

MARINE NEWS.

Port of New Orleans
Closed Yesterday.
P. P. Pease, Doyen, for Liverpool,
Mr. White Cloud, Mississ., for Boston,
Capt. Wm. C. Smith, for New York,
Capt. J. B. Abbott, Boston, for Charlotte,
Capt. G. B. Abbott, Boston, for Charleston.

SUNBRIE

articles at very moderate prices.
Underwritten with an insurance
policy of \$100,000,000 on board
contents of ship.

Ladies will play and a large variety of innocent
entertainment, such as popular old and
new songs, light comedy, audience participation,
etc., will be provided. The show will be
of short duration, gaily dressed and colored
by 20 men.

L. COUL.

RENTALS

In order to be successful in their mission, the *French Weekly* and the *French Tribune* have been compelled to make themselves the organ of the Radical party. The former is edited by Dr. D. C. Deveaux, and the latter by Dr. J. L. G. Gouin. Both are printed at New Orleans, and are well received throughout the South. The *French Tribune* is the organ of the Radical party, and is edited by Dr. J. L. G. Gouin.

The *French Tribune* has been the organ of the Radical party since its first number was published in New Orleans in 1863. It has been edited by Dr. J. L. G. Gouin, and is now edited by Dr. J. L. G. Gouin.

The *French Tribune* has been the organ of the Radical party since its first number was published in New Orleans in 1863. It has been edited by Dr. J. L. G. Gouin, and is now edited by Dr. J. L. G. Gouin.

— 10 —

...in which the present case is to be
viewed, it is evident that the author
had no intention of giving a detailed
account of the history of the
subject, or of the various experiments
which have been made upon it; but
merely of those which he himself
has made, and which have led him
to the conclusions he has drawn. These
conclusions, however, are not to be
regarded as final, but as the result
of his present experiments, and
as likely to be modified by the
results of future experiments. The
author, therefore, does not consider
it necessary to give a detailed
account of the various experiments
which have been made upon the
subject, or of the different ways
in which they have been conducted.

卷之三

ON SATURDAY, APRIL 11, in the early afternoon, a large crowd gathered at the intersection of Main and Market Streets in Potts and other persons, including the author, were present. The author was present as a witness to the events which followed. The author observed that the crowd was composed of men, women, and children. The author also observed that the crowd was composed of people from various walks of life. The author further observed that the crowd was composed of people who were interested in the events which were taking place. The author also observed that the crowd was composed of people who were interested in the progress of the movement.

— 1 —

—THE NEW and London THEATRE.

James Proctor vs J. M. Borden

John Prokes vs. J. H. Bailes
SECOND District Court of
Appeals No. 5,016.—By virtue of a writ
of mandamus directed by the
District Court of New Orleans, before
the Honorable Wm. C. Edwards, to
the Sheriff of the City of New Orleans,
to cause him to serve a copy of the
judgment of the Court of Appeals, in
Cause No. 5,016, at 10 o'clock A.M.,
on August 10, 1906, at 10 o'clock A.M.,
at the office of the Sheriff, 101 St. Charles
and Baronne streets, or at any place where he
may be found, notice being given to the Sheriff
in the above suit.
Costs, cause on the record.
JAMES P. FREDERICK
1906-08-08

AUCTION SALE.

Groceries.
BARNETT & CO., Groceries,
WEDNESDAY, June 1st, at 4 P.M., will be sold, with a reserve of
a grocery store estate at the corner of Bay
and Philip streets.

B. Y. GUINNAULT, W.
WILL be sold TUESDAY MORROW, Thirteenth, S.
July, 1882, at the Old Exchange, S.
street without reserve,
the following property, drawn by B. Guinnault, to his
order, and by him cashed, for \$1,200, payable eight months
from the date, and note bearing interest on 30
gross amount, in case of default of full payment
within 10 days, and in case of non-payment,
by whom said note was signed or acknowledged.

Interest same, payable on the spot.

Lindsey & Lawrence vs. the City of
Montgomery.