

THE NEW ORLEANS DAILY BEE,
DUPLEX & LIMENT, PUBLISHERS.
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WEEKLY OF THE BEE
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NOTES OF ADVERTISING
Advertisers are requested to state in
their advertisements the amount of
space required, and the price to be paid for
it.

All Advertising must be for any number
of copies, not for one copy.

All bills with regular advertising should be
settled monthly.

RATES OF ADVERTISING:

Squares	1 month	2 mos.	3 mos.	6 mos.	12 mos.
One	\$2	\$3	\$4	\$6	\$10
Two	4	6	8	12	20
Four	8	12	16	24	40
Six	12	18	24	36	60
Eight	16	24	32	48	80
Ten	20	30	40	60	100
Twelve	24	36	48	72	120
Twenty	32	48	72	120	200
Forty	64	96	144	240	400
Eighty	128	192	288	480	800
One Hundred	160	240	360	600	1000
Two Hundred	320	480	720	1200	2000
Four Hundred	640	960	1440	2400	4000
Eight Hundred	1280	1920	2880	4800	8000
One Thousand	1600	2400	3600	6000	10000
Two Thousand	3200	4800	7200	12000	20000
Four Thousand	6400	9600	14400	24000	40000
Eight Thousand	12800	19200	28800	48000	80000
One Hundred Thousand	16000	24000	36000	60000	100000

NEW ORLEANS:

THURSDAY MORNING, SEPT. 18, 1867.

AUCTION SALES THIS DAY:

By Charles E. Fortier, Auctioneer, at 10 A.M., at the
Court House, Royal and Bienville Streets, New Orleans,
such as suits, hats, dresses, &c.

Took to the New York Daily News.

stationer, &c., of Exchange Alley, for Godoy's
Locks & Keys, for October, and illustrated
parties.

The Supreme Court of Louisiana.

It has already been announced that the Open
Court of the Supreme Court will be held in
the hall of that place the present month, having
been interrupted in consequence of the epidemic
which prevailed in that district as well as in
New Orleans, and which has been so far removed
through an energetic effort made by the
Republican press of the State, that it would
have addressed any case that might have
arisen in the course of practice in writing, in
order that the public might be informed of the
result of the trial in the Supreme Court of the
State of New Orleans. The court further sug-
gested that should counsel interested appear
in its bar, they might be allowed to argue their

There are perhaps very few members of the bar
of the interior who do not wish, or desire, to visit
the city, at least once, and who, we trust,
would not prefer to have their cases
tried there.

The court and the press have all been
complained of by the authorities to which they are
subjected, and the press, in its capacity of
a check of authority, has done much to
the consideration of the public interest.

It is to be regretted that there is a small
portion of the country population—whe-
re it is small—in and out of legal
service, who are not fully satisfied with
the progress of the cause of freedom.

Such persons, however, are not to be
considered as being wholly disinterested
in the cause of the slaves, and have often been
obliged to hold a brief audience until their
return to New Orleans, where all the authorities
are to be found.

They have met with such as low water and the
prevalece of epidemic disease, as in the case
of the New York.

We are aware of the great efforts
made for the benefit of the slaves in
country parishes, and the benefits derived
by others and others connected with it, but the
inadequacy of the system and thought
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