



PRINTED AND PUBLISHED (DAILY) BY J. BAYON, DELAUP & Co. CORNER OF CHARITRES & ST. LOUIS STREETS, OPPOSITE THE EXCHANGE.

TERMS:

Subscription ten dollars per annum, payable half yearly in advance. No subscription will be stopped unless the arrears be paid...

COURT OF PROBATES.



Parish of St. Bernard

ON Wednesday, 15th of April next, the undersigned Judge, ex-officio auctioneer, shall on the premises, and at the hour of twelve, proceed in the sale, at the highest bidder, of the property left by the estate of the late Joseph Amadeo Tezgo...

SLAVE PLANTATION.

measuring about twenty front arpents on each side of Bayou Beaus, on a depth of forty arpents on each side of said bayou, bounded above by the lands of Widow Nunez, and below by those of F. Alphonso...

A TRACT OF LAND.

about 125 arpents in front, known under the name of White's Island, calculated for a cowpen, and on which there are now a very large herd of horned cattle...

Philadelphia Fashionable CLOTHING STORE.

THE subscriber has received per ship Chester from Philadelphia, a very choice assortment of superior fine Spring and Summer clothing...

V. ROUMAGE, OFFERS FOR SALE 400

cases Bordeaux claret; 150 do. do. Marsilles, Bataford and Bergasse; 400 refined Bordeaux olive oil...

FOR HIRE.

ON the 1st of April, a creole negro girl, a gold cook, Apply at the store in Royal street, no. 116.

FOR SALE.—5000 Ducless Slaves, 10,000

countess do; received per brig Barkly from Liverpool—apply to T. NI OLET & Co.

LANDING.—400 Barrels super fine Flour,

500 barrels prime Pork, 18 cases Bacon, for sale by S. C. BELL, 60 Canal Street.

FINE diamonds—for sale by J. MAGER.

SALE.—1000 sacks Liverpool fine do coarse salt on board ship Henry Tuke, for sale by LINCOLN & GREEN.

LIME—1000 sacks first quality Thomason,

received per ship Hewes, for sale by W. G. HEWES, 9 Camp Street.

DRY GOODS.

11 bales Osnaburgs and 1 bale 5-4 imitation French sheeting, entitled to drawback, for sale by STETSON & AVERY.

MACKEREL & WRAPPING PA-

PER.—100 bls. no. 3 mackerel, and 500 reams of wrapping paper, landing from brig Patron and for sale by STETSON & AVERY.

NOTE FOUND.—About a month since

the subscriber arrested, and took from a negro slave, a bank note, for a considerable sum. The owner is requested to prove property, pay for this advertisement, and take his note.

PARISH COURT for the parish and City of New Orleans.

March 1st, 1831—present. THE HON. JAMES PIERCE, Judge.

Samuel Paxton vs. his Creditors, and the creditors of Samuel Paxton & Co.

THE cession of the property of the petitioner being accepted by the court for the benefit of his creditors; it is ordered that a meeting of the said creditors take place at the office of G. R. Stringer, Esq. notary public, on the 4th day of April next, 1831, in order to deliberate upon the affairs of the said petitioner, and in the meantime all proceedings against his person and property are stayed; and it is further ordered that Thomas T. McCaleb Esq. be appointed a committee to represent the absent creditors in the premises. I do hereby certify the above.

SPERM CANDLES & CHOCOLATE.

21 boxes Sperm candles; 50 half boxes Chocolate, landing and for sale by STETSON & AVERY.

CHECKS & rue, sur la Banque des Femmes,

& Mécanique de Philadelphie, et sur Nashville (Tennessee) à vendre par YEATMAN, WOODS & Co.

FOR LOUISVILLE CINCINNATI AND PITTSBURGH

The superior, and fast running steam boat HUIRON, C. Maynard, master, having the greater part of her cargo ready to go on board will have immediate despatch, for a few tons of freight or passage, having very extensive accommodations, both for cabin and deck passengers, apply on board or to P. M. TOURNE.

FOR KINGSTON, JAMAICA.

The fine fast sailing schr SWAIN, Green, master, having all her cargo engaged, will sail in a few days; for passage only, having good accommodations apply to the captain on board opposite the blue staves or to march 26 J. W. ZACHARIE & Co.

FOR FREIGHT OR CHARTER.

THE fast sailing (A 1) ship GEORGES, capt Fales, apply to W. G. HEWES, no. 9 Camp street, march 26

FOR NEW YORK.

THE fast sailing ship CHANCELLOR, capt Bradley, can take the bulk of 200 bales of cotton and accommodate several passengers, if application is immediately made to march 26 LINCOLN & GREEN.

FOR FREIGHT OR CHARTER.

THE fine Schooner WILLIAM HENRY, capt. H. H. H. can take about 200 bales of sugar, is in readiness for a voyage; for further particulars apply on board or to march 26 J. W. ZACHARIE & Co.

FOR TAMPOCO.

The Mexican schr PAULINA, Roman Palomo, master. For freight or passage, apply to the captain on board, or to march 25 T. W. H. HEWES.

FOR LIVERPOOL.

About 75 bales cotton, can be taken on deck of the fine [A 1] brig CONGRESS. Apply to W. G. HEWES, no. 9 Camp street, march 25

FOR BOSTON.

The coppered brig FLOYD, capt. Demott, wants 75 bales cotton as deck load. Apply on board, or to march 25 STEPHENSON & AVERY.

FOR FREIGHT OR CHARTER.

THE (A 1) ship HEWES, capt. Spear, apply to W. H. HEWES, march 24

FOR FREIGHT OR CHARTER.

THE (A 1) ship HENRY TUKER, capt. Bliss, burthen about 13500 bales of cotton, apply to march 24 LINCOLN & GREEN.

FOR PHILADELPHIA.

The fine brig ALCYONE, capt. Byram, will have dispatch; apply to W. G. HEWES, march 23

FOR BOSTON.

THE (A 1) brig SOUTH BOSTON, will have dispatch for the above port, for freight or passage apply to the captain on board, or to march 21 A. GURNEY, 62 Gravier street.

FOR MATAMOROS. (via the river.)

The fine substantial coppered and coppered schooner Mexican schr ALBERTO, has 44 feet water and is in every way adapted to the trade; for freight, apply to march 1 J. W. ZACHARIE & Co.

FOR TORONTO & BURGESS.

The schooner ALICE, capt. J. W. ZACHARIE, will have dispatch for the above ports, for freight or passage, apply to the captain on board or to march 9 LEFEBVRE & DUREL, at the basin.

FOR NEW-YORK.

THE (A 1) brig NAVARINO, Capt. Weeks, can take about 200 bales cotton to complete her cargo, for which or for passage apply to march 8 WILLIAM G. HEWES, no. 9 Camp street.

FOR CHARLESTON, S. C.

A fast sailing coppered schooner, requires the bulk of three or four hundred barrels to complete her lading; for terms apply to march 8 STETSON & AVERY, 27 Camp street.

TWENTY DOLLARS REWARD.

RUNAWAY on Saturday last, the slave PHIL, a stout black man, aged about twenty-three years of age, five feet 10 inches high, lame in the right hip but walks quick and only speaks English, had on when he went away cottonade pantaloons and a linen round about.

TEN DOLLARS REWARD.

RUNAWAY from the subscriber, since the 11th of the present month, a yellow wench, CHARLOTTE, 28 or 30 years of age, 5 feet 6 inches (American measure) generally well dressed. She is very intelligent, freckled, and woolly headed. She has lost one of her front teeth, speaks the French English and Spanish.

THE above reward shall be paid to whoever will bring said slave to her master, or will lodge her in one of the jails of this State.

Forwards not to harbor said slave, under the penalties of the law. C. MARTIN, march 29 71-31-w

SEVEN DOLLARS REWARD.

RUNAWAY since the 1st of January, the American negro, John, belonging to Mr. Duhan, living on the other side of the river, opposite the city. He was, at the time of his running away, dressed in a long, brown-colored surtout. Said boy was purchased, some six months ago, from Mr. Comb; he is well known in town, as a milk-man; somewhat of a light complexion,—his voice is weak and shrill,—his hair very thick; his nose flattened towards the root;—he is slender built, and his walk unsteady. Speaks the French pretty well. It is supposed that he either hired himself out in a cotton press, or works in Marigny's Faubourg. Said reward shall be paid to whoever shall bring back said slave, to his master, or safely lodge him in the city jail.

SPERM CANDLES.

50 BOXES of superior quality, received per ship Hewes, and for sale by march 25 STETSON & AVERY.

DOMESTIC WRAPPING PAPER &c

600 reams 4-4 bro. sheeting, superior quality; 450 reams wrapping paper, large size; 100 barrels no. 3 mackerel, landing from brig Sinyra, for sale by STETSON & AVERY, march 4

FRENCH silk stockings—entitled to drawback, for sale by

march 17 J. MAGER.

BEEF—100 bls. prime beef, 10 half do. Missouri, family do. for sale by

march 16 STETSON & AVERY.

NOTICE is hereby given that subscriptions for the capital stock of the City Bank of New Orleans, will be received by the undersigned directors of said bank, from 10 o'clock in the forenoon, until 2 in the afternoon, during 20 days successively, (Sundays excepted), commencing on Saturday, the 19th of March, and ending on Monday the 11th day of April, 1831, at the office of the Pontchartrain Rail Road Company, No. 83 Royal-street, New-Orleans.

Francis Gardere, James P. Forest, Joseph Lallande, J. G. Wallace, J. Crowst, D. G. Boudreau, Stebbins Fish, Martin Durand, John A. Bordier, John A. Merle, George Estis, march 19

NOTICE is hereby given that books for receiving subscriptions to the capital stock of the New-Orleans canal and banking company, will be opened under the direction of the undersigned commissioners, at the office lately occupied by the Merchants' Insurance company, corner of Royal and Custom-house streets, on Monday the 21st day of the present month, and will remain open, between the hours of ten in the forenoon, and two in the afternoon, for ten days exclusive of Sundays.

BEVERLY CHEW, HERCHALD R. TAYLOR, SAMUEL L. WILMORE, D. E. BULFINCH, MANUEL WHITE, JAMES FOSTER JR., CHARLES GENOIS, march 10th

THE subscribers offer for sale, the cargo of the Union, consisting of no. 1, 2 & 3 mackerel, in bls., half bls. and quarter bls. (fresh) Turkey figs in drums, salmon in boxes, tongues and sounds, herrings in boxes, painted pails and measures, net casks &c. march 3 LINCOLN & GREEN.

SEVEN fine stores, of three stories each—situated in Conti and Levee streets; and of which possession will be given on the first of March next. Enquire of PERRET & CHARBONNET, or JOHN GARNIER, feb 15

JUST received per steamer President, from the Iron Works of S. & J. Stacker, Tennessee, and for sale by the subscribers—200 sugar mills, 24 by 36—24 by 40—20 by 40 with cane carriers complete. Perpetual for sale 26 by 28—28 by 30—30 by 40, with a full supply of sugar kettles of all sizes, grate bars, furnace mouths, apply to W. M. STEWART, 20 1/2 de la Salle, march 3

10 lb. Catts Young Hesson Tea for sale by ALPHEUS GURNEY, 62 Gravier street, feb 19

TAR, PITCH, ROSIN, & TURPENTINE.

50 bls tar, 50 do pitch, 20 do rosin and 50 do spirits turpentine, for sale by march 2 J. W. ZACHARIE & Co.

JAMAICA COFFEE & PEPPER.

8 tierces coffee, 20 bags pepper, for sale by march 2 J. W. ZACHARIE & Co.

MR. JEAN RAPPALE

certifies that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7. I hereby certify that Mr. Jean Rappale, who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

NEW-ORLEANS, March 15th 1831. My negro boy, Charles, had been laboring under an affection of the eye, which rendered him totally blind, when I was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

I hereby certify that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

I hereby certify that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

I hereby certify that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

I hereby certify that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

I hereby certify that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

I hereby certify that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

ANTOINE SEDANO.

I hereby certify that Mr. Jean Rappale, a man of color, who has been in the city of New Orleans, for some time, and who is well known to the public, has been afflicted with a disease of the eyes, which rendered him totally blind, when he was informed that Mr. Rappale possessed a cure for the eyes; I sent for the gentleman, who, in the course of an fortnight, perfectly restored him to sight, and from that day the patient has not suffered in the least. BELLEFLENE BARDOLLE, New-Orleans, Feb. 7.

MARSHAL'S SALES.

By virtue of a writ of fieri facias, to me directed by the hon. G. Prevail, associate judge of the city court, I shall expose for sale on Thursday the 7th day of April next, at 4 o'clock in the principal, on 4 o'clock, p. m. 3 lots of stands posts, and one head board, 1 cask dard wine, 1 lot of bls. 6 ear, 1 bag corks 16 decantors, one box containing tallow, and 41 bottles Muscat wine more or less, 1 qr. scales and weights, two boxes containing soap, seized in the above suit, march 20 L. DAUNOY, marshal.

G. Dorey vs. C. Clark & Co. By virtue of a writ of fieri facias, to me directed by the hon. G. Prevail, associate judge of the city court, I shall expose for sale on Monday the 21st day of May next, at 12 o'clock in the principal, at Hewlett's coffee house, corner of Chartres and St. Louis street, a negro boy named Labson, seized in the above suit, march 21 L. DAUNOY, marshal.

J. Pat vs. H. Hill. By virtue of a writ of fieri facias, to me directed by the hon. G. Prevail, associate judge of the city court, I shall expose for sale on Monday the 21st day of April, at 12 o'clock, at the exchange coffee house, corner of St. Louis and Chartres street, 1 lot of Ground, situated in the Faubourg annunciation, designated by no. 3 in the square no. 60 forming the corner of Chartres and Orange streets, having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 4 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 5 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 6 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 7 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 8 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 9 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 10 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 11 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 12 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 13 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 14 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 15 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 16 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 17 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 18 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 19 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 20 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 21 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 22 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 23 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 24 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 25 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 26 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 27 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 28 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 29 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 30 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 31 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 32 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 33 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 34 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 35 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 36 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 37 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 38 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 39 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 40 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 41 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 42 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 43 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 44 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 45 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 46 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 47 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 48 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 49 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 50 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 51 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 52 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 53 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 54 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 55 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 56 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 57 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 58 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 59 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 60 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 61 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 62 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 63 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 64 having 100 feet front on the former and 120 feet front on the latter, together with the building thereon, and a lot of Ground, situated in the same square no. 60 designated by no. 65 having 100 feet front on the former and 120 feet front on the latter, together with the