

LOTERIE

L'ÉGLISE CATHOLIQUE

DE LA LOUISIANE.

THIERS CLASSE.

Autorisée par l'Etat de la Louisiane, pour le bénéfice de l'Église Catholique de St. Martinville.

Le Tirage aura lieu le 6 Décembre 1828

Tous qui désirent courir la chance n'ont qu'à s'adresser au Bureau du Directeur, rue de Chartres, N° 165.

J. B. FAGET.

PROSPECTUS

1 lot de	8,000 piast.	est \$8,000
1 " de	7,000 "	7,000
1 " de	5,000 "	5,000
1 " de	4,800 "	4,800
1 " de	3,000 "	3,000
1 " de	2,400 "	2,400
6 " de	1,200 "	1,200
12 " de	800 "	800
18 " de	50 "	50
780 " de	10 "	7,800
7,800 " de	5 "	38,000
8,760 Lots		97,440
15,600 Blancs.		

PRIX DES BILLETS.

Billet entier, 85 ; demi, 82 50 ; quart, 81 25 ; chaque paquet ne pourra gagner moins de 500 ; demi et quart en proportion.

Dans cette Loterie composée de 30 numéros par permutations, il y aura vingt-quatre prix avec trois des numéros tirés sur les 20 ; 936 avec deux et 7,800 avec un seul numéro. Les billets restant au nombre de 15,600, n'auront aucun des numéros tirés, et seront par conséquent des billets blancs.

Pour déterminer les prix, les 30 numéros depuis un jusqu'à 30, incluant, seront placés dans une roue le jour du tirage, et l'on tirera 4 d'entre eux : et le billet qui aura les 10, 20 et 30, numéros tirés dans le rang dans lequel ils seront tirés, aura droit à.....

Et les 15 autres billets qui auront les mêmes numéros, dans l'ordre suivant, auront droit à ce qui leur revient respectivement, comme suit :

7,000
5,000
4,800
3,000
2,400

1,200

500

50

10

5

Les 6 autres billets qui auront tous des numéros sortis, et les trois suivants : 2, 3 et 4, dans quelque ordre de permutation que ce soit, auront droit à.....

Tous les autres billets au nomme de 12 ayant tous des numéros sortis, dans quelque ordre ou non, auront droit à.....

Les 156 billets qui auront deux des numéros sortis, envoient le 4, auront chacun droit à.....

Tous les autres billets, au nombre de 780, ayant deux des numéros sortis, auront droit chaque.....

Les 780 billets ayant un des numéros sortis, auront droit chacun à.....

Tout billet qui aura gagné un prix ne pourra avoir droit à un prix moindre que celui qu'il aura obtenu.

Tous les prix seront payables quarante jours après le tirage, et seront sujets à la déduction ordinaire de 15 pour cent.

Tous les ordres, faire de port, seront exécutés avec promptitude, en s'adressant à J. B. FAGET, rue de Chartres, N° 165.

THOMAS LION, vivant de France, a l'honneur de prévenir le Sr. que, par un décret de l'Assemblée Nationale, No. 182 conjointement avec Mr. Pierre Thomas, Sr. également barbier coiffeur, est déjà bien connu de tout ceux qui l'ont employé, il redoublera s'il est possible ce même zèle, pour assurer à ceux qui vendront bien le visiter.

Ils offrent à vendre,

Romande superfine en pots de porcelaine et autres,

Savon à la rose, à la vanille, à l'amande amère,

Creme de savon, à l'amande amère, à la rose &c.

Vinaigre de rouge, rouge et pots, blanc de perle

Extrait triple d'odeur, rose, jasmin, mouseline de

Gants assortis de châvres, d'agneau, de castors

Denim bas de soie très beau,

Perruques, Temples Paix-queux, Trous de cheveux, à bandes, &c. &c.

Trésor de la bouche, Opus, Corail, Charcoal,

Lait de rose et Bengale,

Rouges français bonne qualité.

Brosse à tête, à dent morte à l'anglaise, à poigne, à barbes à habot.

Poignes chignons, à poigne, à rotapé, à décapé,

aser, en écailler, &c. &c.

Do. en corne, en osseaux, en bois.

Jolie filigrane artificielle pour coiffure,

Reau de Cologne, triple extrait, de Legende, de rose &c.

En très joli modèle.

10 francs à 6

E N debarquement du navire Mazelot le bordeaux et à ventre par D. G. Borduzat & Co, rue Royale N° 100.

Une pipe vieille eau-de-vie de Cognac, et d'importations antérieures.

Gants de peau assortis, pour homme et pour femme.

Bas de soie pour femme bordé d'or, pour homme, en prunelle, maroquin et satin.

Robes de cote pailli, lithographiées.

Papier français, exposition classique qualifiée.

Barriques de vin rouge de divers crus,

Huile en panier, vins en cage, cagevie, fruits à l'eau-de-vie et amarette en pain d'épices.

2 nov

Il nous a été prie les personnes à qui il pourra rattraper à leur quelque chose, de venir bientôt se présenter à lui pour être payées, attendu qu'il veut régler définitivement ses affaires, afin de pouvoir louer son pays, plus sa santé. Malgré les malheurs qu'il a éprouvés, il y a cinq ans, et qui l'ont forcé de suspendre ses paiements, il est heureux maintenant de pouvoir dire que ses dettes n'avaient pas à deux cents piastres. Il désirera terminer ses affaires le plus possible, et prie en conséquence ceux qui lui doivent de venir bien régler leurs dettes, d'ici au mois de Mars prochain.

Nic. Ordano, 26 Nov.

J. PERSY.

LES personnes qui avaient déclaré que la loi contre la succession de Mr. Des Portes, sont prises de faire connaître, de suite, au conseil, la nature de leurs litiges ; et celles qui doivent contredire à venir payer, de nos mains, en sa qualité d'adjudicataire, ou à M. Baillie chargé de faire le recouvrement des sommes.

Nov. 27

Cho. FORTIN.

THE BIRD

Edited daily, by F. Dutillet,
St. Paul Street, New Orleans & Bayou St. John.

FRIDAY, NOV. 28, 1828.

STATE LEGISLATURE, House of REPRESENTATIVES.

(Sitting of Wednesday, November 26, 1828.)

The act concerning the lottery to be held in the limits of the City of New-Orleans, was read for the second time ; third reading to-morrow.

The resolution of the Senate, concerning the claims on the General Government, was read for the second time.

The resolution proposed by Mr. Turner, concerning the authorizing the Committee of Elections to cite and hear witnesses in contested elections, was read for the second time.

A Member from Feliciana, proposed an amendment having for object to subject in said resolution any matter that might have reference to a particular case ; this amendment was adopted.

A discussion then took place concerning the re-consideration of the resolution and the amendment, in which Meiers, Ducros, Johnson, Turner and Hamilton took part ; the reconsideration was then put to the vote and was lost.

Mr. Hamilton expressed his astonishment that the Members from Orleans voted in this deliberation, and observed that as they were immediately interested, their vote ought to be considered as null ; Mr. Mouton was of the same opinion.

The Speaker then observed that the Members from Orleans were entitled to vote, as the case under consideration was not a particular one applicable to any individual, but one of general import ; as the resolution in question was intended to refer to cases in general, said not to any particular election.

Whereupon the Speaker decided that according to the rules of the House, no member was prohibited from voting upon any question, unless he were directly and immediately interested there in, and that the resolution as amended by Mr. Scott being general in its application, he did not conceive that any one could have a direct or immediate interest in the question it involved, and that therefore all the Members present had a right to vote.

An appeal was taken from the decision of the Chair, and the same was reversed by the decision of the House by a majority of 22 to 19.

The motion for reconsideration was then renewed, which was carried, 23 to 12 nays. The Members whose elections are contested not being allowed to vote in consequence of the decision of the House.

Mr. Scott then moved for and obtained leave to withdraw the amendment to the resolution offered by Mr. Turner, and to replace the same in its original situation.

The discussion upon the original resolution was then resumed, and while pending the House, on motion, adjourned until to-morrow.

String of the 27th Inst.

The committee to which had been referred such part of the Governor's message that relates to public lands in this State, made its report : second reading for to-morrow.

The resolution concerning the authority to be granted to the Permanent Committee on Elections, after a long and animated discussion was adopted.

NEW-ORLEANS, Nov. 28.

Elections.—The returns from the different districts on the River are more or less imperfect, with a few exceptions, and, of course, majorities are claimed by both.

We may set down, we think, certain—6 Jackson, Edators, from New-York, Dugbeas, Orange and Kings.

Westchester and Putnam, Columbia and Greene and Delaware, choosing three electors, also claimed by Jackson.

There is little doubt, however,

such appears to be the general impression, (and, with reasons apparently plausible,) that Albany county has chosen an Adjutant-elector. The name of the elector is Queens, and Suffolk district.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made known.

It is to be regretted that the election of the Adjutant-elector has not been made