Liquidating Commissioners of the Exchange and Bonking Company, to transfer to the St. Charles Hotel Company, immediately after the premulgation of this act, subject to all liens and mortgages, the said Hotel, with all the land, furniture and appurtenances thereinto belonging, with the right to receive all reuts that shall become due after such transfer, the said Commissioners receiving payment therefor, from said St. Charles Hotel Company, twelve thousand shares of Stock in the said St. Charles Hotel Company assuming the payment of all such liens and mortgages.

and appeared we matter, the rules were again disposers with a set as static interpret of the estimated value of twenty-rely obligance and the consumery of the setting of the estimated value of twenty-rely obligance and the setting of the estimated value of twenty-rely obligance and moralized by the consumery of the estimated value of twenty-rely obligance and the setting of the estimated value of twenty-rely obligance and moralized by the consumery of the setting of the estimated value of twenty-rely obligance and the setting of the estimated value of the estimated va

show, as the Board of Directors for the time being shall shall bold their offices for one year, and until others shall be supply their place, and no longer; and notice of the time as such annual election, shall be published daily for the apply the supply the supply of the public newspapers printed in the said city; and every tions shall be held under the inspection of three or more Stock the said Company, not being Directors, to be previously applicable to the public of the said Company, and that purpose, by the Board of Directors, and shall be made.

Directors of the said Corporation, shall be Glendy Burke, John C. Harrison, Henry Carlton, Michael Moore, and J. W. Stanton, who shall continue in office until the third Moothay in January, in the year one thousand eight hondred and forty-five.

Sac. 10. Be it further enacted, by. That the Directors before rectors to be chosen at such annual election, shall, as soon as may be after the passing of this act, and the Directors to be chosen at such annual election, shall, as soon as may be after the passing of this act, and the Directors to be chosen at such annual election, shall, as soon as may be after the passing of this act, and the Directors to be chosen at such annual election, shall, as soon as may be after the passing of this act, and the Directors and dollars per annum; and in case of the death or resign tion of the President or any Director, such weanney or vacancies may be filled for the remainder of the year wherein they may kappen by the other larger than an election of Directors, should not be made as any day most for that cause be deemed to be dissolved, but if a find may be lawful on any other day, to hold and make an election and any other day, to hold and make an election and the passing of the said Corporation.

Sec. 12. Be it further enacted, by. That the Directors for the time the incompliance of the anid Corporation.

Sec. 12. Be it further enacted, by. That the Directors for the time the passing the passing the profess and regulations, as to them shall supear course, and prepared to be dissolved, but the standard of the profess the passing the passing that the Directors for the time the passing of the said Company, and to make and prescribe such by-laws, rules and regulations, as to them shall supear resulting from the business of the said Company, and to make and prescribe such by-laws, rules and regulations, as to them shall supear resu

10. 98. AY ACT Amen talory to an Act emphases, Auction refer to the City of New Oricens, and for

making the sale.

Sec. A. Be it further enacted, &c. That every Auctionect, in case of his inability to attend an Auction, by sickness, by reason of military of ers, or by his necessary attendance in a court of justice, or in case of his temporary absence from the city of New Orleans, or tire place for which he is appointed, may employ any other A ctioneer to hold said. Auction in his name and behalf.

SEC 4. Be it further enacted, by. That every Auctioneer who shall have made any sale in behalf of another Auctioneer, shall, in the account gendered by such Auctioneer, set his name, or the initials thereof opposite to each sale made by him, mentioned in such account, and shall make and subscribe an affidavit, to be annexed to such account, stating that

wored to conform to the true intent and meaning of the laws regulating sales by Auctioneers.

Sec. 5. Be it facther exactel, §c. That all sales at auction by the range, 6c any part thereof, made on the Levee, shall be subject to, and pay only a duty of one dollar on every hundred dollars, so be eviculated and paid as all other duties imposed by this act: Provided, no part or portion of said cargoes shall have been in store since their arrival within the port of New Orleans.

Sec. 6. Be it parties enacted, &c. That in lieu of the ealery now allowed by law to the Auditor of Auction Sales, he shall be entitled to receive a compensation in full for all the services and duties imposed upon him by [sw. two finous and dollars and a commission of one percentant on all maricy [paid into the Treasury of the State, by Auctioneers, which two thous and dollars and commission, shall be paid quarterly to the said Auditor of Auction Sales, on his own warran, by the Treasurer of the State.

Approved. Moreh 2016. [4]

Approved. Moreh 2016. [4]

Approved. Moreh 2016. [4]

A, MOUTON, Guivernor nithe State of Loui

A. S. S. C. CO. COLOR OF THE MARK OF THE M and to connect the R ver at said po Tunica Bend, above Tunica Bayou,

neer to complete said work, he is authorized to expropriate the land through which the said Cut-off may pass, by summoning a jury of sixt freeholders, residing in the Parish where said Cut-off shull be made, who shall have prover to assess the value of the lands through which said Cut-off may pass; which lands shall be paid out of any money in the Treasury of the State, on the warrant of the State Engineer.

Be it further resolved, by: That the jury of freeholders who shall be summoned to assess the value of lands through which the said Cut-off may pass, shall not under oath; and their decision shall be resorded in the office of the Clerk of the Court of the Parish where said Cut-off may be situated; and if the individual owner or owners of the said isnds, or the Civil Engineer, or such other person as may have charge of the pub is bands of the State, shall be dissatisfied with the award of said jury of freeholders, the person or persons decening themselves aggreed by their award, shall be entitled to so appeal to the District Court, on petition to that officet, which appeal shall be tried as summarily by the said District Court, giving to any party who may require it, the right of trial by jury, with privilege of an appeal to the Supreme Court, in case of any party not being satisfied with the judgment so rendered.

Be it further resolved, \$\frac{1}{2}\$. That the Engineer of the State be, and he is hereby directed to keep one or more of the dredge boars belonging to the State conditional at the Medical Reight of the Reign of the August and Marter.

Be it frether resolved, & ... That the Engineer of the State be, and he is hereby directed to keep one or more of the dredge boats belonging to the State, employed at the Mouth of Red River, at a low stage of water, in deepening the channel.

(\*\*Appendix\*\* of the State of the State of the State of Representatives Appendix\*\* of the State of Louisiana, in Gineral Assembly concend, That the Treasurer of the State be and he is hereby authorised to pay to said D. E. Hayden upon his own warrant the sum of one hundred and forty-eight dollers, out of may money in the Treasury not otherwise appropriately. In full for his Services for work and labor done upon the public buildings in the city of New Orleans to pursuance of an act of the General Assembly of this State, approved the twenty-seventh of March, eighteen hundred and torty three, which work was done under the direction of the Executive of this State. rection of the Executive of this State. Sec. 2. Be it further enorted, &c.

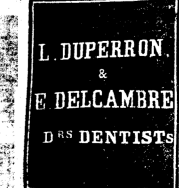
min aller in passage.

(Signed)

C. DRREITINE, Speak-r of the Houwof Kayreson (Signed)

Approved Merch 24A; 1944

A. MOUTON, G-venor of the State of Levislana.



960, Bourbon street, Betreen St. Philip and Maine etrects.

No 82: VOL V

DOMESTIC

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