

Thursday January 16th 1879

Court meet pursuant to adjournment

Present St. B. Hyman Judge
No case for this day The Court adjourned untill January 17. A.D. 1879

Friday January 17th 1879.

Court meet pursuant to adjournment

Present St. B. Hyman Judge
No cases this day. Court adjourn untill January 18th 1879

Saturday January 18th 1879.

Parish Court meet pursuant to adjournment

Present the Honorable St. B. Hyman Judge

No 1605

H. J. McCune

vs.

Valentino Thuyhter

Considering the confessions of judgement and the law and the evidence herein favor Plaintiff and against Defendant.

It is ordered, adjudged and decreed that judgement be given in favor of Plaintiff H. J. McCune and against the Defendant Valentino Thuyhter for the full sum of three hundred and thirty 390⁰⁰ Dollars with 8% interest from May 1st 1878 and untill paid and cost of suit

No. 1626

W. J. McCune

vs.

J. Benj. Witzman

Considering the Confessions of judgement herein entered and the law and the evidence being in favor of Plaintiff and against Defendant

It is ordered, adjudged and decreed that there be judgement in favor of Plaintiff W. J. McCune and against Defendant J. Benj. Witzman for the full sum of One Hundred Dollars with 8% interest per annum untill paid and all cost

Saturday Jan 25th - 1879.

No. State of Va
vs.
Babe Chapin.

This case came up for trial on Motion of N. J. McCune Atty for Accused the case was postponed, untill Saturday Feby 1st 1879.

No 1617
P. & C. Mair
vs.
B. Glassar.

On Motion of N. J. McCune Atty for Defendant ~~in~~ ^{is} ~~order~~ ^{order} trial The Court overruled the Motion

No 1617.
P. & C. Mair
vs.
B. Glassar.

On Motion of William J. McCune Atty for deffendant and on suggesting to this Honorable Court that said Deffendant is aggrieved by the judgement rendered against him on the 7th day of January 1879. and signed January 25th 1879. and that there is an error in said judgement, and the said Deffendant can only be relieved by said judgement by a suspensive appeal from the same to this Honorable the 2nd Judicial District Court in and for the Parish of Jefferson

It is order that a suspensive appeal from said judgement to the Honorable the Second Judicial District Court in and for the Parish of Jefferson on the 1st Monday of April 1879 upon his giving bond with good and solent security as provided by law and condition as the court directs the sum of Ninety hundred (\$900⁰⁰) Dollars.

No 1625
Custian Rice
vs.
Mrs Thon Louisa
Thies

On Motion ^{for Smith atty for Off} of N. J. McCune this case is filed for Monday March 3rd At 10 Clock.

No 1603
Philip Drummond
& Et al
vs.
Louisia
Kleinman

On Motion F. J. M. C. C. it is ordered that the Decision of the Supreme Court in this case be spread upon the Minutes.
Mr Chief Justice Manning delivered the opinion and decreed of the Court in the words and figures to wit -

This is an action of partition. Louisia Kleinman, The Defendant has for her first husband Charles Gelbke and for her second Casper Kiesz, this second Marriage took place in June 1854, Two improved lots in Gettra were bought by Mrs Kiesz in October 1856, the price being Seven Hundred Dollars and the title thereto being taken in her name reciting that the money was paid out of her paraphernal and separate funds.

Her husband joined in the act authorizing her to buy and sign. In April 1877 she sued her husband for a divorce alleging cruel treatment and for a settlement of the Community, alleging that the two lots as above stated were her paraphernal property and prays that the house upon them be assigned as her residence pending the suit. She obtained her decree of divorce Dec 8/77 and on the 15th of that month, she bought other lots and paid Four Hundred and Seventy five Dollars for them.

Casper Kiesz died in 1878 having made a last will his March of that year of which he appointed Philip Drummond Executor and by which he devised and bequeathed to his nephew John Kretz and his Step Son Louis Gelbke all of his property. There were no children of his Marriage with Defendant. There were four children of her Marriage with Gelbke and one of them is one of the devisees under the will. The Plaintiff in this suit are the son of the Defendant and Kretz, who claims as universal legatee and instituted here and Drummond the Executor their claim is that this property bought by the Defendant as already detailed is a part

of the Community, and they pray its partition. The Defendant denies that this property is Community, Claims it paraphernal and alleges that her separate funds derived from her occupation of public Merchant were used by Casper Wiese for the purchase of whatever property he had and prays a sale of all the property involved except that Claims as paraphernal to reimburse her

During the first Marriage with Gelbke, the Defendant kept a frog shop her husband pursuing his occupation as Barber. Both of them appear to have been industrious and thrifty they maintained themselves and family which rapidly increased to four children, and at Gelbke's death there was some property. The Widow bewailed her loss wounding her hands and "Crying and wondering what she should do" and the Plaintiffs interpret that wall of distress as an admission that she had nothing to live on or to support her children, Far from it, it was but the natural and spontaneous expression

of her sense of present losses in the first moment of widowhood she recovered from it and married again in less than a year. Shortly after this second Marriage the business which she had been carrying on was enlarged. Now the second husband was a driver of a milk cart at twenty dollars per month as wages. It is said he gave her six hundred dollars and on his marriage with the Defendant he quitted his former occupation and came to live with her. The Plaintiffs theory is that his six hundred dollars was the foundation of all future acquisition and that it was his judgment and attention to business that opened a wider field wherein was afterwards reaped the fruits that form the subject of contentions now. of course that for the opposite conclusion is to be reached only by a careful survey of all the evidence. We shall not recapitulate it there are about

fact developed in it that satisfies us that the statement made in the deed of 1856 that the property then bought was paid for by the wife, out of her separate estate is the truth.

All the purchases for her Grocery were made by her she was the active manager of her business and gave personal attention to its conduct, it increased and became profitable. Those who were sold to her received payment from her and only knew her as the business. If Casper wisely had been the real owner of the Grocery or the furnisher of its stocks and the manager of its stock, we should hear more of him from those who dealt with the store, - from those who sold to the Grocery as well as those who bought from it. She had money her savings increased rapidly, there is nothing unprobable in her having secured the deed which she used to buy property, she bought another piece of property during the year the divorce suit was pending and a few days after its termination and paid for it the husband signed the deed of 1856, conveying the property to her in which was recited the fact that the money was hers. Can the present Plaintiffs impeach the declaration in the deed to which the husband had put his hand? if they were creditors or forced heirs of the testator there is no doubt they could were it otherwise, collusive declarations made by parties to an authentic act would be concluded those who interest are affected by them but these Plaintiffs are neither creditors or forced heirs or the true executor of the will with no substantial interest in the question. The other two are simply subjects of gratuitous bounty, who have ^{not} claimed to any of the testator's property except that denied from the will, they stand in his own shoes, they are bound by his acts and by his words, they can not claim as his that which he declared on omitted was another's - - - - -

Herbert v^e Lege 29 Annul 511

Wheat vs. Mix 30 Annual 1836.

The conjecture of the Plaintiffs is that he submitted to having the deed taken in the name of his wife because he had been indicted for selling liquor illegal there is no proof, that the purchase price of the property bought at the first sale, the second purchase was after her suit for divorce and Separation of Property and the Plaintiffs have no claim upon it and so the lower Court adjudged. But the first purchase was erroneously deemed to belong to the County.

We can only deal with only a part of the case now. The claim for the Defendant for a sale of the property of the Testator and a reimbursement of alleged paraphernalia found out of the proceedings must be adjudicated below. The rights of the Defendant in all matters not embraced in our decree are reserved.

It is ordered adjudged and decreed that the judgment of the lower Court is avoided and reversed and that the property conveyed to the Defendant by deeds of October 24 1856 and December 15th 1877 is decreed to be her individual and separate property and not liable to be partitioned as part of the Succession of Caspar Weiss. That the rights of the Defendant in all other matters set up in this suit are reserved and that the cause be remanded for further proceedings according to law the Plaintiffs paying all cost of appeal.

A true copy

Signed

Frank Hall
by Clerk

Saturday February 1st 1879.

Parish Court met pursuant to adjournment
and the Hon. W. B. Hyman Judge being absent
on account of sickness, the Sheriff adjourned the Court
till Monday February 3rd 1879 at 10 o'clock A.M.

Monday = Special Term = Feb 3rd 1879.
Parish Court met pursuant to law.
Present, the Hon. W. B. Hyman, Judge.

In this case, tried and taken under advisement on Decem-
ber 28th 1878 for reasons orally assigned this day in open Court
the Court rendered the following judgment

Considering the law & the evidence to be in favor of opposer
C. W. Besanson

It is ordered & decreed that the opposition
of C. W. Besanson filed on November 16th 1878 be
maintained & that the said Charles W. Besanson be and
he is hereby appointed Native Testamentary Executor
of the Succession of Mrs. R. Hodges deceased.

It is further ordered & decreed that the opposition
of Miss Agnes M. Hodges filed on Dec. 28/1878 be
rejected & her costs - It is further ordered that the
application of E. C. Finow filed Nov. 7th 1878 be
rejected, the costs to be paid by the Estate of Mrs. R.
Hodges decd.

Judgment rendered & signed February 3rd 1879.

Signed, W. B. Hyman, Parish Judge of the Parish of Jefferson
and the Court adjourned till Wednesday the 5th day
of February A. W. 1879 at 10 A.M.

Wednesday February 5th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon^{ble} W. B. Hyman, Judge.

and there being no business before the
Court, the Court adjourned till Saturday the 8th day of
February A. W. 1879 at 10 o'clock A.M.

Saturday February 8th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon. W. B. Hyman, Judge.

Assault - Battery.

This case continued from Jan. 25/1879 came up to day
the accused Bab's Chapin appeared in open Court with Ed.
J. McClure of Counsel.

When the State having failed to produce the witness for the
prosecution, the Court ordered that the case be dismissed.

N^o 429.
Succession of
Mrs. R. Hodges
deceased.
Oppositions of
Agnes M. Hodges &
Charles W. Besanson

N^o 1053
The State
vs
Bab's Chapin

Saturday February 15th 1879.
 Parish Court met pursuant to adjournment.
 Present, the Hon^{ble} W. B. Hyman, Judge
 and there being no business before the Court
 the Court adjourned to Wednesday the 19th inst at 10. A.M.

Wednesday February 19th 1879.
 Parish Court met pursuant to adjournment.
 Present the Hon^{ble} W. B. Hyman Judge
 and no business appearing the Court
 adjourned till Saturday the 22nd inst at 10.0 clock A.M.

Saturday February 22nd 1879
 Parish Court met pursuant to adjournment
 Present, the Hon. W. B. Hyman Judge.
 and no business appearing the Court adjourned
 to Wednesday the 26th inst at 10.0 clock A.M.

Wednesday February 26th 1879.
 Parish Court met pursuant to adjournment.
 and the Judge not appearing, the Sheriff, according
 to a written communication from the Hon. W. B. Hyman
 Judge, adjourned the Court till Monday the 3rd day of
 March A. D. 1879 at 10.0 clock A.M.

Regular Term.

Monday March 3rd 1879
 Parish Court met pursuant to law
 and the Judge not appearing on account of
 sickness, the Sheriff under section 2017 R. S. of La.
 adjourned the Court till Monday the 10th day of March
 A. D. 1879 at 10.0 clock A.M.

Monday March 10th 1879.
 Parish Court met pursuant to adjournment
 The Judge not appearing this day, the
 Sheriff under written order from the Hon. W. B.
 Hyman Judge of the Court adjourned the Court till
 Monday the 7th day of April 1879 at 10.0 A.M.

Monday March 31st 1879.
 Parish Court of the Parish of Jefferson
 In Chambers.
 The Hon. W. B. Hyman Judge. Present.

N^o 1622

Saml Bauman
 vs
 Charles Hodges &
 Agnes Hodges.

This case filed by consent for trial this day came up:

A. C. Billings atty for Plff.

E. W. Besenow " " Wif's.

The defendants' Counsel not objecting, it is ordered that this case proceed to trial upon the main action and proceedings on the reconventional demand be stayed until Plaintiff has received citation to answer said demand.

N^o 1622.

Samuel Bauman
 vs
 Charles Hodges &
 Agnes M. Hodges

In the above entitled & numbered cause tried this day & sub-
 mitted for the reasons orally assigned

It is ordered, adjudged & decreed that there be
 judgment dismissing the provisional seizure of case at
 Plaintiff's costs & that there be judgment in favor of
 Plaintiff & against Defendants Charles Hodges & Agnes M.
 Hodges for the sum of Two hundred & Seventy Dollars
 with five per cent per annum interest thereof from
 June 12. 1878 till paid & all costs of suit.

Probate Term.

Monday April 7th 1879.

Parish Court met pursuant to adjournment.
 Present, the Hon. W. B. Hyman, Judge.

Order.

Ordered that the will of Paul. A. Osborn be proved
 before me in the Court house of the Parish of Jefferson, Harry's
 Canal on the 12th April 1879 at 10 o'clock ante meridian,
 being satisfied of the death of said Osborn.

April 7. 1879. (Signed) W. B. Hyman

Parish Judge of the Parish of Jefferson
 and the Court adjourned till Saturday the 12th day of
 April 1879 at 10 o'clock. A. M.

Saturday April 12th 1879.

Parish Court met pursuant to adjournment.
 Present, the Hon. W. B. Hyman, Judge.

N^o 433.

Succession of
 P. A. Osborn, decd.

Be it remembered, that on this 12th day of April in the year
 of our Lord One thousand eight hundred & Seventy nine and
 the 103rd year of the Independence of the United States
 of America.

Upon the application of Plummer C.
 Serault and pursuant to my decree bearing date 7th April
 1879; Before me W. B. Hyman Judge of the
 Parish Court of Jefferson Parish, personally came and
 appeared Henry Chapin and E. A. Hebrum witnesses, who

being duly sworn, were by me presented with the will and last Testaments of Paul A. Osborn decd, did declare and say that the said will is in the proper handwriting of the late P. A. Osborn beginning with the following words "Barataria June 31. 1878 and ending with the following: "Polyunia Osborn my wife good by P. A. Osborn" ~~beginning with the following words~~ and purporting to be his ~~de-~~ graphic last will and Testament, which being by me exhibited to the aforesaid witnesses, was by them recognized and declared to be entirely written, dated and signed by the said Paul A. Osborn which they attest as having often seen him write and sign during his lifetime, and the said appearers did hereunto set their hands after due reading thereof on the day, month and year first above written.

(Signed) H. Chapman - E. N. Huber
Sworn to & Subscribed before me this 12. day of April 1879.

(Signed) W. B. Hyman
Parish Judge of Parish Court of the Parish of Jefferson
Whereupon, I, the said judge, do hereby declare the said "Graphic last will and Testament" to be truly proved and after having read the said will, in a loud and distinct voice to the aforesaid witnesses, and in the presence of Messrs E. S. M. Le Baston and W. J. Mc Lane all present in Court, and after having signed the said will "Mr. Varick" at the beginning and end of the will only one page, down over the same to be deposited and recorded in the Office of the Parish Court of Jefferson Parish and that the Execution thereof take place according to law.

Done in the Parish Court of Jefferson Parish, this 12th day of April 1879.

(Signed) W. B. Hyman
Parish Judge of Parish Court of the Parish of Jefferson
Thursday April 17th 1879. Parish Court met pursuant to adj^{ts}:
By reason of law, it is ordered that Polyunia C. Osborn be confirmed as natural tutrix of the minor children Caroline Osborn aged 19 months, Paul Osborn 2 months, Teresa Osborn 4 years Victoria Osborn 3 years the issue of the marriage between said Polyunia and Paul Osborn deceased.

Present W. B. Hyman Judge
Order.

April 17. 1879. (Signed) W. B. Hyman
Parish Judge of the Parish of Jefferson
and the Court adjourned till Wednesday the 23. day of April A. D. 1879 at 10. o'clock A. M.

Wednesday April 23rd 1879.
Parish Court met pursuant to adjournment.
Present, the Hon W. B. Hyman Judge.

No. 1622
Samuel Bauman
Chas. Hodges &
agent M. Hodges.

Shrubs for new trial filed herein on April 5 1879
was called.
W. C. Besanson atty for Plff in rule.
A. E. Bilkings " " Deft in rule.

and after hearing counsel; if is ordered by the Court that the rule be discharged & the new trial refused.

No 1622
Saul Bauman
vs.
Chas. Hedges &
A. M. Hedges.

On motion of C. W. Besant, att'y for deft.

It is ordered by the Court that the reconventio-
nal demand of defendant A. M. Hedges. be discontinued
on her paying costs.

Saturday April 26. 1879.

Parish Court met pursuant to adjournment.
Present, the Hon W. B. Hymard, Judge.

On motion of Wm. Keithoff, Jr. Diss att'y pro tem it
is ordered that he have leave to file the following information
to wit: The State of La vs Peter Conway Information
for assault etc.

and the accused being produced in Court was arraigned on
the above charge, pleaded "not guilty" & waived trial by
jury; the pleas ordered to be recorded and the Court
proceeded to try the case, when after hearing the evidence
the Court rendered a verdict of not guilty, ordered that
the same be duly recorded and that the accused Peter
Conway be discharged.

No 415
Succession of
Augusta Subman
her husband Hermann
Subman

Considering the petition of Louis Feivre for the interdiction
of Mary Ann Subman and the evidence adduced and facts
proved and considering the law; it is therefore adjudged
& decreed that said Mary Ann Subman be and is
hereby declared an "interdict" incapable of taking care of
her person and of administering her affairs and Andrew
Michel is hereby appointed administrator pro tempore
according to article 394, Civil Code

Done & signed in open Court this 26 of April 1879.

(Signed) W. B. Hymard

Parish Judge of the Parish of Jefferson.

No 434.
Succession of
Magdalena Weber, widow
of Emrick Ernst.

Order

State of Louisiana - Parish of Jefferson

Ordered that the will of Magdalena Weber presented
with this petition be opened & probated at the Court House
in the Court room Harry's Canal at 10 o'clock A.M.
on the 3rd day of May 1879.

April 26. 1879.

(Signed) W. B. Hymard

Parish Judge of the Parish of Jefferson

Saturday May 3rd 1879.

Parish Court met pursuant to adjournment.
Present, the Hon^{ble} W. B. Hyman, Judge.

No. 291.

Succession of
John H. Miller
a wife, deceased.

The Court considering the exhibit application made by John Linden, dative tutor and administrator of the succession of John Henry Miller and wife, both deceased and the vouchers filed, showing payments in accordance with the Statute of Distribution;

It is ordered that said John Linden, dative tutor and administrator of the succession of John Henry Miller and wife both deceased be discharged and his bond given as such be cancelled & annulled.

May 3rd 1879. (Signed) W. B. Hyman, Parish Judge of the Parish of Jefferson.

No. 434.

Succession of
Margaret Miller
widow of Emrick Oms.

It is ordered that the probate of the will herein be postponed till Monday the 5th day of May 1879 at 10 o'clock A. M.

Parish of Jefferson May 3. 1879.

(Signed) W. B. Hyman

Parish Judge of the Parish of Jefferson

No. 420.

Succession of
Casper Weisz.

On motion of W. J. McCune of counsel for W. Gustave Devron and for reasons suggested & on file;

It is ordered that Philip Drummer Testamentary Executor of the last will of Casper Weisz, deceased, show cause on Saturday May 10th 1879 at 10. A. M. why he should not file his account as Testamentary Executor of said Estate.

Monday May 5th 1879.

Regular Term of Parish Court.
Parish Court met pursuant to law.
Present, the Hon^{ble} W. B. Hyman, Judge.

N^o: 1068
The State of La
vs.
Mr. Notts.

Exarany.

This case fixed for trial to day was called
Mr. Meithoff Jr. Dist. atty. gen. for the State.
the accused Mr. Notts in S. P.

When after hearing the evidence, it is ordered by the Court
that this case be dismissed and that the charge be dismissed.

N^o: 1635.
C. Rice
vs.
Mrs. S. Wicks et al.

This case fixed for trial this day was called
J. P. Smith & W. R. Chapman for Plff.
W. J. McCune atty. for Defolt.

When after hearing the evidence & arguments of Counsel
and for reasons orally assigned in open Court

Considering the law and the evidence to be in favor of
Defolt & against the plaintiff herein

It is ordered, adjudged & decreed that there be judgment
in favor of deft Mr. Louis Kleinmaid widow of Caspar Weiss
and against the plaintiff Christian Rice dismissing this
suit at plaintiffs costs.

N^o: 1638
Margaret Huel et al
vs.
Hy Muller, her husband

On motion of W. J. McCune atty. and law for Hy Muller

It is ordered by the Court that the Exception filed
herein be fixed for trial on Saturday May 10th 1879 at
10 o'clock. O. M. & that Plff be notified.

The civil docket was called and on proper motion
the following cases were fixed for trial as follows, to wit:

N ^o : 1631. Volney Brown vs. B. C. Carcilha	for Saturday	May, 10 th	1879.
" 1627. Police Jury R. B. vs. Tobias Fries	"	"	17 th 1879.
" 1630. Elizabeth Stad infect. vs. Jules Samuel	Wednesday,	14 th	1879
" 1631. W. J. McCune vs. Police Jury R. B.	Saturday,	May 17 th	1879.
" 1601. Jos. Rosenthal vs. Amos Morrison	"	"	"
" 1624. E. J. Say vs. V. Betz	"	"	24. "

Saturday May 10th 1879.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Symons Judge.
Absent.

No 1067.
The State of La
vs.
Oliver Joseph

This case fixed for trial this day was called.
Wm. Withoff, Jr. Dist. atty. pro tem for the State
the accused Oliver Joseph in P.P.

When being arraigned on the above charge refused to waive the trial by a jury whereupon it is ordered by the Court that the case be transferred to the 2nd Judicial District Court in & for the Parish of Jefferson and that the accused Oliver Joseph be committed into the custody of the Sheriff in default of furnishing bond with good & solvent surety & conditions according to law, in the sum of Fifty Dollars (\$50.00).

No 1631.
Obney Brown
vs.
B. C. Cardullo

This case fixed for trial to day was called.

Plff. absent & not represented.

W. J. McCune atty. for deft.

When on motion of W. J. McCune atty. for deft.;
It is ordered by the Court that this case be continued to
Wednesday May 14th 1879 at 10 o'clock A.M.

No 1629
M^{rs} Louisa Kleinmaier
vs.
Philip Drumon Sr & Jr

On motion of W. R. Shackelford and by consent of W. J. McCune
atty. for plff. herein;

It is ordered by the Court that this case be fixed
for trial on Saturday June 7th 1879 at 10 o'clock A.M.

No 1603.
Philip Drumon testy
vs.
Louisa Kleinmaier indet

By Consent of counsel for Plffs. Deft herein;

It is ordered by the Court that this case be fixed for trial
on Saturday June 7th 1879 at 10 o'clock A.M.

No 1588.
P. L. Wolthard
vs.
Jno. S. Rankin

On motion of W. J. McCune atty. for Plff. herein

It is ordered by the Court that this suit be discontinued on plaintiff paying costs.

No 420.
Succession of
Caspar Weisz.

The rule filed herein on May 3. 1879 and fixed for trial to
Day was called.

W. J. McCune atty. for Plff. in rule

W. R. Shackelford " " Deft. in rule.

When after hearing Counsel that the exception of Deft in rule
be overruled and that the rule be continued

No 1628
Maudalua Herk
wife of Henry Muller
vs.
Henry Muller, her
husband

The Exception filed herein & fixed for trial to day was called

W. J. McCune atty. ad hoc for plff in Exception

J. J. Roman atty. for Deft in Exception

When after hearing Counsel, it is ordered by the
Court that the Exception be overruled, and by consent
the Court proceeded to try the case on its merits.

J. J. Roman atty. for Plff.

W. J. McCune atty. ad hoc representing Henry Muller an absenter

and after hearing the evidence and arguments of
counsel, for reasons orally assigned in open Court.

Considering the law and the evidence adduced herein and the
same being in favor of *pl. d.* against the *def. d.* herein

It is ordered & adjudged that there be judgment in favor of
pl. d. Magdalena Herck wife of Henry Muller, decreeing that
the bond of matrimony heretofore existing between said Magdalena
Herck and Henry Muller her husband be and are hereby dissolved
forever & that there be a full divorce "a vinculo matrimonii" be-
tween them; It is further adjudged & decreed that *pl. d.* Magdalena

Herck be authorized & empowered to contract another marriage
The fee of *W. G. M. Carr* atty. ad hoc herein is hereby fixed at
the sum of Twenty five Dollars (\$25⁰⁰), to be taxed as costs.

N: 434.

Succession of
Magdalena Weber
Wife of Emrick Ernst.

State of Louisiana
Parish of Jefferson

Before me the undersigned authority,
personally came and appeared in open Court, E. Hiestand
who being duly sworn by me the undersigned authority, on oath
doth depose and say that the document commencing "my
name is Magdalena Weber" and ending "Magdalena ^{her} Weber"
and witnessed by Gustave Culler - M. Young - P. O. ^{man} Chedone -
E. Hiestand, written on two pages double sheet foolscap
paper, to the said E. Hiestand by me shown and marked
"A" is the testament of Mrs. Magdalena Weber that the
same is entirely in his handwriting and written by him
at the request of the said Mrs. Magdalena Weber in the
Village of Gretna on the 28th of September 1854, in the
presence of the witnesses who subscribed thereto - that the
said instrument was read to the testatrix in the pre-
sence of the said witnesses - that he recognizes the signa-
tures of the Testatrix and of the witnesses as the signa-
tures of said testatrix and witnesses respectively.

Whereupon, I, the said judge, do hereby declare
the said Olographic last will and Testament to be
truly proved, and after having read the said will in a loud
and distinct voice to the aforesaid witnesses, and in the presence
of Messrs Leon Vefourneau & J. Soublet, all present in
Court, and after having signed the said will "Ms. Varietis"
at the beginning and end of each page, do now order the same
to be deposited and recorded in the office of the Parish Court
of Jefferson Parish, and that the Execution thereof take place
according to law.

Done in the Parish Court of Jefferson Parish, this 10th day
of May 1879

Wednesday May 14th 1879.
 Parish Court met pursuant to adjournment.
 Present, the Hon^{ble} W. B. Hyman Judge.

N^o 1630.
 Elizabeth Gladwin
 vs.
 Jules. Samuel.

This case fixed for trial to day was called
 when by consent of counsel;

It is ordered by the Court that this
 case be continued till Wednesday May 21. 1879 at 11.0 clock A.M.

N^o 1353.
 La. Artificial Stone
 Company
 vs.
 E. D. Thompson

Considering the law and the evidence to be in favor of Edward
 Thompson plaintiff in suit;

It is ordered, adjudged and decreed that
 said rule be and is hereby made absolute and that the seizure
 of the property described in the rule be annulled cancelled and
 erased from the books of the Recorder of Mortgages for the Parish of
 Orleans - the nullity of the judgment is not passed on, but as to
 that point the rule is dismissed reserving to Edward Thompson
 the right to sue to annul said judgment hereafter.

N^o 1631.
 Obney Brown
 vs.
 B. C. Cardilhae

This case fixed for trial to day was called

Osby atty for Plff.
 W. J. Mc Lane atty for Defd.

When after hearing the evidence & Counsel, the Court
 Considering the law & the evidence to be in favor of plff. and
 against the defd. herein;

It is ordered, adjudged & decreed that there
 be judgment in favor of plff. Obney Brown against the
 Defd. Baptiste C. Cardilhae for the sum of One hundred
 thirty nine 60/100 Dollars (\$139.⁶⁰/₁₀₀) the amount of the note
 said upon with legal interest thereon from judicial demand
 till paid & all costs.

and the Court adjourned till Saturday
 the 17th day of May 1879 at 10.0 clock A.M.

Saturday May 17th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon^{ble} W. B. Hyman Judge.

N^o 1601.
 Jos. Rosenthal
 vs.
 Amos Morrison

This case fixed for trial to day was called;

when on
 motion of Wm. Withoff Jr. atty for Plff; it is ordered by the
 Court that this case be continued to Saturday the 24th
 day of May 1879 at 10.0 clock A.M.

N^o 1601.
 Jos. Rosenthal
 vs.
 Amos Morrison

On motion of Wm. Withoff Jr. & upon suggesting the
 death of the defendant Amos Morrison and that
 his estate has been opened and Mr. Emeline West
 Morrison duly qualified Testamentary Executor of the
 same; It is ordered that the said Testamentary Executor

be made party defendant to said suit & duly notified thereof.

N^o 1621.

J. J. Mc Lane
vs.
Police Jury Jefferson
right Bank.

This case fixed for trial to day was called.

W. J. Mc Lane atty for Off.
Wm. Mithoff, Jr. Dis atty pro tem for the Deft.

When by consent of counsel, it is ordered by the Court that this case be continued till Saturday the 24. day of May 1874 at 10. o'clock A.M.

ajourned.

This case fixed for trial this day was called:

Wm. Mithoff, Jr. Dis atty pro tem for Off.

W. J. Mc Lane atty for deft.

When by consent of counsel, it is ordered by the Court that this case be continued to Saturday the 24. day of May 1874 at 10. A.M.

N^o 1627.

Police Jury R. Bank
Jefferson parish
vs.
Sobias Fried.

On motion of Wm. Mithoff, Jr. Dis atty pro tem, leave of the Court having obtained the following information was ordered to be filed, to wit:

N^o 1070.
The State of La.
vs.
Sally Taylor

The State vs. Sally Taylor Information for beating & maiming an animal.

and the accused Sally Taylor being produced in open Court by the Sheriff was arraigned on the above charge & waived the trial by jury & pleaded not guilty to the charge - the Court proceeded to try the case when after hearing the evidence, the Court rendered a verdict of guilty & ordered that the same be recorded and considering the verdict rendered herein & duly recorded.

It is ordered a decree that the ~~Sally~~ Sally Taylor for the offence aforesaid be condemned to pay a fine of Ten Dollars and the costs of this prosecution.

N^o 1064.
Parish Court.

On motion of Wm. Mithoff, Jr. Dis atty pro tem leave of the Court having been obtained the following Information was ordered to be filed to wit: The State vs. Laura Robertson & one Robertson Information for assault etc.

and the accused Laura Robertson and for Robertson being arraigned on the above charge waived trial by jury & pleaded "not guilty" the pleas ordered to be recorded and the Court proceeded to try the case when after hearing the evidence it is ordered by the Court that a verdict of "guilty" be recorded and considering the verdict rendered herein it is ordered by the Court that the accused for Robertson pay a fine of five cents & costs of Court and that the accused Laura Robertson be condemned to three months imprisonment in the Parish jail & to pay the costs of the prosecution.

Monday May 19th 1879.
Circuit Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge

No. 1635.
S. W. Gustine vs.
Chas. Hodges et al.

On motion of A. E. Billings atty for aff.; it is ordered that this case be fixed for trial on Monday the 26th day of May 1879 at 10 o'clock A.M.

No. 1635.
S. W. Gustine vs.
Chas. Hodges et al.

On motion of Alfred E. Billings & A. J. Murphy of counsel for plaintiff and for reasons suggested & on file; It is ordered by the Court that Hon Denis Bowling 2^d Justice of the Peace of the Parish of Jefferson do produce in open Court on Monday the 26th day of May 1879 at 10 o'clock A.M. the record entitled "W. Stephen W. Gustine vs Charles Hodges et al" of the docket of said Court.

No. 1622.
Saml. Bauman vs.
Agnes M. Hodges et al

The rule to dismiss the appeal filed herein on May 12. 1879 and fixed for trial to day was called.
N. E. Billings atty for plff. in rule.
Jonah Fells " " Dft in rule
When after hearing the evidence and counsel; it is ordered that the rule be dismissed.

No. 1623
Saml. Bauman vs.
Chas. Hodges et al.

On motion of Alfred E. Billings of counsel for plaintiff herein & on suggesting to the Court that plaintiff feels aggrieved at the judgment herein rendered dismissing the rule herein filed on May 12. 1879 to dismiss the appeal filed & taken herein on April 25. 1879 & desires to take a suspensive appeal therefrom to the Hon. the second Judicial District Court for the Parish of Jefferson.
It is ordered that a suspensive appeal be granted returnable to the Hon the 2^d Judicial District Court in & for the Parish of Jefferson on the 29 day of May 1879 either in open Court or in Chambers upon giving Bond in the sum of Fifty Dollars with good & solvent surety & conditioned as the law directs.

And the Court adjourned till Wednesday the 21st day of May 1879 at 10 o'clock A.M.

Wednesday May 21st 1879.
Parish Court met pursuant to adjournment
Present, the Hon. W. B. Hymon Judge.

N^o 1636.

W^m Mithoff Jr.

vs.

Police Jury Jefferson
Right Bank.

On motion of W^m Mithoff Jr. in S. P.;

It is ordered by the Court that this case
be fixed for trial on Monday the 26th day of May 1879
at 10 o'clock A.M.

N^o 1630.

Elizabeth Slade wife to

vs.

Jules Samuels.

This case fixed for trial to day was called.

R King Cutter, atty for Plff.

W. J. McClure - Braughn Smith - Vintfeldt for deft.

and after hearing evidence, it is ordered by the Court
that this case be continued till Wednesday the 28th day of
May 1879 at 10 o'clock A.M.

N^o 1076.

The State of La

vs.

Miles Thomas.

Carrying concealed weapons -

On motion of W^m Mithoff Jr. Dis atty pro tunc
the following Information was ordered to be filed, viz:
"The State vs Miles Thomas Information for carrying concealed weapons,
and the accused Miles Thomas being produced in Court was
arraigned on the above charge, waived the "trial by jury" - pleaded
"not guilty" the pleas ordered to be recorded and the Court proceeded
to try the case - when after hearing the evidence, the Court
rendered a verdict of "guilty", ordered that the same be recorded
and considering the above verdict it is ordered by the Court
that the accused Miles Thomas for his offence aforesaid be
condemned to pay the costs of these proceedings."

The State of La

vs.

V. Wingerter

On motion of W^m Mithoff Jr. Dis atty pro tunc;

It is ordered by the Court that this case
be fixed for examination on Monday the 28th inst at 10 A.M.

N^o

Succession of Dally
Williams.

Be it remembered that, on this 21st day of May in the year
of our Lord One thousand eight hundred & Seventy nine and in the 103rd
year of the Independence of the United States of America -
upon the application of Nancy Brown and pursuant to my decree
bearing date May 17th 1879 -

Before me W. B. Hymon Judge - of the
Parish Court of Jefferson Parish, personally called & appeared
F. H. Adams, Warner Philips and Jordan Scott - who being
Duly sworn according to law depose and say that the document
commencing "Be it known" and ending "attested C. W. Besanson"
presented to them by me & marked "A" is the last will and
Testament of Dally Williams - that the same was written
in their presence - in the presence of the said Testatrix - that the
signatures & ordinary marks of the witnesses who subscribed thereto
are the signatures & ordinary marks of the said parties and also
the signature or ordinary mark of the said Testatrix the same
having been made in their presence - that the instrument or

will was read in their presence to the said Testatrix before signing and that the same was done on the 6th day of August 1876 in the Parish of Jefferson - The affidavits of the witnesses are attached & made a part of these proceedings -

Whereupon, I, the said Judge, do hereby declare the said nuncupative last will and testament to be truly proved, and after having read the said will in a loud and distinct voice to the aforesaid witnesses, and in the presence of Messrs. L. Soublet and L. Desormeaux - all present in Court; and after having signed the said "Will" in the presence of the said witnesses at the beginning and end of each page do now order the same to be deposited and recorded in the office of the Parish Court of Jefferson Parish, and that the Execution thereof take place according to law.

Done in the Parish Court of Jefferson Parish, this 21st day of May 1879.

(signed) W. B. Hyman, Parish Judge of Parish Court of the Parish of Jefferson

N^o 1637.

Pierre S. Dolhonde

vs.

John S. Rankin

On motion of W. J. McCune of Counsel for Pierre S. Dolhonde plaintiff in the above entitled & numbered suit and on showing by the return of the Sheriff of the Parish of Jefferson that there is property under attachment and that the party defendant John S. Rankin is absent from this State and not represented, as will more fully appear by reference to the annexed return of said Sheriff & made part hereof.

It is ordered that Josiate First Esq be appointed Curator ad hoc to represent the absent defendant John S. Rankin

N^o 433.

Succession of
Paul A. Osborn

The Bond of Apollinaire Perrault as Tutor of the minors named in the within petition having been approved this day by me;

It is ordered that Apollinaire Perrault be and is hereby confirmed as Tutor of the minors Emma Winfred, Pauline, Alice Mary, Albert, George Grant and Robert Lee Osborn and let letters of tutorship issue herein on the said Apollinaire Perrault complying with the requisites of the law.

May 21st 1879. (signed) W. B. Hyman, Parish Judge of the Parish of Jefferson.

N^o 1069

The State of La

vs.

Laura Robertson

And now comes Wm. Mitthoff, Junior Dist. atty pro tem and suggests that if it is to the interest of the State, the Parish and all parties concerned and says that he consents that the sentence of imprisonment herein imposed upon the defendant Laura Robertson be changed to one imposing a pecuniary fine.

The Court considering the above request & consent of the Dist atty pro tem Wm. Mitthoff, Jr. representing the State, in the above case

It is ordered that the sentence passed upon Laura Robertson on Saturday May 17, 1879 be now amended and that the said Laura Robertson for her offence aforesaid be condemned to pay a fine of \$15.00 and the costs of the prosecution

Saturday May 24th 1879.
Parish Court met pursuant to adjournment.
Present, the Hon W. B. Hyman, Judge.

N^o 1601.
J. Rosenthal
vs.
Anns Morrison

On motion of W^m Northoff Jr. atty for P^lff.
It is ordered that this case be continued
till Wednesday the 28th Day of May A. D. 1879 at 10 A.M.

N^o 1621.
S. J. McCune
vs.
Police Jury Jefferson R. B.

On motion of W. J. McCune atty for p^lff.
herein;
It is ordered that this case be continued
indefinitely.

N^o 1624.
E. J. Gay et al
vs.
Valentine Betz.

This case having been regularly assigned and this day
taken up in accordance therewith and after evidence adduced
and arguments of counsel, for the reason that the law & evidence
is in favor thereof;

It is therefore ordered, adjudged and decreed
that the plaintiffs be confirmed in the possession of the two
cows sued for and which they obtained by the Bond
furnished to bond the sequestration sued on and said
sequestration is mainpained, all costs up to the date of
the delivery of said cows to plaintiffs to wit: the 7th Jan'y 1879
be paid by the defendants;

It is further ordered, adjudged and decreed
that the Defendants Valentine Betz do have & recover
on his reconventional Demand of Edward J. Gay the sum
of Seventy five Dollars (\$75.00) as Damages and all costs
incurred subsequent to the 7th Jan'y 1879 and the claim
for all other damages and fees as pound Keeper be rejected.

N^o 1627.
Police Jury Jefferson R. B.
vs.
Sobias Fried

This case regularly fixed for trial today was called,
W. J. McCune, atty for Def^t & appellants,
W^m Northoff Jr. Dis. atty pro tem for p^lffs & appellee,
and after hearing the evidence & arguments of Counsel,
It is ordered adjudged & decreed that the judgment of the
lower Court be annulled & reversed.

It is now adjudged & decreed that the Police Jury of the
Parish of Jefferson rights bank do have & recover of the
Defendants Sobias Fried the sum of Fifty Dollars (\$50.00)
subject to a credit, ^{as compensation} of Twenty three 20/100 Dollars (\$23.20)
amount of two juror's certificates held by Sobias Fried -
the P^lff. to pay the costs of appeal and the w^{rt}. to
pay the costs of the lower Court.

N^o 1075
Dis State of La
vs.
Jas Fisher

Malicious Mischief
This case fixed for trial this day was called,
W^m Northoff Jr Dis atty pro tem for the State
Jas Fisher in P. P.
When after hearing the evidence it is ordered by
the Court that the case be dismissed and the prisoner
Discharged.

N^o

On motion of Wm. Mithoff, Jr. Dis atty pro ten. the following informations were ordered to be filed to wit.
The State of La vs. Andrew Linden Information for Assault & Battery.
The State of La vs. Geo. Linden Information for assault with a dangerous weapon with intent to kill.

N^o 1074
The State of La
vs.
Andrew Linden

Assault & Battery
The accused Andrew Linden being present in open Court was arraigned on the above charge & waiving the trial by jury pleaded "guilty" the plea was ordered to be recorded and the accused having nothing to say in answer of judgment the Court pronounced the following sentence:

Considering the verdict rendered this day & duly recorded. It is ordered & decreed that Andrew Linden for his offenses aforesaid be condemned to pay a fine of fifteen (\$15^{00/100}) dollars and costs of Court and in default of payment to be imprisoned in the Parish jail for the term of Fifteen days.

N^o 1074^{bis}
The State of La
vs.
Geo. Linden

Assault with a dangerous
This case was taken up this day.
Wm. Mithoff, Jr. Dis atty pro ten. for the State the accused Geo. Linden with W. J. McClune of counsel, and being arraigned on the above charge pleaded "not guilty" and waived the "trial by jury" the pleas were ordered to be recorded and the Court proceeded to try the case. When after hearing the evidence and arguments of Counsel the Court rendered a verdict of "not guilty" ordered that the verdict be recorded & that the accused Geo. Linden be discharged.

And the Court adjourned till Monday the 26th instants at 10 o'clock A.M.

Monday May 26th 1879.

Parish Court met pursuant to adjournment Present, the Hon^{ble} W. B. Hyman Judge.

N^o 1636.
Wm. Mithoff, Jr
vs
The Police Jury
Jefferson Right Bank

This case regularly filed for trial this day was called. Wm. Mithoff, Jr. in P. J. J. Pitt atty for default. and after hearing the evidence & arguments of Counsel, the Court renders orally assigned in open Court.

Considering the law & the evidence to be in favor of plff & against the default herein;

It is ordered, adjudged & decreed that there be judgment in favor of plff. Wm. Mithoff & against the default herein the Police Jury of the Parish of Jefferson Right Bank for the full sum of Four hundred and forty two & 84/100 Dollars (\$442.84) with legal interest on the sum of Seventy five (\$75^{00/100}) Dollars from April 1st 1878; like interest on the sum of Seventy five (\$75^{00/100}) Dollars from July 1st 1878; & like interest on the sum of Seventy five

(\$25⁰⁰) Dollars from Oct. 1st 1878; & like interest on the sum of Twenty five (\$25⁰⁰) Dollars from Jan'y 1st 1879 & like interest on the sum of Twenty five (\$25⁰⁰) Dollars from April 1st 1879 and like interest on the sum of Three hundred & Seventeen 89/100 (\$317. 89) Dollars from judicial demand; until paid - One hundred and ten (\$110⁰⁰) Dollars of said amount with interest as stipulated to be paid out of the revenues of the year 1878 and Three hundred & thirty two 89/100 (\$332. 89) Dollars of said amount with interest as stipulated to be paid out of the revenues of the year 1879. and costs of suit.

No 1635.
S. W. Sustine vs.
Chas. Hodges & Agnes M. Hodges

The Exceptions filed herein on May 19th was called. J. Dick atty for plffs in Exception N. E. Billings & J. Murphy for defds in Exception. When after hearing the evidence & arguments of Counsel & for reasons orally assigned. It is ordered by the Court that the Exceptions filed ^{herein} on May 19th 1879 be sustained and that this suit be dismissed as in case of non suit as plain. tiffs costs.

No 1623.
Geo Butler Executor vs.
Fred. Profit.

On motion of Josiah Dick Esq atty for plff. herein & on suggesting to the Court that the defd's attor' duly filed has failed to answer within the legal delay. It is ordered that a judgment by default be entered against the defd herein Frederick Profit.

The State of Va vs.
Valentine Wingerter

This case fixed for examination to day came up. Wm Mithoff Jr. Dist atty pro tem for the State the accused Valentine Wingerter with C. F. Huff of counsel. and after hearing the evidence, the Court took the case under advisement.

No 1637
J. L. Wolhove vs.
Jno S. Rankin

By consent of counsel; It is ordered by the Court that this case be fixed for trial on Saturday the 31st day of May 1879 at 10 o'clock A.M. A & B.

No 1071.
The State vs.
Scott Ellison

This case fixed for trial to day was called: Jno Mithoff Jr. Dist atty pro tem for the State. She accused Scott Ellison in S. P. and the State having failed to make out its case, it is ordered that the case be dismissed & the accused discharged. and the Court adjourned till Wednesday the 28th day of May 1879 at 10 o'clock A.M.

Wednesday May 28th 1879.
 Parish Court met pursuant to adjournment
 Present, the Hon. W. B. Symonds, Judge.

N^o 420.
 Succession of
 Casper Wisz decd

On motion of W. J. McCune atty for W. Wron
 it is ordered that the pete filed herein by
 W. Wron on
 be fixed for trial for
 Saturday May the 31st 1879 at 10 o'clock A.M. and that
 Philip Drummond, Terty Sec etc be notified of the same.

N^o 1630.
 Elizabeth Slade
 wife etc
 vs.
 Jules Samuel.

This case continued from Wednesday last came up.

R. King Cutler atty for Plff.
 W. J. McCune and Braughn Brick & Dittelspiel for defelt.
 and after hearing further evidence & arguments of Counsel
 for reasons orally assigned in open Court and
 Considering the law & the evidence to be in favor of the deft.
 against the plff. herein;

It is ordered, adjudged & Decreed that
 there be judgment in favor of the defendant Jules Samuel
 and against the plaintiffs Elizabeth Slade wife of Sandy
 Slade and Sandy Slade her husband, Dismissing this suit
 at plaintiffs' costs.

N^o 1601.
 J. Rosenthal
 vs.
 Amos Morrison

This case continued from Wednesday last came up.

Wm. Motthoff, Jr. atty for Plff.

R. E. Price Esq. for defelt.

When after hearing evidence, it is ordered by the Court
 that this case be continued till the next regular Term

N^o 1630.
 Elizabeth Slade wife
 of Sandy Slade etc
 vs.
 Jules Samuel

On motion of R. King Cutler of counsel for Plffs and
 upon suggesting that Plffs feel aggrieved at the judgment
 rendered in the above entitled & numbered case, on the 28th
 Day of May 1879 and they are advised that said judgment
 is to their prejudice and that the same is contrary to
 the law and the evidence;

Therefore it is ordered that a devolutive appeal be
 and is hereby granted to the plffs upon their giving bond
 with good & solvent security conformed as the law directs
 in the sum of One hundred Dollars, said appeal to be
 made returnable to the Hon. the Second Judicial Dist
 Court of Louisiana for the Parish of Jefferson on the
 1st of Monday of November 1879.

and the Court adjourned till Saturday May 31st 1879 at
 10 o'clock A.M.

Saturday May 31st 1870.

Parish Court met pursuant to adjournment
 Present, the Hon^{ble} W. B. Symon Judge.

N^o 1080

Sta State
 vs.
 V. Wingerter

On motion of C. E. Huff atty for def^t herein & upon suggesting to the Court that said accused is unable to furnish bond and has been imprisoned since about six weeks.

It is ordered that said V. Wingerter be released upon signing his own recognizance in the sum of Five hundred dollars, the Parish attorney opposing hereto.

N^o 1637.

Pierre S. Wolhoude
 vs.
 Geo. S. Rankin

This case regularly fixed for trial this day was called:

W. J. McCune atty for P^l.

Josiah Fisk curator ad hoc atty for def^ts.

When after hearing the evidence and Counsel for reasons orally assigned in open Court;

Considering the law & the evidence to be in favor of plaintiff & against the defendant;

It is ordered, adjudged & decreed that the writ of attachment herein issued be maintained; and it is further ordered, adjudged & decreed that there be judgment in favor of plaintiff P. S. Wolhoude and against the def^t Geo. S. Rankin for the sum of Five hundred and fifty (\$550.⁰⁰) dollars with 8% interest thereon from 30th June 1873 until paid, Five per cent attorneys fees, five dollars costs of copy of act and all costs of suit; with special lien & privilege as Vendor upon a certain lot of ground situate in the village of New Mechanicksham in the Parish of Jefferson in this State on the right bank of the Mississippi river opposite the Fourth District of the City of New Orleans, designated by the number Eight of square N^o One bounded by Derbigny, First and Second streets and the upper line of the Village of Mechanicksham on a plan drawn by J. O. Witherscourt surveyor on the 13th day of November 1872, in correction of a plan made by Jules G. Wren, civil Engineer on the 30th March 1872 and deposited in the office of W. J. McCune, notary Public for the Parish of Jefferson - said lot measures thirty feet front on Second street by one hundred & fourteen feet nine inches in depth between parallel lines as the whole will more fully appear by a certified copy of the Notarial act dated the 30th of June 1873; and with privilege as attaching creditor upon a certain lot of ground next to and adjoining the above described lot, situate in the said village of New Mechanicksham in the Parish of Jefferson in this State, designated by the N^o Seven in the said square N^o One bounded by Derbigny, First & Second streets and the upper line of the Village of Mechanicksham on the above referred two plans; said lot forms the corner of Derbigny & Second street and measures 30 feet front on Second street by a depth and front on Derbigny street of 114 feet 9 inches between parallel lines which lot

of ground was purchased by the said John Rankin de-
fendant debtor herein from S. L. Wolbroun on the 30th
June 1873 by an act passed before the said Notary W. J. McCune.

It is further ordered, adjudged & decreed that a fee of
Fifteen (\$15⁰⁰), Dollars be allowed to J. Dick Curator ad hoc.
and that the same be taxed as costs.

N^o 1636.
Wm. Mithoff Jr.
vs.
Philip Jay Jefferson
right bank.

On motion of the Deft. if is ordered by the Court that
Wm. Mithoff Jr. Off in the above suit show cause on
the 31st day of May 1879 at 10 o'clock A.M. why the
Judgment rendered herein should not be set aside and a new
trial granted for the reasons on file, and the rule being taken
up was overruled and the new trial refused.

N^o 1636.
Wm. Mithoff Jr.
vs.
Philip Jay Jefferson
right bank.

On motion of Deft & upon the suggestion that Deft
is aggrieved by the judgment rendered in the above entitled
& numbered case;

It is ordered by the Court in open Court at
the same term as which said judgment was rendered that
a devolutive appeal be granted in said suit upon Defendants
entering into Bond with good & solvent security conditioned as
the law directs in the sum of One hundred Dollars returnable
to the Second Judicial District Court at its next term thereof
to be held on the third Monday in Nov 1879.

N^o 420.
Succession of
Caspar Weisz.

The rule filed herein on May 3. 1879 & fixed for trial to day
was called.

W. J. McCune atty for Off. in rule
H. R. Shackelford " Deft in rule.
And after hearing the evidence and Counsel, it is ordered
by the Court that the rule be made absolute and that
Philip Drummer Testamentary Executor & administrator
of the estate of Caspar Weisz. decd, do file his annual
account within fifteen days.

N^o 1079.
The State
vs.
George Dobbs.

This case fixed for trial to day was called
W. Kuntzschmidt for the State.
the accused George Dobbs with W. A. Montgomery of counsel.
when appearing to the ^{absence of} witnesses for the deft's; it is ordered by
the Court that attachments issue for the absent witnesses
& that the case be continued till Monday the 2nd day of
June 1879 at 10 o'clock A.M.
and the Court adjourned till Monday June 2nd 1879
at 10 o'clock A.M.

Monday June 2nd 1879.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

N^o 1077.
The State of La
vs
George Dobbs.

Placing obstructions on the railroad track.

This case, continued from Saturday last came up.

Mr. Kruttschnitt atty at law for the State.

The accused Geo. Dobbs with Montgomery & Hall
of counsel.

When after hearing the evidence & counsel, it is
ordered by the Court that the accused George Dobbs be
remanded to jail in default of furnishing a bond with
good & solvent surety in the sum of Two hundred &
fifty dollars (\$250.00). Conditioned according to law
and that this case be transferred to the 2^d Jud^l District
Court in & for the Parish of Jefferson.

and the Court adjourned till Saturday the 7th Day of
June 1879 at 10 o'clock A. M.

Saturday June 7th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon^{ble} W. B. Hyman, Judge.

N^o 1079
The State
vs
Laura Evans.

On motion of W^m Mithoff Jr. Dis atty, pro tem the following
information was ordered to be filed viz: "The State of La vs
Laura Evans Information for Assault - Battery"

and on motion of W^m Mithoff Jr. Dis atty, pro tem, it is ordered
by the Court that this case be continued till Saturday the 5th
Day of July 1879 at 10 o'clock A. M.

N^o 437.
Successors of
Ursine Clairteaux

Order. Let as prayed for Annie Ham, surviving widow of
Ursine Clairteaux be recognized, qualified and confirmed as
natural tutor of her minor children Gene and William
Clairteaux, when Inventory shall have taken and made and
presented - Let Charles Martiny be appointed & qualified
under tutor to said minors: and let said Inventory with
appraisement of the interests of said minors in and to
the succession of their deceased father, be taken and made
by W. J. McCune Notary Public for this Parish, according
to law and let J. M. Sacy and Louis Scriblet be appointed
appraisers to appraise the property to be inventoried

June 7. 1879. (Signed) W. B. Hyman

Parish Judge of the Parish of Jefferson.

and the Court adjourned till Wednesday the 11th Day of June 1879 at 10 o'clock A. M.

Wednesday June 11th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon W. B. Hyman, Judge.

N^o 436.

Succession of
Josephine Williams
deceased wife of John
Lewis Williams

Let the annexed Inventory be received, filed, approved & homologated and let Francois Henry adair be appointed, confirmed and qualified as Administrator of the above numbered & entitled succession and let letters of administration issue on his giving bond and complying with the requisites of the law -

Let as within prayed for and according to law the property, Inventories and appraised belonging to the said succession be sold for cash, after due and proper advertisements & publications made, and let the sale be made by Ferdinand Sammel auctioneer for the Parish of Jefferson.

N^o 1624.

The Police Jury of
the Parish of Jefferson
vs
right bank

Tobias Fried

On motion of W. J. McClune of counsel for Tobias Fried defendant in the above entitled & numbered suit;

It is ordered that defendant be allowed and permitted to withdraw the jury certificates offered and filed in evidence in the above cause upon his giving the necessary receipts for the same to E. G. Huleau, Clerk of the District Court of Louisiana in & for the Parish of Jefferson acting & performing the clerical duties of the Parish Court.

and the Court adjourned till Saturday the 14th day of June 1879 at 10 o'clock A. M.

Saturday June 14th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon W. B. Hyman, Judge.

and there being no business before the Court, the Court adjourned till Wednesday the 18th day of June 1879 at 10:11 A. M.

Wednesday June 18th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon W. B. Hyman, Judge.

and there being no business, the Court adjourned till Saturday the 21st day of June 1879 at 10:11 A. M.

Saturday June 21st 1879.

Parish Court met pursuant to adjournment.

Present, the Hon W. B. Hyman, Judge.

and no business appearing the Court adjourned till Wednesday the 25th day of June 1879 at 10:11 A. M.

Wednesday June 25th 1879.

Parish Court met pursuant to adjournment.

Present the Hon W. B. Hyman, Judge.

and there being no business on hand, the Court adjourned till Saturday the 28th

Saturday June 28th 1849.

Parish Court met pursuant to adjournment.
Present, the Hon W. B. Hyman Judge.

N^o 415

In the matter of the
Succession of M^{rs}
Augusta Weissot wife
by second marriage of
Louis Harding previously
of Herman Sulman
& of Herman Sulman

Let, as prayed for, a family meeting in behalf of
Mary Ann Sulman, Interdict, be convened and held
before Wm. J. McClune, a Notary Public in and for the
Parish of Jefferson, of the relatives, and in default friends
of said interdict, to deliberate and give their advice upon
the subject matter of this petition according to law and
let said family meeting be composed of the following
persons, to viz: Abraham Strauss, Ferdinand
Samuel, S. W. Harney, Henry Vierung, James
Samuel, Philip Dumm & Peter Amars, or any five
of them.

Wednesday July 2nd 1849.

Parish Court met pursuant to adjournment.
Present, the Hon W. B. Hyman Judge

N^o 440.

In the matter of the
Emancipation of the minor
Georgina Brown.

Considering the pleadings on file and the prayer of the
minor Georgina Brown for Emancipation and the absence
thereof of the special tutor to said minor Georgina Brown
& the admission & proof that she is fully capable of man-
aging her own affairs; and considering the law relative to the
Emancipation of minors: It is ordered, adjudged & decreed
that the minor Georgina Brown be and she is fully eman-
cipated and relieved of all the disabilities which now
attach to minors: It is further ordered and adjudged
that said emancipation be with full power to do and
perform all acts as fully as if she, the said Georgina
Brown had arrived at the age of twenty one years (21) years.
and the Court adjourned till Saturday the
5th day of July A. D. 1849.

Saturday July 5th 1849.

Parish Court met pursuant to adjournment.
Present, the Hon W. B. Hyman Judge

A & B.

The accused Laura Evans being present in Court was
arraigned on the above charge, pleaded "not guilty" and
waived the trial by jury. The pleas ordered to be recorded
and the Court proceeded to try the case

Wm. Mitchell Jr. Dist. atty. pro tunc for the State.

A. C. Billings atty. at law of counsel for the accused.

When after hearing the evidence & counsel, the Court
rendered a verdict of "not guilty" ordered the same to
be recorded and that the accused Laura Evans be
discharged without costs.

N^o 1079.

The State of La
vs
Laura Evans.

N^o 1082.

The State of La
vs.
Simon Lagan

A. & B.

This case came up to day for examination, the accused Simon Lagan present with J. M. Lacy Esq. of counsel and after hearing the evidence, it is ordered by the Court that this case be transferred to the Hon the 2nd Judicial District Court in & for the Parish of Jefferson and that the accused Simon Lagan be released from custody on his own recognizance in the sum of Fifty Dollars.

N^o 437.

Succession of
Mrs Clairseau.

Let as prayed for and according to law the annexed Inventory be received, filed, approved & homologated & let Mrs Annie Ham widow of Mrs Clairseau be recognized, confirmed & qualified as natural tutor of her minor children Jesus & William Clairseau the issue of her marriage with her late husband Mrs Clairseau & let letters issue to her as such upon her complying with the requisites of the law and further let Mrs Annie Ham, widow of Mrs Clairseau be and she is hereby authorized & empowered to carry out the agreement entered into by her said late husband with Philippi & Co on the 29th January 1879. and the Court adjourned till Monday the 7th Day of July 1879. at 10 o'clock A. M.

Monday July 7th 1879.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

N^o 1622.

Samuel Bannan
vs.
Charles & Agnes M.
Hedges

On motion of Alfred E. Billings of counsel for plff. and for reasons suggested on file;

It is ordered that Angelo Cetti surty on the appeal bond herein show cause on Saturday July 14th 1879 at 10 o'clock A. M. why he should not be condemned to pay the amount of the judgment herein rendered by the Hon the 2nd Judicial District & Parish Court of the Parish of Jefferson less the credit of Two hundred & Seventy four Dollars & all costs.

N^o 1630

Elizabeth Stader-Sandy
Wife of her husband
vs.
Julius Samuel.

On motion of W. J. McCune, Branglin, Buck & Winklespiel of counsel for Jules Samuel defendants in the above entitled suit and for reasons on file;

It is ordered that plaintiff do show cause on Wednesday the 16th day of July 1879 at 10 o'clock A. M. why the appeal taken in this case should not be set aside and dismissed at said plaintiff's costs.

N^o 1623.

George Butler Ex^{or}
vs.
Frederick Proffis

This case was called to day for final adjudication J. Tisk atty for plff. the defendants absent & not represented. and the Court considering the law & the evidence adduced to be in favor of plff. & against the deflt herein;

It is ordered that the judgment by default rendered herein on May 26. 1879 be now confirmed & made final and accordingly It is ordered & adjudged that there be judgment in favor of

Off. George Butler Testamentary Executor of the Estate of Mr Henry Carroll deceased, decreeing the Estate of William Henry Carroll to be the owner of the following described property, to wit: A certain one half of a lot of ground with all the buildings & improvements thereon situated in the town of McDonnyville in this parish & State, designated by the N^o 2nd Sec^{ion} in square n^o 66 - which is bounded by Madison, Jefferson, Bainbridge and Cook streets on the plan of C. A. de Armas Surveyor deposited in the office of C. Barnett notary, and measures Sixty feet front on Madison street by a depth a front on Cook street of Sixty feet & forming the corner of said two streets - Defendant to pay costs.

N^o 1606
Charles Lovell
vs.
P. J. Kennedy.

Considering the order rendered herein on May 5th 1879 & the failure of plaintiff to comply with said order, It is now ordered that the Exception filed herein on Jan^y 20th 1878 be sustained and that this suit be dismissed at plaintiff's costs.

N^o 1081.
The State
vs.
J. P. Laurent.

Oppression & Extortion in office.
This case fixed for trial to day was called:
J. P. Laurent in S. P.
Mr. Mithoff, Jr. Dist. atty, pro tem for the State;
and after hearing the evidence, it is ordered by the Court that the case be dismissed & that the accused be discharged.

N^o 1083.
The State
vs.
E. F. Nelson

Agst with a dangerous weapon with intent to kill.
This case fixed for trial to day was called
Mr. Mithoff, Jr. Dist. atty, pro tem for the State.
the accused E. F. Nelson with Baker of Counsel,
and after hearing the evidence; it is ordered by the Court that the charge be dismissed & that the accused be discharged,
and the Court adjourned till Wednesday

Wednesday July 9th 1879.
Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge.

N^o 1606.
Charles Lovell
vs.
P. J. Kennedy

On motion of J. C. Coleman of counsel for plaintiff in the above entitled suit and alleging that there is error in prejudice to his claim in the judgment rendered in the same Ordered that an appeal be granted and allowed in the same to the Honorable the Second Judicial District Court Parish of Jefferson returnable on the 17th of November 1879 to said Court.

Saturday July 12th 1879.

Parish Court met pursuant to adjournment.
Present, the Hon^{ble} W. B. Hyman Judge.

No 1640.
Ferdinand Saund
vs.
Mrs Eva Klein, ind.
etc and Michael
Koch her husband

On motion of W. J. Mc Lane atty for p[er]son a
on showing to the Court that Mrs Eva Klein one of
the Defendants has failed to answer within the legal
delay altho duly cited;
It is ordered that a judgment by default be entered
against the said defendant Mrs Eva Klein

No 1638
Horace B. Phillips
vs.
Louis A. Keller.

On motion of W. H. Pascoe atty for p[er]son a
showing to the Court that the Def[endant] Louis A. Keller, though
duly cited, has failed to answer within the legal delay;
It is ordered that a judgment by default be entered
herein against the said Defendant Louis A. Keller.

No 319
Succession of
Charles Mathie
Deceased.

Order
Set as within prayed for the Inventory be received, filed,
approved & homologated; and let Benoit Desfau be appointed,
confirmed & qualified as relative tutor of the minors Maria
Theresa Mathie and letters of tutowship issue to him, upon
his complying with requisites of the law & furnishing bond with
good & solvent surety in the sum of Fifteen hundred Dollars &
having the bond recorded in the recorder's office of Mortgages for
the Parish of Jefferson.

No 415
Succession of
Augusta Wisrot, wife
of S. marriage of Louis
Harding, previously of
Herman Lubman
of Herman Lubman

Order
Set as within prayed for the Inventory be received, filed,
approved & homologated and let letters relative Testamentary Ex-
ecutor issue to Frederick S. Matthews upon his complying
with the requisites of the law.
July 12. 1879. (Signed) W. B. Hyman, Parish
Judge of the Parish of Jefferson
and the Court adjourned till Wednesday July 16th 1879
at 10 o'clock a. m.

Wednesday July 16th 1879.

Parish Court met pursuant to adjournment.
Present the Hon W. B. Hyman Judge.

No 1087.
The State
vs.
John Walsh.

absent with a dangerous weapon etc.
This case came up to day for examination
the accused John Walsh present in P.P.
W. J. Mc Lane Esq & Wm. Mithoff Jr. Dis atty, pro tunc for the State
and after hearing the evidence it is ordered by
the Court that the case be dismissed & the accused discharged.
Carrying concealed weapons.

No 1088.
The State
vs.
John Walsh

This case was called for trial to day
the accused John Walsh in P.P.
Wm. Mithoff Jr. Dis atty, pro tunc for the State.
When for reasons orally assigned in open Court it is
ordered that the case be dismissed and that
the accused be discharged.

No 1630.

Elizabeth Slaw
wife of Sandy Slawvs.
Jules Samuel.

The rule filed herein on July 7, 1879 and fixed for trial to day was called.

When on motion of W. J. McCune atty for self. in rule, it is ordered by the Court that the rule be continued till Wednesday July 23rd 1879 at 10. A.M.

No 441.

Succession of
Hester JacksonThe rule to show cause herein fixed for trial to day was on Motion of W. J. McCune atty for the heirs ordered to be continued till Wednesday the 23rd day of July 1879 at 10 o'clock A.M.

No 442

Succession of
Anna Catharina
Michee dec'd wife of
Henry Sillker

Let as within prayed for the petition be received & filed and let an Inventory with appraisement be made and taken by H. Hillenbrand notary Public for the Parish of Jefferson of all the property & effects of & belonging to the succession of Anna Catharina Michee deceased wife of Henry Sillker & situated in the said Parish of Jefferson & let a Commission issue to William H. Pasco notary Public for the Parish of Orleans directing him to make and take an Inventory of all the property of & belonging to said succession & situated in the City of New Orleans and let Louis Soulet and Ferdinand Samuels be appointed & sworn as appraisers to appraise the property to be inventoried.

No 443

Succession of
Charles Marquez
his wife, both
deceased.Let as within prayed for the application of Michel Flesch for letters of administration upon the succession of Charles Marquez and his wife both deceased be received, filed and duly published according to law. Let an Inventory of the property real and personal of and belonging to the successions of Charles Marquez and his wife M^{rs} Adelaide Marquez, both deceased be made and taken by Saul J. McNamee Notary Public for this parish and let Joseph Spenser and Casimir Chert be appointed & sworn as appraisers to appraise the same.and the Court adjourned till Saturday the 19th day of July A. W. 1879 at 10 o'clock A.M.Saturday July 19th 1879.Parish Court met pursuant to adjournment.
Present, the Hon W. B. Hymans, Judge.

ago with a dangerous weapon with intent to kill.

This case fixed for trial to day was called.
W^m Michoff Jr. Dist atty pro tem for the State.

the accused Louis Jules with A. E. Billings of counsel.

When after hearing the evidence and counsel it is ordered by the Court that the accused be released on his own recognizance and the case taken under advisement.

No 1086

The State of La
vs
Louis Jules.

No 1084.

The State

vs

John Sharp et al.

A. & B. & co.

This case fixed for trial this day was called.

Mr. Withoff Jr. Dist atty pro tem for the State.

the accused John Sharp and Clark Hernton with
A. E. Billings of counsel.

and after hearing the evidence it is ordered by the
Court that the case be transferred to the 2nd Judicial
District Court in & for the Parish of Jefferson and that
the accused John Sharp & Clark Hernton be remain-
ed to jail in default of furnishing a bond with good
& solent surety in the sum of One hundred & Fifty
Dollars each & conditioned according to law,
false imprisonment.

No 1085.

The State

vs

Chas Hodges et al.

This case fixed for trial this day was called -

A. E. Billings atty at law for the State.

the accused Charles Hodges, Samuel Richardson, Richard
Reinack and S. W. Polies in S. P.

When after hearing the evidence; it is ordered by the Court
that the charge as against Richard Reinack & S. W. Polies
be dismissed & said accused discharged. and that the case as
against Chas Hodges & Samuel Richardson be transferred to
the 2nd Judicial District Court in & for the Parish of Jefferson
& the bond for their appearance fixed at the sum of \$50
fifty Dollars each conditioned according to law.

No 1643.

Mr. Withoff Jr

vs

Police Jury of the
parish of Jefferson
right bank

This case fixed for trial to day was called.

Mr. Withoff Jr. in S. P.

J. Sims & W. J. McCann attys for Defdts.

When by consent of all parties in interest; it is
ordered by the Court that this case be continued
till Saturday the 26th inst at 10 o'clock A.M.

No 1622.

Saml Bannan

vs

Chas. Hodges et al.

The rule on the surety on appeal Bond filed herein on
July 7th 1879 & fixed for trial to day was called:

A. E. Billings atty for plff. in rule.

Mr. Cetti Defdt in rule in S. P.

When after hearing the evidence & Counsel & for
reasons orally assigned in open Court.

It is ordered that the rule be made absolute
& accordingly, it is ordered adjudged & decreed that Charles Cetti
be condemned to pay to Samuel Bannan the sum of
Five hundred & twelve 05/100 dollars less a credit of Two hundred and
Seventy four dollars; and all costs.

surety on the appeal bond

Wednesday July 23rd 1879.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

N^o 1645.
W. R. Chapman
vs.
Police Jury Jefferson
parish right bank

On motion of W. R. Chapman in S. J. Pardon showing to the Court that the Def^ts altho' legally duly cited have failed to answer within the legal delay.
It is ordered that a judgment by default be rendered against the said Def^t the Police Jury of the Parish of Jefferson right bank.

N^o 1646
W. R. Chapman
vs.
the Police Jury of Jefferson
parish right bank

On motion of W. R. Chapman in S. J. Pardon showing to the Court that the Def^ts have failed to answer within the legal delay although duly cited.
It is ordered that a judgment by default be entered herein against said Defendants the Police Jury of the Parish of Jefferson right bank.

N^o 1630
Elizabeth Stade wife
vs.
John Samuels.

The rule to dismiss the appeal herein fixed for trial to day was called, when by consent of counsel it is ordered by the Court that the rule be confirmed till Wednesday the 30th day of July A. D. 1879 at 10 o'clock A. M.

N^o 441.
Successors of
Hester Jackson

The rule to show cause fixed for trial to day was called; M. J. Mc Cum atty for the heirs
E. J. Winston of counsel for Moses Reed.
When after hearing the evidence, it is ordered by the Court that the same be confirmed, and that the Off^r in suit be allowed to amend their pleadings.

N^o
Jos Rosenthal
vs.
Anns Morrison

On motion of M^{rs} Mithoff G. D. atty for Off^r herein;
It is ordered by the Court that this case be fixed for trial on the Exception to the Interrogatories & on the merits for Wednesday the 30th day of July 1879 at 10. A. M.

Saturday July 20th 1879.

Parish Court met pursuant to adjournment.
Present, the Hon^{ble} W. B. Symon, Judge.

N^o 1080.
The State of La
vs.
S. Logan

Page.
This case fixed for examination to day was called: Present:
the accused S. Logan with J. W. Sacy of Counsel.
W. J. McCune Esq atty at law. Wm. Withoff, Dist atty, pro tem for the State.
When after hearing the evidence a Counsel, is ordered by
the Court that the case be transferred to the 2^d Judicial District
Court in for the Parish of Jefferson for trial and that the accused
S. Logan be remanded to jail.

N^o 1647.
The State ex rel.
Louis Bauer
vs.

This case fixed for trial to day was called when
owing to the absence of Counsel for self herein;
it is ordered by
the Court that this case be continued till Wednesday the
30th day of July 1879 at 10 o'clock A.M.

Thos Justice of the Peace
et al.

N^o 1643
Wm Withoff Jr.
vs.

This case fixed for trial to day was called:
Wm Withoff Jr. in S. P.
W. J. McCune and J. Fish attys for Defalts.
When after hearing the evidence, is ordered by the Court
that the case be continued for argument till Wednesday the 30th
day of July A.M. 1879 at 10 o'clock A.M.

Police Jury of the Parish
of Jefferson right bank

N^o 1638
Horace S. Philips
subroge.
vs.

In this case considering the law and the evidence adduced and
the same being in favor of plaintiff herein;
It is ordered, adjudged & decreed that the judgment heretofore ren-
dered on the 15th day of May 1869 against Louis A. Keller & in
favor of John S. Michel for the sum of Three hundred & fifty
five Dollars (\$355⁰⁰) with 5% interest per annum thereon from
the 3rd of July 1866 until paid & costs of suit be revived and kept
alive in favor of Horace S. Philips subroge of John S. Michel

Louis A. Keller.

N^o 1640.
Ferdinand Sammel.
vs.

This case came up to day for final adjudication
W. J. McCune atty for self.
Defalts absent & not represented.
When considering the law & the evidence and the same being in favor of self.
& against the defalt Mrs Eva Klein
It is ordered that the judgment by default rendered against M^{rs}
Eva Klein, vid etc on July 12th 1879 be now confirmed & made final
and accordingly is ordered adjudged & decreed that there be judg-
ment in favor of self. Ferdinand Sammel & against the
defalt M^{rs} Eva Klein widow by first marriage of Martin
Klein & now wife of Michael Stesch for the sum of Two
hundred & twenty one 30/100 Dollars (\$221.³⁰) with 8% interest
per annum thereon from the 1st day of February 1879 until paid
and all costs.

M^{rs} Eva Klein vid
by 1st marriage of Martin
Klein, now wife of Michael
Stesch and Michael
Stesch her husband

It is further ordered, adjudged & decreed that the suit as against
Michael Stesch be dismissed.

Wednesday July 30th 1879.
Savist Court met pursuant to adjournment.
Present, the Hon W. B. Hyman, Judge

No. 1630
Elizabeth Slade wife
vs.
Jules Samuels.

The rule continued from Wednesday last came up.
- W. J. McCune for plff in rule
R. King Cutler atty for defts in rule.
When by consent of Council, it is ordered by the Court
that the same be continued till the 1st Monday in
September 1879 at 10 o'clock A.M.

No. 1601.
Jos. Rosenthal
vs.
Anos Morrison &c.

The Exception to the Interrogatories fixed for trial
to day was called. when owing to the absence of
Counsel for Df in exceptions, it is ordered by the Court
that the case be continued till the 1st Monday of Sep-
tember 1879 at 10 o'clock A.M.

No. 1645
W. R. Chapman
vs.
Police Jury Jefferson
Right Bank.

On motion of J. Fisk atty for Defolt herein it
is ordered by the Court that the judgment by default
rendered herein on July 23rd 1879 be set aside and that
Wfot have leave to file their answer.

No. 1646
W. R. Chapman
vs.
Police Jury Jefferson
parish, Right bank.

On motion of J. Fisk atty for Defolt herein, it is
ordered by the Court that the judgment by default rendered
herein on July 23rd 1879 be set aside and that Wfot
have leave to file their answer.

No. 441.
Succession of
Hester Jackson

On motion of W. J. McCune & R. King Cutler attys for
the heirs herein; it is ordered by the Court that this case
be fixed for hearing on Monday August 2nd 1879 at 10
o'clock A.M.

No. 1647.
The State ex rel.
Louis Bauer
vs.
The Justice of the Peace
et als.

This case fixed for trial to day was called.
A. C. Billings atty for Plff.
W. J. McCune " for Defts. Lochte & Cordes.
W. J. Kemp. 1st J. P. in S. S.
and after hearing the evidence & arguments of Counsel
& for reasons orally assigned in open Court.
Considering the law & the evidence to be in favor of Plff.
herein & against the Defdts;
It is ordered, adjudged & decreed
that the Mandamus herein prayed for be made peremptory
and that the writ of prohibition be perpetuated with costs.

No. 1643
Wm. Midoff Jr
vs.
Police Jury Jefferson
Right bank

By consensus of Council, it is ordered by the
Court that this case be fixed for argument on Monday
the 4th day of August 1879 at 10 o'clock A.M.

Saturday Nov. 9th 1870
 Parish Court met pursuant to adjournment.
 Present, the Hon. W. B. Symons Judge.

N^o 1090
 The State of La
 vs
 Charles Jones.

This case fixed for examination to day was called.
 the accused Charles Jones in S. J.
 Wm. Hitchcock Dist. atty. pro tem for the State.

When after hearing the evidence, it is ordered by the Court
 that this case be dismissed and the accused discharged.

N^o 420.
 Succession of
 Casper Wiest,
 opposition of Mrs. Louisa
 Kleinmann, wife etc.

This case fixed for trial to day was called.
 W. R. Shackelford atty for Philip Drumm, Defendant.
 W. J. McClure atty for Mrs. Louisa Kleinmann wife of
 When by order of Court the case was continued.

N^o 1603.
 Philip Drumm, Dist
 vs
 Louisa Kleinmann

This case fixed for trial to day was called.
 W. R. Shackelford atty for Off.
 W. J. McClure atty for Defdt.
 when it was ordered by the Court that this case be continued.

N^o 1629.
 Louisa Kleinmann
 wife of
 Philip Drumm, Dist
 vs
 etc.

This case fixed for trial to day was called.
 W. J. McClure atty for Off.
 W. R. Shackelford atty for Defdt.
 and the same was ordered to be continued for adjournment.

Sunday August 4th 1870.
 Parish Court met pursuant to adjournment.
 Present, the Hon. W. B. Symons Judge.

N^o 441.
 Succession of
 Hester Jackson

Considering the law & the evidence to be in favor of petitioners
 Demand herein;
 It is ordered, adjudged & decreed that Mrs. William
 Anne Houston nee Reed, Thomas Reed, and Miss Missie Reed
 natural children of Hester Jackson be and they are hereby recognized
 as the sole and only heirs of the said Hester Jackson. and that
 as such, they be put in possession of all the property and effects
 left by the aforesaid Hester Jackson their deceased mother at
 the time of her demise. - The costs of these proceedings to be
 paid by the heirs.

N^o 434.
 Succession of
 Magdalena Weber
 widow of Emerich Ernst.

Set as prayed for the petitioners Jacob Strick and Emma
 Stinger his wife universal legatees of Magdalena Weber
 widow of Emerich Ernst under the will of the said deceased;
 let them be recognized as the universal legatees of said late
 Magdalena Weber, widow as aforesaid under the will made by
 her late husband according to law and as such be set in possession and full
 ownership of and title to the property and effects and belonging

to the Succession of Magdalena Wiler widow of Em. vich. Cant and of the following real Estate; Two certain lots of ground with all the Buildings and improvements thereon situate in the town of Victoria in the Parish of Jefferson designated by the numbers Seven and Eight of Square number Eleven according to a plan of the town of Victoria made by W. Humeaux Surveyor; said lots again each other and measure each thirty feet front on Lafayette Avenue by one hundred and fifty feet in depth with full ownership of the same.

N^o 1643
Wm. Keithoff
vs.
The Police Jury of Jefferson
City Bank.

This case fixed for argument to law was called:
Wm. Keithoff, in J. P.
Wm. McCune & J. Pisk attys for deflt.
When after hearing the arguments of counsel the Court took the same under advisement.

Wednesday August 6th 1874.
Parish Court met pursuant to adjournment.

N^o 1651.
Estes Doan & Co
vs.
J. L. Smith.

On motion of J. Silmon & sons attorneys for plaintiff on suggesting to the Court that the property attached and which has been seized herein is of a perishable nature and subject to be lost or deteriorated during the pendency of the suit and is expensive to keep the same being a raft of walnut timber and the logs composing the same loose and subject to be scattered & lost where the same lies in the Mississippi river;

It is ordered that the said raft be sold by S. Humeaux the Sheriff herein at public auction after 10 days advertisement and that Samuel O. McCallan and others selected by Sheriff by appointed experts to appraise the same and that the proceeds of said sale remain in deposit in the hands of the Sheriff until the definitive decision of this suit and further order of the Court herein

August 6th 1874.
(Signed) W. B. Humeaux Sheriff of
the Parish of Jefferson.

Saturday August 11th 1877.
Panic Court met pursuant to adjournment.
Present, the Hon. W. B. Squaw, Judge.

No. 1652
G. W. Fry
vs.
A. J. Kemp &
W. Langridge

Now come A. J. Kemp & W. Langridge Defts. and
G. W. Fry, Jtff. and consent that the Court in
Chambers try the matters in issue herein, and
to render decisions in Chambers.
August 11th 1877. (Signed) G. Harris atty for Jtff.
W. J. McLean atty for W. Langridge
W. S. Thompson atty for A. J. Kemp.

No. 1652
G. W. Fry
vs.
A. J. Kemp and
W. Langridge.

This case fixed for trial by consent was called.
G. Harris for Jtff.
W. J. McLean & W. S. Thompson for Defts.
and after hearing the evidence & Counsel for reasons
orally assigned in open Court.
Considering the law & the evidence to be in favor of Jtff.
& against the Defts herein;

It is ordered, assigned & decreed
that the Writ of sequestration issued herein be main-
tained and that there be judgment in favor of plaintiff
G. W. Fry and against the Defts. A. J. Kemp &
W. Langridge decreeing the said G. W. Fry to be
the owner of six carts and four mules sequestered herein
and that as such the said G. W. Fry be in
possession of the same, the Defts to pay costs.

Sunday August 13th 1877.
Panic Court met pursuant to adjournment
Present the Hon. W. B. Squaw, Judge.

No. 1091.
The State
vs.
Demis Bowling et als.

This case fixed for trial to day was called: the accused
Demis Bowling, Scipio Hutchison, Sydney Williams, Edward
Brooks and Tom Simpson with C. W. Besancon of counsel.
W. H. Keithoff, Jr. Dist atty pro tunc and J. W. Flanagan of the State.
When after hearing the evidence & Counsel, it is ordered by
the Court that this case be transferred to the 2nd judicial
District Court in & for the Parish of Jefferson and that the
accused be remanded to custody in default of furnishing a bond
with good & solvent surety in the sum of Fifty Dollars (\$50.00) each
conditioned according to law.

September August 16th 1879.
Grand Court met pursuant to adjournment.
Present, the Hon. W. B. Symonds, Judge.

No. 442.
The State
vs.
Wm Allen and
Edmond Beque.

Application of Wm Mitchell Jr. Esq. atty pro tunc the following information is ordered to be filed viz: "The State vs. Wm Allen and Edmond Beque. Information for Larceny" and the accused Wm Allen and Edmond Beque being produced in Court by the Sheriff were arraigned on the above charges pleaded "not guilty" & waived trial by jury - the pleas were entered to be recorded and on motion of Wm Mitchell Jr. Esq. atty pro tunc, it is ordered by the Court that a "Nolle prosequi" be entered herein and that the accused Wm Allen and Edmond Beque be discharged & that the case be dismissed.

No. 443.
The State
vs.
Young W. Cleaman.

Application of Wm Mitchell Jr. Esq. atty pro tunc the following information was ordered to be filed, viz: "The State of Louisiana vs. Young W. Cleaman Information for Larceny" The accused Young W. Cleaman being produced in open Court was arraigned on the above charges, pleaded "not guilty" & waived the trial by jury & the pleas ordered to be duly recorded and on motion of Wm Mitchell Jr. Esq. atty pro tunc it is ordered by the Court that a "Nolle prosequi" be entered herein and that the accused Young W. Cleaman be discharged & that the case be dismissed.

No. 443.
Succession of
Charles Maroney,
wife both deceased.

Let Michael Tress be appointed & confirmed as administrator of the succession of Charles Maroney, & wife both deceased and let Letters of administration issue to the said Michael Tress as such on his complying with the requisites of the law.

No. 449.
Succession of
Anna Catharina
Mick deceased wife
of Henry Sijfer

For reason of law, it is ordered, adjudged & decreed that Henry Sijfer be put in possession of all the property and effects of and belonging to the succession of Anna Catharina Mick his deceased wife, and have as his share of the community of acquits and gains which existed between the said Henry Sijfer and his said late deceased wife Anna Catharina Mick, and of the other half as usufructuary thereof.

No.
In the matter of
Andrew J. Rose
petitioning to be
emancipated.

In the application for emancipation I have heard the parties and conclude that the minor Andrew J. Rose now upwards of 14 years of age can be safely emancipated I do hereby do chambers render judgment and it is ordered, adjudged and decreed that the application of said minor is granted and that he the minor Andrew J. Rose be fully emancipated and released of all liabilities which may attach to minors and with full power to do and perform all acts as fully as

if he had arrived at the age of twenty one years.
Done and signed in Chambers this the 16th day of August
A.D. 1879.
(Signed) W. B. Symon, Justice Judge
of the Parish of Jefferson.

Wednesday August 20th 1879.
Parish Court met pursuant to adjournment.
Present the Hon W. B. Symon Judge
and there being no business before the Court, the
Court adjourned till Saturday the 23rd of August 1879.

Saturday August 23rd 1879.
Parish Court met pursuant to adjournment.
Present, the Hon W. B. Symon Judge,
J.S.D.

No. 1094.
The State
vs.
Dennis Bortins & C.

This case fixed for examination to day was called.
Wm. Withoff, Jr. Dist. atty. pro tem for the State
the accused Dennis Bortins & Scipio Hatcher & with C.
W. Breaux & atty. at law of counsel.
and after hearing the evidence it is ordered by the Court that
the case be transferred to the Hon the 2^d Jud. Dist Court in
the Parish of Jefferson for trial and that the accused Dennis Bortins
and Scipio Hatcher be remanded in default of furnishing a bond
with good & solvent surety in the sum of One hundred dollars each and
conditioned according to law.
and the Court adjourned till Wednesday August 27th 1879. at
10 o'clock A.M.

Wednesday August 27th 1879.
Parish Court met pursuant to adjournment.
Present, the Hon W. B. Symon Judge

On motion of Wm. Withoff Jr. Dist atty. pro tem the following
informations were ordered to be filed to wit.

- " No. 1097 The State of La vs Richard Reinack Information for assault with
a dangerous weapon with intent to kill - murder "
- " No. 1098 The State of La vs Felix Bauer Information for assault with
a dangerous weapon with intent to kill - murder "
- " No. 1099 The State vs Solomon Prime Information for selling
intoxicating liquor to a minor "
- " No. 1100 The State vs Felix Bauer Information for selling
intoxicating liquor to a minor "
- " No. 1101 The State of La vs Morris Felix Information for
taking & carrying away & concealing a public record etc.

No. 1102.
The State of La
vs.
Ed. Thomas.

This case fixed for examination to day was called, when
owing to the illness of the accused Ed. Thomas it is ordered
by the Court that the case be continued.

No. 1097.
The State
vs.
Richard Reinhardt

Assault with a dangerous weapon etc.
The accused Richard Reinhardt with his counsel
J. W. Stammagan appeared in Court and being arraigned
on the above charge waived the trial by a jury & pleaded
"not guilty" the pleas were ordered to be recorded & the Court
proceeded to try the case.

Wm. Mitchell Jr. Dist. atty. pro tem representing the State.
and after hearing the evidence & counsel, the Court
rendered a verdict of "not guilty" ordered that the verdict
be recorded & that the accused Richard Reinhardt be discharged.
Assault with a dangerous weapon etc.

No. 1098
The State
vs.
Felix Bauer

The accused Felix Bauer with his counsel J. W. Stammagan
appeared this day in Court and being arraigned on the above
charge waived the trial by a jury & pleaded "not guilty"
the pleas were ordered to be recorded and the case proceeded
with before the Court.

Wm. Mitchell Jr. Dist. atty. pro tem representing the State.
and after hearing the evidence, on motion of Wm.
Mitchell Jr. Dist. atty. pro tem, leave of the Court having been
first obtained, it is ordered that a "nolle prosequi" be entered
herein that the accused Felix Bauer be discharged.

No. 1099
The State
vs.
Solomon Prince

Selling intoxicating liquors to a minor.
The accused Solomon Prince being present in Court was arraigned
on the above charge, waived the trial by a jury and pleaded
"not guilty" the pleas were ordered to be recorded and the Court
proceeded to try the case, when on motion of Wm. Mitchell Jr.
Dist. atty. pro tem, it is ordered that a "nolle prosequi" be
entered herein and that the accused Solomon Prince be discharged.

No. 1100.
The State
vs.
Felix Bauer

Selling intoxicating liquors to a minor.
The accused Felix Bauer being arraigned on the above charge
waived the trial by jury and pleaded "not guilty" the pleas
were ordered to be recorded, and the Court proceeded to try the case.

Wm. Mitchell Jr. Dist. atty. pro tem for the State
J. W. Stammagan atty. at law for the accused.
When on motion of Wm. Mitchell Jr. Dist. atty. pro
tem, it is ordered that a "nolle prosequi" be entered herein and
that the accused Felix Bauer be discharged.

No. 1101.
The State
vs.
Morris Felix

Taking, carrying away & concealing a public record.
The accused Morris Felix being arraigned on the above
charge pleaded "not guilty" & waived the trial by jury,
the pleas were ordered to be recorded and the Court proceeded
to try the case.

Wm. Mitchell Jr. Dist. atty. pro tem for the State.
J. W. Stammagan atty. at law for the accused.
When after hearing the evidence & counsel
the Court rendered a verdict of "not guilty" ordered
that the verdict be recorded & that the accused Morris
Felix be discharged.

Regular Term.

Monday - September 1st 1879.
District Court met pursuant to adjournment.
Present, the Hon. W. B. Symonds, Judge.

N^o 1601.
Jas. Rosenthal
vs.
Amos Morrison

On motion of Wm. Withoff, Jr. atty for J. Rosenthal
it is ordered by the Court that this case be fixed for
trial on Saturday the 6th day of September at 10 o'clock A.M.

N^o 1630.
Elizabeth Stadman
vs.
Jules Samuel.

The note to dismiss the appeal herein fixed for trial to
day was called, when owing to the absence of Counsel for
both pl^{ty} Def^{ts}. it is ordered by the Court that the same
be continued without date. for to day

N^o
Socis & Cordes.
vs.
Louis Bauer.

Appeal from the T. S. P. Court.
This case fixed for trial to day was called.
and owing to the absence of Counsel of pl^{ty} Def^{ts} it is
ordered by the Court that this case be continued till Saturday
the 6th day of September 1879 at 10 A.M.

N^o 1643
Wm. Withoff, Jr
vs.
Police Jury Jefferson
parish of R. Bank.

In this case tried and taken under advisement on August 14th
1879, for reasons orally assigned in open Court this day.

Considering the law & the evidence to be in favor of Plaintiff
against the Def^{ts} herein;

It is ordered adjudged & decreed that the
injunction granted herein be sustained and perpetuated in so
far as it inhibits the disbursement of the taxes collected for
payment of salaries of officers to the prejudice of the service due
the plaintiff as stated in his petition: it is further ordered, adjudged
& decreed that no payment be made except by warrant of the
President until the Police Jury repeal its ordinance requiring
such warrant. and that in all other respects the injunction
be dissolved.

It is further ordered, adjudged & decreed that the
mandamus herein be made peremptory in so far only as it
requires the Secretary and Treasurer to keep a book in which
he shall enter and register all debts and claims due to the
jury and the dates they become due. it appearing that in all
other respects the Treasurer & Secretary has kept proper books.
The Def^{ts} to pay all costs.

Saturday September 6th 1899
Parish Court met pursuant to adjournment
Present, the Hon W. B. Hayward, Judge.

N^o 1615
W. R. Chapman vs.
The Parish of the
parish of Jefferson
Parish.

This cause having been submitted to the Court, upon hearing
the proofs & allegations
It is ordered, adjudged and decreed that
the J. W. R. Chapman have judgment against the Defdt
the Parish of Jefferson Parish of Jefferson Parish for the sum of
Two hundred and ninety nine ⁰⁰/₁₀₀ Dollars with legal interest
from judicial Demand with costs of suit.

N^o 1616
W. R. Chapman vs.
The Parish of the
parish of Jefferson
Parish.

This cause having been submitted to the Court on the proofs
& allegations, the Court finds for the Plff. It is therefore
ordered, adjudged by the Court that the J. W. R. Chapman
have a recovery from the Defdt the Parish of Jefferson Parish of
Jefferson Parish for the sum of Two hundred & thirty seven
⁰⁰/₁₀₀ Dollars with legal interest from judicial Demand
& costs of suit.

N^o 1601.
C. Rosenthal vs.
C. Morrisson

This case fixed for trial to day was called.
Wm. Wilkoff, Jr. atty for plff.
P. King Cutter " " Defdt.
and after hearing the evidence & counsel, the Court took the
case under advisement.

N^o 1630.
Elizabeth Staden vs.
Jules Samuel.

By consent of counsel, it is ordered by the Court that
the case herein to dismiss the appeal be fixed for trial on
Wednesday the 17th day of September 1899 at 10.0 o'clock A.M.

N^o
Socite and Cordes vs.
Louis Bauer

Appeal from the 1st Justice Peace
This case fixed for trial to day was called.
W. J. Mc Lane atty for plffs & appellee.
P. King Cutter for Defdt & appellant.
and after hearing the evidence & arguments of counsel, for
reasons orally assigned in open Court.
Considering the law & the evidence adduced and the same being in
favor of the Defdt & appellant.
It is ordered, adjudged & decreed that the judgment of the
lower court be annulled & reversed, and it is further ordered
& adjudged & decreed that there be judgment in favor of the
Defdt Louis Bauer and against the plffs Socite & Cordes
as of non suit. the plffs & appellees to pay all costs.

N^o 1644.
Magdalena Sutter vs.
M. Landry her husband

On motion of W. J. Mc Lane atty for Plff. herein,
it is ordered by the Court that the exceptions filed herein be
fixed for trial on Saturday the 13th day of September 1899
at 10.0 o'clock A.M.

Tuesday September 13th 1879.
Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Seymour, Judge.
A. B. C. C.

No. 1104.
The State
vs.
Cecilia Burr.

This case fixed for examination to day was called.
W. J. McCune atty at law for the State
the accused Cecilia Burr with W. L. Thompson of counsel.
and after hearing the evidence & counsel; it is ordered
by the Court that this case be transferred to the Hon. the
2nd Judicial District Court in & for the Parish of Jefferson and
that the accused Cecilia Burr be remanded in custody in
default of furnishing a bond with good & solvent surety and
conditioned according to law, in the sum of One hundred & \$100,000,
assault with a deadly weapon etc.

No. 1106.
The State
vs.
Cecilia Burr.

This case fixed for examination to day was called.
W. J. McCune atty at law for the State
the accused Cecilia Burr with W. L. Thompson of counsel.
and after hearing the evidence; it is ordered by the Court
that the case be dismissed & that the accused Cecilia
Burr be discharged.

No. 1648.
Magdalena Helwig
vs.
Alex. V. Mysocki, her husband.

By consent of counsel; it is ordered by the Court
that this case be fixed for trial on Wednesday the
17th September 1879 at 10 o'clock A.M.

No. 1649.
Susan Gordon wife
vs.
Green Wilson.

On motion of W. J. McCune atty for Jeff. Helwig;
It is ordered by the Court that this case be
fixed for trial on Saturday the 20th September 1879
at 10 o'clock A.M.

No. 1644.
Magdalena Sutter
vs.
J. Laundry her husband.

This exception herein fixed for trial today was called
when by consent the same is ordered to be continued to
Wednesday the 17th instant at 10 o'clock A.M.

and the Court adjourned to Wednesday the 17th inst at 10 o'clock A.M.

Wednesday September 17th 1879.
Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Seymour, Judge.

No. 1648.
Magdalena Helwig
vs.
A. V. Mysocki, her husband.

This case fixed for trial to day was, by consent, ordered to
be continued to Saturday the 20th day of September 1879
at 10 o'clock A.M.

No. 1644.
Magdalena Sutter
vs.
J. Laundry, her husband.

The Exception herein fixed for trial to day was called.
B. Elliott for Off in Exception
W. J. McCune for deft in Exception
and after hearing the evidence & Counsel, It is ordered by the
Court that the Exception be sustained and that the case
be dismissed as in case of non suit.

No 1630.
Elizabeth Slade vs.
#1.
Jas. Samuel.

The rule to dismiss the appeal herein, fixed for trial to day was called.
Wm. McLean atty for Jeff. in rule.
Sandy Slade one of the Defs in rule in P.P.
and after hearing the evidence for reasons orally assigned by the Court.

It is ordered that the rule be made absolute and that the appeal granted herein be dismissed, the sureties in the appeal bond not being good & solvent as required by law.
and the Court adjourned till Saturday the 20th day of September 1879 at 10 o'clock A.M.

No 1105.
The State
#1.
Thos. Anderson

Saturday September 20th 1879.
Jurist Court met pursuant to adjournment.
Present, the Hon^{ble} W. B. Hyman, Judge.
A. B. ...
This case fixed for examination today was called.
the accused Thos Anderson in P.P.
Wm. McLean, Jr. Dist atty pro tem for the State.

and after hearing the evidence, It is ordered by the Court that the case be transferred to the Hon the second Judicial District Court in & for the Jurist of Jefferson for trial and that the accused Thos Anderson be remanded to custody in default of furnishing a Bond with good & solvent sureties in the sum of One hundred Dollars (\$100.00) conditioned according to law.

No 1107.
The State
#1.
Chas. Homan

Assault with a deadly weapon with intent to kill.
This case fixed for trial to day was called.
the accused Chas. H. Homan in P.P.
Wm. McLean, Jr. Dist atty pro tem for the State.

On motion of Wm. McLean, Jr. Dist atty pro tem, the following Information was filed:
The State of La vs. Chas. H. Homan "Information for assault with a deadly weapon with intent to kill."
and the accused Chas. H. Homan being present in open Court was arraigned on the above charge, pleaded "not guilty" the plea ordered to be recorded & waived the trial by Jury when the Court proceeded to try the case and after hearing the evidence the case was taken under advisement by the Court & the accused Chas. H. Homan was released under his bond to appear when notified.

No 1108
The State
#1.
Joseph Seagar

Deliberately entering and assault with a dangerous weapon.
This case fixed for trial to day was called.
Wm. McLean, Jr. Dist atty pro tem for the State.
the accused Joseph Seagar with W. S. Thompson of counsel.
and after hearing evidence, the case was continued to Wednesday the 24th instant at 10 o'clock A.M. for further evidence and the accused Joseph Seagar is bound on his bond to appear on said 24th day of September 1879 at 10 o'clock A.M.

No 1048.
Magdalena Helwig
vs.
Chas. W. Messick, Sheriff

This case fixed for trial to day was to consent
to be continued to Wednesday the 24th day of Sept.
1879 at 10 o'clock A.M.

No 1049.
Susan Foster wife
vs.
Gerrit Wilson
S. W. Lewis informant

This case fixed for trial to day was called:
W. J. McCune atty for Def.
Wm. Mithoff Jr. atty for Deft & Intervenor.
and after hearing evidence, it is ordered by the Court
that this case be continued till Wednesday the 24th
day of Sept. 1879 at 10 o'clock A.M. for further

No 1100
The State
vs
Joseph Seagar.

On motion of Wm. Mithoff Jr. Dist atty pro tunc & the
following information is ordered to be filed with the State
of La. vs. Joseph Seagar. Information for Misdemeanor
and the Court ordered a Bench warrant to issue against
Joseph Seagar & fixed the bond for his appearance at \$500.
Excess.

The accused Joseph Seagar being produced in open Court
by the Sheriff was arraigned in the above charge & then
his counsel, W. S. Thompson, leave of the Court being
first obtained, filed a Demurrer to the same and the case
ordered to be continued till Wednesday the 24th instant at
10 o'clock A.M.

and the Court adjourned till Wednesday the 24th instant
at 10 o'clock A.M.

Wednesday Sept. 24th 1879

Genial Court met pursuant to adjournment.
Present, the Hon. W. B. Thurman Judge
Cjs with a dangerous weapon with intent to kill.

No 1108.
The State
vs.
Jos. Seagar.

This case continued from Saturday last came up to day:
The accused Joseph Seagar with W. S. Thompson of counsel.
Wm. Mithoff Jr Dist atty pro tunc for the State.
and after hearing the evidence & arguments of counsel, it is ordered
by the Court that the accused Jos. Seagar be remanded into custody
on the charge of "Assault with a dangerous weapon with intent to kill"
in default of furnishing a bond with good & solvent surety in the sum of
One hundred dollars (\$100.00), conditioned according to law for his
appearance before the 2nd Judicial District Court in & for the Parish
of Jefferson at the November term 1879 of said Court.
Excess.

No 1109
The State
vs
Jos. Seagar

This case continued from Saturday last came up
the accused Jos. Seagar with W. S. Thompson of counsel.
Wm. Mithoff Jr Dist atty pro tunc for the State.
where the Court ordered the case to be continued indefinitely.

No 1644
Magdalena Sitti
vs.
Suzanne Landry
S. W. Lewis informant

On motion of W. J. McCune of counsel for defendant
It is ordered by the Court that defendant show cause on
Monday, 29th Sept. 1879 at 10 A.M. why a new trial should

not be granted to the mover herein on the ground that the judgment herein rendered by this Hon Court is contrary to the law and the evidence in this: that the Court erred in decreeing that the Defendant Sh. Sanders was and is a resident of the City of New Orleans & had a domicile therein.

No 1618
Magdalena Helwig
vs.
Alex. T. Wisocki
her husband

This case fixed for trial to day was called:
Wm. J. Mc Lane atty for Plff.
Josiah Pitts Curator ad hoc for defdt.
and after hearing the evidence & Arguments of counsel for reasons earlier assigned in open Court.

Considering the law & the evidence to be in favor of Plaintiff & against the Defdt herein

It is ordered, adjudged & decreed that there be judgment in favor of plaintiff Magdalena Helwig wife of Alexander T. Wisocki & against the plaintiff Alexander T. Wisocki, of a full Divorce a vinculo Matrimonii and that the bonds of matrimony heretofore existing between them be and they are hereby forever dissolved. The Defdt to pay all costs.

It is further ordered, adjudged & decreed that a fee of fifteen Dollars (\$15.00) be allowed to J. Pitts Curator ad hoc, to be taxed with the costs.

No 1619
Susan Gordon
vs.
Susan Wilson etc.

This case continued from Saturday last came up
W. J. Mc Lane for Plff.
Wm. Whithoff Jr. atty for defdt & intervenor.

and after hearing the evidence the case was continued for argument till Monday the 29th day of September 1879 at 10 o'clock A.M.

and the Court adjourned till Monday the 29th of September 1879 at 10 o'clock A.M.

Monday September 29th 1879.
Juris Court met pursuant to adjournment.
Present, the Hon. W. B. Symard, Judge.

No 1642
Joseph Schminiger
vs.
R. F. Spangenberg.

On motion of C. St. Whittmore atty for plff herein & on showing to the Court that the Defdt tho duly cited has failed to answer within the legal delay;

It is ordered that a judgment by default be entered herein against the Defdt. Robert F. Spangenberg.

No 1692
T. Sealer
vs.
A. Teno

On motion of B. C. Elliott atty for Plaintiff
It is ordered that this case be discontinued w/ plff paying costs.

No 1644
Margaret Sutter
vs.
The Laundry her husband

This case for trial filed herein on Sept. 24. 1879 fixed for trial to day was called.

W. J. Mc Lane atty for Plff in rule.

B. C. Elliott atty for Defdt in rule,
and after hearing Counsel, it is ordered by the Court that the
rule be made absolute and that a new trial be granted herein.

N^o 1601.

Jos. Rosenthal
vs.

Amos Morrison

In this case tried & taken under advisement on Sept 21st 1879.
Considering the law & the evidence to be in favor of
pltff. & against the Defdt herein & for reasons orally assigned
in open Court this day.

It is ordered, adjudged & decreed that there be judgment in
favor of pltff. Joseph Rosenthal & against the Defdt Amos
Morrison represented by M^{rs} Emeline West Morrison - Testamentary
Executrix of his last will & testament for the full sum of
Fifty five ⁰⁰/₁₀₀ dollars (\$55.00) with legal interest from judicial
demand until paid & all costs.

N^o 1601.

Jos. Rosenthal
vs.

Amos Morrison

On motion of Alfred E. Billings of counsel for defendant and
for reasons on file.

It is ordered that plaintiff's new causes on
the - day of November 1879 at 10 o'clock A.M. when a new trial should
not be granted on the grounds on file
and the rule herein being taken up for trial & after hearing Coun-
sel, it is ordered by the Court that the rule for new trial be dissolved
and the new trial refused.

Lochte & Cordes
vs.

Louis Bauer

The rule for new trial herein fixed for trial to day was called.
W. J. McName atty for Plff in rule.
A. E. Billings atty for Defdt in rule.
and after hearing Counsel, it is ordered by the Court that
the rule be discharged & the new trial refused.

N^o 1601.

Jos. Rosenthal
vs.

Amos Morrison

On motion of Alfred E. Billings attorney for defendant
herein & on suggesting that said defendant feels aggrieved at
the judgment herein rendered & desires to take a suspensive appeal
therefrom to the Hon. the Second Judicial District Court in &
for the Parish of Jefferson; It is ordered that a suspensive
appeal be granted herein to the Hon. the 2nd Judicial District
Court in & for the Parish of Jefferson - returnable at said Court
on the first day of its next regular term say the 17 day
of November 1879 upon defendant giving bond according to law.

N^o 1540.

Charles Gross
vs.

Barbara Algier,
his wife

Plaintiff Charles Gross having suggested to the Court
that more than twelve months has elapsed since the
rendition of judgment in the above entitled & numbered
cause of Charles Gross vs Barbara Algier his wife in
favor of plaintiff and against the defendant and that
no reconciliation has taken place.

It is ordered, adjudged and decreed that there be
judgment in favor of Plaintiff Charles Gross against
defendant Barbara Algier, his wife, heretofore being
the bonds of matrimony heretofore existing between
them, in vinculo matrimonii.

N^o 1649
Susan Gordon vs.
W. B. Thompson, her husband.

This case continued from Wednesday last was called.
H. J. McClure atty for P^{ts}.
W. B. Keith Jr. " " Def^{ts} & Intervenor.
and after hearing arguments of counsel & for reasons
orally assigned in open Court.
By reason of the law prohibiting such a suit;
It is ordered, adjudged & decreed that the plaintiffs suit
be dismissed with costs; it is further ordered, adjudged
& decreed that the intervenors suit be dismissed with
costs.

vs.
Gerrit Wilson
vs.
G. De Mungier

N^o 1650
Susan Gordon vs.
vs.
Gerrit Wilson

On motion of W. J. McClure of counsel for Plain-
tiff's feel aggrieved at the judgment rendered in the abov-
entitled & numbered case, on the 29th day of September
1879 & signed on the same day & they are advised that
said judgment is to their prejudice and that the same
is contrary to the law & the evidence; It is ordered that
a devolutive appeal be & is hereby granted to the P^{ts} &
upon their giving bond with good & solvent security in the sum
of One hundred (\$100) dollars conditioned as the law directs
said appeal to be made returnable to the Hon^{ble} the
Second Judicial District Court of Louisiana in & for the
Parish of Jefferson on the third Monday of November 1879.
and the Court adjourned till Monday Oct 6. 1879.
at 10 o'clock a. m.

Probate Term

Monday October 6th 1879.
Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Sherman Judge.

N^o 1084
The State vs.
vs.
Geo Sharp et al.

On motion of W. B. Keith Jr. Dist atty pro tem
in upon suggesting that one of the accused herein, Clark
Henton has remained in prison since the date of arrest
and is unable to furnish bond in the amount heretofore
fixed by the Court;

It is ordered that the said Clark Henton
be now released upon furnishing bond in the sum of Fifty
Dollars. (\$50.00).
and the Court adjourned till Saturday the 11th
day of October 1879 at 10 o'clock a. m.

Saturday October 11th 1879.
Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Sherman Judge.

N^o 1112
The State
vs.
Thomas Williams

This case fixed for examination to come on Monday.
the accused Thomas Williams vs. P. P.
W. B. Keith Jr. Dist atty pro tem for the State.
and after hearing the evidence it is ordered by the
Court that the accused Thomas Williams

to the Parish first in default of furnishing a bond and solvent surety in the sum of One hundred Dollars and according to law, and that the case be transferred to the 9th District Court of Louisiana for the Parish of Jefferson.

No 32

Succession of
Jimmie Chapron

By reason of law and considering the documents on file, It is ordered that the rule herein be made a rule in so far as it relates to all the mortgages recorded in the Certificate of the Recorder of Mortgages of the Parish of Orleans on file herein, with the exception of the tax inscriptions in favor of the City of New Orleans and of the State of Louisiana - It is further adjudged & decreed that the Recorder of Mortgages in & for the Parish of Orleans is hereby ordered & authorized to cancel from his books all the mortgages judicial and conventional standing against the parties fully described in the aforesaid Certificate of Mortgages and in the name of Jimmie Chapron with the exception of the tax inscriptions in favor of the City of New Orleans and the State of Louisiana.

and the Court adjourned till Saturday, Oct 18, 1879 at 10 AM.

Saturday October 18th 1879

Parish Court met pursuant to adjournment.

Present, the Hon. W. B. Symmes, Judge.

and there being no business before the Court, the Court adjourned till Saturday the 25th October 1879 at 10 o'clock AM.

Saturday October 25th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon. W. B. Symmes, Judge.

No 1646
The State of Louisiana
vs.
the Police Jury parish
of Jefferson right bank

This case fixed for trial to day was called

Wm L. Simpson atty for relator:

Wm Northoff, Dist atty, pro tem for the Defolts.

and after hearing the evidence & arguments of counsel the Court rendered the following judgment: i.e.

"Considering the law & the evidence to be in favor of relator and against the Defolts herein, It is ordered that the mandamus be so far sustained as to prescriptively order the Defendants to pay to relator whatever funds that were set aside by the police Jury of the Parish of Jefferson right bank in their levy of taxes for the year 1879, now in the possession of the Jury, even to the extent of the amount of relator's claims, say Two hundred & eight 05/100 dollars (\$208.⁰⁵/₁₀₀) and costs

This order not to affect former orders of Court.

Monday, October 27th 1879.
Irish Court met pursuant to adjournment.
Present, the Honorable W. B. Hyman, Judge.

No. 1113
Shr. State
vs.
A. J. Kempf.

False imprisonment & oppression in office
This case fixed for examination to day was called.
Present, the accused A. J. Kempf with A. C. Billings of counsel.
" W. S. Thompson atty at law for the State.
and after hearing the evidence & counsel, it is ordered
by the Court that the case be dismissed and that the
accused be discharged.

Wednesday October 29th 1879.
Irish Court met pursuant to adjournment.
Present, the Honorable W. B. Hyman, Judge.

No. 1675.
Wm. Hennessey
vs.
The owners of M. R. Kingfellow's
Registered distillery no. 22

The rule filed herein on Oct 25, 1879 and fixed for trial to day
was called.
W. C. McCune atty for Shff. in rule.
W. S. Thompson " " W. H. H. in rule.
and after hearing the evidence & arguments of counsel; it is ordered
by the Court that the rule herein be made absolute; and the Shff. Wm.
Hennessey is hereby ordered to furnish to the Sheriff of the parish
of Jefferson, security for costs.

and the Court adjourned till Monday Nov. 3: 1879 at 10. A.M.

Regular Term.

Monday November 3rd 1879.
Irish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge.

The Civil Docket was called and on proper motion the fol-
lowing cases were fixed for trial as follows, viz:

- No. 1679. W. S. Thompson vs. Emma Humand and co. Wednesday Nov 5th 1879.
- No. 1633. W. J. Behan vs. Robt S. Belden. Tuesday " 11th "
- No. 1674. Celestin Magendie vs. S. J. Capdeville and co. Monday " 10th "

No. 1675.
Wm. Hennessey
vs. the owners of
Registered Distillery no. 22

On motion of W. S. Thompson atty for Shff. herein
It is ordered by the Court that the Exceptions filed herein
be fixed for trial on Wednesday the 5th day of November
1879 at 10 o'clock A.M.

On consent of counsel herein, it is ordered by the Court
that the exception herein be fixed for trial on Saturday the
15th day of November 1879 at 10 o'clock A.M.

No. 1677.
M. Hotard
vs.
Chas. Martinez

On motion of Alfred C. Billings of counsel for plaintiff
it is ordered by the Court that on the 20th day of October 1879 he
be

No 1629.
Saml. Bauman
vs.
Charles & Agnes M.
Hays.

caused to be issued a writ of fieri facias herein & on same being placed the writ in the hands of the Sheriff of said parish which writ ordered the said Sheriff to seize and sell sufficient of the property of Defendants to satisfy the same say \$157.⁰⁰ & on suggesting that on October 21st 1879. C. D. Secombe was cited as garnisher and served personally with interrogatories touching his liabilities to Defendants herein, which citation & interrogatories on answer hereto & made part hereof & on further suggesting that the legal delays have elapsed & said garnisher has failed to answer said interrogatories under oath as the law requires thereby confessing that he has moneys, rights, credits or property sufficient to satisfy said writ or the amount named & specified in the petition & interrogatories served as aforesaid & on further suggesting that plaintiff desires judgment against said garnisher only for a portion of the amount of said writ say the sum of Eighty Dollars as said plaintiff believes said amount to be well due that said garnisher owes or is indebted to said Defendants or either of them.

It is therefore ordered, adjudged & decreed that plaintiff Samuel Bauman do have judgment & recover from Garnisher C. D. Secombe the sum of Eighty Dollars he having failed to answer the interrogatories as cited to do on October 21st 1879 & that Defendants pay costs of this garnishment proceedings and he is directed to forthwith pay the same to the Sheriff of the parish of Jefferson.

Wednesday November 5th 1879.

Parish Court met pursuant to adjournment.

Present, the Hon. W. B. Symon, Judge.

No 1679
Mrs L. Thompson
vs.
Louisa Kleinman

This case fixed for trial to day was called.

Mrs L. Thompson in P. P.

Mrs Louisa Kleinman in P. P.

and after hearing the evidence & counsel, for reasons orally assigned in open Court.

Considering the law & the evidence to be in favor of Plaintiff against the Defltt herein

It is ordered, adjudged & decreed that there be judgment in favor of Plaintiff Mrs L. Thompson against the Defendant Mrs Louisa Kleinman widow of Caspar Wisig for the sum of Fifteen Dollars (\$15⁰⁰) with costs of suit.

No 1675
Mrs Hennessey
vs.
The owners of W. R.
Stimpfllows Registered
Distillery No 22.

The exceptions filed herein & fixed for trial today was called.

Mrs L. Thompson atty for Pffs.

W. J. McCune atty for absent owners.

and the Court ordered that the Exceptions be continued to Monday the 10th day of November 1879. at 10: A. M.

N^o 1641.
Joseph Schwinger
vs.
Leonard Spangenberg Jr.

On motion of E. J. Whitmore atty for plff. herein
and on showing to the Court that the Defdt the duly cited has
failed to answer within the legal delay.
It is ordered that a judgment by default be entered herein
against Leonard Spangenberg Jr. Defdt herein

Saturday November 8th 1879

Parish Court met pursuant to adjournment.
Present, the Hon^{ble} W. B. Hyman Judge
Larney.

N^o 1114.
The State
vs.
Camilla Martin

This case fixed for examination to day was called. Present
the accused Camilla Martin with M. Lacy Esq of counsel.
and after hearing the evidence, it is ordered by the Court
that the case be dismissed & the accused discharged.

N^o 1678
W. S. Thompson
vs.
Cap. John Ford

On motion of W. S. Thompson in S. P.
it is ordered by the Court that this case be fixed for
trial on Saturday the 15th day of November 1879 at 10 o'clock
a. m.

N^o 1678
W. S. Thompson
vs.
Cap. John Ford

On motion of W. S. Thompson plff in the above
entitled suit and on showing to the Court that Captn
John Ford has either in his possession or under his
control a receipt and contract signed by W. S. Thompson
for the sum of One hundred Dollars in the case of the
U. States vs E. Shephard Jr. and that the same is
material to the interests of Plff. in the above suit.
It is therefore ordered that Captn John Ford
do produce said receipt or contract into Court on
Saturday the 15th day of November 1879 at 10. A. M. to
be used in evidence on the trial of the above case.

N^o 1679.
W. S. Thompson
vs.
Louise Kliman
wid^{er} of Captn Wm

On motion of W. J. McCune, attorney for defendant
and for reasons on file
It is ordered by the Court that the
plaintiff show cause on Saturday the 15th day of
November 1879 at 10 o'clock a. m. why a new trial
should not be granted to mover in this case on the
grounds on file.

Monday November 10th 1879.
 Parish Court met pursuant to adjournment
 Present, the Hon. W. B. Hyman, Judge.

No. 1675.

M^{rs} Hennessy

vs.

the owners of M. A. King
 plows, registered Distillery
 no. 22.

The exception filed herein & fixed for trial to day was, on
 motion of W^m S. Thompson atty for plff. herein ordered to be
 continued till Saturday the 15th Day of November A. D. 1879.
 at 10 o'clock A. M. and that J. Sharp atty for plff. in exception
 be notified of the same.

No. 1674.

Celestin Magendie

vs.

Philip Capdeville
 et al.

The exceptions filed herein on October 4. 1879. came
 up to day.

R. King Cutler for plff. in Exception

W^m S. Thompson for Defect in Exception.

when after hearing counsel, it is ordered by the Court that
 the exception so far as Maggie Capdeville is concerned be
 maintained and the demand of plff. as against M^r Maggie
 Capdeville be rejected with costs.

No. 1674.

Celestin Magendie

vs.

Philip Capdeville

The exception filed herein to day was called.

W^m S. Thompson for plff. in Exception

R. King Cutler for Defect in Exception

and after hearing counsel, it is ordered by the Court that
 the exception be maintained and that the reconventional
 Demand of defect be rejected with costs.

No. 1674.

Celestin Magendie

vs.

Philip Capdeville

This case fixed for trial to day was called.

W^m S. Thompson atty for plff.

R. King Cutler " " Defect.

and after hearing the evidence & arguments of counsel,
 for reasons orally assigned in open Court.

Considering the laws the evidence to be in favor of plff &
 against the Defendant herein

It is ordered, adjudged & decreed that there be judgment
 in favor of plff. Celestin Magendie & against the Defen-
 dant Philip Capdeville for the sum of Sixty Dollars
 (\$60.⁰⁰) with costs.

and the Court adjourned till tomorrow the 11th day
 of November A. D. 1879 at 10 o'clock A. M.

Tuesday November 11th 1879.

Parish Court met pursuant to adjournment.
 Present, the Hon. W. B. Hyman, Judge.

No. 1641.

Joseph Schuminger

vs.

Edmond Spangenberg

This case was called to day for final adjudication

E. N. Whittmore atty for plff.

the Defendant absent and not represented.

and after hearing the evidence the Court considering the law &
 the evidence advised to be in favor of plff. & against the Defect
 herein;

It is ordered that the judgment by default rendered herein on Nov: 5th 1879 be now confirmed & made final and accordingly it is ordered, adjudged & decreed that plaintiff Joseph Schreiner do have & recover of the defendant Leonard Spangenberg Jr. the sum of One hundred & thirty seven ⁴⁵/₁₀₀ Dollars (\$137.45) with five per cent per annum interest thereon from February 9th 1878 until paid & costs of suit.

N^o 1642.

Joseph Schreiner
vs.

Robert J. Spangenberg

This case came up to day for final adjudication
E. N. Whittmore atty for plff.

the defendant absent & not represented.

and after hearing the evidence, the Court considering the law & the evidence adduced to be in favor of plff. & against the defolt herein; it is ordered that the judgment by default rendered herein on September 29th 1879 be now confirmed & made final and accordingly it is ordered, adjudged & decreed that there be judgment in favor of plff. Joseph Schreiner & against the defendant Robert J. Spangenberg for the sum of Four hundred & forty three ³⁵/₁₀₀ Dollars (\$443.35) with five per cent per annum interest thereon from January 19th 1878 until paid and costs.

N^o 1633

Wm J. Behan
vs.

Robt. L. Belden

This case fixed for trial to day was called. Present:
the intervenor Robt. L. Belden with W. J. McCune of counsel.
A. B. Phillips atty for W. J. Behan

when on motion of W. J. McCune atty for intervenor, it is ordered by the Court that the case be continued till Saturday November 15th 1879 at 10 o'clock A.M.

Saturday November 15th 1879.

Genie Court met pursuant to adjournment.
Present, the Hon. W. B. Symon, Judge.

N^o 1677.

Mc. Steward
vs.

Charles Manning

The exception filed herein came up to day
W. J. McCune atty for plff. in exception
Wm L. Thompson atty for defolt in exception
and after hearing counsel, it is ordered by the Court that the exception be maintained and that the suit be dismissed as in case of non suit.

N^o 1679

Wm L. Thompson
vs.

M^{rs} Louisa Kluman

The rule for new trial filed herein & fixed for trial to day came up.
W. J. McCune atty for plff. in rule.
Wm L. Thompson in P.P.
and after hearing Counsel, it is ordered by the Court that the rule be discharged and the new trial refused.

N^o 1633.

W. J. Behan
vs.

Robt. L. Belden

This case continued from Tuesday last came up to day.
W. J. McCune atty for opponent & intervenor Robt L. Belden.
A. B. Phillips atty for W. J. Behan.

and after hearing the evidence & arguments of counsel, the Court
takes the case under advisement.

No 1675.
Wm Hennessey
vs.
W. R. Stringfellow
registered Distillery
No 22.

The rule filed herein on Nov. 12th 1879 came up to day.
W. J. McCune atty for plff in rule
Wm S. Thompson for defct in rule.
and after hearing counsel, it is ordered by the Court that the
rule be made absolute in so far as the keeping of the property
under seizure is concerned, the Sheriff being relieved from taking
care of the same until the plff herein Wm Hennessey furnishes secu-
rity for costs.

No 1675.
Wm Hennessey
vs.
W. R. Stringfellow
registered Distillery
No 22.

This case fixed for trial to day was called:
Wm S. Thompson atty for plff.
Isaiah Sharp. atty for W. R. Stringfellow
and after hearing the evidence & arguments of Counsel, the Court
considering the law & the evidence to be in favor of plaintiff against
the defendant;

It is ordered adjudged & decreed that there be judg-
ment in favor of plaintiff Wm Hennessey & against the Defct
W. R. Stringfellow for the sum of One hundred & twenty eight
Dollars (\$120.⁸⁰) with legal interest thereon from judicial
Demand until paid and all costs, with leave & privilege upon
the property provisionally seized herein, to wit: the Distillery
called W. R. Stringfellow No 22 Registered Distillery situa-
ted in W. Downsville parish of Jefferson ^{in this state} together with all its
machinery & appurtenances belonging.

No 1678.
Wm S. Thompson
vs.
Capt John Ford.

This case fixed for trial to day was called
Wm S. Thompson in P. P.
W. J. McCune atty for defct.
when on motion of W. S. Thompson in P. P. it is ordered
by the Court that the case be continued till Saturday next
the 22 day of November 1879 at 10 o'clock A. M.

Saturday November 22nd 1879.
District Court met pursuant to adjournment.
Present, the Hon. W. B. Howard Judge.

No 1680.
Mrs Wm M. Fallis
vs.
Charles Dusman

On motion of A. E. Billings atty for plff herein, and on
suggesting showing to the Court that the Defct. Charles Dusman
who duly cited has failed to answer within the legal delay.
It is ordered that a judgment by default be entered
against said defct Charles Dusman.

No 1681.
Mrs Wm M. Fallis
vs.
Charles Dusman

On motion of A. E. Billings atty for plff herein, and on
showing to the Court that the Defct Charles Dusman who duly
cited has failed to answer within the legal delay
It is ordered that a judgment by default be

Thursday November 21st 1874.
Savannah Court next pursuant to adjournment.
Present, the Hon. W. S. Simpson, Judge.

No 1049
The State
vs.
A. C. Williamson

Complaint of A. C. Billings et al. against
A. C. Williamson, and on showing to the Court that
the accused herein was indicted for the same crime
by the Judicial District Court for the Southern
District and that said indictment was quashed on
the 27th day of April 1874.
The Court said that the indictment
is dismissed and the case discontinued.

No 1050
The State
vs.
Wm. Williamson

This case fixed for trial to come on at 10 o'clock
A. C. Billings atty for State vs. Wm. Williamson
Atty. Murphy " " Deft. vs. Williamson
and after hearing the evidence, the case was adjourned
till Saturday. The 29th 1874 at 10 o'clock
and the Court adjourned till Wednesday
the 27th day of November 1874 at 10 o'clock A.M.

Saturday November 21st 1874.
Savannah Court next pursuant to adjournment.
Present, the Honorable W. S. Simpson, Judge.

No 1051
The State
vs.
Wm. Williamson

This case fixed for argument to come on at 10 o'clock
A. C. Billings atty for State vs. Wm. Williamson
Atty. Murphy " " Deft. vs. Williamson
and after hearing arguments of Counsel for both sides
the case under advisement.

No 1052
The State
vs.
Wm. Williamson

The Exceptions filed herein against the Court's
S. P. A. C. Billings atty for State vs. Wm. Williamson
Wm. S. Thompson atty for Wm. Williamson
when the Court ordered that the exceptions be overruled
and the case continued until a later date.

No 1053
The State
vs.
Wm. Williamson

The exceptions herein filed by the Court's
S. P. A. C. Billings atty for State vs. Wm. Williamson
Wm. S. Thompson atty for Wm. Williamson
when the Court ordered that the exceptions be overruled
and the case continued until a later date.

No 1050
The State
vs.
Wm. Williamson

Complaint of Alfred C. Billings et al. against
a Deft. his suggestion to the Court that judgment be
was entered and Court entered on the 27th day of
1874 and after further suggestion to the Court
that the Deft. had a right to a trial by jury and
the Court ordered a writ of habeas corpus to be
issued on which matter being called for by the
Deft. the Court ordered that the Deft. be
released and the case discontinued.

Wednesday December 3rd 1879.

Probate Court met pursuant to adjournment.
Present, the Honorable W. B. Hyman Judge.

N^o 447.

Succession of
H. C. Covington

By reason of law and considering the Certificate of the Clerk on file; It is ordered that James T. Rodd be appointed & confirmed as administrator of the succession of Nathaniel C. Covington deceased, and let letters issue to him as such upon his complying with the requisites of the law.

Rendered on November 29, 1879 - signed December 3, 1879.

(signed) W. B. Hyman Judge of the Probate of Jefferson.

Special Term Probate Court
Monday December 8th 1879.
Probate Court met pursuant to adjournment.

Considering the law and the evidence herein to be in favor of deft & appellants herein,

It is hereby ordered, adjudged & decreed that the judgments of the lower Court be annulled & set aside, and it is now ordered adjudged & decreed that there be judgments in favor of deft Benjamin Andrews, dismissing plaintiffs demand with costs in both Courts.

and the Court adjourned till Saturday the 13th day of December 1879 at 10 o'clock A.M.

Saturday December 13th 1879.

Probate Court met pursuant to adjournment.

Present the Hon. W. B. Hyman Judge

and there being no business before the Court, the Court adjourned till Tuesday the 23rd day of December 1879, at 10 o'clock A.M.

Tuesday December 23rd 1879.

Probate Court met pursuant to adjournment.

Present, the Hon. W. B. Hyman Judge
A. & B.

On motion of H. M. Gautier of counsel for defendant and upon his suggesting to the Court that the prosecuting witness Sinner in the above entitled & numbered cause has made affidavit of record, to the effect that he has, in accordance with section 990 N. S. of 1870 compromised said case, being one of assault & battery - and that he desires that the same be ordered discontinued and upon further suggesting to the Court that all costs of proceedings have been paid & settled.

It is ordered that said case be discontinued and that the defendant be released from further answering

N^o 1115.

The State
vs.
Baptists Waneubaus.

N^o 1116
 Sh^r State
 #1
 Casimir Dauenhauer

to the same.
 A. & B. & Co.

On motion of H. M. Gantier of counsel for defendant and upon his suggesting to the Court that the prosecuting officer, Simons in the above entitled & numbered cause, has made affidavit of record, to the effect that he has, in accordance with Section 990 Revised Statutes of 1870, comprised said case, being one of assault & Battery and that he desires that the same be ordered discontinued and upon his further suggesting to the Court that all costs of proceedings have been paid & settled.

It is ordered that the said case be discontinued and that the said defendant be released from further answering thereto.

N^o 1117.
 Sh^r State
 #1
 James Cox.

A^t a wounding less than manslaughter.

This case fixed for trial to day came up.

W. L. Thompson atty at law representing the State
 the accused James Cox with H. M. Gantier of counsel.

when on motion of W. L. Thompson it is ordered by the Court that the case be continued to Monday the 5th day of January 1880 at 10 o'clock A.M.

Monday January 5th 1880.
Regular Term.

Parish Court met pursuant to law.
Present, the Hon^{ble} W. B. Hyman, Judge.

No 1682.
Edw^d Robin
vs.
Police Jury Jefferson R.B.
No 1683
Leonard Roche
vs.
Police Jury Jefferson R.B.

By consent of counsel herein, it is ordered by the Court that this case be fixed for trial on Monday the 5th day of January 1880 at 10 o'clock A.M.

By consent of counsel herein, it is ordered by the Court that this case be fixed for trial on Monday the 5th day of January 1880 at 10 o'clock A.M.

No 1117.
The State of La
vs.
James Cox.

Ass^t & wounding less than mayhem.

This case fixed for examination to day was called.
W^m Mithoff Jr Dist atty, pro tem & W. S. Thompson atty at law for the State the accused James Cox with H. M. Gautier atty at law of counsel.
when on motion of W^m Mithoff Jr. Dist atty, pro tem the following information was ordered to be filed, to wit: "The State of La vs James Cox information for inflicting a wound less than mayhem with dangerous weapon, and the accused James Cox being arraigned on the above charge pleaded "not guilty" & waived the trial by jury the pleas ordered to be recorded and the case continued when on motion of H. M. Gautier of counsel for James Cox leave of the Court having been first obtained the accused withdrew his pleas heretofore entered & waived preliminary examination the Court ordered that the case be transferred to the 2nd Judicial District Court in & for the Parish of Jefferson for trial and that the accused James Cox be remanded to jail in default of furnishing a bond with good & solvent surety in the sum of Two hundred & fifty dollars & conditioned according to law
Breaking & entering a dwelling house in the night time &c.

No 1119.
The State of La
vs.
Henry Smith

This case fixed for examination to day came up.
H. M. Gautier, R. King Cutler & W^m Mithoff Jr. Dist atty pro tem for the State the accused Henry Smith with W. S. Thompson of counsel.
and after hearing the evidence & counsel it is ordered by the Court that the accused be sent before the 2nd Judicial District Court in & for the Parish of Jefferson on the charge of "Assault on Mary Jane Sparks with intent to commit murder" and that the bond for his appearance before said Court be fixed at the sum of Two hundred & fifty dollars (\$250.00).

No 1121.
The State of La
vs.
John Stone

Burglary & larceny.
This case fixed for examination to day was called.
and the accused John Stone having waived the preliminary examination, it is ordered by the Court that the case be transferred to the 2nd Judicial District Court in & for the Parish of Jefferson for trial and that the accused John Stone be remanded to jail.

No 1123.
The State of La
vs.
Hy Smith & N. Linder

Asson
The accused Henry Smith & Andrew Linder were produced in Court this day by the Sheriff & thro' their counsel W. S.

McCune and W. S. Thompson waived preliminary examination when it was ordered by the Court that this case be transferred to the 2nd Judicial District Court in & for the Parish of Jefferson and that the accused be remanded to jail.
and the Court adjourned till Monday the 12th Day of January A.D. 1880 at 10 o'clock A.M.

*M*onday January 12th 1880.
Parish Court Court pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge.

On motion of J. Fitt atty for defolt this case fixed for trial to day was ordered to be continued indefinitely.

This case fixed for trial to day was called.
The plaintiff absent & not represented.
J. Fitt atty for defolt.
when on motion of J. Fitt atty for defolt it is ordered that this case be continued indefinitely.

On motion of W. J. McCune atty for plff. herein;
It is ordered by the Court that the exceptions filed herein on Jan 5 1880 be fixed for trial on Monday the 19th Day of January 1880 at 10 o'clock A.M.

On motion of Alfred E. Billings J. Fitt attys for Deft herein
if is ordered by the Court that this case be fixed for trial on Saturday Jan 31st 1880. at 10 o'clock A.M.

On motion of Alfred E. Billings J. Fitt attys for the Defd herein,
It is ordered by the Court that this case be fixed for trial on Saturday January 31st 1880. at 10 o'clock A.M.

On motion of Wm. Meithoff Jr plff. herein in C.P. it is ordered by the Court that the judgment rendered herein by the 2nd Judicial District Court of the parish of Jefferson on appeal be filed & recorded in this Court & is in the words & figures following to wit:
" 11: 4339. 2nd Judicial District Court parish of Jefferson Wm Meithoff Jr. vs Police Jury parish of Jefferson right Bank.
" In this case taken under advisement on the 11. day of December 1879. the Court considering the law & the evidence to be in favor of the plff. & against the defolt herein;
" It is ordered, adjudged & decreed that there be judgment in favor of plff. Wm Meithoff Jr & against the Defolt the Police Jury right bank parish of Jefferson for the full sum of Four hundred & forty two 89/100 dollars (\$442.89) with legal interest
" & the sum of Surety fir (\$25.00) dollars from April 1. 1878, & like interest on the sum of Surety fir (\$25.00) dollars from

No 1682
Edward Robin
vs.
Police Jury Jefferson
right Bank.
No 1683
Leonard. Roche
vs.
Police Jury Jefferson R.B.

No 1686.
Louisa Destrehan infent
vs.
Police Jury R.B. & S.B. Jefferson

No 1682
Edward. Robin
vs.
Police Jury Jefferson R.B.

No 1683.
Leonard. Roche
vs.
Police Jury Jefferson R.B.

No 1636
Wm Meithoff Jr
vs.
Police Jury Jefferson R.B.

July 1st 1878; like interest on the sum of Twenty five (\$25⁰⁰) Dollars from Oct. 1st 1878 and like interest on the sum of Twenty five (\$25⁰⁰) Dollars from Jan'y 1st 1879 & like interest on the sum of Twenty five (\$25⁰⁰) Dollars from April 1st 1879 and like interest on the sum of Three hundred & Seventeen 89/100 (\$317.89/100) Dollars from Judicial demand until paid; One hundred and ten (\$110⁰⁰) Dollars of said amount, with interest, as stipulated, to be paid out of the revenues of the year 1878 and three hundred & thirty two 89/100 (\$332.89/100) Dollars of said amount, with interest as stipulated, to be paid out of the revenues of the year 1879, and costs of suit.

Judgment rendered December 16th 1879.
 " " signed December 18th 1879 the last day of the term
 (signed) Wm A. Pardee, Judge

No. 1118.
 The State vs.
 Wm. Carter.

A. & B. etc.
 This case fixed for trial to day was called.
 Wm. Withoff, Jr. Dist atty pro tem for the State.
 the accused Wm Carter in C.P.
 and after hearing the evidence, if is ordered by the Court that the case be dismissed & the accused discharged.

No. 1120.
 The State vs.
 Dennis Rostrup.

A. & B.
 This case fixed for trial to day was called.
 J. Fish atty at law for the State.
 the accused Dennis Rostrup with Chamberlain of Council
 and after hearing the evidence, if is ordered by the Court that the case be dismissed & the accused discharged.

No. 1124.
 The State vs.
 Mary Hurst.

Ass't with a dangerous weapon etc.
 This case fixed for trial to day was called.
 Chamberlain atty at law for the State.
 the accused Mary Hurst in C.P.
 and after hearing the evidence if is ordered by the Court that the case be dismissed & the accused discharged.

No. 1128.
 The State vs.
 Catherine Hurst

A. & B.
 This case fixed for trial to day was called.
 Chamberlain atty at law for the State.
 the accused Catherine Hurst with J. Fish of counsel.
 and after hearing the evidence, if is ordered by the Court that the case be transferred to the 2nd Dist District Court in & for the Parish of Jefferson and that the accused be remanded in default of furnishing a Bond in the sum of Fifty Dollars (\$50⁰⁰) with good & solvent surety & conditioned according to law.

Saturday January 17th 1880

Court met pursuant to adjournment.
Present, the Hon. W. B. Symon, Judge

No 154
Succession of
Christina Humm
wife of F. Seidenheimer

On motion of Brangier, Buck & Winkelpiel attorneys for Mrs F. Seidenheimer who has applied to the Hon the second Dist Court Parish of Orleans for letters of adme on the estate of her husband F. Seidenheimer and suggesting that the parties in interest herein and the property inventoried here and are respectively situate in the Parish of Orleans, that this Court is divested of jurisdiction and the Record should be transferred to the said 2nd Dist Court, It is ordered that movers be authorized to withdraw said record for the purpose of transferring same to said 2nd Dist Court Parish of Orleans on paying costs.

No 1685
Vincent & Co
vs.
Francois Lassair

On motion of E. M. Besanson atty for plff. herein and on showing to the Court that the defendant herein Francois Lassair, although duly cited has failed to answer and that the legal delay has expired;

It is ordered by the Court that a judgment by default be entered herein against said defendant Francois Lassair.

No 1687
B. C. Elliott for the use of
vs.
M. Cagnolatti

On motion of W. J. McCune atty for plff. herein and on showing to the Court that the defendant M. Cagnolatti, altho' duly cited has failed to answer within the legal delay; it is ordered by the Court that a judgment by default be entered herein against said defendant M. Cagnolatti.

No 1686
Louisa Destrehan, wife
vs.
Police Jury R. B. & B. parish
of Jefferson

By consent of counsel, it is ordered by the Court that this case be fixed for trial on Saturday the 24th day of January A. D. 1880 at 10 o'clock A. M.

No 1676
Statul. C. A. Michau
vs.
Police Jury Jefferson parish
Right Bank.

On motion of Wm. S. Thompson atty for relator and for reasons suggested & on file;

It is ordered that William Williamson President, Andrew Michard, Chas Brown, Miller Wall James Berthoud, C. A. Higgins, R. H. Millard and Louis Canlier the members of said Police Jury be ordered to show cause on Saturday the 24th day of January 1880 at 10. A. M. why they should not be punished for contempt of the orders of this Hon. Court and why a writ of Distingas should not issue and the funds of the parish be sequestered & placed in the hands of a keeper until the orders of this Hon. Court are obeyed.

and the Court adjourned till Saturday the 24th day of January 1880 at 10 o'clock A. M.

Saturday January 24. 1880.

Sanis Court met pursuant to adjournment.
and the Hon. W. B. Hyman, Judge being sick the
Sheriff under instructions from the Judge adjourned the
Court till Monday the 26. day of January 1880 at 10 A.M.

Monday January 26. 1880.

Sanis Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge
and there being no business before the Court. the Court
adjourned till Wednesday the 28th January 1880 at 10 A.M.

Wednesday January 28th 1880.

Sanis Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

N^o 1688.

Elizabeth Victoria and
vs.

Scott Ellison

On motion of H. N. Gautier atty for plff. herein and on
showing to the Court that the Defdt Scott Ellison although duly cited
has failed to answer within the legal delay.

It is ordered by the Court that a judgment by default be entered
herein against said defendant Scott Ellison.

N^o 1686

Louisa Destrehan, wife of
vs.

Police Jury right bank and
Police Jury left bank Jefferson
parish

The Exceptions filed herein & fixed for trial to day was called
J. Fisk and Wm. Mithoff, Jr. attys for Exceptors.

W. J. McLane atty for Plff. Defendant in Exception
when by consent of counsel if is ordered by the Court that the
can be continued until Saturday the 31st day of January 1880
at 10 o'clock A.M.

N^o 1676.

The State ex rel.

E. A. Hubaw
vs.

Police Jury Jefferson parish
Right Bank.

This case fixed for trial on the rule for contempt was called.

Wm. L. Thompson atty for plff in rule.

Josiah Fisk atty for defts in rule.

and after hearing evidence & counsel, it is ordered by the
Court that the rule be discharged.

and the Court adjourned till Saturday the 31st day
of January A.M. 1880. at 10 o'clock A.M.

Saturday January 31st 1880.

Sanis Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

N^o 1685

Vincent & Co.
vs.

Francis Lassair

This case came up to day for final adjudication

C. W. Beanson atty for plff.

the defdt absent and not represented.

whw: " By reason of the law and the evidence herein being
in favor of plaintiffs Vincent and Company it is therefore
ordered, adjudged and decreed that plaintiffs Vincent and
Company do have judgment and recover from Defendant

Francis Lassair the sum of One hundred and Forty seven ⁸²/₁₀₀ Dollars (\$147.⁸²/₁₀₀), with Eight per centum per annum from December 22^d. 1879 until paid with costs of suit

No 1686.

Luisa Destriban wife of

Police Jury Jefferson R.B. & L.B.

This case fixed for trial to day was called; when by consent of counsel, it is ordered by the Court that this case be continued until the next regular term of Court.

No 1687.

B. C. Elliott for the use of

O. Cagnolatti.

This case was called to day for final adjudication W. J. McCune atty for plff. the Defendant absent & not represented. when the Court considering the law & the evidence adduced to be in favor of plaintiff & against the Defdt herein, It is ordered that the judgment by Default rendered herein on January 27. 1880 be now confirmed & made final, and accordingly it is ordered, adjudged & decreed that there be judgment in favor of plff. Benjamin C. Elliott (for the use of E. O. McAnis) and against the Defendant Antoine Cagnolatti for the sum of One hundred & Seventy eight Dollars (\$178.⁰⁰/₁₀₀), with legal interest thereon from Judicial Demand until paid and all costs of suit.

No 1682

Edward Robin

Police Jury Jefferson
Right Branch

This case fixed for trial to day was called.
Wm S. Thompson atty for plff.
J. Fisk & N. E. Billings attys for Defdt.
and after hearing the evidence & counsel, the Court took the case under advisement.

No 1683.

Leonard Roche

Police Jury Jefferson
Right Branch

This case fixed for trial to day was called,
Wm S. Thompson atty for plff.
J. Fisk & N. E. Billings attys for Defdt.
and after hearing the evidence & arguments of counsel the Court took the case under advisement.

No 1684.

John Evans for use of

James Cox.

This case fixed for trial to day was called:
Wm S. Thompson atty for plff.
J. C. Billings atty for Defdt.
and after hearing the evidence & counsel for reasons orally assigned in open Court. Considering the law & the evidence to be in favor of the plff. & against the Defdt herein,
It is ordered adjudged & decreed that there be judgment in favor of plff. John Evans and against the Defdt James Cox for the full sum of Five hundred Dollars with legal interest thereon from Judicial Demand till paid & costs of suit.

No 1690

Wm Stoman

Emeline wife of

On motion of W. J. McCune atty for plff herein and on showing to the Court that Mrs Emeline, wife of Michael Fleck, one of the Defendants herein has failed to answer within the legal delay, altho' duly cited;
It is ordered by the Court that the judgment by default be entered herein against the said Defendant Mrs Emeline wife of Michael Fleck.

N^o 416.
Succession of
Pierre Clairfait Clairtau

The rule filed herein & fixed for trial to day was called, when
by consent of counsel it is ordered by the Court that the rule
be continued till Monday Feb^y 2^d 1880 at 10 o'clock A.M.

N^o 1126.
The State
vs.
Michael McQuinn

On motion of Wm. Northoff Jr. Dist. atty. gen. the following
information was ordered to be filed to wit: *State of La vs*
Michael McQuinn. Information for killing a dog.

killing a dog.
The accused Michael McQuinn being arraigned on the above
charge pleaded "not guilty" the plea ordered to be recorded, the
case transferred to the 2^d Jud. District Court in & for the parish
of Jefferson for trial and the bond for the appearance of the
accused fixed at the sum of Fifty Dollars (\$50⁰⁰) conditioned
according to law.

Special Term.

Monday February 2^d 1880.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

The rule herein fixed for trial to day was ordered to be continued
indefinitely.
and the Court adjourned till Monday the 16th day of
February 1880 at 10 o'clock A.M.

Monday February 9th 1880.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

On motion of R. Walton of counsel for Henry A. Boudonogue
under tutor of the above succession, it is ordered that the rule
herein taken by the under tutor be fixed for trial on the 16th day of
February 1880 and that him and his counsel be notified of the same.
Petty Larceny.

This case fixed for trial to day was ordered to be
continued indefinitely.
and the Court adjourned till Saturday the 14th
day of February 1880 at 10 o'clock A.M.

Saturday February 14th 1880.

Parish Court met pursuant to adjournment.
Present: the Hon. W. B. Hyman, Judge.

Chas. B. & apt with a deadly weapon with intent to kill.
This case fixed for examination to day was called. Present:
Wm. Northoff, Dist. atty. gen. for the State.
the accused Melvin Brown in D.P.
and after hearing the evidence, it is ordered by the Court that

N^o 416.
Succession of
Pierre Clairfait
Clairtau.

N^o 344.
Succession of
McClure Somahl
Dec. wife of W. H. Lewis

N^o 1128.
The State
vs.
Will Windfield.

N^o 1129
The State
vs.
Melvin Brown.

the case be transferred to the Hon. the 2^d Judicial District Court in & for the Parish of Jefferson and that the accused be remanded to jail on the charge of "assault & Battery" in default of her furnishing a bond with good & solvent surety in the sum of Twenty five Dollars (\$25⁰⁰) & conditioned according to law.

N^o 1130.
The State
vs.
Sanna Evans.

A. & B. & c. with a deadly weapon with intent to kill.
This case fixed for examination to day was called.
W^m Mitchoff, Jr. Dist atty pro tunc for the State.
The accused Sanna Evans with J. M. Sacy Esq of counsel and after hearing the evidence, it is ordered by the Court that the case be dismissed and that the accused be discharged, and the Court adjourned till Monday the 16th of February A. D. 1880. at 10. A. M.

Monday February 16th 1880.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

N^o 417.
Succession of
Jno. Sany.

On motion of C. W. Besanson and for reasons suggested & on file, It is ordered that the administrator show cause on the 21st day of February 1880 (Saturday) at 10. A. M. why a preliminary fee up to date should not be allowed of One hundred Dollars to be paid by the succession to cover herein and why the said administrator should not file his account.

N^o 446.
Succession of Nicholas
Wigle & wife, deceased.

On motion of C. W. Besanson and for reasons on file, It is ordered that the administrator show cause on Saturday Febry 21st 1880 at 10. A. M. why a fee should not be allowed in here of One hundred Dollars & the same paid by the succession.

N^o 394.
Succession of
Clothild Barnabel, decd
wife of W. H. Lewis.

The rule filed herein & fixed for trial to day was called: when Counsel for J. J. & W. T. in rule failing to appear it is ordered that the rule be confirmed indefinitely.

N^o 1133.
The State
vs.
E. Coleman.

Robbery &c.
This case fixed for examination to day was called:
W^m Mitchoff, Jr. Dist atty pro tunc for the State
the accused E. Coleman in P. P.
and after hearing the evidence, it is ordered by the Court that the accused E. Coleman be remanded to jail in default of furnishing a bond with good & solvent security in the sum of Five hundred (\$500⁰⁰) Dollars & conditioned according to law to secure his appearance before the 2^d Judicial District Court in & for the Parish of Jefferson at its next term (April 1880).

Saturday February 27, 1880.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Symon, Judge.

No. 117.
Succession of
Jno. Gorcey.

The rule by C. W. Besanson Esq, atty for absent heirs to fix his fee came on this day for hearing
Present: C. W. Besanson in proper person and C. S. M. Stribton atty for W. B. Bestford administrator of the succession
When on hearing the evidence the Court rendered the following judgment
For the reasons orally assigned and the laws the evidence being in favor of plaintiff in rule, it is ordered, adjudged & decreed that a preliminary fee up to date be allowed C. W. Besanson atty for absent heirs of Twenty Dollars and the same be paid by the succession.

No. 446.
Succession of
Nicholas Dwyer &
wife, both deceased

The rule filed herein by C. W. Besanson Esq, atty for absent heirs to fix his fee came on this day for hearing when on motion of C. W. Besanson it is ordered by the Court that the rule be continued indefinitely.
On motion of Wm. Mitthoff Jr. District attorney present the following information were ordered to be filed in: The State of La vs. C. Hoffman et al.

No. 1131.
The State of La
vs.
C. Hoffman et al.

Information for assault & Battery -
The State of La vs Joseph Anderson Information for assault & Battery.
Assault & Battery.
The accused C. Hoffman & Phillip Bergerheimer being arraigned on the above charge pleaded "not guilty" & waived the trial by jury, the Court ordered to be recorded and the case continued till Saturday the 28th day of February 1880 at 10 o'clock A.M.

No. 1139.
The State of La
vs.
Joseph Anderson

Assault & Battery.
The accused Joseph Anderson being arraigned on the above charge pleaded "not guilty": the plea ordered to be recorded and the case fixed for trial on Saturday the 28. day of February A.M. 1880 at 10 o'clock A.M. and the Court adjourned till Saturday the 28th day of Feb. 1880 at 10 o'clock A.M.

Saturday February 28th 1880.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Symon, Judge.

No. 1644.
James Cox
vs.
Soren DeFournant
Shriff et al.

The rule filed herein on Feb. 25th 1880 a fixed festival to be heard on Feb. 25th 1880
Mr. L. Thompson atty for Pff. in rule
N. E. Billings " " Defet in rule.
and after hearing counsel, it is ordered by the Court that the rule be dismissed at relative costs.

No. 1132.
The State
vs.
Joseph Anderson.

By Consent of Counsel, it is ordered that this case be fixed for trial on the merits for Wednesday the 3rd February 1880 at 10 A.M.
Assault & Battery -
This case fixed for trial to day was called.
Mr. Mitthoff Jr. & J. Bryan attys for the State
the accused Joseph Anderson with N. E. Billings as counsel.
and after hearing the evidence, it is ordered by the Court that the case be dismissed and the accused discharged.

No. 1581.
The State of Pa.
vs.
John Williamson

This case fixed for trial to day was called.
Wm. Mitchell for Def. atty pro tempore, H. H. Gautier atty for the State.
The accused C. Hoffmann and Phillip Geyendhimer with
Wm. McCune Esq. as Counsel.
When arguments of Wm. McCune atty for Defd's, heard by the Court
having been first obtained, withdrawn the pleas entered herein and
and a rule to quash the information
and after hearing arguments of Counsel, the rule was taken
under advisement by the Court and the case continued without
date.

and the Court adjourned till Monday March 1. 1880.
at 10 o'clock A. M.

Regular Term.

Monday March 1st 1880.
Savick Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge

No. 1686.
Emma Distelau wife of
vs.
Police Jury Jefferson Co. Pa.

On motion of Wm. McCune atty for plff. herein;
It is ordered by the Court that this case be fixed for
trial on Saturday the 6th day of March 1880 at 10 o'clock A. M.

No. 1691.
The State ex. of Berthoud
vs.
Wm. Williamson

On motion of Wm. Mitchell Jr. atty for plff. herein;
It is ordered by the Court that the exception herein
be fixed for trial on Saturday the 6th day of March 1880 at 10 A. M.
and the Court adjourned till Tuesday the 3rd
day of March 1880 at 10 o'clock A. M.

No. 1692
James Cox
vs.
John D. Maxwell

Wednesday March 3rd 1880.
Savick Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge

This case fixed for trial to day was called:
A. C. Siddings Esq. for plff.
Wm. S. Thompson and H. H. Gautier for Defd's.
When after hearing the evidence & arguments of counsel, for
reasons orally assigned in open Court
Considering the law and the evidence, to be in favor of the plff.
& against the Defd's herein.
It is ordered & adjudged & decreed that there be judgment in favor
of plff James Cox and against the defendants John D. Maxwell
John and Sara Evans for retaining the information issued herein
with costs.

No. 1693
John D. Maxwell
vs.
John D. Maxwell

This case fixed for trial to day was called.
John D. Maxwell own for plff.
the defd Sophie Brown in P. P.
and after hearing the evidence & for reasons orally assigned in

Dear Mother
I received your letter of the 10th and was
glad to hear from you and to hear
that you were all well.

I am well at present and hope
these few lines will find you all
the same. I have not much news
to write at present.

I have been thinking of writing
to you for some time but have
not had time to do so.

I hope you will be able to
write to me soon.

With love to all
I remain your affectionate son
John

I have not much news to write
at present.

I hope you will be able to
write to me soon.

With love to all
I remain your affectionate son
John

I have not much news to write
at present.

and the same day the Court adjourned till the next day to wit the 17th day of March 1880 at 10 o'clock A.M.

1880.
1880. 18th March
1880. 19th March

On the 17th day of March 1880 the Court met at 10 o'clock A.M. and the Hon. W. S. Sherman Judge presided. The Court heard the case of the Succession of Edward G. Bridge and on the 17th day of March 1880 the Court adjourned till the next day to wit the 18th day of March 1880 at 10 o'clock A.M.

1880.
1880. 18th March
1880. 19th March

On the 18th day of March 1880 the Court met at 10 o'clock A.M. and the Hon. W. S. Sherman Judge presided. The Court heard the case of the Succession of Edward G. Bridge and on the 18th day of March 1880 the Court adjourned till the next day to wit the 19th day of March 1880 at 10 o'clock A.M.

1880.
1880. 19th March

On the 19th day of March 1880 the Court met at 10 o'clock A.M. and the Hon. W. S. Sherman Judge presided. The Court heard the case of the Succession of Edward G. Bridge and on the 19th day of March 1880 the Court adjourned till the next day to wit the 20th day of March 1880 at 10 o'clock A.M.

Tuesday March 18th 1880.

Parish Court met pursuant to adjournment.
Present, the Hon. W. S. Sherman Judge

1880. 190
Succession of Edward G. Bridge

On motion of C. S. M. DeBroux of counsel for the executor in the above entitled succession and on suggesting to the Court that the Second District Court for the Parish of Orleans has jurisdiction in and over said suit; it is ordered that the papers and record in said suit and succession be transferred to said Second District Court on paying the costs of Court.

1886.
1886. 19th March

This case first for argument to day was by consent of Counsel ordered to be continued till Wednesday the 20th day of March 1880 at 10 o'clock A.M.

N^o 1135
The State

vs.
David Glover
vs. David Glover.

N^o 1691.
The State ex rel.
Jas. Barthow
vs.
W^m Williamson

N^o 1693.
Jules Samuel
vs.
Succ^r of P. Clairfait Clairton
N^o 1695
Jules Samuel
vs.
Succ^r of P. C. Clairton.

N^o 1698.
Solias Fried
vs.
W^m Hennessy.

N^o 1693
C. W. Besanson
vs.
Frank Lange.

N^o 1698
Solias Fried
vs.
W^m Hennessy.

Murder.

This case fixed for examination to day was called.
N. G. Blue Dist atty. for the State.
the accused David Glover with H. C. Castellanos of counsel.
and after hearing the evidence it is ordered by the
Court that the accused Ware Glover alias David Glover
be discharged.

On motion of J. Felt atty. for defolt. herein W^m
Williamson, it is ordered by the Court that the judgment
by default rendered herein on March 13. 1880 be now an-
nulled & set aside and that W^m Felt has leave to file his
answer.

By consent of counsel this case is ordered to be fixed for trial
on Wednesday the 24th Day of March 1880 at 10 o'clock A.M.

By consent of counsel this case is ordered to be fixed for trial
on Wednesday the 24th Day of March 1880. at 10. o'clock. A.M.
and the Court adjourned till Saturday the 20th Day
of March 1880 at 10 o'clock A.M.

Saturday March 20th 1880.

Sanis Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman Judge.

On motion of W^m S. Thompson atty for defolt. herein.
It is ordered by the Court that the judgment by default herein
rendered on March 13th 1880 be now annulled & set aside and
that the defendant has leave to file his answer.

This case fixed for trial to day was called:
C. W. Besanson in P. P.
W^m S. Thompson atty for Defolt.
and after hearing the evidence & arguments of counsel
for reasons orally assigned in open Court.
Considering the law & the evidence to be in favor of plaintiff &
against the defendant herein;

It is ordered adjudged & decreed that J^{ff}
Charles W. Besanson do have & recover of the defendant Frank
Lange the sum of Seventy (\$70.00) dollars, with 5% per annum
interest thereon from judicial demand until paid & costs of suit.

On motion of W. J. M. Cune atty. for P^{ff} herein,
It is ordered by the Court that this case be fixed for
trial on Wednesday the 24th day of March 1880 at 10
o'clock A.M.

No. 1691.

The State ex. rel. J. Beathard
vs.

Wm. Williamson

On motion of W. J. McCune atty for relator,
It is ordered by the Court that this case be fixed for trial
on Wednesday the 24th day of March 1880 at 10 o'clock A.M.

No. 453.

Succession of
Henry Siller

On motion of W. J. McCune atty for Philip Halen.
It is ordered by the Court that the opposition of Mrs. widow
Siller be fixed for trial on Saturday the 27th day of March 1880
at 10 o'clock A.M.

No. 1137.

The State
vs.

H. R. Stringfellow.

Embezzlement.
This case came up to day. Present: Wm. Withhoff Jr. Dist atty
pro ten & Wm. S. Thompson for the State;
the accused, H. R. Stringfellow with Bryan of counsel.
and on motion of Wm. Withhoff Jr. Dist atty pro ten, it is ordered
that a "nolle prosequi" be entered herein and that the accused be dis-
charged.

No. 1136.

The State
vs.

Emma Softy.

Larceny.
This case fixed for trial to day was called.
Wm. Withhoff Jr. Dist atty pro ten for the State.
the accused Emma Softy with A. E. Billings of counsel.
and the accused Emma Softy being arraigned on the above charge
asked for trial by a jury when the Court ordered that the case be
transferred to the 2nd Div. Dist Court in & for the Parish of Jefferson
and that the accused be released on her bond already filed - to
appear before said Court.
and the Court adjourned till Wednesday the 24th day of
March 1880. at 10.0 o'clock A.M.

Wednesday March 24th 1880.

Parish Court met pursuant to adjournment.
Present, the Hon. W. B. Hyman, Judge.

No. 1698.

Tobias Fried
vs.

Wm. Hennessy.

This case fixed for trial to day was called, and ordered to be continued
to Saturday the 27th day of March 1880. at 10.0 o'clock A.M. on
account of the sickness of Counsel for Defolt.

No. 1691.

State ex. rel. Jas. Beathard
vs.

Police Jury Jefferson L. B. & R. B.

This case fixed for trial to day was called. Present:
Wm. Withhoff Jr. atty for relator
J. Fish atty for Defolt.
when by order of Court the case was continued till Saturday
the 27th day of March 1880. at 10.0 o'clock A.M.

No. 1700.

Andre Suraw - wife
vs.

Eliza Conlon & husband

On motion of W. J. McCune atty for Pff. herein; it is ordered
by the Court that the Exception herein filed on March 24, 1880,
be fixed for trial on Saturday the 27th day of March 1880. at 10.0 A.M.

No. 1673.

Tules Samuel
vs.
Succession of P. C. Claitor
the heirs Claitor and

This case fixed for trial to day was called. Present:
W. J. McCune atty for Pff.

and after hearing the evidence the Court for reasons orally assigned and.

Considering the law & the evidence adduced to be in favor of plff. & against the Defdt herein

It is ordered, adjudged & decreed that there be judgment in favor of plaintiff Jules Samuel and against the Defendant the Succession of Pierre Clairfait Clairteaux represented by Mrs Anais Clairteaux administratrix for the sum of Two hundred & Sixty six Dollars & fifty cents (\$266.50) with legal interest thereon from the 18th Day of March 1877 until paid and all costs.

N^o 1695.

Ferdinand Samuel

vs.

Succ^{or} of Sene Clairfait
Clairteaux thro' Anais
Clairteaux, adm^{tr}.

This case fixed for trial to day was called.

W. J. M. Cune atty for Plff.

and after hearing the evidence, the Court for reasons orally assigned and: Considering the law & the evidence adduced to be in favor of plff. & against the Defdt herein;

It is ordered, adjudged & decreed that there be judgment in favor of plaintiff Ferdinand Samuel and against the Defendant the Succession of Sene Clairfait Clairteaux represented by Anais Clairteaux, administratrix for the sum of Two hundred and Ninety five Dollars & fifty five cents (\$295.50) with legal interest thereon from March 10th 1877 until paid and all costs.

N^o 1686.

Louisa Westsham wife of

vs.

Police Jury Jefferson R.B.
vs. L.B.

This case continued from Thursday last came up to day.

W. J. M. Cune atty for Plff.

Wm. Michoff, Jr. Dist atty for town of J. Falls for defdts.

and after hearing the evidence & arguments of counsel the Court for reasons orally assigned and: Considering the law & the evidence to be in favor of defdts & against the plaintiffs herein

It is ordered, adjudged & decreed that there be judgment in favor of defdts the Police Jury Right Bank & Left Bank Parish of Jefferson & against the plaintiffs Mrs Louisa Westsham wife of J. H. Harry & her husband, dismissing this suit as in case of non suit at plaintiffs costs.

N^o 1682.

Edmond Robin

vs.

Police Jury Jefferson R.B.

In this case taken under advisement on January 31. 1880 for reasons orally assigned in open Court and.

Considering the law & the evidence to be in favor of the Defdt & against the plaintiff herein;

It is ordered, adjudged & decreed that there be judgment in favor of defdt the Police Jury parish of Jefferson Right Bank & against the plff. Edmond Robin dismissing this suit as in case of non suit at plaintiffs costs.

N^o 1683.

Edmond Roche

vs.

Police Jury Jefferson R.B.

In this case taken under advisement on January 31. 1880 for reasons orally assigned in open Court and:

Considering the law & the evidence to be in favor of the Defdt & against the plff. herein; It is ordered, adjudged & decreed that there be judgment in favor of defdt the Police Jury parish of Jefferson Right Bank & against the plff. Edmond Roche, dismissing this suit as in case of

C. W. Besawon atty for Plffs in Exception
W. J. McCune atty for Defs in Exception
And after hearing Counsel, it is ordered by the Court that
the Exception be overruled.

N^o 1696.
John Junck
vs.
C. A. Quinette.

On motion of W. J. McCune atty for Plff. herein & on producing
due proof of plaintiffs demand, and
Considering the law & the evidence to be in favor of Plff. & against
the Defs herein;

It is ordered that the judgment by Default herein
rendered on March 13th 1880 be now confirmed & made final & accordingly
it is ordered, adjudged & decreed that there be judgment in favor of
plaintiff John Junck and against the deft C. A. Quinette for
the full sum of Two hundred & Fifty Dollars (\$250.00); with legal
interest on \$65.00 from April 10th 1875 - and same interest on \$65.00 from
May 10th 1875; & like interest on \$60.00 from June 10, 1875 & like interest
on \$60.00 from July 10th 1875, until paid, & all costs.

N^o 1691.
The State vs rel Jas Beethon
vs.
Wm Williamson

In this case, considering the law & the evidence and the same
being in favor of the plaintiffs and the relator and against the
Defendant; It is ordered, adjudged & decreed that there be judy-
ment in favor of the plaintiff & the relator and against the deft
William Williamson, adjudging him guilty of usurping and
intruding into the office of Police juror for the Fifth ward of
the Parish of Jefferson right bank and of unlawfully holding
and exercising the functions of President of the Police jury of the
Parish of Jefferson right bank and that he be condemned and
excluded from the said office and position & that deft
pay all costs of suit.

N^o 453.
Succession of Henry
Siller - opposition
of Mrs. widow Siller

The opposition filed herein on March 16, 1880 & fixed for trial to
Day was called.
B. C. Elliott atty for opponent.
W. J. McCune atty for Philip John
when the Court ordered that the case be continued ending date.

N^o 165.
Succession of Amalie
Epin widow of Mathieu
Boncaud.

By reason of law, it is ordered that J. M. Sacy, Recorder of
the Parish of Jefferson, be & he is hereby authorized & required to
erase & cancel from the Mortgage Book n^o 25 folio 386 the Mort-
gage therein recorded against Victorine Pothron.

N^o H 22.
Succession of
George Walter.

Let the final account presented by Jacob Walter
Oative tutor of the minor Lena Walter, wife of Pierre
Boudreau, be received, filed, approved & homologated and let
the said Jacob Walter be relieved & discharged from all
liability as Oative tutor of said Lena Walter

May 26, 1879.

my withdrawal
Judgments no prayers for

S. W. Gustine vs. C. Hodges et al.
Exception taken up ~~at~~ of J. T. F. in Exception
Exception sustained. Suit
Dismissed at ~~J. T. F.~~ as in case of
non suit.

motion of J. T. F.
1623 - refused -

State vs. Valentine Wingarter.

May 28th 1879.
State or Geo. writs cont till Monday.

W^{ms} Mithuff vs Police Jury. R. B. R. appointed
curator of estate.

P. L. Wellhous vs Police Jury for Raulin
Judgt as prayed for \$15⁰⁰ Curator
and hvc. to be taxed as costs.

Rule. Succession of Carper vsiz.
Rule made absolute.

BLANK PAGES

155 AND 217

336 THRU 346

373 THRU 401

MISSING PAGES

347 THRU 372