

NOTICE.

To prevent all misunderstandings, we wish it to be distinctly understood, as we have heretofore said, that all communications for this paper, of any and every character whatever, intended to promote the PRIVATE ENDS or INTERESTS of individuals, corporations, societies or schools, will be charged as advertisements.

The lengthy advertisement on this page necessarily precluded much reading matter for this week's paper, as it also served to delay the publication of the paper to a late hour.

See the advertisement of dwelling house for sale or rent. It is a very desirable one.

A New Livery Stable.

Our citizens of town and country, will be pleased to learn that a new Livery Stable, in the one formerly occupied by Mr. WOSHAN, situated on Bank street, will soon be opened in Plaquemine by P. BROUSSARD & Co. The name even of this gentleman, known to everybody, is sufficient to warrant the assertion that the stable will be kept in a first class style—supplied with the finest horses, buggies and carriages, and every attention paid to give satisfaction to all who extend their patronage. We predict entire success for the enterprise.

Fire in Plaquemine.

On Monday morning last, about 3 A. M., our citizens were aroused by the cry of fire! which proved to be the stable and warehouse of J. B. ROTH, Esq., situated in the heart of town. Before any one, perhaps, was upon the spot, the whole building was enveloped in flames. It was occupied by the Messrs. ROTH we believe, as a warehouse for various articles of hardware, the contents of which were lost. In one end was a stable, (rented if we mistake not by the proprietor of the Louisiana Hotel) in which was the horse and buggy of Dr. CASADYANT—horse perished, buggy consumed. ADJOINING the warehouse was the stable of Mrs. TUTTLE; the right of that building just erected by Mr. EATON, and to the left was the warehouses of HART, AUSTIN & Co., all of which were consumed, the latter losing about \$500. The night was quite still. Had there been anything of a breeze, a great destruction of property would have ensued. It was in the neighborhood of both the printing establishments of the place and the principal stores. It is not known how the fire originated. We trust this will again bring to the serious attention of our citizens the necessity of a fire engine. Our town is now of too much importance to be without this inestimable preserver from one of the most appalling agents of destruction and ruin.

The Ladies' Auction.

Not one to dispose of these invaluable and priceless jewels which constitute the better half of humanity, as a gentleman bachelor smilingly intimated as his belief from the notice he read, and to attend which, he said he would be there if he had to be carried—but one where all those little niceties as well as large ones, so indispensable to the fair sex, which HART, AUSTIN & Co. had intended should take place on the 18th inst., was postponed on account of the inclemency of the weather. They intend, however, that it shall come off on Monday next without fail; and with the usual gallantry of M. & A. of that establishment, to ensure the comfort and pleasure of the ladies the room will be fitted up in the handsomest style, with carpets, chairs, &c., and also a luxurious entertainment provided. We refer to their advertisement for a list of the valuable articles they have selected to sell on the occasion; and it would be idle to predict anything else than a "crowded house" and a day fraught with great novelty to the maids and matrons of the parish—and from far and near we expect to see their vehicles rattling into town at an early hour, to bear the first cries of "going, going, gone!" Gentlemen only admitted who accompany ladies.

Sheriff Hurr.

There is a clause in the Constitution which gives the Legislature the power to "address" out of office by a majority vote, with the sanction of the Governor, any officer except, we believe, the Supreme Judges. Accordingly, Mr. HAMILTON, of Natchitoches, presented such an Address to the Legislature a few days since, with reference to Mr. HURRY, on account of the destruction of the ballot-boxes at two precincts at the late election in New Orleans, where, it was stated Mr. BELL, (Hurry's opponent) had majorities—and by this time probably, the "address" has become a law, and the next step is the removal of HURRY. Had we time, we might make some comments at length on this action of the Legislature. The destroying of the ballot-boxes was a heinous offence that merited the severest punishment, and no advantage should have been suffered to grow out of it favorable to either candidate. The only mode of procedure, and the true one, was a re-election.—This BELL objected to. He wished it brought immediately before the court. It was done so—and here he should have "stood the head of the die." He lost.—HURRY won, and became the Sheriff. If not constitutionally, he was Sheriff by the accident of law, and here we should have let the matter stop. It was of war; he had chosen his weapons wisely. But the Legislature feels a duty was evidently intended to apply to the guilty of gross malfeasance.—HURRY does

wrong in the performance of his official duties! We come to the conclusion, without further comment, that the act of the Legislature alluded to has grown out of party violence; and is one much, very much to be lamented.—There were more impositions on the ballot-box, we consider, at the election in 1853, when omnibuses carried men from polls to polls to deposit their perjured votes, and when dead men rose out of their graves to take advantage of their naturalization papers to swell the majority of the dominant party!! These facts are notorious. But nothing was said then by the Legislature about "Addressing" out Mr. MARION! In this view of the matter, with other attending circumstances, we are pained to admit, apart from all party feeling, that we consider this "address" as the foulest act withing our knowledge that has ever disgraced a Legislative body of the State of Louisiana.

Incendiaries About!

Since the fire last Monday, noticed in another column, another came near accruing on Wednesday morning before daylight. A servant of Mrs. HACKER, getting up at an early hour, discovered a light in the stable on the lot of her residence, known as WOSHAN'S stable, and at present being fitted up as a livery stable by P. BROUSSARD. The servant paid no attention to the light at first, supposing it to be caused by the workmen, who were commencing their work—at least such is her story—but the light increasing in size, she went to see the cause, and found that the stable was on fire, but having progressed but little, it was easily put out. A horn, in which the combustible materials were placed, was found on the spot beneath the floor, and near a post. But for this timely discovery and assistance of the servant, the stable would in all probability have been destroyed, together with other property. This is sufficient evidence that the first fire was the work of an incendiary, and is a warning not to be neglected, that every step which vigilance could suggest, should be taken to prevent any other recurrence of such a diabolical nature, as well as measures adopted to ferret out those fiends in human shape, white or black, who could be guilty of such a devilish act as to burn our property, and who, if discovered, so richly merit the fullest punishment which our laws prescribe for such crimes. The stable is the property of Mrs. FERR. Should not the council appoint a police, to be paid from the Treasury, to watch our town in the present emergency?

The Coming High Water.

From all parts of the West we have accounts showing the great probability of floods in the Western rivers the coming spring. A letter to the St. Louis Republican, dated Kickapoo City, Kansas Territory, January 29th says: From the quantity of snow now on the ground, and the report of Mr. T. Brown, who has just returned to this place from Fort Laramie, we may expect to have very high water in the Missouri river this spring.

John Fitzgerald, tried at Auburn, N. Y., for murder of his father, mother and brother, has been convicted and sentenced to be hung on the 28th of March next.

Cancers.—In reference to the curability of cancers, a very eminent physician of the allopathic school, Dr. Moore, of Edinburgh, states that he witnessed the extirpation of sixty-two cancers, and not two of the patients were free from the disease two years afterwards! This appears to be poor encouragement for any one to undergo a painful and often dangerous operation.

Registering of Votes.—Mr. Brooks has introduced in the Senate a bill to prevent illegal voting in the city of New York, which we believe is identical with that before the same body at the previous session of the Legislature. Its specific for the evil it is designed to remedy, is a registration of the voters of the city to be completed immediately before the elections are to take place. Let it pass.

If a father in Turkey refuses his daughter to a lover, and the lover kills himself in consequence, the father is liable to the charge of murder.

NEW ADVERTISEMENTS.

CARD.

To our neighbors and friends who so readily came to our aid, and assisted us in removing our Goods from our burning Warehouse on the morning of the 18th inst., we return our hearty and sincere thanks for their timely assistance.

LADIES' AUCTION.

OWING to the inclemency of the weather our Ladies' Auction, advertised for the 20th inst., has been postponed until MONDAY the 25th, at which time the following Goods will be offered for sale:—

For Sale on Commission.

By the undersigned— 2 fine Dwelling Houses and Lots, in the town of Jefferson, belonging to A. F. St. Didier and Florestin Hebert.—

New Advertisements.

NOTICE.

ALL persons indebted to the succession of the late J. M. GEIGER, are hereby notified to come forward and liquidate their respective accounts with the undersigned within the lapse of thirty days, according to law. Persons to whom said succession is indebted, are likewise requested to present their claims for adjustment within the same delay.

M. A. ESTEVAN, Clerk.

For Sale or Rent.

A comfortable residence, situated on the corner of Canal Avenue and Plaquemine streets, is offered for sale or rent, with all the out-buildings, garden, fruit trees, &c. There are 3 or 4 arpents of ground connected with it.

SUCCESSION SALE.

Sixth District Court—Parish of Iberville, State of Louisiana.

BY virtue of the laws made and provided in cases of vacant successions, I will offer at public sale to the highest and last bidder, on SATURDAY, the 8th day of March, 1856, at 10 o'clock A. M., the following described property, belonging to the succession of J. M. Geiger, dec'd., to wit:

The undivided half of an Armoire and Bathing Tub; 1 Bedstead and Bedding, Washstand, &c.; Clothing, &c. &c. Terms of sale, CASH.

Vente de Succession.

Cour du Sixième District—Paroisse d'Iberville, Etat de la Louisiane.

EN vertu des lois faites et approuvées à l'effet des successions vacantes, j'offrirai en vente publique au plus offrant et dernier enchérisseur—

La moitié indivise d'une Armoire et Beignoir; 1 lit de chambre, avec ses accessoires, Matelas et Lave-bonnet, Habillements, &c. &c. Termes de la vente, Comptant.

Succession Sale.

BY virtue of an order or decree to me directed from the Hon. 6th District Court of the State of Louisiana in and for the Parish of Iberville, bearing date the 14th February, instant, I will offer at public sale to the highest and last bidder, on

Thursday, 27th of March, 1856, between the hours of 11 o'clock A. M. and 2 P. M., the undivided half of the following described property, belonging to the Successions of John S. Barrow and Margaret Armstrong, his wife, both deceased, to wit:

1st. The undivided half of a certain Plantation lying and situated in the parish of Iberville on both sides of Bayou Marangouin, composed of two tracts of Land, being the same Plantation on which the said John S. Barrow resided at the time of his death. One tract measuring forty-two arpents front on the West side of said Bayou Marangouin forty arpents in depth, bounded above by lands formerly belonging to Governor Henry Johnson, and below by land belonging to the succession of Lemuel Tanner, deceased. The said tract being composed of Lots or sections Nos. 61, 62, 63, 64, 65, 66, 67, 68, and part of 69, all contiguous to and adjoining each other and situated in Township No. seven of Range No. nine East; and the other tract being on the side of Bayou Marangouin opposite the tract above described, measuring thirty arpents front by forty arpents more or less in depth, bounded above by lands belonging to the widow and heirs of Austin Woolfolk, deceased, and below by land of Henry C. Thibodeaux. This last tract being composed of Lots 43 and 64, 44 and 67, 45 and 68, 46 and 70, and 48 and 71, in Township No. seven of Range No. nine and ten, and all adjoining each other, all of which said seven Lots or sections of land are supposed to contain two thousand and eight hundred superficial arpents, be the same more or less. The said Plantation is established and cultivated as a cotton estate—together with all the buildings, improvements and appurtenances thereunto belonging, consisting of dwelling house, gin house and gin, negro cabins, &c. &c. The one undivided half of which Plantation and appurtenances belongs to the said successions, and the other undivided half to Patrick & Woolfolk.

SLAVES.

The undivided half of the following named and described slaves, viz: 24 John Gray, aged 5 years; 3 Delpha, negro woman, aged 30 years; 4 Julia Ann, negro girl, aged 7 years; 3 John Henry, a boy aged 5 years; 6 Mary, a girl aged 4 years; 7 Callon, aged 56 years; 8 Louis, negro man aged 28 years; 9 Fanny, negro woman aged 25 years; 10 Barney, a negro man aged 65 years; 11 Henry Scott, negro man aged 30 years; 12 Bazil, negro man aged 32 years; 13 Christina, wife of Bazil, aged 32 years, and their four children, Agne, a girl aged 11 years, Henry, a boy aged 9 years, Abraham, a boy aged 5 years, and Wesley, an infant, 14 Kelly, negro man aged 22 years; Elmer, his wife, aged 24 years and their four children, Matilda, aged 6 years, Patrick, a boy aged 3 years, Tennessee, aged 2 years, and Mary Justine an infant; 15 Jordan, a negro man aged 50 years; 16 Mary Scott, negro woman aged 55 years; 17 John Scott, negro boy aged 12 years; Humley, negro man aged 33 years; 18 James Scott, negro man aged 40 years, and Caroline, his wife, aged 36 years; 19 Lydia Ann, a girl aged 15 years; 20 Susan, a girl aged 13 years; 21 Charles, aged 11 years; 22 Benjamin, a negro boy aged 7 years; 23 Robert, a boy aged 5 years; 24 Gabe, a boy aged 3 years; 25 Lavinia, an infant girl; 26 Tzar, an infant boy; 26 Peter, negro man aged 19 years; 27 Lexine, negro man aged 29 years; Ann, wife of Lexine, aged 27 years, and their children, Nace, a negro boy aged 7 years, and Ambrose, a boy aged 5 years; 30 Ann Queen, a negro woman aged 65 years; 31 Lucy Ann, negro woman aged 28 years; 32 Shelby Scott, an infant, 33 Bess, negro girl aged 20 years; 34 Bridget, negro girl aged 10 years; 35 Martha Ann, negro woman aged 36 years; 36 Emiline, negro girl aged 7 years; 37 Josephine, negro girl aged 4 years; 38 Amanda, a negro girl aged 3 years; 38 Eliza Butler, negro woman aged 38 years; 39 Jim Bendon (ruptured) aged 30 years, and Charlotte, wife of Bendon, aged 43 years; 40 Fleming, a boy aged 19 years; 41 Anna, a girl aged 17 years; 41 Sheppard, negro boy aged 11 years; 42 George, a boy aged 9 years; 43 Tennessee, a girl aged 2 years; 44 Arbell, infant; 44 Bill Hill (carpenter) negro man, aged 45 years; Mary Ann (seckly) negro woman, wife of Bill Hill, aged 27 years; Sarah Ann, 14 years; Polly, boy aged 13 years; Elizabeth, negro girl aged —, and Joseph, negro boy aged 5 years; 45 Patrick, negro man aged 60 years, and Letty his wife, aged 55 years; 46 Frank, negro man aged 21 years; 47 Biby Ann, his wife, aged 23 years; 48 Isaac, an infant, also a child of Frank and Biby; 49 Susan, negro woman aged 25 years; 50 Elias, child of Susan; 50 Peter, negro man aged 23 years; 51 Jake, negro man aged 20 years; 52 Penny Butler, negro man aged 20 years;

53 Rachel, negro girl aged 3 years; 53 Nace Butler, negro man aged 60 years; 56 Biby Butler, wife of Nace Butler, aged 65 years; 57 Henry Johnson, negro man aged 21 years; 58 Thomas Butler, negro man aged 20 years; 59 John Butler, negro man aged 18 years; 60 Washington, negro man aged 30 years; 61 Martha Swan, (seamstress) wife of Washington, aged 28 years; 62 Jane, negro girl aged 10 years, child of Martha Swan; 63 Charles, negro boy aged 2 years, child of Martha Swan and Washington; 64 Richard, negro boy aged 8 years; 65 Alfred, negro boy aged 2 years, child of Martha Swan and Washington; 66 Kitty, negro woman aged 65 years; 67 Sarah, negro woman aged 27 years; 68 George, her son, aged 5 years; 69 Sam Harris (blacksmith) negro man aged 40 years; 70 Betsy, wife of Sam Harris, aged 45 years; and their nine children; Sam, negro boy aged 18 years; 71 Ellen, negro girl aged 15 years; 72 Louisa, negro girl aged 13 years; 73 George, negro boy aged 11 years; Madison, negro boy aged 9 years; William, negro boy aged 7 years; Alley, negro — aged 5 years; Harriet, negro girl aged 8 years, and Fannere an infant; 74 Gus Queen, negro woman aged 80 years; 75 Gustus, negro man aged 30 years; 76 Eliza, wife of Gustus, aged 25 years, and their children, Manly, a boy aged 7 years, and Len, a boy aged 5 years; 77 Jake, negro man aged 35 years; 78 Adeline, his wife, aged 35 years, and children, Joseph, aged 9 years, Margaret, aged 7 years, and Elie, an infant; 79 William (carpenter) negro man aged 65 years; 80 Ester, his wife, aged 63 years; 80 Jim Bender, negro man aged 38 years; 81 Charles, negro man aged 30 years; 82 Clara, negro woman aged 65 years; 83 Nattley, a boy aged 3 years.

The undivided half a quantity of moveables, consisting in work horses, mules, 150 head horned cattle, 8 yoke of oxen, lot of hogs, one Jack and Jennie, 4 creole ponies, Blacksmith's and Carpenter's tools, ploughs, wagons, carts, hoes, axes, spades, about 5000 bushels of corn, 1 lot of fidding hay, 81 bales of cotton, 128,000 bricks, and three matlays of cane, all fully described in articles 126 to art. 145 of the inventory of the said property.

Also the undivided half of two hundred shares in the Baton Rouge, Grosse Tete and Opelousas Railroad, upon which there has been paid one thousand and eighty dollars.

The individual property of the said deceased, consisting in Tom Mimie, negro man aged 55 years, and Duncan, negro man aged 27 years, described in articles 150 and 151, together with a buggy and two buggy horses, one saddle horse, lot of silver and crockery ware, law books, household furniture, &c., fully described in the inventory from art. 153 to art. 187 inclusive, a full description of which will be given on the day of sale.

TERMS AND CONDITIONS.

The undivided half of the Plantation, lands, slaves, and moveables, together with the undivided half of all the buildings, improvements and appurtenances thereon being sold thereto belonging, and also the undivided half of all the horses, mules, horned cattle, sheep, hogs, bricks, lumber, &c., on said plantation, and thereunto attached. Also the undivided half of all the household furniture belonging to the partnership formerly existing between Washington Barrow and said John S. Barrow, also the undivided half of two hundred shares in the Baton Rouge, Grosse Tete and Opelousas Railroad, and the two slaves Tom Mimie and Duncan, described in articles 150 and 151 of the inventory of the individual property of the said deceased; and the moveables belonging to the said deceased be sold all in bloc or in globo, upon the following terms and conditions: To wit: The purchaser to pay the price as follows: Ten thousand dollars in cash on the day of sale; to assume to pay the one-half of the mortgage debt due by Washington and John S. Barrow on the said property, as by act of sale and mortgage passed before Louis Perit, late Recorder of this parish, on the 18th day of January, 1853, said mortgage debt consisting in five hypothecary notes of thirteen thousand four hundred and eighty-nine 88-100 dollars each, amounting in all in principal to \$67,477 90, the said undivided half being then in principal the sum of \$33,738 95; and to assume also all interest accrued and to accrue on the half of said mortgage debt, from the 4th day of February, 1856, till payment, exclusive of and over the price of adjudication, and the purchaser to assume to pay the said sum of \$33,738 95 in the same manner and on the same terms as the said Washington and John S. Barrow bound themselves to pay by the act of sale to him under date of the 18th January, 1853, above referred to. The said successions to pay all interest said sum of \$33,738 95 accrued to the 4th day of February, 1856. The purchaser also to assume to pay over and above the price of adjudication, one-half of four tenths of one thousand dollars each, being the balance due on the said mortgage, and the Baton Rouge, Grosse Tete and Opelousas Railroad, and all interest accrued and to accrue from the first day of April, 1854, on the half of said balance due. The sum of six thousand two hundred and fifty-five 21-100 dollars payable on the 1st of February, 1862.

The sum of \$6,255 21 payable on the 1st of February, 1866; the sum of \$18,765 63 payable on the 1st of February, 1867; the sum of \$2,502 08 payable on the 1st of February, 1867; the sum of \$2,502 08 payable on the 1st of February, 1868; the sum of \$2,502 08 payable on the 1st of February, 1869; the sum of \$2,502 08 payable on the 1st of February, 1870; the sum of \$2,502 08 payable on the 1st of February, 1871; the sum of \$2,502 08 payable on the 1st of February, 1872; the sum of \$2,502 08 payable on the 1st of February, 1873; the sum of \$2,502 08 payable on the 1st of February, 1874; the sum of \$2,502 08 payable on the 1st of February, 1875; the sum of \$2,502 08 payable on the 1st of February, 1876; the sum of \$2,502 08 payable on the 1st of February, 1877; the sum of \$2,502 08 payable on the 1st of February, 1878; the sum of \$2,502 08 payable on the 1st of February, 1879; the sum of \$2,502 08 payable on the 1st of February, 1880; the sum of \$2,502 08 payable on the 1st of February, 1881; the sum of \$2,502 08 payable on the 1st of February, 1882; the sum of \$2,502 08 payable on the 1st of February, 1883; the sum of \$2,502 08 payable on the 1st of February, 1884; the sum of \$2,502 08 payable on the 1st of February, 1885; the sum of \$2,502 08 payable on the 1st of February, 1886; the sum of \$2,502 08 payable on the 1st of February, 1887; the sum of \$2,502 08 payable on the 1st of February, 1888; the sum of \$2,502 08 payable on the 1st of February, 1889; the sum of \$2,502 08 payable on the 1st of February, 1890; the sum of \$2,502 08 payable on the 1st of February, 1891; the sum of \$2,502 08 payable on the 1st of February, 1892; the sum of \$2,502 08 payable on the 1st of February, 1893; the sum of \$2,502 08 payable on the 1st of February, 1894; the sum of \$2,502 08 payable on the 1st of February, 1895; the sum of \$2,502 08 payable on the 1st of February, 1896; the sum of \$2,502 08 payable on the 1st of February, 1897; the sum of \$2,502 08 payable on the 1st of February, 1898; 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the sum of \$2,502 08 payable on the 1st of February, 1916; the sum of \$2,502 08 payable on the 1st of February, 1917; the sum of \$2,502 08 payable on the 1st of February, 1918; the sum of \$2,502 08 payable on the 1st of February, 1919; the sum of \$2,502 08 payable on the 1st of February, 1920; the sum of \$2,502 08 payable on the 1st of February, 1921; the sum of \$2,502 08 payable on the 1st of February, 1922; the sum of \$2,502 08 payable on the 1st of February, 1923; the sum of \$2,502 08 payable on the 1st of February, 1924; the sum of \$2,502 08 payable on the 1st of February, 1925; the sum of \$2,502 08 payable on the 1st of February, 1926; the sum of \$2,502 08 payable on the 1st of February, 1927; the sum of \$2,502 08 payable on the 1st of February, 1928; the sum of \$2,502 08 payable on the 1st of February, 1929; the sum of \$2,502 08 payable on the 1st of February, 1930; the sum of \$2,502 08 payable on the 1st of February, 1931; the sum of \$2,502 08 payable on the 1st of February, 1932; the sum of \$2,502 08 payable on the 1st of February, 1933; the sum of \$2,502 08 payable on the 1st of February, 1934; the sum of \$2,502 08 payable on the 1st of February, 1935; the sum of \$2,502 08 payable on the 1st of February, 1936; the sum of \$2,502 08 payable on the 1st of February, 1937; the sum of \$2,502 08 payable on the 1st of February, 1938; the sum of \$2,502 08 payable on the 1st of February, 1939; the sum of \$2,502 08 payable on the 1st of February, 1940; the sum of \$2,502 08 payable on the 1st of February, 1941; the sum of \$2,502 08 payable on the 1st of February, 1942; the sum of \$2,502 08 payable on the 1st of February, 1943; the sum of \$2,502 08 payable on the 1st of February, 1944; the sum of \$2,502 08 payable on the 1st of February, 1945; the sum of \$2,502 08 payable on the 1st of February, 1946; the sum of \$2,502 08 payable on the 1st of February, 1947; the sum of \$2,502 08 payable on the 1st of February, 1948; the sum of \$2,502 08 payable on the 1st of February, 1949; the sum of \$2,502 08 payable on the 1st of February, 1950; the sum of \$2,502 08 payable on the 1st of February, 1951; the sum of \$2,502 08 payable on the 1st of February, 1952; the sum of \$2,502 08 payable on the 1st of February, 1953; the sum of \$2,502 08 payable on the 1st of February, 1954; the sum of \$2,502 08 payable on the 1st of February, 1955; the sum of \$2,502 08 payable on the 1st of February, 1956; the sum of \$2,502 08 payable on the 1st of February, 1957; the sum of \$2,502 08 payable on the 1st of February, 1958; the sum of \$2,502 08 payable on the 1st of February, 1959; the sum of \$2,502 08 payable on the 1st of February, 1960; the sum of \$2,502 08 payable on the 1st of February, 1961; the sum of \$2,502 08 payable on the 1st of February, 1962; the sum of \$2,502 08 payable on the 1st of February, 1963; the sum of \$2,502 08 payable on the 1st of February, 1964; the sum of \$2,502 08 payable on the 1st of February, 1965; the sum of \$2,502 08 payable on the 1st of February, 1966; the sum of \$2,502 08 payable on the 1st of February, 1967; the sum of \$2,502 08 payable on the 1st of February, 1968; the sum of \$2,502 08 payable on the 1st of February, 1969; the sum of \$2,502 08 payable on the 1st of February, 1970; the sum of \$2,502 08 payable on the 1st of February, 1971; the sum of \$2,502 08 payable on the 1st of February, 1972; the sum of \$2,502 08 payable on the 1st of February, 1973; the sum of \$2,502 08 payable on the 1st of February, 1974; the sum of \$2,502 08 payable on the 1st of February, 1975; the sum of \$2,502 08 payable on the 1st of February, 1976; the sum of \$2,502 08 payable on the 1st of February, 1977; the sum of \$2,502 08 payable on the 1st of February, 1978; the sum of \$2,502 08 payable on the 1st of February, 1979; the sum of \$2,502 08 payable on the 1st of February, 1980; the sum of \$2,502 08 payable on the 1st of February, 1981; the sum of \$2,502 08 payable on the 1st of February, 1982; the sum of \$2,502 08 payable on the 1st of February, 1983; the sum of \$2,502 08 payable on the 1st of February, 1984; the sum of \$2,502 08 payable on the 1st of February, 1985; the sum of \$2,502 08 payable on the 1st of February, 1986; the sum of \$2,502 08 payable on the 1st of February, 1987; the sum of \$2,502 08 payable on the 1st of February, 1988; the sum of \$2,502 08 payable on the 1st of February, 1989; the sum of \$2,502 08 payable on the 1st of February, 1990; the sum of \$2,502 08 payable on the 1st of February, 1991; the sum of \$2,502 08 payable on the 1st of February, 1992; the sum of \$2,502 08 payable on the 1st of February, 1993; the sum of \$2,502 08 payable on the 1st of February, 1994; the sum of \$2,502 08 payable on the 1st of February, 1995; the sum of \$2,502 08 payable on the 1st of February, 1996; the sum of \$2,502 08 payable on the 1st of February, 1997; the sum of \$2,502 08 payable on the 1st of February, 1998; the sum of \$2,502 08 payable on the 1st of February, 1999; the sum of \$2,502 08 payable on the 1st of February, 2000; the sum of \$2,502 08 payable on the 1st of February, 2001; the sum of \$2,502 08 payable on the 1st of February, 2002; the sum of \$2,502 08 payable on the 1st of February, 2003; the sum of \$2,502 08 payable on the 1st of February, 2004; the sum of \$2,502 08 payable on the 1st of February, 2005; the sum of \$2,502 08 payable on the 1st of February, 2006; the sum of \$2,502 08 payable on the 1st of February, 2007; the sum of \$2,502 08 payable on the 1st of February, 2008; the sum of \$2,502 08 payable on the 1st of February, 2009; the sum of \$2,502 08 payable on the 1st of February, 2010; the sum of \$2,502 08 payable on the 1st of February, 2011; the sum of \$2,502 08 payable on the 1st of February, 2012; the sum of \$2,502 08 payable on the 1st of February, 2013; the sum of \$2,502 08 payable on the 1st of February, 2014; the sum of \$2,502 08 payable on the 1st of February, 2015; the sum of \$2,502 08 payable on the 1st of February, 2016; the sum of \$2,502 08 payable on the 1st of February, 2017; the sum of \$2,502 08 payable on the 1st of February, 2018; the sum of \$2,502 08 payable on the 1st of February, 2019; the sum of \$2,502 08 payable on the 1st of February, 2020; the sum of \$2,502 08 payable on the 1st of February, 2021; the sum of \$2,502 08 payable on the 1st of February, 2022; the sum of \$2,502 08 payable on the 1st of February, 2023; the sum of \$2,502 08 payable on the 1st of February, 2024; the sum of \$2,502 08 payable on the 1st of February, 2025; the sum of \$2,502 08 payable on the 1st of February, 2026; the sum of \$2,502 08 payable on the 1st of February, 2027; the sum of \$2,502 08 payable on the 1st of February, 2028; the sum of \$2,502 08 payable on the 1st of February, 2029; the sum of \$2,502 08 payable on the 1st of February, 2030; the sum of \$2,502 08 payable on the 1st of February, 2031; the sum of \$2,502 08 payable on the 1st of February, 2032; the sum of \$2,502 08 payable on the 1st of February, 2033; the sum of \$2,502 08 payable on the 1st of February, 2034; the sum of \$2,502 08 payable on the 1st of February, 2035; the sum of \$2,502 08 payable on the 1st of February, 2036; the sum of \$2,502 08 payable on the 1st of February, 2037; the sum of \$2,502 08 payable on the 1st of February, 2038; the sum of \$2,502 08 payable on the 1st of February, 2039; the sum of \$2,502 08 payable on the 1st